

Here is the Special Report you requested...

The Hidden Secrets Your Spouse Does Not Want You to Know About Divorce!

Warning: If you have been living in a stressful marriage for more than a year and are considering Divorce... Don't do anything until you read this informative Special Report...



By:

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Inside This Special Report You Will Learn How to Protect Your Legal Rights

Dear Friend:

Thank you for ordering my Special Report where I will expose many shocking “*myths and conceptions*” regarding divorce. I wrote this Special Report in everyday language without all the legal terms so everyone who ordered this informative Special Report could easily understand.

If you are now living in a stressful relationship with your spouse creating a negative environment for you and your children, uncertain what to do, and thinking if filing for a divorce you are probably worried about what steps to take next, here are some of the most common concerns most people have when facing divorce:

1. I want possession of my children, but I have to move out now, what should I do?
2. How do you tell your spouse it’s finally over?
3. Should I leave my home or stay until the divorce is final?
4. How do I protect the rights of my children, property, and financial rights in the aftermath of a bitter separation?
5. What if my spouse won’t agree to sign divorce papers?
6. How will I know that the lawyer I have chosen to represent my interest is the right lawyer for me and will know what to do?
7. Since there are so many lawyers to choose from, how will I know if the one I choose is competent?

If you have any of these concerns, then please keep reading this Special Report in its entirety because it just might have the answers you have been looking for.

Hello, my name is Jim Andrie; I have worked diligently helping people in our community as a family law attorney for more than 17 years. I have focused my practice on the challenges faced by unhappy couples that have tried everything to hold onto their marriages, and are tired of living a stressful, unhappy life.

It is unfortunate, but many couples end up in divorce for a variety of different reasons. I have focused my practice in doing all that I can to ease the stress, and pain in people’s lives. In

fact, this process does not have to be a long drawn-out and painful one if you follow the easy steps that I am going to outline here for you in my Special Report.

Unfortunately, I see far too many people misinformed about their legal options during their separation and divorce process. I have seen honest, hardworking, unsuspecting people get taken advantage of by not knowing what they could have done to protect themselves properly. That is why I have taken the time to write this Special Report and offer it for free without any obligation whatsoever to anyone who requests it.

I have heard far too many horror stories of people losing everything they worked *so hard* to build over the years wiped away by an *ugly, bitter* divorce because they did not know what to do to protect their legal rights. In fact, there are key secrets to protect what is rightfully yours that I reveal inside this Special Report.

Every year I hear of many cases where ex-wives or ex-husbands were entitled to receive a fair matrimonial settlement of the property and their children only to find out that by not taking the appropriate steps they lost more than they really should have.

These days, you need to pay close attention and get the correct information before you speak to *any* attorney or sign *any* legal document. That is why I recommend that you do not speak to anyone (including close friends or family members) or post on Social Media about your situation until you have read this Special Report. Your family and friends all have your best interests at heart, but they do not know the law.

It is hard enough just to make ends meet these days and adding an ugly, bitter, long drawn out court battle to the mix can really make life a living hell. If you have been contemplating the idea of filing for a divorce, and are scared of the future consequences there are some important facts your spouse does not want you to know.

Let me share with you some real life examples of people I have helped, and give you some critical information you need to be aware of to ensure you receive what you rightfully deserve. To protect our client's confidentiality, their last names have been withheld.

How Can This Happen To ME?

Take for example, Chuck, who is a hard working father of two, who is employed as a computer programmer for a large telecommunications company. His wife slammed him with divorce papers right before the holidays and had the police physically remove him from their home. As you might guess, Chuck didn't see any of this coming, and all of a sudden, he was out on the curb with nowhere to go, with all of his belongings packed into garbage bags.

Chuck was completely devastated by all of this. In fact, he was completely taken by surprise that his wife of 17 years would have him physically removed from their home, since Chuck had no history of physical or emotional abuse. In the following days, Chuck tried to pull himself together trying to work things out with his wife with no success.

He was confused and didn't know what to do about his home, his children, or his finances, since his wife had been moving funds from their personal accounts for months. Things really started to turn for the worse for Chuck, since his wife Mary, failed to pay the bills for several months, and the credit cards were all cancelled.

While Chuck was at work, Mary would go out shopping, rack up large bills on their credit cards, and hide the credit card bills when they came in the mail. Chuck was between a rock and a hard place, since he had very limited funds and could no longer use his credit cards.

Chuck was desperate when he came to my office. We did some checking up on his wife Mary. We hired a private investigator to find out what was really going on when Chuck was at work. When all was said and done Mary had been using Chuck's money to fund her relationship with her new boyfriend, Chuck won possession of his children and won his home back. We were successful at recovering a *just* divorce for Chuck.

Another client, Lisa, is a 26 year old mother of a small girl working two jobs to help pay her college loans. Lisa was trying to get ahead by going back to school to become a medical secretary. That way, she could better provide for her daughter. Lisa had some serious issues at home to deal with. Her husband of 8 years, John, could never seem to hold down a job longer than six months, and had a history of drinking too much.

After coming home from working a double shift, Lisa noticed that her husband's car was in an accident. Her husband was drinking again and caused an accident while their 4 year old daughter was in the car. Luckily, their daughter was not hurt. At this point, Lisa couldn't take it anymore and had to do something. They had previously tried family counseling and her husband went to *Alcoholics Anonymous* and still nothing was working.

When Lisa came to my law firm she had no idea what to do. She told me she was desperate. We answered all of her questions, took the time to develop a plan for her moving forward and put her mind at ease. The most important thing to Lisa was the well-being of her daughter. We went to work for her and got her complete decision making and possession of her daughter, plus child support and maintenance so she could continue to go to school. In addition, she was able to apply for a government grant with our help and was able to graduate with honors.

Lisa's dreams finally came true and now she is now looking to buy her own home. In fact, we are helping her with the closing. As Lisa's lawyer, I always look at the big picture to see what impact a divorce can have on the family. In this case, it was in the best interest of the child that the parents go their separate ways.

Of course, past results are not a guarantee of future results. When your friend tells you their case and the result they got, each case is unique and reference must be made to the specific legal and factual circumstances presented.

Warning! If You Are Going To Get A Divorce And Want Physical Possession Of Your Children Read This...

Some Judges might hold your move from your children's home *against you*. Be careful. Don't let a short term goal interfere with what you really want.

Make sure that even though you are moving out, your spouse understands you are not giving up your rights to your children or property. Many spouses, out of guilt, give the other so much money that they have to move into a single room apartment where they cannot bring their children to visit. Don't become one of them. Ask your attorney to protect you as vigorously as possible through a legally binding separation agreement if you intend to move out.

No Miracles... Just Hard Work

Now I didn't work any special miracles on the two cases I mentioned. I just did my job as a lawyer. I did the hard work that was necessary to help my clients.

I investigated their cases, hired necessary expert witnesses, interviewed the people relevant to their situations, examined records, documented, and verified their claims. I knew the law, followed the proper procedures holding onto my ground, tooth and nail, for my clients.

With more than 1,700 family law cases of experience, I was able to analyze their situation, recommend the best course of action and obtain a just divorce settlement they could live with.

The tragedy in all of this is there are many people out there just like Chuck and Lisa who never get a second chance to fully understand their legal options. Until now. You see, every year hundreds if not thousands of people jump into getting divorced without fully understanding the legal process. That is why I have dedicated myself to educating my clients as to what steps are necessary to protect their legal rights.

Are You Counting On Your Spouse to Tell You the Truth?

The harsh reality is that your spouse will often try to force you into accepting an unfair divorce settlement than you truly deserve. When it comes to getting divorced, it could get very ugly in a hurry if you don't protect your interests first. Your spouse's attorney knows this and he

or she is in business to make sure his or her client gets the maximum amount of money, property and time with your children. So it is important that you protect your interest as soon as possible by considering what I have to tell you.

Here Are Some Signs That Divorce Papers May Be in the Cards for You

1. Has your spouse been fishing around for information?
2. Has your spouse asked a lot of questions regarding your finances?
3. Has your spouse been out late at night or unaccountable for periods of time during the day?
4. Can you prove that your spouse has been lying to you?
5. Has your spouse been acting strangely when they ask you these questions?

Please Don't Let This Happen To You. Protect Yourself By Learning The Legal Difference Between Separation and Divorce

If you want finality with peace of mind in your marital status, it is certainly preferable to be divorced. Alternatively, if you do not wish to be divorced, and want no legal obligations to your spouse, a judgment of separation would be preferable. We suggest that to the extent possible, you investigate both of these alternatives in advance.

As always, stay involved with your children. With major disruption imminent, your children will need the reassurance of your extra attention. Fear of abandonment by one or both parents is the number one reaction of children faced with divorcing parents. On the legal front, the more you are involved with your children now, the greater chances you have to stay involved with them by court order, if necessary.

How To Interview And Retain The Right Divorce Lawyer For You

I want you to know that if you are seriously considering the option of divorce, then you need to know how to hire the right lawyer for your legal needs. Whatever you do, make sure to NOT to hire a lawyer based on the notion of how that lawyer might relate to your spouse.

You might think it is important for the lawyer to be able to stand up to your spouse. The truth of the matter is, the lawyer might never speak to your spouse, only deal with his or her attorney. Thus, the way your lawyer gets along with your spouse's lawyer is the real sticking point. So, don't worry about your spouse's opinion of your lawyer because it does not matter.

What Do You Need To Know Before Retaining A Divorce Lawyer?

- ✓ How many matrimonial cases has this lawyer handled in the past?
- ✓ How many of these cases involved children? Such as support, large financial settlements or whatever issues you feel suit your situation.
- ✓ Where did the lawyer go to law school? (Unless the diploma is staring you in the face)
- ✓ Does this lawyer know your husband or wife?
- ✓ Does this attorney know his or her attorney?
- ✓ Does the attorney have the time to take on a new case right now?

Changes in the law concerning divorce and family law occur frequently. You should consult with an attorney with respect to, and who is aware of, the latest changes.

Where Do We Go From Here?

THE MOST IMPORTANT SECRET YOU NEED TO KNOW IN ORDER TO AVOID BEING RIPPED OFF IN DIVORCE COURT IS TO HIRE THE MOST COMPETENT, AGGRESSIVE, STRONG WILLED, AND SAVVY ATTORNEY YOU CAN FIND, NOT THE MOST EXPENSIVE.

How will you know the lawyer you have is going to be the most *competent, aggressive, strong willed, and savvy* attorney you can find?

Myths And Misconceptions Everyone Should Know Before Retaining A Divorce Lawyer...

If you are seriously thinking of getting a divorce you only get one chance to get the right settlement you deserve. One of the most important decisions you will make that will affect you

the most after your divorce will be the lawyer you choose to take on this task. That is why I am going to expose some of the most common myths about divorce attorneys.

That way, you can have a better chance at making an informed decision that is right for you. I know I am going to get some flak for this, but if I can help just one person with this critical information then I will have accomplished the purpose of this Special Report.

Myth #1: Every attorney has about the same amount of training and experience.

The truth of the matter is that experience and training differ greatly from attorney to attorney. Some attorneys may have years of experience drafting wills or shuffling papers in real estate transactions. Why would you want that kind of attorney representing you in a divorce case? Because they are a family friend? Wouldn't you agree that if you are getting a divorce that you don't want some paper pusher on your side? They may be excellent at their craft, but it is like calling a plumber to fix your electrical problem.

The lawyer you hire for your divorce should have a *proven* track record of being able to negotiate these critical life changing matters properly and if the negotiation process fails they should be able to take your case to trial, only an experienced divorce attorney can give you the peace of mind knowing you have given yourself the best possible chance of winning your case.

Please don't be bashful asking these tough questions, "*How many cases have you taken to court? How many have you won? How many years of experience do you have as a trial lawyer?*" These are the kinds of questions you had better ask any lawyer you meet before you make up your mind on hiring one.

The legal profession is like any other profession when it comes to experience. Every professional needs experience. Why let someone get their experience on your dime? When you need help, make sure it is the best help available so you get the most benefit from it. Let the inexperienced lawyer experiment with someone else's life - not yours.

Myth #2: If a lawyer is on television, he or she must be good.

Just because a lawyer appears in television commercials, this does not necessarily qualify them to handle divorce cases. Amazingly, some lawyers who advertise on television don't even appear on the commercials themselves, but hire paid actors. Please don't be fooled by those slick Madison Avenue gimmicks such as being an expert on one sex's rights over another.

If you do talk to a lawyer who advertises on television, then ask him or her the very same questions you would any other lawyer, "*How many cases have you taken to court? How many*

have you won? How many years of experience do you have as a trial lawyer?" If all a lawyer had to offer was a slick television commercial do you want to trust one of the most important life changing decisions be based on a slick television commercial?

Myth #3: All lawyers are skilled in the art of negotiations.

What you really want to do is avoid going to trial at all cost, if possible. First of all, it will cost you lot more and secondly, it will draw out the divorce process making it last longer than it should. Next, what you want to know is how many divorce cases actually go to trial? Attorneys who have gone to trial way too many times might not be a good negotiator, so make sure to keep that in mind especially when the lawyer has not been practicing that long.

The truth is you want to settle these types of cases out of court because if it does end up in trial you are going to need expert witnesses, which cost money. If you do not have a lawyer who knows the fine *art* of negotiation, your legal bill could be enormous.

Myth #4: All lawyers are personally involved in the cases they handle.

Unfortunately, this is not true. Some lawyers have so many cases they hardly ever look at the file and talk to their clients! Just try to get one of those busy law firms to return your phone call, let alone a quick call from his or her paralegal, these law firms are what we refer to in the profession as “mills,” “factories,” or “assembly lines.” They use up your initial retainer payment and discard you, these lawyers hire paralegals to do the majority of their paperwork for them.

Here is the bottom line. No matter how big or how small your divorce case is, it is important to YOU. You need to have a lawyer on your side that is one hundred percent committed to providing the quality legal service, representation, and above all, pay close attention to every detail. You need to know that your lawyer is personally involved in the preparation, evaluation, and resolution of your divorce. A lawyer who will treat your case with the utmost importance it truly deserves, not meet with you initially and pass the case on to a junior associate.

Myth #5: Just because a lawyer says he or she goes to trial does not mean he or she actually goes to trial.

Just because a lawyer says he or she is a trial attorney, does not necessarily mean that he or she takes cases to trial. He or she can prepare for trial, can go through the semantics of gathering discovery evidence and witness preparation, but when the time comes for the actual trial they lose their nerve and settle the case. There are plenty of lawyers who fit this description, and we as trial lawyers take advantage of them. If you know ahead of time your spouse’s chosen attorney never takes matters to trial, it certainly provides you leverage in

negotiating. Just how difficult is it to convince a judge of your position? What skill level is needed to talk in front of a judge? You need nerves of steel, and you had better be prepared because you only get one shot in front of a judge to look confident.

Inexperienced lawyers hurt their clients all the time. They don't file the correct paperwork; they miss critical deadlines, and most importantly the don't know how to properly research their client's case. Even worse, many lawyers have never taken a case to trial, and so they don't know what their client's divorce settlement should be. If what I have said so far makes sense...

Here Is What I have to Offer...

If this Special Report has made the least bit of sense to you then you probably have a few questions, since you may be uncertain about whether you have a valid reason to file a divorce against your spouse. So I am offering a FREE, one-hour consultation divorce audit to review our case.

Please call me while this report is fresh in your mind. I will set aside one full hour of MY time, not another associate, to meet with you at no cost or obligation whatsoever. If you have additional questions after that one hour, we will continue until your questions are answered, again at no cost or obligation to you. This consultation will allow you to protect your legal rights, and maximize your divorce settlement. You will be able to come away having all of your questions answered and go forward with confidence knowing you have peace of mind.

Here Is How It Works:

First, I will review all of the facts of your case with you and ask you questions reviewing your options with you. Then, when I have a clear understanding of what has happened I will give you my opinion about your case, including your chances of success and any problems I foresee. We have a system at FRANKS & RECHENBERG for bringing divorce proceedings to conclusion. We divide divorce proceedings into certain elements or stages:

- ✓ Data Gathering.
- ✓ Categorizing the Data.
- ✓ Evaluating the Data.
- ✓ Settlement Negotiations or Trial.

"*Discovery*", or data gathering from your spouse, generally cannot start until approximately one month after the divorce proceedings are initiated. The data gathering process usually takes two to three months. Data is gathered from both you and your spouse in several ways. The simplest and least expensive way to handle discovery is for you and your spouse to produce it voluntarily. If you and your spouse cooperate in providing the necessary discovery, you should save on the expenses of the divorce proceedings.

If your spouse does not voluntarily provide the necessary documents and information, I will engage in formal discovery. We are entitled to have your spouse produce documents for our inspection and copying. Your spouse may be required to answer questions ("interrogatories") in writing, under oath. Your spouse may also be required to appear at a discovery deposition. At a discovery deposition your spouse is required to answer questions under oath. We can also subpoena data from others, such as employers, banks, etc. When we seek discovery from the other side, they generally have thirty days to comply. Obviously, if discovery is completed voluntarily the time frame may be significantly shorter.

The next stages, of categorizing and evaluating the data, generally will take one to two months, depending on the complexity of the data. The evaluation of some assets may involve obtaining an appraisal to determine its value. Once the evaluation process is completed, we usually produce a memo that will list all assets, debts and income. This memo will be given to you, and the next step will be to recommend a settlement to you.

The final stage, negotiations, varies in length from one to several months, depending on how far apart the initial settlement positions of you and your spouse are. Once you and I have arrived at a settlement position, we will attempt to negotiate a settlement. If it appears at the initial stage of negotiations that the settlement positions are far apart, we will ask the court to set the divorce for trial, or pretrial conference.

A pretrial conference is an informal session for the purpose of attempting to settle the divorce with the judge's aid. As a result of the pretrial conference, the judge will give recommendations. The judge's recommendations are often used as an aid to settle the divorce because if the same facts come out as a result of a trial as were represented at the pretrial conference, the judge is likely to rule the same way.

The above time frames are related so you have an idea of usual time frames. Each divorce, however, is unique. We have brought some divorces to conclusion in a substantially shorter period than outlined above, but other divorces have taken longer.

I will attempt to keep you as fully informed as possible. Letters and documents we receive from your spouse's attorney will be transmitted to you shortly after receipt. You will receive copies of any court documents or letters we draft in your behalf. You will also receive copies of file memos relating to your divorce. I recommend you keep all documents regarding your divorce in a secure place. We can most efficiently help you if you keep a file with all materials and documents related to your divorce. Occasionally you may not understand a

particular document you receive. If you do not understand a document, or what is going on in your divorce, you should ask us for an explanation.

My Personal Guarantee To You!

This is my personal guarantee of commitment to you. I will invest my time, my resources and my abilities into your case. I will do everything I can to help bring your matter to either settlement or trial. Statistically, 95% of divorces are settled and do not go to trial. How expensive your divorce will be, and how long your divorce will take, depends on how much contested litigation we will need to engage in before the divorce is settled.

I will, when we have all relevant facts and figures, make settlement suggestions to you. To make such suggestions, we need a yardstick or standard of what is fair. The standard of fairness is our opinion of what the judge would do if your divorce were contested and if the judge were to decide all the issues. We may discuss your divorce in terms of low-fair, fair-fair, or high-fair. This means there is generally a fair range, and we will attempt to negotiate a settlement that is between high-fair and fair-fair range. Most divorces settle in the low-fair to high-fair range.

Since divorce cases are some of the most emotionally charged court battles, I want you to understand that I know what you are going through, having gone through my own divorce. That way you can start sleeping better at night again.

Our offices are located in Lake in the Hills and McHenry, Illinois and are handicapped accessible. You do not have to inconvenience yourself by fighting downtown traffic or paying for parking and you can get your case started immediately.

The Worst Thing You Can Do Is What Far Too Many People Do - Delay Or Do Nothing Until It Is Too Late

Unfortunately, far too many people have told me they wished they had acted sooner before important witnesses moved and could no longer be found, or before their spouse removed vital evidence that proved fatal to their case. I have encountered many people who have decided to stay married because of one reason or another, only to find themselves years later wishing they would have moved on with their lives.

Please do not let this happen to you. If you are in a situation where you don't know what to do next and you cannot seem to figure things out, then that is more of a reason to consult us. I understand that you have a lot of concerns because this is a life changing decision. However, as you can guess, doing nothing will not improve your position.

**To Take Advantage Of My Free, No Obligation Office Consultation,
Call Marlo or Dimitra At (847) 854-7700 For An
Immediate Appointment.**

When you call the office, if I am not immediately available, ask to speak to either Marlo or Dimitra, to arrange a one on one divorce audit consultation with me for one full hour to discuss your situation at no charge.

I will be happy to answer all of your questions, give you the benefit of an objective analysis and then, it is up to you to decide what you want to do. Even after that, you are under no obligation to use me as your divorce attorney. I sincerely hope that I have made this as easy as possible for you.

Thank you again for ordering this Special Report. I look forward to assisting you further in any way I can.

Yours Truly,

James H. Andrle III

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Get Answers. Get Andrle.

P.S. Remember, I am here to help you in any way that I can, even if it only to provide you information. But I cannot help you any further unless we make contact. I have dedicated my entire practice to family law and helping each and every client by offering them the information they need to make an informed choice about one of the hardest decisions of their life.

The truth of the matter is there is nothing to be embarrassed about or feel like a failure because you tried everything and your marriage did not work. This unhappy period of your life is merely

a temporary situation that can be resolved once you receive the information you need and can make an informed choice.

P.P.S. What is the worst thing that can happen if you meet with me for a free divorce audit consultation? Your spouse will throw you out of the house? Your credit report will be damaged? The bank will foreclose on your home? You will lose your rights to see your children? The credit card companies will file law suits against you?

No, but I have seen these things happen to clients who don't know how to protect their rights. At worst, you will find out that I cannot help you and you will leave my office in the same situation you entered. At best, we will find that not only can I help you, but you will be able to get your life back to some semblance of normalcy.

The only reason I am in practice is because I am a hard working normal guy, who wants to help hard working normal people just like you.