



Information on Divorce

What is a No-Fault Divorce?

Sadly, many marriages end in separation or divorce.

After nearly 50 years, the law about getting divorced was changed in April 2022.

Under the previous law the Court had to be satisfied that the marriage had irretrievably broken down because of one of five facts:

- Adultery
- Unreasonable Behaviour
- Desertion
- Two years separation (with consent)
- Five years separation (consent not needed)

Now, all that is required is for at least one person to confirm that the **marriage has broken down irretrievably**.

It is important to note that there are certain requirements that you need to meet before you can issue divorce proceedings

What about my Finances?

When starting divorce proceedings, it is important that you and your ex consider your finances.

For more information on this, see our “**Matrimonial Finances**” Leaflet

Other Changes to Divorce

- Divorces cannot be contested/defended except in exceptional and limited grounds
- Divorces can be applied for jointly
- Introduction of the “Cooling Off Period”

Procedure

The procedure for applying for applying for a Divorce include: -

- Application
- Service
- Cooling Off Period
- Conditional Order
- Final Order

Our family team at Chafes Hague Lambert can guide you through the resolution of any divorce in an empathetic, proactive and cost-conscious way.

To discuss your matter further please contact: -

- **Michelle Simpson: Associate**
01663 743 344 (New Mills)
Michelle.simpson@chlsolicitors.co.uk
- **Carla Hazelwood: Paralegal**
01663 743 344 (New Mills)
Carla.hazelwood@chlsolicitors.co.uk

New Mills
21 – 23 Union Road | New Mills
High Peak
SK22 3EL
01663 743 344

Urmston
2 – 4 Primrose Avenue | Urmston
Manchester
M41 0TY
0161 747 7321

Wilmslow
22 Church Street | Wilmslow
Cheshire
SK9 1AU
01625 531 676