

THE LAW OFFICE OF BRYAN FAGAN

Presents...

ON YOUR SIDE MAGAZINE

We are dedicated to providing as much FREE legal information to our community, as possible!

If you ever have any questions, please give us a call at 281.810.9760

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Filing for divorce

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Visitation rights

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Spousal support





WHO WE ARE

AND WHAT WE DO

We are a family law firm. We believe in helping our clients transition through family law cases, as smoothly as possible.

As a family law firm, we understand clients are handing over a very personal piece of their lives to us. Not only does our firm work professionally, diligently and efficiently but we believe in having great communication with our clients.

Our clients are able to speak to their attorney, as well as have access to a wonderful client support team who can help answer all questions regarding their case, status updates, billing inquiries, and other concerns that may arise during the process.

Not only does our client support team reply back to our inquisitive clients in a timely manner, but the client can count on someone reaching out to them to check-in several times throughout the duration of their case. We believe in putting our clients first!

Our firm offers free consultations and accept consults daily!

We believe every person should be informed of their rights and the process pertaining to their case, this is why we offer free consultations.

During your free consultation with a family law attorney, you will learn your rights, have all of your questions answered, discuss the process, and your best avenues.

In addition to our free consultations, we are one of the few firms who have Finance Specialists to help you discuss a lower down payment, and payment plans

OUR FIRM HANDLES THE FOLLOWING CASES:

- Filing Divorce Papers
- Arranging Child Custody
- Obtaining Protective Orders
- Property Division Matters
- Visitation Rights
- Establishing Child Support
- Establishing Spousal Support
- High Net Divorce
- Enforcements
- Modifications
- AND MUCH MORE!

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Divorce in Judaism: A Jewish Court plays its part

In the Jewish faith tradition, there are courts that are specific to Judaism which play an important part in the life of married persons who are seeking a divorce. Known as a Beit Din (rabbinical court), these courts supervised the process of applying for a Get. A get is a document created by a rabbi familiar with Jewish Law on divorce that will allow a man and woman to get a divorce in their faith. For Jewish people, simply going to the civil courthouse and getting a divorce like any other citizen of the State of Texas is insufficient. Obtaining a get is essential to their being able to move forward in living their lives as Jewish people.

If you are Jewish then you probably know already that without a get you and your spouse will remain married in the eyes of your faith even if you have successfully been divorced by the State of Texas. It is the responsibility of the husband to obtain the get and to present it to his wife. As a wife, if you are not presented with a get and subsequently have a child with another man that child cannot marry within the Jewish faith.

The supervision of obtaining a valid get is done by a beit din. This is a court that is run by rabbis for Jewish people. Complex cases and the obtaining of gets are the primary jobs of this court. If you are in a marriage that needs dispute resolution a beit din can be of assistance as well. Jewish law states that when two spouses have a dispute that they must submit their dispute to the beit din rather than the civil courts. If you are not able to settle your issues outside of court you are to proceed to a beit din before entering into a civil trial in regard to your divorce.

For what it's worth- Jewish law strongly encourages divorcing spouses to attend at least one session of mediation prior to petitioning for a trial. The Beth Din of America employs a mediator who can serve as a go-between and facilitator of discussion for parties interested in moving forward with the process. This is a commonality between the Jewish courts and civil courts. Any opportunity to avoid lengthy and costly legal battles should always be taken advantage of.

When a marriage has run its course and reconciliation and settlement is not possible, the spouses will apply through the beit din for a get. Taking the beit din as a whole, this body serves as a supervisor during the obtaining of a get, as a decider of financial and custodial issues related to the divorce and 3) helping men and women to be able to remarry once their divorce has been finalized.

Prenuptial agreements as a part of marrying within the Jewish faith

A court that oversees individual beit dins is the Beth Din of America. This body encourages the use of prenuptial agreements that state in part that any disputes in the marriage must be submitted to the Beth Din of America. Also, even after divorce has been filed the husband still has a responsibility to the wife to pay towards her support and maintenance as long as the marriage is still legal. These two goals are outlined in any prenuptial agreement obtained through a beit din. Prenuptial agreements are seen as a mechanism to help ensure the health and success of marriages in the Jewish community.

Reasons why Jewish people use civil divorce over rabbinical divorce methods

The vast majority of Jewish people bypass beit din divorces in favor of civil divorces. Let's examine the reasons why that is.

Doubt regarding whether or not a beit din divorce will be enforceable by law. There is precedent around the country that the decisions of beit dins have been honored by civil courts especially when both sides have been represented by counsel during the prenuptial agreement phase as well as in the divorce.

Concern over whether or not a beit din can handle the complexities of many divorce cases. If your divorce involves a large amount of community property, complicated issues regarding your child or messy emotional and personal issues with your spouse the thought may have entered your mind that a beit din is not appropriate in your case. There are multiple beit dins available in the country and

your prenuptial agreement should state the particular beit dein that you and your spouse want your divorce to be heard should that step be necessary.

Concerns over sexism in beit dins

If you are a Jewish woman you may have been exposed to others in your community stating that beit dins are more favorable to men. Keep in mind that Jewish law prohibits favoritism of this sort in applying the laws of the Jewish faith tradition. If your husband appears at the beit din but you do not for fear of the proceedings being unfair or biased, you run the risk of having a contempt order issued against you with carries with it penalties

In the event that you are a husband whose wife has been steadfast in her refusal to appear before a beit din, you still have a responsibility to obtain a get and present it to your wife when it is clear that your marriage is irredeemable. No matter if you have withheld a get from your wife or your wife refuses to accept the get when your divorce is unavoidable, there is no excuse for not readying one if your divorce is around the corner.

Using the beit din to your personal advantage against the teachings of Judaism

A few rotten apples spoil the whole bunch and the same can be said of divorcing Jews. A beit din exists to benefit the Jewish community in its area. For instance, it is not uncommon for men who receive a "poor" outcome in civil court to request a get through their local beit din in order to have the civil decision relitigated in Jewish court. The system is set up as it is to benefit people and strengthen communities.

When is a Jewish person permitted to go to a secular court for a divorce?

As a Jewish person, you must get permission from your beit din in order to attend a secular court in regard to your divorce. If your spouse has refused to participate in the beit din proceedings or is one where the beit din is incapable of handling that type of case are two situations where you may be justified in requesting permission to attend civil court instead of a qualified beit din to have your divorce adjudicated.

What if you are a wife whose husband will not request a get? Do you have options?

If you are a woman in a marriage and your husband has displayed no willingness to obtain a get to present you with you may be concerned with your ability to marry within the Jewish community in the future based on these circumstances. A get may be obtained regardless of your spouse's unwillingness to obtain one when you and your husband no longer desire to live together as husband and wife and a beit din has stated that reconciliation is unlikely.

Questions on how a civil divorce in Texas can impact your divorce through a beit din? Contact the Law Office of Bryan Fagan

The attorneys with the Law Office of Bryan Fagan acknowledge and celebrate the diversity of southeast Texas and understand the faith based traditions in our community. As such we always make an effort to present varying viewpoints on the subject of divorce and family law in general. We hope that you enjoyed reading about the subject of divorces within the Jewish faith over the past few days.

If you have questions about this subject or any other in family law please do not hesitate to contact our office. We offer free of charge consultations six days a week with a licensed family law attorney.

Visit Bryanfagan.com to read more about a Jewish Divorce



We would like to thank all of those who entered our **Independence Day FREE Divorce Giveaway!** We will be announcing our winner, very soon!

If you didn't win, keep your eyes open! The Law Office of Bryan Fagan frequently offers FREE Divorce Giveaway Contests! In the meantime, please contact our office if you would like to schedule a FREE consultation or to discuss payment plan and low down payment options!



THE DIRTY TRICK OF LEMBARKASSING YOUR SPOUSE DURING A DIVORCE

This article is inspired by some cases and consults I have had where a spouse has gone out of their way to try and embarrass their spouse.

This is done for a variety of reasons:

- 1. Anger
- 2. To teach their ex a lesson
- 3. To try and achieve a strategic advantage

In order to prepare our readers for what they might expect during the Texas divorce process, we will explore the various ways some spouses have tried to embarrass their soon-to-be ex. We will also discuss some things you should consider before you go down the path.

SERVING YOUR SPOUSE IN AN EMBARRASSING PLACE

Serving divorce papers at work is perhaps the most commonly employed way that some spouses embarrass their ex. This one may be done either intentionally or out of necessity.

One reason this may be done (other than malice) is that serving them at work or some other embarrassing place may be the only way to get a spouse served because the spouse is trying to avoid service or will not let anyone know where they are currently living.

However, some of my clients have sworn that it was done intentionally only to embarrass them. Often in these cases they were still living in the same home, so there was no reason why it could not have been done at the house rather then while they were at work.

Recently one of my co-workers was telling me of how her husband's brother had been served. I thought under the circumstances it was in very bad taste. The brother had been in a car accident and was in the hospital. The process server showed up and laid the paperwork on him while he was lying in bed and told him he had been served.

Something to keep in mind is that although there may be satisfaction in such gestures, at some point in the future you may find that your spouse will retaliate and find a way to embarrass you. This can lead to your divorce turning into a very expensive, long, and embarrassing divorce.

REVEALING PERSONAL INFORMATION TO FRIENDS AND FAMILY

In one of our Houston divorce cases, we represented a wife who as accused of adultery. In that case, the only evidence the husband had of the adultery were some very graphic emails and online chat sessions.

Our readers will know that Texas upholds the literal definition of adultery, thus graphic emails and chats might be considered cheating, but those alone would not meet the legal definition of adultery. Depending on the content, they might be evidence that adultery has taken place.

For revenge, the husband in that case let family members and friends know about the emails and chats.

Perhaps a more famous example of this would be when Tiger Woods' wife released a bunch of his text messages showing that her husband had been having affairs.

Unlike in Tiger Woods' case, your text messages, chats, or emails are unlikely to land you on



Bryan Fagan Attorney | Mediator

Born in Denver, Colorado, and raised here in the Houston area, Bryan has always had the inclination to be someone who can help others and he always put forth all efforts in everything he has set out to do. Coming from a Real Estate background, Bryan felt he his real passion was helping families and through practicing family law, he does just that. Bryan is a member the Texas Bar College, which is an honor that is bestowed on less than 10% of lawyers in the state of Texas. This honorary society is devoted to pursuing the greatest amount of legal knowledge through actively furthering their education. Bryan's desire is to better represent his clients with a deeper understanding of the law. As Partner Attorney, Bryan makes sure every Associate Attorney is actively involved in each individual case to ensure conscientious work and attentiveness. When Bryan is away from the office, he enjoys spending time with his wife, Camille, family, and friends.

late night talk shows or celebrity gossip sites.

However, you should keep in mind that just like in these two cases, your communications may eventually become part of a divorce or family law case, or perhaps may be revealed to friends or family in an act of spite by your ex.

CONFRONTING THE PARAMORE

Two of our law firm's most popular blog topics are "Can I sue the mistress?" and "Is adultery against the law?" It should not be surprising that I often get asked about confronting the mistress.

This confrontation takes various forms:

- 1. Calling
- 2. Showing up at the residence of the mistress
- 3. Subpoena the mistress to appear in court as a witness
- 4. Deposing the mistress

The motivations for doing any of the above vary. If there is a lot of property at stake, proving adultery would be a reason to ask for a disproportionate share of the property.

When there is not a lot property at stake, then the motive is more likely revenge by embarrassing the mistress or the spouse. You may not be able to undo the fact that your spouse has cheated on you, but you can force them and the mistress to:

- 1. Appear in court and answer embarrassing questions asked by a Houston divorce lawyer or
- 2. Sit in a room with your attorney and answer embarrassing questions

REVENGE PORN

Revenge porn is another way a divorcing spouse can embarrass their ex. Revenge porn occurs when:

- 1. Someone obtains intimate pictures or videos of a person during the course of a personal relationship, and
- 2. Posts the pictures online after the relationship ends.

Many victims of revenge porn reported being threatened, harassed, stalked, fired from jobs, or being forced to change schools.

In its earliest stages, there was not a great legal remedy for these victims. In response to the problem in 2015, the Texas Legislature passed new statutes relating to revenge porn.

To my knowledge, none of my clients have been threatened with revenge porn. However, revenge porn was an issue in at least one of my cases. Our office represented a husband and father against the wife and mother.

In this case, she had filmed her encounters with her boyfriend who also happened to be married. Things must not have worked out between the two because she threatened to not only send the film to his wife but also to the school where he worked if he did not pay her off. Her boyfriend ended up paying the money and she sent the film anyway.

She then discovered that what she had done violated several Texas laws, two of which are discussed below. When she was charged, the case made the news. She also ended up losing custody in court.

Under Texas Penal Code section 21.16.

A person commits the offense of "unlawful disclosure or promotion of intimate visual material" by disclosing, threatening to disclose, or promoting what is commonly referred to as "revenge porn."

A person commits an offense by disclosing revenge porn if:

- 1. Without the effective consent of the depicted person, the person intentionally discloses visual material depicting another person with the person's intimate parts exposed or engaged in sexual conduct;
- 2. The visual material was obtained by the person or created under circumstances in which the depicted person had a reasonable expectation that the visual material would remain private;
- 3. The disclosure of the visual material causes harm to the depicted person; and
- 4. The disclosure of the visual material reveals the identity of the depicted person in any manner.

A person commits an offense by threatening to disclose revenge porn if the person intentionally threatens to disclose, without the consent of the depicted person, visual material depicting another person with the person's intimate parts exposed or engaged

LAW OFFICE OF BRYAN FAGAN

THIS TEAM IS ON YOUR SIDE

our firm, you will see that we are committed to tenaciously every scope of the Texas court system. We believe the cornerstone of our success is the trust we are able to build with clients, while still services.

We acknowledge that each client has individual needs, which is why we representation. Our founding lawyer objectives and desires of each case he takes our firm is dedicated and effectively level of their case.



Bryan Fagan Attorney | Mediator



Kimberly Player-Washington Sr. Attorney



Brittney Inman Marketing Director



Office Manager



Attorney



Chad Zubi Attorney

































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ABUSE: Mistakes To Avoid In Your

akes To Avoid In Your Divorce Case

> By Evan Hochschild Attorney | VIP Contributor



If you begin down the road towards divorce it is easy to encounter roadblocks. Many of these barriers are ones that are completely out of your control and must still be dealt with. In some areas, however, it is possible that you can create your own difficulties along the way and become your own worst enemy. With as many elements to a divorce as there are it is easy to create a nightmare divorce case for yourself.

One of the common areas that I see people struggle during a divorce is in the area of emotional and verbally abusive behavior. When I mention this to you images of you and your spouse bickering at each other with your foreheads only an inch apart may spring to mind. While it is possible that you all could act like this (I've seen it happen, trust me) it isn't exactly what I had in mind when I came up with the idea to write this blog.

Your behavior during your divorce is tied closely to your emotional well being, the emotional well being of your child and your financial strength in the years after your divorce concludes. If you are able to control your emotions, work with your spouse instead of against him or her and manage your own expectations it is possible that your divorce could end up being a difficult but manageable affair.

However, if you cannot control your behavior and emotions and let them rule your case you are setting yourself up for a long and very taxing divorce case for yourself, your spouse and most importantly for your children. Let's examine how verbal and emotionally abusive behavior can take their toll during your divorce.

EXHIBITING DEMANDING BEHAVIOR WHILE OFFERING NOTHING IN RETURN

In your line of work do you ever have to deal with a person who expects you to bend over backward for her? Every request she makes of you is done with the intention of offering her solutions to her problems while you and yours are the farthest things from her mind. Does this person's attitude make you want to work more with her or never see her again?

I'm willing to bet that we all know someone like this- whether it is in our professional or personal lives. No matter where we know them from, the end result is that when we see him or her walking down the hallway at work towards us or see their name pop up on our caller ID our reaction is the same- to recoil, roll our eyes or to do some combination of the two. Either way- we do not want anything to do with this person and will do whatever it takes to minimize the amount of time with which we have to be around him or her.

No matter how you feel about your spouse, or what he or she has done to merit this divorce, going into a divorce with this same kind of demanding, take no prisoners approach will spell doom for any chance of completing your divorce with minimal cost and emotional output.

The fact is that if you do not put on your negotiating hat early and often during your divorce the feeling will be returned in kind by your spouse. Meaning: if you don't attempt to negotiate and settle the important issues of your case, pretty soon your spouse will act in the same way no matter his or her intentions at the beginning of your divorce.

When you communicate your positions to your spouse do so by explaining yourself with details about why you are asking for the things that you are or taking the positions that you are. If you state your arguments in terms of demands then your spouse will do the same.

Demands will often result in additional and steeper demands. This behavior will escalate and before you know it your divorce that could have been somewhat amicable has been turned into a war of words.

Negotiating while explaining your motivations to your spouse is a great method to begin your case. Your spouse can learn why you are asking for something instead of making assumptions. Assumptions can sometimes be correct, but you can bet that during a contentious divorce your spouse will not likely assume that you have the best of intentions on a subject, even if you really do.

Explaining your motivations behind asking for something in particular during a divorce from the perspective of what it can mean to your children is especially smart. This is because no matter how your spouse feels about you or your divorce, it is likely that you two share the best interests of your children in common.

If you believe that doing something is in the best interests of your children make sure your spouse is aware of that. He or she may not have looked at it from that perspective.

ATTEMPTING TO EXACT SOME EMOTIONAL REVENGE AGAINST YOUR SPOUSE

If you are going through a divorce it is likely that you are hurting in some way. Typically it is emotional hurt and sometimes it can even be a physical pain you are feeling. There is no excuse for your spouse treating you poorly or being physically violent for you. Your spouse cannot justify their past behavior and neither can his or her attorney.

In your mind, you may want to have your attorney throw the book at your spouse when it comes to airing whatever grievances you have against him or her. Your Divorce Petition could be littered with accusations about bad acts of your spouse and a temporary orders hearing or trial can be just another opportunity to swing an emotionally heavy stick at your spouse in public to embarrass or get even with him or her. It can feel good to do this. To feel like you've settled a score or evened things out.

From my experience, this feeling is only temporary. When you have an opportunity to step back and assess what has happened in your case you will probably regret having taken whatever steps you did to humiliate your spouse. This is true even if your spouse engaged in similar behavior against you.

Why do I think you won't feel too great about engaging in tit for tat behavior with your spouse and embarrassing him or her in public? If you are taking the time to read a family law blog you are most likely the sort of person who looks for any opportunity you can to better yourself and your family.

Ask yourself then- are you bettering your case or yourself by attempting to sling mud? There are certainly instances where making a judge aware of your spouse's bad acts is appropriate. However, those circumstances are fewer and more far between than you may think.

Given the opportunity, it is fine to address these issues in a private setting like mediation rather than dragging yourself and your spouse through a contested court appearance. You are unlikely to get closure on the issues you want in court or in mediation, but you can address the issues head-on without the risk of creating an emotionally toxic environment surrounding them.

Mediation allows you to manage yourself and your case by removing the variables of a courtroom and a judge's opinions. Keep in mind that your tearing an emotional pound of flesh from your spouse may feel good but it does not often result in a better outcome for the emotional victory.

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NEWS AND EVENTS

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SINGLE MOM'S WORKSHOP

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Learn divorce from beginning to end by the Partner Attorney and author of "The Texas Divorce Handbook", Bryan Fagan. This 2 hour workshop will walk you through the process, provide resources to help you get through this process, and answer any questions you have).

When:

Saturday, July 30th @ 10am-12pm

Where:

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Cost: \$35.00

Time and time again, our female clients mention not having a free spot on their schedules to just hang out, enjoy themselves, and temporarily take their mind off their divorce. Even if they do have the time, organizing an event is too much trouble. To help out our clients, we have decided to host Girls' Night Out events. To keep things interesting we choose venues throughout the greater Houston region that could be selected as the party spot, like the Foundation Room Houston.

For more information about Girls' Night Out events, direct all inquiries to Brittney Inman at Brittney@bryanfagan.com This event was created on the book "Single Mom Takes On The World" by Brittney Inman. It was intended to help single moms navigate through the challenges of single-momhood and will address how to successfully balance working full-time, raising children, and taking care of yourself, too. You'll learn time-management techniques, tips on excelling in your career, and boosting your self-confidence.

Contact us at 281.810.9760 for more details or email Brittney@bryanfagan.com

The Dirty Trick of Embarrassing Your Spouse During Divorce Continued

in sexual conduct and the actor makes the threat to obtain a benefit:

- 1. in return for not making the disclosure; or
- 2. in connection with the threatened disclosure.

A person can also commit an offense by promoting revenge porn if, knowing the character and content of the visual material, the person promotes the visual material on an Internet website or other forum for publication that is owned or operated by the person.

Civil Cause of Action - CPRC Ch. 98B

Not only did the legislature make revenge porn punishable as a crime, it also created a civil cause of action. In 2015, the Texas Legislature also created a cause of action for victims of revenge porn.

This means the person who posted the video:

- 1. Can be sued for financial damages by the victim; and
- 2. Can be held criminally responsible for their behavior

A defendant is liable to a person depicted in intimate visual material for damages arising from the disclosure of the material if:

- 1. The defendant discloses the intimate visual material without the effective consent of the depicted person;
- 2. The intimate visual material was obtained by the defendant or created under circumstances in which the depicted person had a reasonable expectation that the material would remain private;
- 3. The disclosure of the intimate visual material causes harm to the depicted person; and
- 4. The disclosure of the intimate visual material reveals the identity of the depicted person in any manner.

A defendant is liable to a person depicted in intimate visual material for damages arising from the promotion of the material if knowing the character and content of the material, the defendant promotes intimate visual material...on an Internet website or other forum for publication that is owned or operated by the defendant.

A plaintiff can sue for actual damages, mental anguish damages, attorney's fees, and exemplary damages. A court can also grant injunctions against the disclosure or promotion, and the code provides for statutory damages of \$500-\$1,000.

ONLINE IMPERSONATION

Understandably, people going through a Texas divorce are not always at their best. People going through a divorce will often say or do things that are hurtful because of the roaring emotions at play. Another way people can get themselves in trouble is online impersonation.

One instance where this may have taken place made the news on June 25, 2015 when ex Galveston Judge Chris Dupuy was arrested for creating fake escort ads that purported to be posted by his former girlfriend.

The ads featured the women's photos, and made clear that at least one of them was "VERY FETISH FRIENDLY." These ads were traced back to Chris Dupuy, who was charged with two counts of online impersonation.

He then spent 11 months in a Galveston County jail awaiting trial, after which a Galveston County District Court judge tossed the charges, calling the statute used overbroad.

Texas Penal Code 33.07 was a relatively new statute passed by the legislature in 2009. This statute is often known as the cyberstalking statute.

Under Texas Penal Code 33.07. ONLINE IMPERSONATION

- (a) A person commits an offense if the person, without obtaining the other person's consent and with the intent to harm, defraud, intimidate, or threaten any person, uses the name or persona of another person to:
 - 1. create a web page on a commercial social networking site or other Internet website; or through an electronic mail

program or message board program.

- (b) A person commits an offense if the person sends an electronic mail, instant message, text message, or similar communication that references a name, domain address, phone number, or other item of identifying information belonging to any person:
 - 1. without obtaining the other person's consent;
 - 2. with the intent to cause a recipient of the communication to reasonably believe that the other person authorized or transmitted the communication; and
 - 3. with the intent to harm or defraud any person.
- (c) An offense under Subsection (a) is a felony of the third degree. An offense under Subsection (b) is a Class A misdemeanor, except that the offense is a felony of the third degree if the actor commits the offense with the intent to solicit a response by emergency personnel.



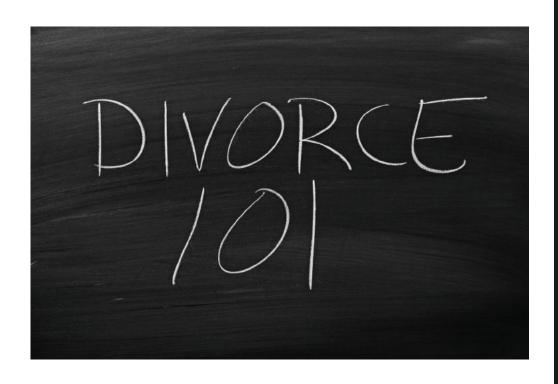
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13 DIRTY TRICKS

To Watch Out For in Your Texas Divorce

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Bryanfagan.com



DIVORCE 1 0 1

Whether you are thinking about divorce, filing for divorce, are in the process of your divorce, or already divorced...our new DIVORCE 101 is an excellent resource with the answers to your questions!

Many times when we consult with people considering divorce, we see many emotions; scared, stressed, hurt, overwhelmed, resentful, hurt...they range from one end of the spectrum to the other.

The Law Office of Bryan Fagan created Divorce 101 as a tool to help those considering divorce find the answers to the many questions they may have.

We find when people are informed and understand the process, they tend to feel a little less scared and intimidated about what's to come.

We hope Divorce 101 will help you and if you have any additional questions or concerns, we encourage you to book a free consultation with one of our family law attorneys by calling 281-377-3548 or visiting bryanfagan.com.

Book A FREE Consultation

We make it easy for you to book a free consultation!
By making a quick phone call, booking on-line, or emailing one of our friendly staff members, we can get you booked quickly and in most cases, we can see you the same day!

Call 281.377.3548

Email William@bryanfagan.com

Text: 281.377.3148

Book on-line at bryanfagan.com

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Tina was born and raised in Houston, Texas. She received her Paralegal Certificate in 2007 and has been a Family Law Paralegal since. Tina also obtained her Bachelor's Degree in Business Management in 2013, and has been the Senior Paralegal at her previous firms. Tina has always wanted to work in a field revolving around Custody and Divorce cases since she was young and pursued her career as a Family Law Paralegal soon after graduating High School. She has a passion for advocating for what is right, just and fair. She provides exceptional support for her attorneys by drafting documents diligently and collecting the correct information needed for your case. When Tina isn't working, she enjoys music, road trips and spending time with her daughter.

CONTACT OUR OFFICE

FOR A



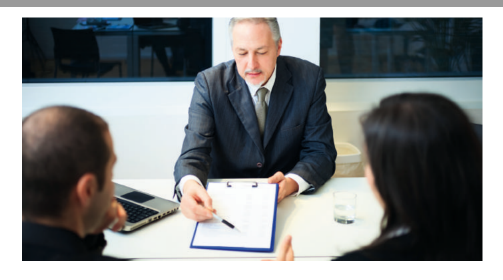
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A more affordable alternative for those who would like to handle their legal case on their own or cannot afford full legal representation.

In our coaching services you can be provided with legal templates, document review to ensure your documents are correct and ready to file and that you understand everything that the opposing party is requesting in their filings, as well as 1 on 1 sessions with an attorney.

This is perfect for anyone in the state of Texas, as we also can hold these meetings via telephone if requested.

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375.00 for a one hour meeting or you can bundle three 1-hour meetings for a total price of 900.00 **JUNIOR ASSOCIATE ATTORNEY:**

200.00 for a one hour meeting or you can bundle three 1-hour meetings for a total price of 500.00 To inquire about these services, please send an e-mail to William@bryanfagan.com or call our office at 281-377-3548.



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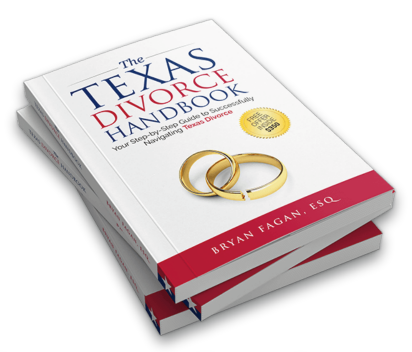
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