

Chilliwack Divorce

Chilliwack Divorce - During divorce proceedings, property rights are decided by Part 1 and Part II of the Family Law Act. The value of the house itself and the way it is divided is particularly handled by Part II, while Part I handles the rest of the property. Just people who have entered into a legal marriage are qualified to take advantage of these laws. Couples of the same sex who are legally married are also part of this category.

Property which has been accrued during the marriage is the only property which is eligible to be separated. "Equalization" is the method which is used to divide the values evenly among the spouses. Through this process, the value for every individual's net family property is calculated. The spouse with the lower net family property value gets half of the difference between their net family properties.

In this particular situation, the word "property" refers to anything bought by the individual in addition to all the registered stuff. In the case where something is registered under both spouse's names, the value is divided evenly between the two.

To be able to determine who receives the kitchen appliances and furniture, it is often up to the spouses. To have to lawyers determine who must get what will cost much more than the worth of the furniture itself.