

Children First Family Law Publishes Essential Guide for Coloradans Considering Divorce: ?Top Ten Things to Consider Before Filing? Offers Practical, Legally Grounded Insight

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Divorce is a life-altering decision, and too many people enter the process unprepared for the legal, financial, and emotional consequences. Children First Family Law, a Colorado firm focused on providing child-centered, ethically sound divorce representation, is offering a new public resource for individuals contemplating divorce. Their newly published guide, ?Top Ten Things to Consider Before Filing for Divorce in Colorado,? is now available on the firm?s website and is already proving to be a key reference for individuals, families, and media outlets seeking expert insight into the realities of divorce in Colorado.

Colorado is a ?no-fault? divorce state, meaning one party simply must assert that the marriage is irretrievably broken in order to file. While this can simplify the legal filing process, the guide from Children First Family Law emphasizes that the legal system does not remove the complexity from the emotional, financial, and logistical decisions spouses must make before initiating proceedings. From understanding how property division works under Colorado?s equitable distribution rules to realistically assessing the long-term impact on children, the firm?s guide serves as a reality check for individuals who may be focused on immediate emotions rather than long-term outcomes.

A central theme of the guide is strategic preparation. Far too often, individuals file for divorce based on a triggering event?an argument, a breach of trust, or a breakdown in communication?without fully evaluating the implications. Children First Family Law advises readers to begin with practical steps: gathering documentation, evaluating financial positions, considering parenting arrangements, and seeking professional counsel. The guide stresses that one of the most damaging things a person can do is to enter divorce proceedings without a clear understanding of their legal rights or the way Colorado courts approach issues like parenting time, decision-making authority, and spousal maintenance.

The firm draws on its extensive experience representing clients throughout Colorado to explain why early planning is so critical. Many individuals do not realize that once divorce papers are filed, temporary orders may go into effect that limit a party's ability to make certain financial or parental decisions. Without legal guidance, people often make errors that can have lasting effects—such as moving out of the marital home without understanding how that might impact custody claims. The guide encourages prospective clients to engage a knowledgeable attorney early in the process to help avoid such missteps.

For parents, the guide makes clear that Colorado courts place significant weight on the best interests of the child when determining parenting plans. Children First Family Law urges parents to think carefully about their children's needs, not only in terms of living arrangements, but also emotional stability, schooling, and daily routines. The firm reminds readers that courts look for parents who can cooperate, prioritize their children's development, and demonstrate a willingness to work toward balanced, functional co-parenting arrangements. Those who engage in manipulative behavior or attempt to alienate the other parent may find those strategies backfiring in court.

While the resource is educational in tone, it is also deeply practical. It walks readers through important legal and financial considerations—such as how retirement accounts are divided, what debt is considered marital versus separate, and how spousal maintenance may be calculated. Children First Family Law makes clear that no two divorces are the same, and that understanding the law is only part of the equation. The other part is selecting the right legal representation—someone who listens, communicates clearly, and has the experience to anticipate potential complications before they arise.

The firm's commitment to education reflects its broader mission: to ensure that families in Colorado receive not just legal services, but support that empowers them to make informed, strategic decisions about their future. At a time when many online sources provide vague or oversimplified information about divorce, this guide stands out for its clarity, its grounding in Colorado law, and its compassionate yet realistic tone. It's designed not only for potential clients, but also as a reliable resource for journalists covering family law, divorce trends, or changes in state legal procedures.

Reporters seeking expert insight on Colorado's divorce laws, custody arrangements, or common pitfalls during the filing process are encouraged to reach out to Children First Family Law. The firm's attorneys are available for interviews, commentary, and analysis on how divorcing spouses can protect their rights while minimizing harm to children and maximizing long-term stability.

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Children First Family Law

Child First Family Law is a family law office with a child-centered approach that provides services as a Child's Legal Representatives (CLR), Mediators, Parenting Coordinator/Decision-Makers (PC/DM), and Attorney Representing Parents.

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