

# Divorce

## The grounds

There is only one ground for divorce in England and Wales and that is that the marriage has irretrievably broken down.

You must rely on one of the following five facts in order to prove that the marriage has irretrievably broken down:

1. Your husband/wife has committed adultery and you find it intolerable to live with him/her
2. Your husband/wife has behaved in such a way that you cannot reasonably be expected to live with him/her
3. You have been separated for at least 2 years and your husband/wife consents to the divorce
4. You have been separated for 5 years or more (your husband/wife need not consent to the divorce)
5. Your husband/wife deserted you at least two years ago

## The process

To start divorce proceedings, you must first of all lodge a divorce petition with the Court setting out the fact that you intend to rely on.

The Court will then send a copy of the divorce petition to your husband/wife who is known as the Respondent in the divorce proceedings. The Respondent must then return an Acknowledgment of Service Form to the Court to confirm whether or not he/she intends to contest the divorce.

Once the Court is satisfied that you are entitled to a divorce, you will be in a position to apply for the first stage of the divorce, known as the decree nisi.

You will be able to apply for the decree absolute (the final stage of the divorce) six weeks and one day following the pronouncement of the decree nisi. The decree absolute certifies that you and your husband/wife are no longer married.

HEAD OFFICE: 112 Street Lane Leeds LS8 2AL  
CITY CENTRE: 4 Park Place Leeds LS1 2RU

0113 320 5000

[www.winstonsolicitors.co.uk](http://www.winstonsolicitors.co.uk) | [info@winstonsolicitors.co.uk](mailto:info@winstonsolicitors.co.uk)

Copyright © Winston Solicitors LLP

We are the owner of all intellectual property rights in our site, and in the material published on it. Those works are protected by copyright laws and treaties around the world. All such rights are reserved. You may print off one copy, and may download extracts, of any page(s) from our site for your personal use and you may draw the attention of others within your organisation to content posted on our site. You must not modify the paper or digital copies of any materials you have printed off or downloaded in any way, and you must not use any illustrations, photographs, video or audio sequences or any graphics separately from any accompanying text. Our status (and that of any identified contributors) as the authors of content on our site must always be acknowledged. You must not use any part of the content on our site for commercial purposes without obtaining a licence to do so from us. If you print off, copy or download any part of our site in breach of these terms of use, your right to use our site will cease immediately and you must, at our option, return or destroy any copies of the materials you have made.



## Timescales

A standard uncontested divorce usually takes around 4 to 6 months. If there are finances to sort out you may be advised to delay applying for the decree absolute until such matters have been resolved.

See our section on **finance and money** for more information.

## Cost

The Court fee for issuing divorce proceedings is currently £410.

Please refer to our **fixed fees** section for information about our charges for representing you within divorce proceedings and other related family matters.

Winston Solicitors LLP is a limited liability partnership registered in England and Wales with registered number OC 337380 whose registered office is at 112 Street Lane Leeds LS8 2AL. A list of members of the LLP is displayed at the registered office address. Winston Solicitors LLP is a licensed body authorised and regulated by the Solicitors Regulation Authority. We will not accept service by e-mail or fax.