

MARRIAGE CONTRACT AND PRENUPIAL AGREEMENT : REFLECTING YOUR TRUE INTENTIONS pdf

1: Prenuptial Agreement | LegalNature

Setting the Terms. Prenuptial agreements“also called *premarital agreements, ante-nuptial agreements or prenups*”are written private contracts between two people who are about to marry.

DEFINITIONS "Separate Property" means i all property of any kind in which one Party currently owns an interest and in which the other Party does not own any interest, as itemized on Schedules 1 and 2 attached hereto and incorporated herein by reference; ii all property acquired by the Parties that is not considered Shared Property under this Agreement; iii any inheritance, gift, devise, or bequest currently owned or later received by either Party independently of the other at any time, unless otherwise agreed in a signed writing for each item so received; iv all profits, appreciation, reinvestments, and other proceeds received by either Party from any of the above property as well as any property purchased from the proceeds or income from such property; and v any other property designated as Separate Property in a signed writing by the Parties. In the event of termination of the marriage, if a particular property cannot easily and unambiguously be construed as either Separate Property or Shared Property, such asset or property will be deemed Separate Property. This waiver applies to any such right, title, or interest that may arise at any time in the future, including after the death of the other Party, regardless of the jurisdiction. Each Party agrees to maintain sole ownership and control over his or her Separate Property in the same manner and as if no marriage had occurred between the Parties. Each Party will have the absolute and unrestricted right to use, control, benefit from, and dispose of its Separate Property, in whole or in part, at any time before, during, and after the marriage free of any claim or interference of the other Party by reason of their marriage. This right includes, without limitation, the right to sell, convey, devise, pledge, lien, mortgage, encumber, and otherwise dispose of the Separate Property. Each Party does not need authorization from the other Party to exercise this right and may exercise it with his or her sole signature, act, or authorization. The incidents and attributes of ownership and other rights of the Parties with respect to any Shared Property will be governed according to state law and not according to this Agreement; however, the determination of the intentions of the Parties regarding what is and is not to be considered Shared Property will at all times be construed according to this Agreement. Nothing in this Agreement restricts or prohibits any conveyance, transfer, or acquisition of any property into a tenancy in common, joint tenancy, or any other form of concurrent or joint ownership by or between the Parties, whether or not such property is first considered Separate Property under this Agreement. Each Party hereby waives, releases, and relinquishes any right or interest he or she may obtain at any time, whether created by statute or otherwise, to the pension, profit-sharing, or other retirement benefits that the other Party may earn or in which the other Party may acquire an interest. This waiver includes, but is not limited to, any rights of survivorship, joint ownership rights, or other rights or interests that may arise by virtue of termination of the marriage. Each Party reserves the right to retain sole ownership, control, and use over his or her retirement plans and benefits without interference from the other Party. Nothing in this Agreement restricts or prohibits the right of a Party to appoint the other Party as a beneficiary of a retirement plan or benefit. This waiver applies to any such right, title, or interest that may arise at any time in the future, regardless of the jurisdiction, and includes, without limitation, any rights to distribution in intestacy, an elective share, an exempt property and family allowance, the share of an omitted spouse, dower, courtesy, or homestead as well as any rights to act as executor, guardian, or other personal representative. Nothing in this Agreement will be construed to restrict or prohibit the Parties from transferring property to one another during their respective lifetimes by will, trust, or otherwise; from appointing one another as beneficiaries in their wills, retirement plans, life insurance policies, or similar policies or benefits; or from exercising their powers of appointment in favor of one another, including, without limitation, the ability to appoint the other Party as executor, guardian, or trustee. Nothing in this Agreement will be construed to restrict or prohibit the Parties from voluntarily commingling their respective Separate Property to provide for their living expenses, mutual support, or for any other reasons the

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Parties so choose. Nothing in this Agreement will be construed as restricting or prohibiting the Parties from filing taxes jointly or from exercising any rights normally due to spouses under state and federal tax law. During the marriage, each Party agrees to provide reasonable support for the health, education, and maintenance of any biological or adopted minor children who they may have or of which they become guardians. This requirement does not in itself impose any legal requirement for either Party to continue to provide support for any such minor children. With the exception of this requirement, the Parties agree that their becoming parents or guardians of any such minor children will have no effect and cause no modification of any other terms of this Agreement. Each Party agrees to cooperate with any request by the other Party or any third Party in executing any documents and taking any other actions appropriate or necessary to carry out the terms and intent of this Agreement. Nothing in this Agreement restricts or prohibits a Party from contesting any domestic relations suit between the Parties or to file a countersuit against the other Party. In any such suit, the Parties agree that the terms of this Agreement will be the full and final settlement of any disputes related to the matters specified in this Agreement. This Agreement, including any attachments, exhibits, and amendments hereto, represents the entire and singular Agreement between the Parties pertaining to the matters specified herein, and any prior agreements, promises, or representations not included herein are void and of no effect. Any modification or revocation of this Agreement must be done in an express written agreement to such effect signed by the Parties. The rights stated herein may not be waived except by express written agreement between the Parties. This Agreement may be executed in counterparts, each an original but all considered part of one Agreement. The failure or delay by a Party to enforce a right or privilege under this Agreement will not operate as a waiver of such right or privilege or of any other term of this Agreement, and any single or partial exercise of a right or privilege will not preclude the further exercise of that or any other additional rights or privileges. This Agreement will insure to the benefit of and will be binding upon the Parties and their respective legal representatives, heirs, and assigns. The Parties have attempted to limit the terms of this Agreement so that they apply only to the extent reasonably necessary to protect legitimate property interests. If any provision of this Agreement is held to be invalid or unenforceable for any reason, that provision will be considered removed from this Agreement, and the remaining provisions will continue to be valid and enforceable according to the intentions of the Parties. However, if a court or arbitration panel finds that any provision of this Agreement is invalid or unenforceable as currently written, but that by rewriting or limiting such provision it would become valid and enforceable, then such provision will be deemed to be written, construed, and enforced as is necessary to further the intent of the Parties to the maximum extent permitted by law. In this Agreement, the masculine, feminine, and neuter genders will be interpreted to include each other, as will the singular and plural. Headings used herein are for convenience only and will not be interpreted to give any meaning to their respective provisions. The Parties understand and acknowledge the following: That he or she has had a full and adequate opportunity to read and consider all of the terms stated in this Agreement before signing it and to consult an attorney of his or her choosing, free of any pressure, duress, or coercion. That he or she has been advised to consult independent legal counsel concerning the legal rights, liabilities, and implications related to this document and has either done so or has voluntarily chosen to forego such counsel. That he or she has had a full and complete opportunity to inquire and review the financial information provided by the other Party, and each Party swears that he or she has made a full and complete disclosure of his or her assets, liabilities, and other relevant financial information to the other Party and waives any right to further disclosure of such financial information. That, although this Agreement may be considered by a divorce or domestic relations court, such courts may choose to disregard certain provisions in prenuptial agreements, including those regarding property division and spousal support. Each Party acknowledges and agrees that no changes in the health, financial, or other circumstances of either Party will have any effect on the terms of this Agreement, including, but not limited to, any improvement or impairment in the financial circumstances or earning capacity of one of the Parties. By signing this Agreement, each Party hereby represents and swears that he or she has read the entire Agreement and that all

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terms stated herein are fair and reasonable and not the product of fraud, force, or undue influence.

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2: Do I need a prenuptial agreement in Pennsylvania? | Pittsburgh Family Law Services, P.C.

relationship and intentions prior to marriage. An agreement can also provide measures of A THOUGHTFUL APPROACH TO PRENUPTIAL AGREEMENTS The Hebrew marriage.

Adapted by the author from "Wedding Goddess: Copyright by Rev. Your marriage license is the legal document that marks the day you said "I do. In Judaism the contract between husband and wife is called a Ketubah. Quakers have a spiritual document that the whole congregation signs to bless the union of two people who choose to unite as one. Whether you include a document from your religion or culture, or creatively fashion your own, it will be a blessing on your marriage. Creating a personal love and marriage contract is a beautiful way to clarify what you both anticipate, and what you would like to experience and create in your marriage. It can include everything from being kind and thoughtful every day, to having children, to building a dream house and growing old together. This is not a prenuptial agreement or a legally binding document; rather, it is a spiritually binding document. Here are a few ideas to get you started. Create a Mission Statement for Your Marriage. Brainstorm, discuss, process, and bat around ideas until you come up with a marriage mission statement. This is your mutual intention for marriage; it is what you want to be and build together. It can be one sentence or reflect a number of ideas. We are best friends, confidantes, and partners, and we have many close relationships with people we consider "spiritual family. Craft a Wedding Scroll. Together, make a list of your intentions, aspirations, goals, hopes, and dreams for your wedded life. Write neatly or type it. It can be on pretty parchment-like paper, or any attractive paper. Consider having it written in calligraphy and framed, or simply roll it up and tie it with a gold ribbon. No one need see it but you two. Take it to your ceremony and keep it at the altar so it will be blessed by the expressions of love and commitment shared at your ceremony, and energized by the vows you exchange. Write Letters to Each Other. Both of you can craft a beautiful letter to each other, stating what you love about each other and what your promises for married life are, and you can place them in a sacred spot in your home, or even include them in the ceremony. Make a Love Contract. Type up the wedding vows and declarations from your wedding ceremony and add as many more as you feel in your heart. On the bottom of the page write, "And this I promise to you. Then frame it and keep it next to your bed. Read over them every day, with gratitude.

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3: Vows And Marital Contract - Marriage | www.enganchecubano.com

Prenuptial Agreements (Before Marriage) A prenuptial agreement allows you to gain control over your future financial situation and provide you with peace of mind. A prenuptial (or premarital) agreement is "an agreement between prospective spouses made in contemplation of marriage and to be effective upon marriage".

What can be covered in a prenuptial agreement varies widely, it can include property dividing, spousal support, custody agreements, and even who will get the dog. Along with who gets what, they can also agree to certain circumstances where all assets are given up, like adultery. While prenuptial agreements are meant to protect the couples individual well being, they can also give a death sentence to something that has not even started yet. People that oppose prenups believe that they are setting up the marriage for failure, while people that support the use of premarital agreements believe it is a way to safeguard yourself in a world filled with ugly divorces. In order to better understand prenuptial agreements and why so many people choose to use them, you must understand all of the pros and cons.

Pros of Prenuptial Agreements

- 1. Protects Your Finances** This is unarguably the biggest reason that majority of people decide to use prenuptial agreements. It allows you to protect your financial assets, like property and savings, in the event of a divorce. Traditionally, when a married couple divorces they split everything straight down the middle, with prenups that is completely different. It keeps the partner who owns the majority of the assets from losing their lively hood. Outlines Spousal Support In many instances, one spouse is partially or fully supported by the other. This can make divorce a life shattering event for the person being supported, they are left out to dry with no means of getting on their feet on their own. Prenups allow spousal support to be outlined ahead of time, meaning that a certain amount of money will be given for living expenses and to maintain the lifestyle they have grown accustomed to. Prevents Conflict Later It is no secret that divorces are often messy and heartbreaking ordeals. Ending a marriage is never a fun or pleasant thing, but it only gets worse when you begin savagely fighting over who gets what. Prenuptial agreements prevent this from happening, since everything is laid out and agreed upon before the couple is even married. The true intentions of people can be shown through these contracts. If the person you want to marry would not help you or give you a dime in the event of a divorce, that may not be the person you want to be with.
- Protects The Children** Prenuptial agreements protect the inheritance and other financial assets that are meant for children from a previous marriage. This prevents them from being robbed of what is rightfully theirs in the event of a divorce.
- Debt Agreements** When people get divorced they do not only have to split up the assets, but the debt as well. Premarital agreements outline the percentage of debt that will be split, or if it will be split at all.

Cons of Prenuptial Agreements

- 1. Setting Up For Divorce** The biggest issue with prenuptial agreements is that they are setting up the marriage to fail by preparing for a divorce before you are married. This gives the notion that divorce is going to happen eventually, and makes it much easier and less scary to jump straight to divorce. Ending the marriage may be used as a weapon on the person who is on non-receiving end of the contract. These prenuptial agreements, which may seem completely logical at the time, could become a very large burden later on. Especially in the event of a spouses death.
- Unequal Pull** The reason for a prenuptial agreement is generally because one spouse is much wealthier than the other. This gives that person much more power with the prenuptial agreement terms, which is often very unfair to the other person.

Important Facts About Prenuptial Agreements Beyonce and Jay Z have a prenuptial agreement that states Beyonce will receive a million dollars for every year they where married if they ever divorce. Rosanne Barr refused a prenup with ex-husband Tom Arnold, and when they divorced he left with 50 million dollars! The Ketubah was a financial marriage contract from over years ago, it is said to be the first version of the prenup. Even the use of specific businesses, like restaurants, and domestic help, like baby sitters, are divided up in prenups.

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4: 10 Prenuptial Agreement Pros and Cons | Navajo Code Talkers

Together, make a list of your intentions, aspirations, goals, hopes, and dreams for your wedded life. Write neatly or type it. It can be on pretty parchment-like paper, or any attractive paper.

First of all, congratulations! Even an attorney with a divorce and family law practice can believe in good marriage, and in working to keep your marriage good. Hoping and working for the best is essential, of course, but so is preparing against the worst. When you get into a car you fasten your seat-belt, because nobody gets to take precautions in the instant they actually need them. Change touches us all, and not always the way we would choose. Good, honest and caring people encounter challenges they cannot overcome, and end up separated in spite of their best intentions. I believe in good marriage, but when that fails I also believe in good divorce. The hidden marriage vow. There stands your true love on your wedding day, awaiting the ring that will seal your pledge. You stand before your family and friends and gaze into a pair of shining eyes, seeing your future and your fulfillment, and with all the love in your heart you speak the ancient words: But that is exactly what happens when you get married in Pennsylvania. For those of us who live as married couples here in the Keystone State, the Pennsylvania Divorce Code tells us what is and what is not property that you will own together with your spouse. It tells you how property is to be divided in the event of a divorce a process called Equitable Distribution. It tells us about spousal support, and what a court must consider when deciding who gets how much alimony, and for how long. Depending on your situation and needs in the unfortunate event that you and your spouse should separate, the Pennsylvania Divorce Code might turn out to be your safety net, the wolf at your door, or anything in between. The law allows for plenty of flexibility so that a family court judge has the power and guidance to offer you and your spouse economic justice, but even a flexible system remains one-size-fits-all and you know that one size never really does. No judge knows better than the two of you, what is good for both of you. Entering into a prenuptial agreement before you marry gives you the chance to tell the judge how things will go in the event of a separation, rather than having him tell you. Know the terms of your marriage contract beforehand. If you ask a Pennsylvania family lawyer to talk to you about drafting an agreement in anticipation of your marriage, one of the first things he should do is to explain to you the workings of the Pennsylvania Divorce Code. That way, you understand what happens in the event that you separate and divorce without a prenuptial contract. Any of the default rules and standards of Pennsylvania that are not changed by your agreement will still apply to you and your spouse, so understanding how the Divorce Code works will help you make the most informed decisions at such an important time. The key to choosing your risks successfully is to understand them, beforehand. An experienced Pennsylvania family law attorney will also advise you how to conduct your financial affairs during your marriage, to make sure that you do not compromise your protections under the terms of the agreement. What does a prenuptial agreement do in Pennsylvania? To the extent that the terms of your agreement come into conflict with the terms of the Divorce Code, your agreement will have priority. It can protect particular assets or categories of property from distribution to a spouse, determine in advance what kind of alimony might apply under what kind of conditions or eliminate it altogether, and decide in advance how marital property would be divided in the event of a divorce. Your premarital agreement can even protect property that you hope to obtain in the future, and protect you from debt that does not yet exist. How long does a prenuptial agreement last? A prenuptial agreement lasts as long as you both want it to. Of course, the two of you also can change your minds at a later time and agree to change or revoke all or part of the agreement. If the contract itself does not include termination conditions and the two of you fail to agree to revoke it, though, the agreement will remain in force indefinitely. When drafting your prenup, it is important to take a long view. With prenuptial agreements especially, it is essential to understand that what seems advantageous today may not be so favorable thirty years from now, so careful consideration is as important as careful drafting. A good premarital contract should serve you equally well both next week, and next

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generation. What makes a prenuptial agreement valid? Full disclosure of assets and other personal economic information by each spouse-to-be is essential when reaching a premarital agreement, because getting caught hiding important information about what you own, owe and earn can lead to your agreement being determined invalid by a family law judge in divorce court. Are prenuptial agreements enforceable in Pennsylvania? Your premarital contract becomes effective on the day you marry your spouse, and they are difficult to challenge in Pennsylvania. The law gives such agreements great deference, in that the Pennsylvania Divorce Code places the burden of overturning a premarital agreement on the spouse who is making the claim that it should not be enforced. Can the same family lawyer give legal advice to each of us? Even though the two of you are very much in love and plan to stay that way, for purposes of drafting your prenuptial agreement your lawyer must assume that the two of you will some day be on opposite sides of a divorce proceeding. Lawyers who want to keep their professional licenses avoid conflicts of interest, even when the conflict is only theoretical. Nobody enjoys considering divorce while they are preparing for a wedding. When raising the subject, be gentle, understanding and honest. Bring the matter up early, and certainly before you set a date and start spending money on your wedding. Point out that the best way to get out of trouble is not to get into it, and that your goal is to minimize or eliminate the prospect of fighting between you if your marriage does not succeed. The best time to stop a fight is years before it starts. A well-drafted prenuptial agreement can let you and your spouse relax into your marriage, knowing that even should the road ahead narrow too much for you to be able to walk side-by-side, nevertheless it will not lead you into a battlefield. May the two of you share a long and beautiful life together , and may your future be lawyer-free! If you need legal assistance with your divorce or family law matter in Southwestern Pennsylvania, call us to set up a personal consultation. Please do not comment anonymously, and do not post anything that you consider confidential.

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5: Prenuptial Agreements - Family Lawyer in Toronto

Your expectations of marital happiness-and what current research reveals about your chances of achieving it --Marriage contract and prenuptial agreement: reflecting your true intentions: What does your marriage contract stipulate-morally and legally-and can you honestly agree to it?

A marriage contract, frequently referred to as a prenuptial agreement, is a legally binding agreement created prior to get married. Couples can include secondary items, such as child custody, child support, and spousal support, but these are not enforceable. Rather they are used as guidelines to aid Toronto divorce lawyers and the courts to help avoid conflicts as best as possible. However, if both parties take a moment to plan ahead for the worst possible outcome to their marriage, it will give them peace of mind knowing their interests are protected. Who Should Get a Prenuptial Agreement? A marriage contract is highly recommended for all couples getting married, as well as people intending to cohabit as an unmarried couple. In addition, a prenuptial agreement is beneficial for the following circumstances: A marriage contract will protect previous obligations, like child support, as well as any property and assets acquired prior to the new marriage. People with significant property and assets. If you have acquired extensive assets and property, or built a business, you will want to ensure they are protected by a prenuptial agreement. People who provide for their parents or other disabled family members. If you financially support your parents or another family member with a disability, a prenuptial agreement excludes the support from marital assets, should you get divorced. In addition, if you have an existing estate plan or will it is important to disclose details about these while drafting a marriage contract. In some cases, the prenuptial agreement could take precedence over the other documents and could alter your intentions. Terms of a Prenuptial Agreement The law allows for great flexibility in what type of details can and cannot be included in a marriage contract. Since you are just getting married or starting a cohabitation, it can be difficult to determine where you will be financially in five, ten, or twenty years from now. As such, the language of the document is often written in a manner to include all assets and property the couple current have, as well as potential future property assets they could acquire during the marriage. A prenuptial agreement is a highly personalized document to reflect the objectives of the couple creating it. In order for the prenuptial agreement to be drafted so it is a legally binding contract, it must be reviewed by a qualified prenuptial agreement lawyer. Otherwise, there is a risk the wording in the document or how it is drafted may not be enforceable. In addition, there are specific clauses that need to be included, which most people are unaware of or do not realize they need. Only properly drafted and executed prenuptial agreements are legally binding contracts that will be upheld in court, if challenged. As such, it is always in your best interests to consult with a qualified Toronto prenuptial agreement lawyer from Dumo Family Law. Please feel free to contact us today if you have further questions about prenuptial agreements or need assistance in creating one.

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6: Premarital Agreement Services| Postnuptial Agreements| Prenuptial Attorneys

A prenuptial agreement is an agreement or contract created by a couple before they are married. This legal document lists the property owned by each person and spells out how the property will be divided if the marriage ends in divorce.

Share Most wedding ceremonies include an exchange of wedding vows between husband and wife. In some cases, couples write their wedding vows themselves and in others, the individual that is officiating over the ceremony, reads the vows and asks the couple to agree with them. Generally, each spouse will answer in agreement by saying, "I do. However, wedding vows are just a brief example of all of those rights and responsibilities granted to the couple. Wedding vows will generally include some form of religious, legal and ethical rights and responsibilities generally associated with marriage. However, couples actually acquire thousands of rights as a result of their marriage contract, and there is no way to cover all of them during a wedding ceremony. In addition, vows tend to include the aspect of a marriage contract that are expressions of love, rather than benefits brought to the couple. Marriage contracts include principles such as mutual respect and responsibility. In other words, one vow generally explains that couples have agreed to treat each other with respect and to care for each other, no matter what the circumstance. Included in that vow, is generally the phrase, "for richer or poor, in sickness and in health," which means that couples are meant to care for each other in any circumstance. That vows reiterates that their relationship is not based on any changing variable such as wealth or health. Also included under that vow, is "till death due us part," which signifies the expectation that marriage is meant to last until one spouse passes away, rather than in physical separation such as divorce. Many churches take that vow very seriously and are opposed to divorce. Marriage contracts also include vows such as, "I will be true," which signifies that the marriage relationship is unique and that neither spouse will have a similar relationship with anyone other than their spouse. Most religious marriage vows are based on mutual expectations between the church, God and the couple. Whereas, non religious vows tend to focus more on the relationship between the couple. In either case, the marriage contract is expected to be upheld by both spouses, as they agreed to during the wedding ceremony. In many cases, couples choose to add input into their wedding vows to make them more personal for the couple. The purpose of wedding vows is to make a public proclamation of promises found in the marriage contract. In addition, vows help couples to express their love and their agreement to enter into the marriage contract. Vows signify the importance of their new relationship and declare it as being different from any other relationship in their life. Whether vows are unique for a couple, or general vows are used, the propose is the same. Vows help couples to proclaim their intentions for their relationship.

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7: Prenuptial Agreement Lawyer - Prenuptial Attorney

MAIN SERVICES – We Draft, Modify, and Review ALL types of Marital Agreements and Related Contracts. *PRE-NUPTIAL AGREEMENTS (Before Marriage)* A prenuptial (or premarital) agreement is "an agreement between prospective spouses made in contemplation of marriage and to be effective upon marriage".

Creative Marriage Contracts By Rev. In Judaism the contract between husband and wife is called a Ketubah. Quakers have a spiritual document that the whole congregation signs to bless the union of two people who choose to unite as one. Whether you include a document from your religion or culture, or creatively fashion your own, it will be a blessing on your marriage--a blessing that begins when you and your beloved sit down and write your own personal love contract, marriage agreement, or outline of your intentions for married life. Creating a personal love and marriage contract is a beautiful way to clarify what you both anticipate, and what you would like to experience and create in your marriage. It can include everything from being kind and thoughtful every day, to having children, to building a dream house and growing old together. This is not a prenuptial agreement or a legally binding document; rather, it is a spiritually binding document. Here are a few ideas to get you started. Create a Mission Statement for Your Marriage. Brainstorm, discuss, process, and bat around ideas until you come up with a marriage mission statement. This is your mutual intention for marriage; it is what you want to be and build together. It can be one sentence or reflect a number of ideas. We are best friends, confidantes, and partners, and we have many close relationships with people we consider "spiritual family. Craft a Wedding Scroll. Together, make a list of your intentions, aspirations, goals, hopes, and dreams for your wedded life. Write neatly or type it. It can be on pretty parchment-like paper, or any attractive paper. Consider having it written in calligraphy and framed, or simply roll it up and tie it with a gold ribbon. No one need see it but you two. Take it to your ceremony and keep it at the altar so it will be blessed by the expressions of love and commitment shared at your ceremony, and energized by the vows you exchange. Write Letters to Each Other. Both of you can craft a beautiful letter to each other, stating what you love about each other and what your promises for married life are, and you can place them in a sacred spot in your home, or even include them in the ceremony. Make a Love Contact. Type up the wedding vows and declarations from your wedding ceremony and add as many more as you feel in your heart. Then frame it and keep it next to your bed. Read over at them every day, with gratitude.

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8: Creative Marriage Contracts - Your Interfaith Wedding

Myth #1 - Prenuptial agreements are only for the wealthy. No. Prenuptial agreements are for ordinary people. Given the high legal fees and stress involved in a divorce, the frequency with which relationships end nowadays, as well as peoples' increasing financial sophistication and independence, a prenuptial agreement can benefit just about everyone.

When you got married, you and your spouse did the responsible thing and signed a prenuptial agreement. But what many people find out “ sometimes too late “ is that not every prenup is bulletproof. Built your career, worked hard and accumulated substantial wealth. While celebrities and ultra-high-net-worth individuals fall into a financial hole after their marriages end, many people are surprised to find the legal protections they put in place may not hold up once they get divorced. While no soon-to-be spouse wants to plan for a marriage to collapse, the fact is, divorce happens. Making sure your prenup is right for you, and drawn up correctly, can help protect your wealth. Why Use a Prenup? A good prenuptial agreement can help protect your assets and protect you from debts incurred by your former spouse before marriage. For example, if the agreement was entered into under duress: If one party presented the agreement and demanded that the other party sign it close to the date of the wedding, the court may interpret that as evidence of duress or a one-sided agreement. How to Make It Stick There is no such thing as a totally bulletproof agreement, but there are steps you can take to help ensure your prenup will stand up. Openly discuss financial expectations and assumptions. Sit down with your soon-to-be spouse and your legal counsel and discuss assets candidly. Which assets will be held as separate property, and which assets will be treated as marital property, and why? Decide how property will be purchased and titled during marriage. Are you willing to commingle marital funds to purchase assets? How will joint property be divided in case of divorce? How will household expenses be paid? How will you deal with personal debts incurred before the marriage? Consider creating a trust. Other trust structures are triggered if one spouse dies. Design an explicit plan. Your plan should preserve wealth, protect assets, and clarify the financial rights of both spouses. It should also delineate how assets will be divided, whether and how spousal support will be paid and how future earnings will be handled. This plan should explain the process and treatment of specific assets such as those set aside for children or assets that have been in the family for generations.

9: How Bulletproof Is Your PreNup?

Whether you include a document from your religion or culture, or creatively fashion your own, it will be a blessing on your marriage--a blessing that begins when you and your beloved sit down and write your own personal love contract, marriage agreement, or outline of your intentions for married life.

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Nervous and mental diseases. How to paint with a knife. Electrochemistry fundamentals and applications Dinosaurs and prehistoric life Malcolm x autobiography book Transportation infrastructure and safety impacts of the North American Free-Trade Agreement (NAFTA) The Asia-Pacific rim Pneumoconiosis caused by dust or no fibrogenic fibrotic nodules, as in silicosis. Incorporate in Nevada from Any State, 2E (Legal Survival Guides) The relationship between self-concept and motor performance of second-grade children Dance Writing for Classical Ballet Discourse modes and bases in Vergils Aeneid Suzanne M. Adema Rest and retirement : benefiting others Pharmacy simplified Inculturation and liturgy : some conciliar and post conciliar reflections from India Paul Pulikkan Experience : accessing conscious behavior 12]. Comprehensive assessment, written response Surveying with construction applications Livin in the Hood Beginners guide to powerlifting Teach Yourself Xhosa Complete Course Audiopackage The gospel of mary Oil and the King of Arabia, by Edgar Snow. Python machine learning 1st edition Hon. Daniel Barnard Paul klee philosophical vision from nature to art Excluding gambling information from the mails. Mister Cuddles ABC Book Htc one m8 dual sim user manual Balance sheet of airtel 2015-16 Gender Dilemmas in Social Work Chemical methods for peptide-oligonucleotide conjugate synthesis Dmitry A. Stetsenko and Michael J. Gait A simple guide to ibm spss Handbook of health behavior change Edit a on chromebook One thing is needful, or, Serious meditations upon the four last things, death, judgment [brace and [brac Faith for fear-filled days Geometry circles review worksheet Marks may be accumulated throughout the school year. IBM Tivoli Workload Scheduler for Z/os Best Practices