New Jersey Divorce Attorneys Explain Uncontested Divorce Proceedings

An uncontested divorce may make a difficult process a little easier, <u>New Jersey divorce</u> <u>attorneys</u> advise. Unlike bitter custody battles and arguments about the division of assets, which usually result in a court-regulated, adversarial divorce, an uncontested divorce is a way for dissolving couples to keep peace, save money, and part ways amicably.

In New Jersey, an uncontested divorce is the quickest, most cost-effective way to divide two lives. It leaves the decisions of how to divide assets and custodial arrangements in the hands of the splitting couple, rather than regulating the terms of the divorce through court proceedings and mandates. If both parties have been open and honest about all property and assets throughout the divorce process, and neither spouse has an undisclosed bank account or secret property hidden away, an uncontested divorce allows the two parties to split assets evenly, if they so choose, or fairly, according to their own terms.

If both parties can agree on a fair custody arrangement, filing for an uncontested divorce may simplify the necessary legal proceedings, build a good-terms relationship between both parents, and prevent a drawn-out court battle and a prolonged period of instability which would be detrimental to young children. According to New Jersey divorce lawyers, an uncontested divorce can spare children the trauma of watching their parents fight it out in court; instead, children benefit from a simple custody arrangement that allows them to have loving relationships with both parents.

Avoiding messy, protracted court battles saves time, money, and heartaches. The New Jersey divorce attorneys at Helmer, Paul, Conley, and Kasselman, PA, can help you understand your options and legal rights, and weigh the benefits of filing for an uncontested divorce based on your personal situation. Contact the New Jersey divorce attorneys at Helmer, Paul, Conley, and Kasselman, PA today for a free, no strings attached consultation.

New Jersey DUI Attorneys Enter Trial for Melrose Place Actress: Hopewell Township, New Jersey -- September 2012

With the trial of former "Melrose Place" actress Amy Locane-Bovenizer set to begin on October first, New Jersey DUI laws are in the spotlight. Locane-Bovenizer, a Hopewell Township resident, is facing an aggravated manslaughter charge and assault by automobile in her 2010 collision with another car, which resulted in the death of one of the car's occupants, Helene Seeman, and serious injury to her husband Fred. Locane-Bovenizer's blood alcohol content at the time of the crash was 0.268, more than three times the state's legal limit, and her charges carry a possible sentence of 10 to 30 years in prison, according to New Jersey DUI attorneys.

Locane-Bovenizer's trial involves key points of New Jersey DUI legislature, such as blood alcohol content and the per se theory. The New Jersey court system uses the per se theory in court to determine whether the defendant is criminally liable based on his or her blood alcohol level at the time of the accident. With her elevated blood alcohol, Locane-Bovenizer fits the criteria for the per se theory, and can be charged as guilty per se. But often in cases such as this one, because the tests used by law enforcement to determine blood alcohol content are not always accurate or administered correctly, New Jersey DUI attorneys will thoroughly examine the police procedure at the scene of the accident. If the test results prove to be inaccurate during this examination, the per se theory is dropped.

Without a charge of guilty per se, New Jersey courts will determine sobreity or lack thereof through witness testimony and information provided by the police officers and respondants on the scene, such as appearance, speech patterns, and field sobriety test performances. This traditional liability evidence is then weighed by the jury to decide whether the defendant was driving under the influence according to state law.

In Locane-Bovenizer's trial, and other New Jersey DUI trials, the prosecution will use the event-recording data – information from the "black box" – from both cars involved in the crash to provide a clearer picture of the moments leading up to the accident as well as the collision itself. Although some New Jersey DUI attorneys, including Locane-Bovenizer's, argue that black box data provides untested information that may or may not be completely accurate, such as exact speeds and throttle positions, the New Jersey Supreme Court allows black box information as part of a DUI trial.

Your New Jersey DUI attorneys at <u>Helmer, Paul, Conley, and Kasselman, PA</u> want you to stay safe and drive sober, with full understanding of the procedures that surround a DUI trial. If you are facing DUI charges, contact one of our experienced attorneys at <u>Helmer Legal</u> today.