Divorce Law Advice: An Overview of Different Spousal Support Options

William Thies
Divorce involves the expiration of one’s marriage, authorized legally by an officiating body or a court. When spouses are in the process of ending their marriage; it is necessary to brief one on the proper proceedings. This is significant to guarantee the marital dissolution process is satisfying to both parties. An attorney that studies and litigates divorce law cases is the right public figure to handle such matters. A heavy subject matter that worries the greater percent of spouses separating is spousal support. This literature discusses the available spousal support options, according to the divorce laws.

What is Spousal Support?

Commonly classified as maintenance, spousal support or alimony; this condition involves financial compensation, entitled to a spouse, paid by his or her partner after a marriage expires. The outcome depends primarily on if the court deems it necessary for the earning partner to comply with such terms. Moreover, it is imperative to execute a proper investigation into one’s marital life to determine the consequences to apply. The financial position of parties, their income and matters involving their social lifestyle significantly influence how the ruling ends.

Though uncommon, long-term alimony is possible, but rarely in cases where both parties in the marriage are income earners. Contrary to this, a union that involves a sole income earner is more likely the circumstance that qualifies for permanent spousal support. With society changing rapidly, the order of life changes, marriages now survive with financial support from both spouses. Here’s a breakdown of the different options for spousal support.

Permanent Spousal Support

Although permanent spousal support rarely gets awarded to spouses, certain situations call for such measures. However, this is a condition the court decides, given that one’s evidence and reasons to earn such a privilege is rational. The consequences that often decide the final result includes disability, health issues, age, etc. In circumstances where a spouse is incapable of financing him or herself, because of one or more of the causes previously mentioned; the court usually rule in favor of long-term alimony. A note to all spouses is that the conditions qualify for modification if the supported spouse remarries, or enters a new relationship with cohabitation rights.

Rehabilitative Support

This support method is quite common in today’s society. Rehabilitative support has various conditions such as a limitation to the term at which a spouse, without a stable income gets the opportunity to acquire financial assistance from his/her spouse temporarily. This should allow the dependent spouse enough time to obtain a job or enroll in an educational program to become skilled and achieve financial independence. The grace-period at maximum is 5 years for a spouse awarded this benefit. The courts often review the following conditions, before awarding the dependent spouse; his or her age, life span of the marriage, length of absenteeism from the working world and the calculated expense to complete one’s training or education for job placement. It is essential to present a proper outline of these standards with the help of your divorce law attorney. Finding an expert is never difficult.


Beall & Thies LLC
351 Saint Ferdinand Street
Suite A
Baton Rouge
LA 70802
(225) 383-3499
[https://plus.google.com/101822726806995009873/about?hl=en](https://plus.google.com/101822726806995009873/about?hl=en)