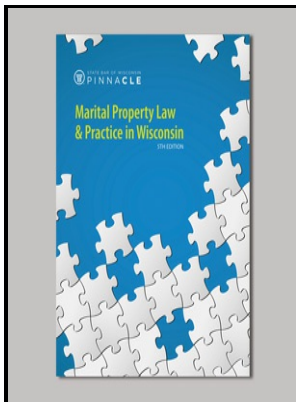


Marital property law

Clark Boardman Callaghan - Marital Property, Assets, and Divorce In Tennessee



Description: -

- Marital property -- United States.Marital property law

-Marital property law

Notes: Includes index.

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Marital Property in PA: How Is It Divided During Divorce?

The valuation date or dates may be anytime from the date of commencement of the action to the date of trial. This includes 401K, pensions and other investments.

How to Understand when Separate Property Becomes Marital Property

Yes, you can have individual property. Distribution by court of marital and divisible property.

WISCONSIN'S MARITAL PROPERTY LAW

Are any of these items family heirlooms or an inheritance from one spouse's side? Any person whose conveyance or encumbrance is recorded or whose interest is obtained by descent, prior to the filing of the lis pendens, shall take the real property free of any claim resulting from the equitable distribution proceeding. The circumstances and factors which contributed to the dissolution of the marriage, specifically including any ground for divorce under the provisions of subdivision A 1 , 3 or 6 of § or § ; 6. Equitable Distribution States follow one of two distribution schemes when dividing property in divorce: community property and equitable distribution.

Marital Property, Assets, and Divorce In Tennessee

However, to the extent that a party can show by a preponderance of the evidence that the debt was incurred for the benefit of the marriage or family, the court may designate the debt as marital.

What is considered Marital Property in a Florida Divorce?

It is rebuttably presumed to be community property.

Marital Property Law Colorado Springs, CO

§3-202 Section s : MD.

WISCONSIN'S MARITAL PROPERTY LAW

In determining an equitable disposition of property under paragraph c, the court shall consider: 1 the income and property of each party at the time of marriage, and at the time of the commencement of the action; 2 the duration of the marriage and the age and health of both parties; 3 the need of a custodial parent to occupy or own the marital residence and to use or own its household effects; 4 the loss of inheritance and pension rights upon dissolution of the marriage as of the date of dissolution; 5 the loss of health insurance benefits upon dissolution of the marriage; 6 any award of maintenance under subdivision six of this part; 7 any equitable claim to, interest in, or direct or indirect contribution made to the acquisition of such marital property by the party not having title, including joint efforts or expenditures and contributions and services as a spouse, parent, wage earner and homemaker, and to the career or career potential of the other party. This could limit each spouse's liabilities for the other's debts.

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A personal gift or inheritance, no matter when received, also is individual property. States generally will recognize a marriage performed in another state.

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