

OUR 6 STEP PROCESS:

STEP 2: Create a Strategy to Meet Objectives

Your attorney and paralegal will be in touch after the case starts to request information needed to reach your goals.

STEP 4: Involve the Court if Necessary

Plan B means involving the Court, filing a motion, or getting a judge involved. Over 95% of cases settle before trial. Very likely, yours will too.

STEP 6: The Finish Line

Meet with your legal team and reevaluate your goals, strategy, and settlement possibilities.

1

STEP 1: Initial Consultation and Retainer

Define your goals and objectives, and the problems we need to solve. We will assign you the right legal team based on the issues involved. If needed, you can request a follow up free consultation for a Will or estate planning.

2

STEP 3: Try to Resolve Issues if Possible

Unless it is an emergency, Plan A is always the path of least resistance. We will try to circumvent the legal system and develop a comprehensive plan to avoid court and contested proceedings. Based on our experience, you will be happier with the experience, and the case will cost less. We cannot always achieve Plan A, but we always try.

3

4

STEP 5: Execute the Strategy

As the case progresses, we execute the strategy, step by step. Your spouse might not be ready to resolve issues, so be patient. Let the process work.

5

6

OUR GUARANTEE TO OUR CLIENTS:

We cannot guarantee that your case will stay out of court, or the costs and time frame of your case (unless it is a flat fee matter). However, we guarantee that you will know what is happening in your case every step of the way. You will know your options and what costs you may incur. We are your consultants and guides on this journey, but you make the decisions.

We take your problems seriously. At [Wisselman Harounian Family Law](#), we have been handling family law matters for almost 50 years, and we handle them well. Our goal is to help you get the best outcome possible in your case.