

Fixed price divorce Solutions

Compare the services we offer and the prices

Compare our divorce services	Online	Value	Managed	Tailored
Meeting with a personal divorce lawyer for advice on your case		●	●	●
Initial divorce application completed for you	●	●	●	●
DIY guide to enable you to complete the divorce process	●	●		
Additional forms supplied for you to complete	●	●		
Telephone and e-mail support	●	●	●	●
Personal divorce lawyer to oversee your case			●	●
All correspondence dealt with by us			●	●
Your divorce managed through the court process			●	●
Attending court on your behalf				●
Dealing with contested issues or Defended Divorce				●
Dealing with complex or foreign element to divorce				●
Prices	£150*	£325*	£600*	Hourly rate

Respondent £300* - Where divorce proceedings are started by your spouse and you wish to be guided through these

*Excludes vat and disbursements.

Next Steps

Please call us to talk through your options. If we think that Legal Aid might be available we can arrange a free appointment to assess this. If you are seeking advice about your own particular circumstances or you are having marriage problems but are not yet sure you want to go ahead, we can arrange a Fixed Fee appointment to give you specific advice tailored to your needs.



Contact options

You can either contact us through the website [coodes.co.uk/services/family-and-divorce/](https://www.coodes.co.uk/services/family-and-divorce/) for more information, where you can also complete a divorce enquiry form, or email us on divorce@coodes.co.uk

Please call us to make an appointment:

St Austell 01726 874700	Newquay 01637 878111	Penzance 01736 362294
Truro 01872 246200	Liskeard 01579 347600	St Ives 01736 339333
Falmouth 01326 318900	Launceston 01566 770000	Holsworthy 01409 253425

Divorce stages

The process for an undefended divorce

The Divorce Petition stating one of the **Five Facts** (shown below) is sent to the Court.

The court sends the petition, supporting documents and the acknowledgement of service to the respondent.

The respondent completes and returns the acknowledgement of service to the court allowing the petition to proceed.

The respondent does not return the acknowledgement of service to the court.

The court sends a copy of the acknowledgement of service to the petitioner's solicitor.

The petition and supporting documents are personally served on the respondent by the court bailiff or the petitioner makes an application to the court for deemed or substituted service or to dispense with service.

The petitioner completes the application for decree nisi and statement in support and both documents are sent to the court.

The Judge considers the papers and, if approved, gives a date for pronouncement of the decree nisi.

6 weeks and 1 day following pronouncement of the decree nisi the petitioner can apply for decree absolute, which finalises the divorce, unless unresolved financial issues indicate the application should be delayed.

N.B. If the petitioner **does not** apply for the decree absolute 6 weeks and 1 day after the decree nisi the respondent can apply for the decree absolute 12 weeks later. The Judge will decide the issue after a hearing.

THE FIVE DIVORCE PETITION FACTS

- 1 Adultery
- 2 Unreasonable behaviour
- 3 Two years' desertion
- 4 Two years' separation (agreement of your spouse is also a requirement)
- 5 Five years' separation (no agreement required)

