Post Nuptial Agreements

Written by Alex Thursday, 16 February 2012 00:00 - Last Updated Wednesday, 15 February 2012 09:25

Post Nuptial Agreements maybe enforced. A good case is <u>Ansin vs.</u> Craben-Ansin

45

7 mass. 283 2010.

Where in this case, the Judge should determine the minimum; 1) each party has had an opportunity to obtain separate legal counsel with each party's choosing; 2) prior to that there was fraud or coercion in obtaining the Agreement; 3) or hopefully disclosed by both party's before the Agreement was executed; 4) each spouse knowingly and exclusively agreed in writing to waive the right to a judicial equitable division of assets and all marital rights in the event of a divorce; and 5) the terms of the Agreement are fair and reasonable at the time of execution and the time of the divorce.