

FINANCIAL EARLY NEUTRAL EVALUATION (FENE)

Divorcing spouses are required to use a form of Alternative Dispute Resolution (ADR). Types of ADR include mediation, arbitration and neutral fact finding, among others.

A FENE:

- Is another form of ADR that can be recommended by the Court.
- Deals *only* with financial issues, like property, debts, child support, and spousal maintenance.
- Is a process in which an experienced attorney or accountant ("evaluator") will learn the facts of your case and offer an opinion as to what the Court might likely do if the case went to trial.

THE FENE PROCESS:

- The first meeting with the evaluator typically occurs within seven days of appointment by the Court.
- You will provide the evaluator with information about your financial situation.
- You may meet with the evaluator one or more times. After understanding the case, the evaluator will tell you what the Court might likely do. During this process, you will have an opportunity to discuss the case, and try to reach a settlement.
- The recommendations of the evaluator, and any statements of settlement or compromise made in the process are confidential, and cannot be admitted into Court.
- The evaluator *will not* report the content of the FENE to the Court. The evaluator will only inform the court that the case did or did not settle during the FENE. With written consent of the parties, the evaluator may suggest to the Court that another ADR process, such as mediation, would be helpful to reach settlement.

BENEFITS OF AN FENE:

- You and your spouse will hear a knowledgeable, neutral opinion as to your chances of success at a trial.
- Your case can be resolved quickly and fairly.
- You can save money, time, heartache and headaches.
- It is paid for by you and your spouse using a sliding fee scale based upon your total income, which can further reduce the cost.

NOTE: If the FENE is unsuccessful, the case will be returned to the judicial officer assigned to your case for scheduling of a pretrial and a trial.