



ravyalawfirm@gmail.com



+91 9310971893

[Home](#) [About Us](#) [Our Service](#) [Blog](#) [Contact Us](#)7 March, 2024 [Sachink](#) 0 Comments

Automatic Divorce after 2 years in India: Analysis of the Fact and Fallacy



After marriage, every couple is supposed to maintain their relationship with trust, dignity, mutual understanding, and all and it becomes their responsibility to follow all the social values and constitutional norms that have been introduced in the marriage act apart from that whenever there is lack of trust and understanding, it might be the cause for separation, personal disputes and all and there may be various valid ground that can be mentioned as the specific reason of divorce as enlisted in the list of grounds for divorce. Considering all of them there is a prominent ground that can be the essential reason for divorce as there is no interaction or communication between the spouse without any reason. One can get more lucid information by consulting the best divorce lawyer and thereafter one can proceed with the divorce, especially if they have already decided to get apart from each other with the constitutional rules.

Relevance of terminology “Automatic Divorce” and what it means.

There is no such provision as “Automatic Divorce”. It might appear as satire, especially using the word automatic divorce which is not directly applicable, but the word is deeply rooted as one of the grounds of divorce where one can easily [file a divorce](#) petition in the court, especially when they have been separated for 2 Years or more and there is no communication between the spouse for a longer time and without any information and the valid reason they are staying with each other and willing to apply for divorce on this ground. However, there must be some reason or mutual misunderstanding that can be solved with individual dialogue and mediation by family members and all. But once it has become an issue then it can be the valid ground for divorces that might not require any explanation or explicit evidence.

Separation Without Information: The Ground for Divorce

As per the aforesaid reasons and grounds for divorce, separation without information can be included as a valid means and grounds for the divorce where one can consult a divorce lawyer, especially if they want to get apart from the relationship or want to file a divorce case against their spouse just because they have to stay apart from each other then, it will be considered as a **Changes in duration and as per the law.**

With the emergence of certain changes in law as per the social changes and various reasons, some changes in terms of duration have been implemented in a divorce case as per section 13B (2), where, as per the new rules, anyone being apart from each other, especially after marriage can be eligible for the divorce and in that case, both the party has right to proceed including this ground. However, even after the inclusion of this ground, there is the provision of a six-month waiting period that must be followed by the spouse. Once, their case has been registered it becomes easy. To know more details about the divorce case you can consult [Advocate Sachin Kashyap](#) for his expertise in this field.

Conclusion

Automatic divorce after 2 years in India does not stand with any relevancy at all or there is no such kind of provision for divorce, but it can be an outcome with the valid ground of divorce as mentioned in almost all the marriage acts and, therefore it can be considered just as a way not the final term. Because in the judicial system, it is essential to get acquainted with all the terms and conditions. And to know more about the divorce case getting help from a divorce lawyer will be easy and beneficial for all those willing to have broader ideas and concepts.

Contact Us

Leave a Reply

Your email address will not be published. Required fields are marked *

Comment *

Name *

Email *

Website

Save my name, email, and website in this browser for the next time I comment.

Post Comment

Next: [What is the Divorce Procedure in India?](#)Previous: [Divorce Rules in India](#)

Search

Search

Recent Posts[What is the Divorce Procedure in India?](#)[Automatic Divorce After 2 Years in India: Analysis of the Fact and Fallacy](#)[Divorce Rules in India](#)[Rights of a Woman in Divorce in India](#)[How can I Avoid Alimony in Divorce in India?](#)

No comments to show.

Advocate Sachin Kashyap & Associates

📍 458 sector 7, R.k Puram New Delhi 110022

📍 KB-704, Shalimar Garden, Sahibabad, U.P 201005

✉ Emails :ravyalawfirm@gmail.com

📞 Mob: +91 9310971893

[Home](#)[About](#)[Blog](#)[Contact Us](#)[Terms & Conditions](#)[Privacy Policy](#)

Disclaimer

[Best divorce lawyer in delhi](#) | [Best divorce lawyer in R.k Puram](#) | [Divorce lawyer Noida](#) | [Divorce lawyer Gurgaon](#) | [Best divorce lawyer in green park](#) | [Divorce lawyer Ghaziabad](#) | [Best criminal lawyer in delhi](#) | [Best criminal lawyer in R.k Puram](#) | [Best domestic violence lawyer in lajpat nagar](#) | [Best domestic violence lawyer in delhi](#) | [Best anticipatory bail lawyer in east of kailash](#) | [Best anticipatory bail lawyer in delhi](#) | [Best cheque bounce lawyer in nehru place](#) | [Best cheque bounce lawyer in delhi](#) | [Family lawyers in Delhi](#) | [Property Law in Delhi](#)

Copyright © advocatesachinkashyap.com. All Right Reserved