

Disclosure: Divorce in Texas Ep. 3: Surviving the Initial Confrontation Hosted By: <u>Brandy Austin</u> and <u>Larry Mike</u>



Two family law attorneys from Arlington, Texas, from the <u>Brandy</u> <u>Austin Law Firm</u> discuss a typical (and sometimes atypical) divorce from before a client walks in the door to the many years that follow a Texas court granting a divorce on the *6 episode podcast mini-series* Disclosure: Divorce in Texas.

Temporary Orders Hearing: What is it?



A temporary orders hearing is going to be a real hearing in a Court, in which your attorney and opposing counsel will present witnesses and evidence to the court in order to support the petition/motion for temporary orders and essentially, to get what you want ordered while the case is pending. The Court will likely

decide some of the following.

- 1. Specifying conservatorship;
- 2. Visitation with the children;
- 3. Child and/or spousal support;
- 4. Debts and interim attorney's fees; and
- 5. Property possession.

Top 5 Things to Consider Before Your Day In Court

Brandy Austin and Larry Mike represent clients at temporary orders hearings. There are five things that should be considered by everyone prior to going to court for a temporary orders hearing:

- 1. It's temporary;
- 2. Many times an

agreement is worked out before the court decides;

- 3. That you will have to live with it until there is a final decision;
- 4. You still need to prepare like it is a final hearing with all your evidence; and
- 5. How it will impact the children.

What if Court Doesn't Go Your Way?

Not everyone can win in court all the time. If the court decides, someone will not get their way. It doesn't usually go all one person's way. But remember:

- 1. It's temporary
- 2. We can collect more evidence
- 3. You see the weakness and can re-evaluate your position.
- 4. All parties must abide by the order in place, as it is written.

Mentioned: What to Expect in Family Law Court