



**NEW YORK LAWYERS'  
PRACTICAL SKILLS SERIES**

**2025–2026**

# **Matrimonial Law**

Joshua B. Gruner, Esq.

\* Willard H. DaSilva, Esq. previously served as author until 2016.

New York State Bar Association publications are intended to provide current and accurate information to help attorneys maintain their professional competence. Publications are distributed with the understanding that NYSBA does not render any legal, accounting or other professional service. Attorneys using publications or orally conveyed information in dealing with a specific client's or their own legal matters should also research original sources of authority.

We consider the publication of any NYSBA practice book as the beginning of a dialogue with our readers. Periodic updates to this book will give us the opportunity to incorporate your suggestions regarding additions or corrections. Please send your comments to: Publications Director, New York State Bar Association, One Elk Street, Albany, NY 12207.

Copyright 2025  
New York State Bar Association  
All rights reserved  
ISBN: 978-1-57969-397-8  
Product Number: 412126

## CONTENTS

§ 1.1	Introduction.....	1
§ 1.2	The New Maintenance Guidelines Law.....	1
	[A] Enhanced Earning Capacity.....	2
	[B] Temporary Maintenance.....	2
	[1] Temporary Maintenance Calculation.....	3
	[2] Temporary Child Support.....	5
	[3] Post-Divorce Maintenance Awards.....	5
	[4] Duration of Post-Divorce Maintenance.....	6
	[5] Changes to the Family Court Act.....	7
	[6] Effective Date.....	8
§ 1.3	Initial Conference/Consultation.....	8
	[A] Purpose.....	8
	[B] Scheduling the Client.....	8
	[1] Arrangements.....	8
	[2] Conference Time.....	9
	[3] Conference Fees.....	9
	[C] Attendees.....	9
	[1] Confidential Relationship.....	9
	[2] Third Parties.....	9
	[3] Staff.....	9
	[4] Children.....	10
	[D] Marshaling of Information.....	10
	[1] Identifying Information.....	10
	[2] Marital History.....	10
	[3] Payor's Income.....	11
	[4] Payor's Assets.....	12
	[5] Payee's Income.....	14
	[6] Payee's Assets.....	14
	[7] Joint Assets.....	14
	[a] Existing Assets.....	14
	[b] Transferred and Dissipated Assets.....	14
	[8] Separate (Nonmarital) Assets.....	15
	[a] Identification.....	15
	[b] Transmutation.....	15
	[c] Contamination.....	16
	[9] Obligations.....	16
	[a] Major Liabilities.....	16
	[b] Other Obligations.....	16
	[c] Potential Liabilities.....	17
	[10] Support Routine.....	17
	[11] Marital Problems.....	17
	[12] Evaluation of the Case.....	19
	[a] Grounds.....	19

	[b] Projections of Equitable Distribution .....	19
	[c] Projections of Maintenance and Child Support .....	20
	[d] Projections of Custody and Visitation .....	20
	[e] The Parenting Coordination Program .....	21
	[13] Expenses of the Case .....	21
	[a] Attorney Fees .....	21
	[b] Experts' Fees.....	21
	[c] Other Disbursements.....	21
	[14] Time Required .....	22
	[15] Alternative Procedures.....	22
	[16] Statement of Client's Rights and Responsibilities.....	23
§ 1.4	The Retainer.....	23
	[A] Retainer Conference .....	23
	[B] Retainer Agreement .....	24
	[1] Services Included.....	25
	[2] Expenses or Disbursements Not Included in the Retainer Fee .....	25
	[3] Method of Computing Fees .....	26
	[4] Refunds of Fees .....	26
	[5] Signing the Retainer Letter .....	27
	[6] Guarantee of Payment of Fees .....	27
	[7] Filing the Retainer Letter and Closing Statement.....	27
	[8] Social Media/Email Communications .....	27
§ 1.5	Additional Information .....	28
	[A] Standard of Living .....	28
	[B] Budgets .....	28
	[C] Financial Records .....	29
	[D] Detailed Marital History .....	29
	[E] Action to Be Taken .....	30
	[1] Injunctive Relief .....	30
	[2] Custody and Visitation.....	30
	[3] Support.....	30
	[4] Venue .....	30
	[5] Termination of the Acquisition of Marital Property .....	31
§ 1.6	Basic Law .....	31
	[A] Jurisdiction.....	31
	[B] Grounds.....	31
	[1] Void and Voidable Marriages.....	31
	[2] Action for a Divorce .....	32
	[3] Action for a Separation .....	33
	[4] Residence Requirements.....	33
	[C] Equitable Distribution.....	34
	[1] Generally.....	34
	[D] Definitions .....	34
	[1] Professional Licenses and Higher Education.....	35
	[2] Appreciation of Separate Property.....	35
	[3] Transmutation and Contamination.....	35

	[4] Valuations .....	36
	[5] Distribution .....	36
	[a] Factors.....	37
	[b] Contributions to Separate Property.....	39
	[c] Distributive Award .....	39
	[E] Post-Divorce Maintenance Awards .....	40
	[F] Child Support.....	44
	[G] Custody .....	47
	[1] Presumptions.....	47
	[2] Factors.....	48
	[3] Agreements .....	49
	[4] Relocation .....	49
§ 1.7	Agreements .....	50
	[A] Generally.....	50
	[1] Purpose of the Agreement.....	50
	[2] Nature of the Agreement.....	51
	[B] Contract Law.....	52
	[1] The Making of the Agreement.....	52
	[2] Proper Representation.....	53
	[C] Drafting the Agreement .....	54
	[1] Use of Forms.....	54
	[2] Formatting the Agreement .....	55
	[D] Content of the Agreement.....	55
	[E] Execution of the Agreement .....	56
§ 1.8	Commencement of the Case .....	58
	[A] Analysis of Information .....	58
	[B] Communication With the Other Spouse .....	58
	[1] Letter .....	58
	[2] Litigation Papers .....	58
	[3] Certification of Papers .....	59
	[4] Attorney Contact.....	60
	[C] Information From the Other Lawyer .....	60
	[D] Negotiations .....	60
§ 1.9	Commencement of the Action .....	61
	[A] Mandatory Automatic Restraining Orders and the Preliminary Conference.....	61
	[B] Motions .....	64
	[1] Submission of Applications in Matrimonial Actions .....	64
	[2] Temporary Support.....	64
	[3] Custody and Visitation.....	66
	[4] Attorney Fees.....	66
	[5] Experts' Fees.....	67
	[6] Injunctive Relief .....	68
	[7] Procedural Motions.....	69
§ 1.10	Disclosure .....	70
	[A] Purpose.....	70
	[B] Net Worth Affidavit.....	70

	[C] Bill of Particulars .....	72
	[D] Discovery and Inspection.....	72
	[E] Interrogatories .....	73
	[F] Depositions .....	73
	[1] Examination of the Spouse .....	74
	[2] Third Parties.....	75
	[G] Experts' Reports .....	76
§ 1.11	Trial Preparation .....	76
	[A] Dispositional Statement .....	76
	[B] Trial Outline.....	77
	[C] Preparation of Exhibits .....	78
	[D] Trial Memoranda .....	78
	[E] Client Preparation .....	79
	[1] Review of Facts .....	79
	[2] Review of Procedures .....	80
	[3] Review of Strategy.....	81
	[F] Witnesses .....	82
	[1] Generally.....	82
	[2] Expert Witnesses.....	82
	[3] Children .....	83
§ 1.12	The Trial .....	84
	[A] Pretrial Conference .....	84
	[B] Prima Facie Case .....	85
	[C] Stipulations .....	85
	[D] Spouse's Case .....	86
	[E] Rebuttal.....	86
	[F] Attorney Fees.....	86
	[G] Temporary Orders.....	87
§ 1.13	Judgment.....	87
	[A] Decision .....	87
	[B] Judgment.....	90
	[C] Notice of Appeal.....	91
§ 1.14	Enforcement.....	92
	[A] Generally.....	92
	[B] Enforcement of Contracts .....	92
	[1] Remedies.....	92
	[2] Choice of Forum .....	93
	[3] Procedures.....	94
	[4] Attorney Fees .....	95
	[C] Enforcement of Orders.....	95
	[1] Choice of Forum .....	97
	[2] Attorney Fees .....	97
§ 1.15	Modification.....	98
	[A] Modification of Agreements.....	98
	[1] Generally.....	98
	[2] Modification at the Time of Divorce .....	98

	[3] Contract Provisions .....	99
[B]	Modification of Orders .....	99
	[1] Generally .....	99
	[2] Procedures .....	99
	[3] Disclosure Procedures .....	100
	[4] Trial of the Issues .....	100
	[5] Attorney Fees .....	101
§ 1.16	The Recognition of Same-Sex Marriages .....	101
§ 1.17	Conclusion .....	102
Appendix A	N.Y. Rules of Professional Conduct Selected Excerpts .....	103
Appendix B	Rules Governing the Conduct of Lawyers in Matrimonial Actions .....	105
Appendix C-1	Uniform Rules for the New York State Trial Courts, Section 202.16 .....	111
Appendix C-2	Uniform Rules for the New York State Trial Courts, Section 202.16-a .....	119
Appendix C-3	Uniform Rules for the New York State Trial Courts, Section 202.16-b .....	121
Appendix D-1	Statement of Client’s Rights and Responsibilities, Section 1400.2 .....	123
Appendix D-2	Statement of Client’s Rights and Responsibilities, Section 1400.2 (To be used only when representation is without fee) .....	127
Appendix E	Child Support Standards Chart .....	129
Appendix F	2015 New York Laws Chapter 269 .....	151
	Matrimonial Law Forms Index .....	173
	Table of Authorities .....	461
	About the Author .....	467

**ABOUT THE AUTHOR**

**JOSHUA B. GRUNER, ESQ.**

Joshua B. Gruner graduated with a Bachelor of Arts in Political Science from the University of Delaware in 1997 and received an Advanced Honors Certificate upon graduation. While at the University of Delaware, he founded the school's Pre-Law Society.

Mr. Gruner attended Hofstra University School of Law from 1997–2000. He served as the Managing Editor of the Family & Conciliation Courts Review (now known as the Family Courts Review). Before graduating in 2000, Mr. Gruner participated in the NITA Trial Advocacy Program, assisted in the creation of a Family Law Clinic and interned for Nassau Supreme Court Justice Gabriel Kohn. Upon graduating, he received the Distinguished Service to the School Award for all of his contributions to the school, particularly in the areas of family law.

Mr. Gruner was admitted to practice law in New York in January 2001. After graduating, he immediately began working in various areas of law, including real estate, corporate litigation and all phases of matrimonial and family law. In 2005, he became an associate at the firm of Gassman & Keidel (predecessor to Gassman Baiamonte Gruner, P.C.) and since that time has focused exclusively in the fields of matrimonial and family law. Mr. Gruner became a partner of the firm on October 1, 2015.

He is currently a member of the Nassau County Bar Association, where he previously served as a member of the Board of Directors, Judiciary Committee and WE CARE Advisory Board, and the New York State Bar Association, where he was appointed Co-Chair of the Membership and Long Range Planning Committees. He was recently appointed Co-Chair of WE CARE, the charitable arm of the Nassau County Bar Association. For many years, he has been asked to assist in teaching the Family Law with Skills course offered at Hofstra University School of Law. He completed the intensive week-long trial program offered by the National Family Law Trial Institute. Most recently, Mr. Gruner was accepted as a Fellow of the American Academy of Matrimonial Lawyers, a selective national organization of matrimonial lawyers.