COMMON LAW UNIONS

Are you sharing your life with another person without being married or in a civil union?

KNOW YOUR RIGHTS
PROTECT YOURSELF!

A common law union, also known as a de facto union, is a conjugal lifestyle. It occurs when two people live together for some time and present themselves as a couple, without being legally married or in a civil union. People who live in a common law union are known as "common law spouses."

Even after living together for many years, common law spouses do not have the same rights and obligations as couples who have decided to get married or enter into a civil union.

RIGHTS AND OBLIGATIONS OF COMMON LAW SPOUSES

The law generally does not grant common law spouses the same protections as those given to married or civil union couples. In principle, common law spouses do not have any rights or obligations toward one another. For example, common law spouses:

+ Do not inherit, when their partner dies, if the partner has not named them as the beneficiary in their will.
+ Are not subjected to the rules of family patrimony or matrimonial regime in the event of separation or death. Accumulated by both spouses during cohabitation are therefore divided in accordance with proof of ownership, unless otherwise stated in a joint agreement.
+ Are not entitled to alimony for themselves, in the event of separation or death (children, however, remain entitled to child support).

Exceptions

Some laws give common law spouses the same rights and obligations as married or civil union spouses when their partnership meets certain criteria (e.g., duration of the union or cohabitation, having a child together). Consult your notary to see if these exceptions apply to your situation.

DID YOU KNOW?

Common law spouses have the same obligations and responsibilities toward their children as married or civil union couples.

Thus, in the event of separation or the death of the parents, all children have the same rights and the same protections, regardless of whether their parents were married, in a civil union or a common law union...

In the absence of a will, your common law spouse is not considered an heir. Your assets will go to your children or, if you don’t have any, to other family members, as stipulated by law.
**HOW DO YOU PROTECT YOURSELF?**

Consult your notary and benefit from their expertise! A notary will advise you on the issues that need to be discussed and on the various notarized documents that can protect you. A notary will put your wishes into clear legal language that complies with the law. These documents, which the notary will prepare for you, concern many aspects of a couple’s life and will set out a plan for the outcomes of a separation, a possible incapacity or the death of a spouse.

These notarized documents are **reliable and secure**. They are written in accordance with the law, and are generally more difficult to challenge and easier to trace because the notary keeps the originals.

**Cohabitation Contract**

The cohabitation contract allows spouses to **define and agree** on the rights, obligations, responsibilities and protections they want to mutually confer **during the union** and in the event of **separation**.

This contract may cover the management and division of the assets, money and debts of the two partners. It may also include each spouse’s contributions and responsibilities toward their life as a couple and the equivalent of alimony for a spouse who is financially disadvantaged by the separation.

**Undivided Co-ownership Agreement**

The undivided co-ownership agreement is a valuable contract when common law spouses are **joint owners of a property**, such as a house, condo or land.

The contract allows the common law spouses to agree on the responsibilities and contributions of each person toward the purchase, costs, maintenance, repairs and mortgage payments. It can also cover the division of assets in the event of separation or death.

**Protection Mandate (or Mandate in Case of Incapacity)**

The protection mandate is a document that **protects you** if you become incapacitated, i.e., if the state of your health renders you unable to make decisions or act on your own behalf. This may result from illness, an accident, or simply from the effects of aging.

The protection mandate allows you to designate a person who will act on your behalf and make decisions in your interests. In this document, you may specify your wishes about decisions that concern you personally (e.g., care, lodging) or the administration of your assets (e.g., using your money and your assets for your family, or managing your business).

**Will**

The will is the only document that allows a person to **designate their common law spouse as their heir** when they die. The will also allows you to optimize tax benefits upon your death and avoid complex situations for your spouse (e.g., having to buy your share of the house).

**COMMON LAW SPOUSES HAVE THE SAME OBLIGATIONS AND RESPONSIBILITIES TOWARD THEIR CHILDREN AS MARRIED OR CIVIL UNION COUPLES.**

**HOW DO YOU PREPARE YOURSELF?**

**INFORMATION AND DOCUMENTS YOU WILL NEED**

- Your date of birth and social insurance number
- Documents relating to your civil status (e.g., birth certificate, judgement of divorce)
- A family inventory, i.e., a list of your assets and properties, your investments and debts, including any assets and properties outside Québec
- Your titles to property if you own land or a dwelling
- Your business documents (e.g., shareholder agreement or partnership agreement)
- Your life insurance policies
- Any other information requested by your notary

**MATTERS TO BE CONSIDERED**

- How do you manage your assets, money and debts? Who pays the bills and in what proportion?
- In the event of separation, would each spouse be willing to share their assets, money and debts with the other? Would you like to provide the equivalent of spousal support for the other person?
- Are you co-owners of a property? Would it be a good idea to sign an agreement to establish the rights and obligations of each party in relation to this property?
- Do you have a protection mandate designating the person who will make decisions for you if you become incapacitated?
- Do you have a signed will stipulating who will inherit your assets upon your death?
- Any other questions raised by your notary.