

Darrell M. Harding Attorney at Law, PLC

With more than twenty years of experience we know that not every case is the same and provide each case with the personalized individual attention it deserves. Our firm is committed to providing our clients with skillful and professional representation. We provide our clients personalized attention and service. Our firm understands that family issues involving divorce and/or children can be emotionally and physically stressful. We are here to help guide you through the legal system and will take you through the process one step at a time.



Darrell M. Harding graduated with honors with a Bachelor of Science in Psychology from Brigham Young University in 1984. He also graduated at the top of his class with his Juris Doctor Degree from J. Reuben Clark Law School, Brigham Young University, in 1988. He served as Legal and Political Chairman over the Civil Law Division from 1987-1988, Negotiator Forum Vice President in 1988 and served on the Law Review. For over 23 years he has focused exclusively on family law to best serve individuals like you.

Darrell M. Harding Attorney at Law

**5366 Virginia Beach Boulevard
AAA Building Suite 301
Virginia Beach, VA 23462
Phone: (757) 499-2600
Fax: (757) 499-2006
hardinglaw@aol.com
www.hardinglaw.net**

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SPOUSAL SUPPORT

DID YOU KNOW:

The court has specific factors it is to consider when ordering Spousal Support.

**Read on to better
analyze your case.**



**Prepared by:
Darrell M. Harding
Attorney at Law
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AAA Building Suite 301
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Virginia Code § 20-107.1 (E)

In determining the nature, amount and duration of Spousal Support a court shall consider the following:	List what facts help or hurt your case for each factor:
1. The obligations, needs and financial resources of the parties, including but not limited to income from all pension, profit sharing or retirement plans, of whatever nature;	
2. The standard of living established during the marriage;	
3. The duration of the marriage;	
4. The age and physical and mental condition of the parties and any special circumstances of the family;	
5. The extent to which the age, physical or mental condition or special circumstances of any child of the parties would make it appropriate that a party not seek employment outside of the home;	
6. The contributions, monetary and nonmonetary, of each party to the well-being of the family;	
7. The property interests of the parties, both real and personal, tangible and intangible;	
8. The provisions made with regard to the marital property under § 20-107.3;	
9. The earning capacity, including the skills, education and training of the parties and the present employment opportunities for persons possessing such earning capacity;	
10. The opportunity for, ability of, and the time and costs involved for a party to acquire the appropriate education, training and employment to obtain the skills needed to enhance his or her earning ability;	
11. The decisions regarding employment, career, economics, education and parenting arrangements made by the parties during the marriage and their effect on present and future earning potential, including the length of time one or both of the parties have been absent from the job market;	
12. The extent to which either party has contributed to the attainment of education, training, career position or profession of the other party; and	
13. Such other factors, including the tax consequences to each party, as are necessary to consider the equities between the parties.	