

McClure Law Group is proud to announce our newest Partners Kate Mataya & Brandon Joseph



Kate and Brandon have been with the firm since 2016 and add invaluable talents to the team. Since joining McClure Law Group, Brandon Joseph has proven himself to be a persuasive litigator and an effective negotiator—traits that ensure zealous representation for his clients. Brandon is regularly complimented on his ability to think quickly and explain complex concepts. He has had much success in all aspects of family law advocacy and always strives to be among the best. He is involved in numerous professional organizations and currently serves on the Board of Directors of the Family Law Section of the Dallas Bar Association.

Kate Mataya's approach to each case is compassionate, strategic, and creative. Working with everyone from corporate executives to stay-at-home parents, she expertly guides clients through the division of high-net worth estates. She brings a genuine passion for the best interests of children facing emotional family law issues. She cares intensely for survivors of domestic violence and is a strong advocate for clients who are seeking a protective order or temporary restraining order from an abusive partner. Kate truly understands each client's priorities, and works efficiently to achieve a resolution that best meets their needs.



CONGRATULATIONS TO OUR NEWEST SENIOR ASSOCIATE ADAM MUNDT

Adam has been with McClure Law Group for 6 years, bringing with him valuable business acumen in tax and audit experience and over 11 years Public а Certified as whose Accountant. Clients cases involve particularly complex asset valuation and division value his background. Adam believes in vigorously advocating for his clients while still maintaining a high degree of professionalism.





Supreme Court of Texas Discovery Rules

In order to preserve your claims and ability to present evidence, it is imperative that you comply with the amendments to the Texas Rules of Civil Procedure.

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What is a Mediated Settlement Agreement?

Some Texas courts have held that an MSA may be unenforceable if it is obtained by fraud, duress or coercion.

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Who Gets the Family Pet in a Divorce?

Many of the same arguments that might persuade a Texas divorce court to award you a house, car, or retirement account can and should

be utilized to ensure that Fido comes home with you after final trial.

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Meaning of "Multiple Households" for Purposes of Calculating Texas Child Support

When one or more children live with one parent and one or more children live with the other parent, each parent may be obligated to pay child support to the other.

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Standard Possession



Presumption Doesn't Apply to Children Under Three

There is a rebuttable presumption that the standard possession order is in the child's best interest, but that presumption only applies to children who are at least three years old.

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CASE UPDATES



FATHER'S AGREEMENT TO PAY CHILD'S PRIVATE SCHOOL TUITION CONSTITUTES A CHILD SUPPORT OBLIGATION THAT CAN BE MODIFIED VERSUS A NON-MODIFIABLE CONTRACTUAL OBLIGATION.



EARNINGS RETAINED BY A SUBCHAPTER S CORPORATION IN WHICH A PARENT HOLDS AN INTEREST MAY BE CONSIDERED WHEN CALCULATING PARENT'S NET RESOURCES FOR PURPOSES OF CHILD SUPPORT.



PARENTAL PRESUMPTION NOW APPLIES TO MODIFICATION SUITS.





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