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## At one recent meeting in White Plains, Amy Carron Day and Marc Fleisher figured out how to lower the decibel level by beginning sessions with safe topics and coaching the husband to show more support for his quick-to-anger wife. At another meeting, Robin Carton explained to Neil Kozek that her client felt he was "saber

the Canadian province of Alberta.

rattling" when he made reference to what might happen if they went

to court, a tactic collaborative lawyers are supposed to leave behind.

Divorce, Without the Courts

By JANE GROSS

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to me," she said.

her rush to court.

with myself."

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former "barracuda litigator." Within six months of the training of half the lawyers in 2000, the filing of motions fell by 50 percent. By 2001, after the next group was trained, filings had fallen an additional 25 percent. Collaborative techniques are now being tried in Medicine Hat by corporate, real estate and trust lawyers. Most in the New York group continue to do litigation, mediation and collaborative divorce.

But many do less and less litigation, and some have abandoned it entirely.

There is no nationwide tally of how many cases have been settled this way, and leaders of

the dramatic experience when collaborative divorce was introduced in Medicine Hat, in

the movement are only now talking of the need to collect systematic data. But they point to

the room without advocates and hire lawyers only when it is time to draft and submit an agreement.

As a dispute resolution process, collaborative divorce shares the so-called interest-based

is not suitable for marriages with a "power imbalance," since the parties are generally in

Mr. Berkman offered several examples of power imbalance: A wife of 25 years who had

divorce, where mediation failed, she said, because her ex-husband couldn't stand that she "knew the lingo" and he didn't. Even the matrimonial lawyers who have reservations about collaborative divorce prefer it to mediation. The cynical explanation might be that mediation, which is also done by mental health professionals, takes business from lawyers.

But Ann Diamond, a litigator at Sheresky Aronson & Mayefsky in Manhattan, said that

"someone to stand behind, someone to be the heavy." (Mediators permit each party to

Ms. Diamond, and others, worry that the collaborative lawyers' pledge not to take a case to

court could in some cases actually run up a client's bill. Let's say the husband decides to go

she was "dead set against" mediation because anguished husbands or wives need

to court. The wife, Ms. Diamond said, is then also forced to start from scratch.

have a lawyer with them, but most couples forgo the extra expense.)

litigation generally cost two to three times as much as a comparable case handled collaboratively, according to lawyers familiar with fees for both methods. Richard A. Abrams, a New York City litigator who has also joined the local collaborative law group, cited this example: A collaborative divorce that required half a dozen two-hour

negotiating sessions, no outside forensic experts and a draft agreement would cost a

conferences in court but no complicated motions, discovery or trial, the same divorce

couple about \$15,000 in Manhattan. In litigation, with a routine number of status

While more than 90 percent of divorce cases are uncontested, those that wind up in

would cost at least \$30,000. Lisa Headley, with a 20-year marriage and a 10-year-old daughter, was "so mad and hurt" when her husband, Brian McCormick, asked for a divorce that her first instinct was revenge. One visit to a lawyer whom Ms. Headley, 45, described as "a barracuda" slowed

Then she consulted a mediator but decided "you have to be very strong and know exactly what you want, and I was a basket case and didn't think I could do that." Instead, she hired Mr. Fleisher for a collaborative divorce. "I needed someone on my side," she said, but not someone who was going to say, 'You're going to pay, buddy.' In the end, I had to live

Custody was never an issue, and the couple had no significant property to fight over. After

a half-dozen sessions there was an agreement ready to be signed. Ms. Headley wanted her daughter to attend the same church each Sunday, but was persuaded that it was regular worship that mattered, not where. She kept the living room rug, but parted with the bedroom set. "It seems so silly now," Ms. Headley said. "But they told us it happens to everyone, so I

didn't feel like such a fool. And they kept pointing out the progress we were making." "I'm not saying it wasn't awful," she said, "but I'd recommend it to anyone."

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All 29 of the lawyers who regularly practice matrimonial law in Medicine Hat, population 51,000, have now been trained in the collaborative process, according to Janis Pritchard, the first president of the collaborative lawyers' association there, who describes herself as a "I can't bring myself to go that route anymore," said Katherine Eisold Miller, Mr. Gesky's collaborative lawyer, who was a big-firm litigator for 15 years. Ms. Miller's career change has been eased by her background; both her parents are therapists. "This feels very natural

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