

Assertion of a claim for the distribution of household goods in the case of separated partners

If you are married or in a registered civil partnership but living separately, you can request a distribution of household goods for the period of separation.

Competent Department

- Amtsgericht Bremen
- Amtsgericht Bremen-Blumenthal
- Amtsgericht Bremerhaven

Basic information

If you are unable to reach an agreement with your partner who is separating on the distribution of household goods, you can file a claim for the distribution of household goods in court.

Requirements

As a spouse or civil partner, you are entitled to the distribution of household goods if

- You cannot agree on the distribution of the items,
- you are separated spouses or partners,
- the objects in dispute are household objects,
- the object belongs to you personally
- you do not have to give the item to your partner for use because he or she needs the item to run a separate household.
- Objects belonging jointly to the partners are distributed between them according to the principles of equity

What documents do I need?

Inventory list of household items, if applicable

With the respective ownership and, if applicable, the distribution intention in the event of a subsequent divorce, countersigned by your spouse or civil partner.

Procedure

An application for the distribution of household effects in the event of separation shall be filed with the local court - family court - having jurisdiction pursuant to sections 201 et seq. of the Family Proceedings Act (FamFG).

- The court may impose an obligation to provide information on each of the spouses to facilitate its decision in accordance with section 206 I FamFG.
- The court shall discuss the matter with the spouses at a hearing. It shall order the personal appearance of the spouses.
- The court shall decide on the distribution of household goods by order. It may fix a reasonable remuneration for the use of the household effects.

Legal bases

- § 1361a Bürgerliches Gesetzbuch (BGB)
- § 111 Nr. 5 Gesetz über das Verfahren in Familiensachen und in den Angelegenheiten der freiwilligen Gerichtsbarkeit (FamFG)
- §§ 200 ff. Gesetz über das Verfahren in Familiensachen und in den Angelegenheiten der freiwilligen Gerichtsbarkeit (FamFG) für Familienstreitsachen
- § 269 Abs. 1 Nr. 6 Gesetz über das Verfahren in Familiensachen und in den Angelegenheiten der freiwilligen Gerichtsbarkeit (FamFG) für Lebenspartnerschaftssachen
- § 270 Gesetz über das Verfahren in Familiensachen und in den Angelegenheiten der freiwilligen Gerichtsbarkeit (FamFG) für Lebenspartnerschaftssachen

What deadlines must be paid attention to?

You must make your claim in good time during your separation period.

How long does it take to process

At least 3 months due to the prescribed procedure, in more complex procedures possibly longer, depending on the individual case.

What are the costs?

- Court costs
- If applicable, attorney's fees

Both are based on the amount in dispute.