

NEBRASKA LEGISLATURE

The official site of the Nebraska Unicameral Legislature

≡ MENU

Nebraska Revised Statute 42-348

Revised Statutes » Chapter 42 » 42-348



< 42-347

Chapter 42 Index

42-349 >





Chapter 42

42-348.

Proceedings; where brought; transfer of proceedings; orders; how treated.

All proceedings under sections [42-347](#) to [42-381](#) shall be brought in the district court of the county in which one of the parties resides. Proceedings may be transferred to a separate juvenile court or county court sitting as a juvenile court which has acquired jurisdiction pursuant to section [43-2,113](#). Certified copies of orders filed with the clerk of the court pursuant to such section shall be treated in the same manner as similar orders issued by the court.

Source

-  Laws 1972, LB 820, § 2;
-  Laws 1985, Second Spec. Sess., LB 7, § 9;
-  Laws 1996, LB 1296, § 10;
-  Laws 1997, LB 229, § 8.

Annotations

If one of the parties to a dissolution action has had a Nebraska domicile for the duration prescribed by section 42-349, a party may commence a dissolution action under this section in the county where one of the parties lives and is not required to commence the action in the domiciliary county of either party to the dissolution action. *Huffman v. Huffman*, 232 Neb. 742, 441 N.W.2d 899 (1989).

A district court cannot acquire jurisdiction over dissolution of marriage proceedings unless one of the parties is a resident of the county in which the court is located at the time the original petition is filed. *Small v. Small*, 229 Neb. 344, 427 N.W.2d 42 (1988).

- [? Frequent Questions](#)
- [i Americans with Disabilities Act Notice](#)
- [🔒 Privacy Policy](#)
- [☰ Glossary of Terms](#)
- [✉ Contact Us](#)
- [! Disclaimer](#)

 OFFICIAL NEBRASKA GOVERNMENT WEBSITE
Copyright © Nebraska Legislature, all rights reserved.