

Change of Name Deed's

If you wish to change your name on official documents you will require a Change of Name Deed. Usually having the document signed will suffice, although some organisations require the Change of Name Deed to have been enrolled at the Royal Courts of Justice.

We can prepare Change of Name Deeds for any person over 18 looking to change either their first last or full name for a **fixed fee of £90 plus VAT.**

Change of Name Deed – Children

If you are looking to change your child's name, we need to establish if you can legally do so. If another person has Parental Responsibility for your child, we need to obtain their consent before we prepare the document. In both circumstances we can prepare the document for a **fixed fee of £90 plus VAT per child.**

If the other person with Parental Responsibility does not consent, you would need to make an application to court for a Specific Issue Order. Such applications are charged at our usual hourly rates.

Change of Name on Marriage and Divorce

You do not need a Change of name deed to take on your married surname provided you are simply taking on your spouse's surname. Some organisations will require a Change of Name Deed if you wish to double barrel your married surnames.

You do not usually need a Change of Name to revert from a married name to a maiden name. Your Birth Certificate and Decree Absolute should suffice. However, some organisations will require a Change of Name Deed in those circumstances.

**Why not contact our specialists, Carly or Julie
for no obligation appointment?**

7&8 St Mary's Grove, Stafford, ST16 2AT

24 Market Place, Burslem, SOT, ST6 3LE

01785 252 377 or 01782 813 315

www.nowellmeller.co.uk

