

Unit 12 – Family III

1. One spouse – the plaintiff – files a petition for divorce, which is served on the other spouse – the defendant.
2. Neither party was considered at fault in the accident.
3. When ruling on a divorce, the court also rules whether and which of the spouses is at fault for the breakdown of marriage.
4. However, at the joint request of both spouses, the court will resign from ruling on fault. In this case, the consequences are the same as if *neither* spouse was at fault.
5. To dissolve marriage by no-fault divorce.
6. To apply for a dissolution of marriage by no-fault divorce.
7. To apply for a dissolution of marriage by divorce at the sole fault of the respondent.
8. The Regional Court in Warsaw – 6th Civil, Family, Appellate Division - dissolves the marriage of petitioner Joanna Nowak and respondent Anhini Tadjumar, contracted on 1 April 2015 and registered in the Civil Registry Office in Opole under number 7873 by no-fault divorce.
9. The Regional Court in Warsaw – 6th Civil, Family, Appellate Division - dissolves the marriage of petitioner Joanna Nowak and respondent Anhini Tadjumar, contracted on 1 April 2015 and registered in the Civil Register Office in Opole under number 7873, by the sole fault of the respondent.
10. The Regional Court in Warsaw – 6th Civil, Family, Appellate Division - dissolves the marriage of petitioner Joanna Nowak and respondent Anhini Tadjumar, contracted on 1 April 2015 and registered in the Civil Register Office in Opole under number 7873, by the fault of both parties.
11. In passing judgment, the court decided on the parental custody of a child of both spouses, and on both parents' future contact with the child; the court also determined the amount each of the spouses must provide to cover the living costs of the child.