How Nevada's SB275 Could Reshape Family Court: Insights from Top Las Vegas Divorce Attorneys

Las Vegas, Nevada Sep 17, 2025 (<u>Issuewire.com</u>) - Gastelum Attorneys, a leading <u>divorce attorney in Las Vegas</u>, offers expert insights on Nevada Senate Bill 275 (SB275), legislation that could significantly transform child custody proceedings in Nevada family courts. As specialists in family law, they are closely monitoring the bill's progression through the 83rd Legislature and providing analysis on its potential impacts for Nevada families.

Proposed Changes to Child Custody Proceedings

Senate Bill 275, introduced on March 4, 2025, focuses on important issues related to domestic relations and child custody proceedings in Nevada courts. Currently under legislative review, the bill prohibits courts from removing children from a parent or restricting parent-child contact solely for the purpose of improving a deficient relationship between children and other parents.

"This legislation marks a notable change in how Nevada courts may address complex custody cases," says Jennifer Gastelum, founder of a prominent family law practice in Las Vegas. "As seasoned divorce attorneys in Las Vegas, we understand that SB275 could significantly alter the way courts manage cases involving claims of domestic violence or child abuse."

Key Provisions of SB275

According to Gastelum Attorneys, the key provisions of SB275 include:

In the context of court-ordered reunification treatment, specific limits have been established. These limits will stay in effect until scientific evidence demonstrates that the treatment is safe, effective, and does not pose a risk to the child.

Research on Parent–Child Interaction Therapy (PCIT) has demonstrated decreases in behavior problems and caregiver distress in children exposed to interparental violence. However, it's essential to customize the treatment to meet the specific needs of each family and child.

In addition to these limitations, courts must also take into account evidence of past domestic violence or child abuse in certain circumstances. This means that if there is a history of abuse or violence within the family, the court will consider this when making decisions regarding reunification treatment.

For instance, a judge might take into account testimony from a child welfare expert with experience working with families that have faced similar abuse histories. This expert can offer valuable insights into the potential risks and benefits of reunification treatment for the child.

Provisions are in place to ensure that expert testimony is reliable and credible, and that it comes exclusively from qualified professionals with the necessary expertise and clinical experience. This might include psychologists, social workers, or other experts who have a deep understanding of the complexities of domestic violence and child abuse. By relying on expert testimony from qualified professionals, courts can make more informed decisions that prioritize the safety and well-being of the child.

"These changes reflect the latest research on child development and trauma," states the team of family law attorneys from Las Vegas, NV. "The bill's focus on scientific evidence and qualified expertise raises the standards for court interventions in family cases."

Training Requirements for Judges

SB275 introduces mandatory training requirements for judges and other court-appointed professionals (guardians ad litem, mediators, evaluators, etc., ensuring specialized knowledge in domestic violence and child abuse dynamics. Gastelum Attorneys believes this provision will improve judicial understanding of complex family situations.

"As a divorce attorney firm in Las Vegas managing numerous custody cases, we have seen how a deep understanding of family dynamics by the judiciary can greatly influence case outcomes," the firm states. "Investing in specialized training could result in more informed decisions in sensitive custody matters."

Current Status and Timeline

As of May 16, 2025, SB275 is still under legislative review after being re-referred to the Committee on Finance on April 14, 2025. Gastelum Attorneys is actively monitoring the bill's progress and is ready to adjust their legal strategies as needed if it is enacted.

About Gastelum Attorneys

Founded in 2018, Gastelum Attorneys focuses on family law, divorce, and child custody matters in Las Vegas, Nevada. Led by Attorney Jennifer Gastelum, their bilingual team offers thorough legal services, emphasizing the protection of clients' rights during the legal process. As a reputable **Las Vegas NV**, **family law attorney** firm, they prioritize the needs of their clients and the well-being of children in all family court cases.

Contact Gastelum Attorneys:

702.979.1455

info@gastelumattorneys.com

https://gastelumattorneys.com

Media Contact

Gastelum Attorneys

******@gmail.com

7024031534

718 S 8th st Las Vegas NV, 89101

Source : gastelum-attorneys

See on IssueWire