BD/RC

SENATE STATE OF MINNESOTA NINETY-FIRST SESSION

S.F. No. 3425

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| DATE | D-PG | OFFICIAL STATUS |
| 02/20/2020 | Intro | duction and first reading |
| | Refe | rred to Judiciary and Public Safety Finance and Policy |

| 1.1 | A bill for an act |
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| 1.2 1.3 | relating to family law; updating the notice to parties in custody and parenting time cases; amending Minnesota Statutes 2018, section 518.168. |
| 1.4 | BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: |
| 1.5 | Section 1. Minnesota Statutes 2018, section 518.168, is amended to read: |
| 1.6 | 518.168 HEARINGS. |
| 1.7 | (a) Custody proceedings shall receive priority in being set for hearing. |
| 1.8 | (b) The court may tax as costs the payment of necessary travel and other expenses |
| 1.9 | incurred by a person whose presence at the hearing the court deems necessary to determine |
| 1.10 | the best interests of the child. |
| 1.11 | (c) The court without a jury shall determine questions of law and fact. If it finds that a |
| 1.12 | public hearing may be detrimental to the child's best interests, the court may exclude the |
| 1.13 | public from a custody hearing, but may admit any person who has a direct interest in the |
| 1.14 | particular case. |
| 1.15 | (d) If the court finds it necessary for the protection of the child's welfare that the record |
| 1.16 | of an interview, report, investigation, or testimony in a custody proceeding be kept secret, |
| 1.17 | the court may make an appropriate order sealing the record. |
| 1.18 | (e) At Prior to the first hearing or at an initial appearance before the court under this |
| 1.19 | chapter, in conjunction with the mailing of the initial case management conference notice |
| 1.20 | if one is provided or with the notice of filing of a matter under this chapter, the court shall |
| 1.21 | provide an information sheet to the parties explaining: |

1

| 2.1 | (1) in cases where alternative dispute resolution is required under General Rules of |
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| 2.2 | Practice, rule 310.01, that the parties have the choice of using alternative dispute resolution |
| 2.3 | methods including mediation, arbitration, and other processes to resolve the divorce or |
| 2.4 | custody matter; |
| 2.5 | (2) how mediation works and other available forms of alternative dispute resolution for |
| 2.6 | family law cases work can be used instead of the court process; |
| 2.7 | (3) that the parties may choose which method of alternative dispute resolution to use; |
| 2.8 | and |
| 2.9 | (4) that the court administrator is able to provide additional information about resources |
| 2.10 | for alternative dispute resolution. |
| 2.11 | Each party who is present at the first hearing or at an initial appearance must receive a copy |
| 2.12 | of the information sheet from the court. |
| 2.13 | (f) The state court administrator shall prepare an alternative dispute resolution information |
| 2.14 | sheet that the court must use to satisfy the requirements of paragraph (e). The information |
| 2.15 | sheet must provide a definition and explanation of mediation as well as the parties' option |
| 2.16 | to create their own parenting plan under section 518.1705. The information sheet must |
| 2.17 | explain that early neutral evaluation is not required. The information sheet in this section |
| 2.18 | must be provided to all parties even if the parties are represented by an attorney. The |
| 2.19 | information sheet must provide an explanation of mediation and an explanation of early |
| 2.20 | neutral evaluation to assist the participants in family court to make an informed decision |
| 2.21 | about the risks and benefits of either process. The definitions contained in the information |
| 2.22 | sheet shall not be provided in such a way as to encourage or coerce the participants to choose |
| 2.23 | one process over the other. The information sheet must inform the participants that mediation |
| 2.24 | is a facilitative process that does not coerce the participants to reach an agreement because |
| 2.25 | a mediator may not impose his or her own judgment on the issues for that of the parties. |
| 2.26 | The information sheet required by this paragraph must inform the participants that early |
| 2.27 | neutral evaluation is an adjudicative process that has a primary focus to tell the parties what |
| 2.28 | would happen in court. The neutrals evaluate the case and provide a candid assessment of |
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2.29 <u>the strengths and weaknesses of the case.</u>

2