Domestic Relations; child custody

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Domestic Relations

guardian are terminated. A petition to void a decree of emancipation may be filed if the minor has become indigent or the decree was obtained by fraud, misrepresentation, or by withholding material information.


Domestic Relations; child custody

Rev. Stat. § 125._ (new); § 125.510 (amended).
AB 874 (Committee on Judiciary); 1987 Stat. Ch 601

Existing law provides that upon dissolution of marriage or at any time during minority, the court must award custody of a minor child based solely on the best interest of the child. Chapter 601 requires a parent with individual or joint custody of a child to secure the permission of the other parent or of the court prior to moving the child out of the state. According to Chapter 601, the moving parent must first attempt to obtain the written consent of the other parent. The moving parent may petition the court for permission to move the child if the other parent refuses to give consent. When the noncustodial parent or other parent having joint custody requests a change of custody, the court may consider one parent’s failure to comply with the provisions of Chapter 601 when determining the best interest of the child.

2. Id. § 125.480 (determining custody upon dissolution of marriage). See also id. § 125.510 (providing for modification of a previous custody order).
4. Id.
5. Id.
6. Id. See also Nev. Rev. Stat. § 125.480 (in determining custody, sole consideration is best interest of child). See also id. § 125.510 1(b) (the court may, at any time, modify or vacate an order determining the custody of a minor child).