8952

IN SENATE

May 2, 2022

Introduced by Sen. HARCKHAM -- read twice and ordered printed, and when printed to be committed to the Committee on Children and Families

AN ACT to amend the domestic relations law and the family court act, in relation to establishing a moratorium on the use of forensic child custody evaluators in family court proceedings

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Section 70 of the domestic relations law is amended by 1 adding a new subdivision (c) to read as follows: 2 (c) (1) Notwithstanding any provision of law to the contrary, there is 3 4 hereby established a moratorium on the use of forensic child custody 5 evaluators in family court proceedings. No court shall order or allow into evidence a forensic custody report in the context of a custody or 6 7 visitation proceeding. 8 (2) For the purposes of this subdivision: (i) "forensic custody report" shall mean any report, assessment or 9 10 evaluation prepared by a forensic child custody evaluator and used by 11 the court in a child custody or visitation determination; and (ii) "forensic child custody evaluator" shall mean a licensed psychia-12 13 trist, psychologist or social worker authorized by statute or the court 14 to perform a forensic evaluation relating to a party or a child in order 15 to assist the court in a child custody or visitation determination. 16 (3) Forensic child custody evaluators shall not be reinstated until 17 all eleven recommendations of the Blue-Ribbon commission on forensic 18 <u>custody evaluations have been implemented.</u> § 2. Subdivision 1 of section 240 of the domestic relations law is 19 20 amended by adding a new paragraph (a-3) to read as follows: 21 (a-3) (1) Notwithstanding any provision of law to the contrary, there 22 is hereby established a moratorium on the use of forensic child custody 23 evaluators in family court proceedings. No court shall order or allow into evidence a forensic custody report in the context of a custody or 24 25 visitation proceeding. 26 (2) For the purposes of this subdivision:

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

LBD14754-04-2

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1	(i) "forensic custody report" shall mean any report, assessment or
2	evaluation prepared by a forensic child custody evaluator and used by
3	the court in a child custody or visitation determination; and
4	(ii) "forensic evaluator" shall mean a licensed psychiatrist, psychol-
5	ogist or social worker authorized by statute or the court to perform a
6	forensic evaluation relating to a party or a child in order to assist
7	the court in a child custody or visitation determination.
8	(3) Forensic child custody evaluators shall not be reinstated until
9	all eleven recommendations of the Blue-Ribbon commission on forensic
10	custody evaluations have been implemented.
11	§ 3. Section 651 of the family court act is amended by adding a new
12	subdivision (g) to read as follows:
13	(g) 1. Notwithstanding any provision of law to the contrary, there is
14	hereby established a moratorium on the use of forensic child custody
15	evaluators in family court proceedings. No court shall order or allow
16	into evidence a forensic custody report in the context of a custody or
17	visitation proceeding.
18	2. For the purposes of this subdivision:
19	(i) "forensic custody report" shall mean any report or evaluation
20	prepared by a forensic child custody evaluator which includes such eval-
21	uator's recommendations, opinions or conclusions as to child custody or
22	visitation; and
23	(ii) "forensic child custody evaluator" shall mean a licensed psychia-
24	trist, psychologist or social worker authorized by statute or the court
25	to perform a forensic evaluation relating to a party or a child in order
26	to assist the court in a child custody or visitation determination.
27	3. Forensic child custody evaluators shall not be reinstated until all
28	eleven recommendations of the Blue-Ribbon commission on forensic custody
29	evaluations have been implemented.
30	§ 4. This act shall take effect immediately.