

# Children First Family Law Highlights Amicable Approaches to Parenting Plans in New Article

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Children First Family Law has published a new article titled "How to Create a Parenting Plan through Amicable Approaches that Put Your Child First," featuring insights from Colorado divorce attorney and mediator Krista Nash. The article offers parents a structured and compassionate framework for building child-centered parenting plans during or after divorce, with an emphasis on predictability, communication, and cooperation. The resource reflects Nash's years of experience helping families across Colorado design agreements that prioritize emotional stability and long-term development over short-term disputes.

The publication comes amid rising public interest in cooperative divorce and shared parenting solutions. National research continues to show that children benefit when parental conflict is minimized and routines remain consistent. Nash's approach underscores that "predictability equals emotional safety," a principle she considers foundational in family law practice. The article details how predictable routines—such as clearly defined exchange times, consistent school-day schedules, and reliable communication—create emotional security and reduce stress for children navigating two households.

In "How to Create a Parenting Plan through Amicable Approaches that Put Your Child First," Nash outlines developmentally appropriate parenting schedules based on a child's age and needs, from short and frequent visits for toddlers to more autonomy and input for teenagers. Each framework—whether a 2-2-3, 5-2-2-5, or week-on/week-off schedule—emphasizes flexibility and evolution as children grow. The article also explains how dividing decision-making responsibilities across categories such as education, health, religion, and extracurricular activities can prevent unnecessary conflict and support long-term cooperation.

Krista Nash, founder of Children First Family Law, said the key to effective co-parenting is structure without rigidity. "A parenting plan is a roadmap for peace," Nash explained. "When parents provide clear expectations and respect each other's roles, children thrive in both homes. Predictability and flexibility can coexist when the focus remains on the child's emotional and developmental needs."

The article also examines tools for maintaining effective communication and resolving disputes outside of

court. Nash recommends structured communication through co-parenting apps such as Talking Parents or Our Family Wizard, combined with written response timelines to minimize misunderstandings. The piece introduces the concept of a "conflict ladder," a step-by-step framework that encourages parents to address disagreements collaboratively before resorting to mediation or litigation. This method aligns with Nash's broader philosophy that court intervention should be a last resort, not a default strategy.

The discussion extends to sensitive topics that often strain co-parenting relationships, including the right of first refusal, introducing new partners, and planning for holidays and vacations. Nash encourages parents to include clear, neutral language in their plans to avoid confusion and emotional triggers. She also addresses "step-up" parenting plans—agreements that gradually expand parenting time as children mature or as circumstances stabilize, such as recovery from illness or completion of treatment programs. These adaptable structures reflect Nash's belief that parenting plans should evolve just as families do.

Recognizing that not all co-parenting situations are cooperative, the article also introduces parallel parenting as an option for high-conflict cases. In this model, communication is minimized, and each parent maintains independence in day-to-day decisions while following a shared framework. Nash clarifies that this approach is not a failure but rather a strategic method for maintaining stability and protecting children from exposure to ongoing conflict.

Throughout the article, Nash reinforces the importance of ongoing review and adjustment. Families are encouraged to revisit their parenting plans annually to reflect changes in a child's schedule, schooling, or developmental needs. "Parenting plans are living documents," Nash noted. "They should be designed to adapt to life changes, not to lock families into arrangements that no longer work."

The publication has drawn interest from both legal professionals and family-focused organizations who view it as a timely guide for separating parents seeking clarity without confrontation. Its emphasis on emotional safety, structured communication, and adaptability positions it as a practical reference for mediators, therapists, and attorneys advocating for child-centered solutions.

Children First Family Law serves families throughout Colorado, providing legal guidance and mediation services focused on minimizing conflict and promoting cooperative co-parenting. The firm's mission centers on helping parents build sustainable, peaceful agreements that allow children to thrive across both homes. For more information or to access the full article, visit [Children First Family Law](#) or review "How to Create a Parenting Plan through Amicable Approaches that Put Your Child First" on the firm's website.

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## **Children First Family Law**

*Child First Family Law is a family law office with a child-centered approach that provides services as a Child's Legal Representatives (CLR), Mediators, Parenting Coordinator/Decision-Makers (PC/DM), and Attorney Representing Parents.*

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