

# Children First Family Law Announces New Resource on Factors Influencing Colorado Custody Outcomes

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Children First Family Law today announced the publication of a new educational resource offering an in-depth look at the most common factors that influence custody decisions in Colorado family court. The article, "The Three Reasons People Lose Custody of Their Children in Colorado Family Court" provides detailed analysis from Divorce Attorney Krista Nash, founder of Children First Family Law, whose experience as an attorney, mediator, parenting coordinator, and child advocate informs the guidance shared with readers. The publication serves as a timely tool for reporters covering family law issues and for individuals seeking reliable insight into how courts evaluate parenting disputes.

The release highlights a challenge frequently seen in custody cases: many families approach court with misunderstandings about developmental needs, communication responsibilities, and the level of clarity required in a parenting plan. Nash explains that Colorado courts consistently prioritize the best interests of the child, and the resource outlines how structure, predictability, and developmentally appropriate planning shape the court's decisions. The content reflects decades of work with parents, children, and legal professionals, translated into practical information that helps clarify how custody outcomes are reached.

The article identifies failure to meet a child's developmental needs as a significant source of concern in contested cases. Nash describes how infants, toddlers, school-aged children, and teenagers require distinct parenting approaches, and how plans that do not account for sleep patterns, schedules, household differences, and age-appropriate autonomy may draw court scrutiny. The resource provides examples of how poorly aligned routines, limited stability, and extended separations for very young children can affect emotional wellbeing and, ultimately, a judge's evaluation of a proposed schedule.

The publication also examines the impact of high-conflict co-parenting on custody outcomes. Nash notes that strained communication, inconsistent messaging, and unmanaged conflict are among the leading contributors to unfavorable results in family court. She explains how parallel parenting may serve as a temporary structure in high-conflict situations, but emphasizes that cooperative communication remains the standard expected by courts. The analysis includes discussion of co-parenting applications such as Our Family Wizard and Talking

Parents, which create timestamped communication records that help clarify expectations and reduce disputes, providing courts with objective documentation.

A third area addressed in the resource involves unclear or impractical parenting plans. Nash outlines how courts evaluate decision-making responsibilities involving education, health, and extracurricular activities, and how transitions, holidays, relocations, and travel require clear structure to minimize conflict. She also highlights the value of step-up plans that adjust as children grow and review clauses that allow parents to revise their plans without litigation, both of which help reduce long-term disputes.

The article additionally offers guidance on how to support a child's voice in the process without placing undue pressure on the child. Nash explains that children benefit from having space to express experiences regarding transitions and relationships, while adults maintain responsibility for decision-making. These practices reinforce to courts that parents are working to minimize the emotional burden placed on children during family transitions.

Through this release, Children First Family Law aims to provide clarity for families navigating one of the most complex areas of the legal system. Nash's analysis offers reporters a credible source of information about evolving custody patterns, while also offering prospective clients an evidence-based explanation of how courts make decisions. The publication underscores that child-focused planning, consistent communication, and developmental understanding remain foundational to stable custody outcomes.

Reporters covering family law trends or seeking expert commentary may find Nash's perspective particularly valuable for analyzing patterns seen in custody litigation. The full article is available through Children First Family Law, along with additional resources for those interested in learning more about custody processes in Colorado.

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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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