

AMENDED IN ASSEMBLY APRIL 3, 2008
AMENDED IN ASSEMBLY MARCH 13, 2008
CALIFORNIA LEGISLATURE—2007—08 REGULAR SESSION

ASSEMBLY BILL

No. 1877

Introduced by Assembly Member Adams

February 4, 2008

An act to amend Section 3111 of the Family Code, relating to child custody.

LEGISLATIVE COUNSEL'S DIGEST

AB 1877, as amended, Adams. Child custody evaluations: confidentiality.

Existing law provides that in any contested proceeding involving child custody or visitation rights, the court may appoint a child custody evaluator to conduct a child custody evaluation in cases where the court determines it is in the best interests of the child. If directed by the court, the court-appointed child custody evaluator shall file a written confidential report on his or her evaluation, which report shall not be made available other than as specified. In addition, any information obtained from access to a juvenile court case file is confidential and shall only be disseminated as specified.

This bill would provide that the unwarranted disclosure of the report, *as defined*, may result in the imposition by the court of specified sanctions. ~~Furthermore, when making orders regarding the physical or legal custody of the child, the court shall consider the unwarranted disclosure of the report in determining the best interests of the child.~~ The bill would require that the Judicial Council, by January 1, 2010, adopt a form that informs the report recipient of the confidentiality of

the report and the potential consequences for the unwarranted disclosure of the report; and adopt a rule to require that, when a court-ordered child custody evaluation report is served on the parties, the form shall be included with the report.

Vote: majority. Appropriation: no. Fiscal committee: yes.
State-mandated local program: no.

The people of the State of California do enact as follows:

1 SECTION 1. Section 3111 of the Family Code is amended to
2 read:

3 3111. (a) In any contested proceeding involving child custody
4 or visitation rights, the court may appoint a child custody evaluator
5 to conduct a child custody evaluation in cases where the court
6 determines it is in the best interests of the child. The child custody
7 evaluation shall be conducted in accordance with the standards
8 adopted by the Judicial Council pursuant to Section 3117, and all
9 other standards adopted by the Judicial Council regarding child
10 custody evaluations. If directed by the court, the court-appointed
11 child custody evaluator shall file a written confidential report on
12 his or her evaluation. At least 10 days before any hearing regarding
13 custody of the child, the report shall be filed with the clerk of the
14 court in which the custody hearing will be conducted and served
15 on the parties or their attorneys, and any other counsel appointed
16 for the child pursuant to Section 3150. The report may be
17 considered by the court.

18 (b) The report shall not be made available other than as provided
19 in subdivision (a), or as described in Section 204 of the Welfare
20 and Institutions Code or Section 1514.5 of the Probate Code. Any
21 information obtained from access to a juvenile court case file, as
22 defined in subdivision (e) of Section 827 of the Welfare and
23 Institutions Code, is confidential and shall only be disseminated
24 as provided by paragraph (4) of subdivision (a) of Section 827 of
25 the Welfare and Institutions Code.

26 (c) The report may be received in evidence on stipulation of all
27 interested parties and is competent evidence as to all matters
28 contained in the report.

29 (d) ~~(1)~~—The unwarranted disclosure of the report may result in
30 the imposition by the court of a sanction pursuant to Section 271.

1 ~~(2) When making orders regarding the physical or legal custody~~
2 ~~of the child, the court shall consider the unwarranted disclosure~~
3 ~~of the report in determining the best interests of the child.~~

4 (e) The Judicial Council shall, by January 1, 2010, do the
5 following:

6 (1) Adopt a form to be served with every child custody
7 evaluation report that informs the report recipient of the
8 confidentiality of the report and the potential consequences for the
9 unwarranted disclosure of the report.

10 (2) Adopt a rule of court to require that, when a court-ordered
11 child custody evaluation report is served on the parties, the form
12 specified in paragraph (1) shall be included with the report.

13 *(f) For purposes of this section, a disclosure is unwarranted if*
14 *it is done either recklessly or maliciously, and is not in the best*
15 *interests of the child.*