

AMENDMENTS TO LB 899

Introduced by Lathrop

1 1. Insert the following new section:

2 Sec. 3. Section 43-2935, Reissue Revised Statutes of
3 Nebraska, is amended to read:

4 43-2935 (1) After a hearing on the record, the court
5 shall determine whether the submitted parenting plan meets all of
6 the requirements of the Parenting Act and is in the best interests
7 of the child. If the parenting plan lacks any of the elements
8 required by the act or is not in the child's best interests, the
9 court shall modify and approve the parenting plan as modified,
10 reject the parenting plan and order the parties to develop a new
11 parenting plan, or reject the parenting plan and create a parenting
12 plan that meets all the required elements and is in the best
13 interests of the child. The court may include in the parenting
14 plan:

15 ~~(1)~~ (a) A provision for resolution of disputes that arise
16 under the parenting plan, including provisions for suspension of
17 parenting time, visitation, and other access when new findings of
18 child abuse or neglect, domestic intimate partner abuse, criminal
19 activity affecting the best interests of a child, or the violation
20 of a protection order, restraining order, or criminal no-contact
21 order occur, until a modified custody order or parenting plan with
22 provisions for safety or a transition plan, or both, is in place;
23 and

1 ~~(2)~~ (b) Consequences for failure to follow parenting plan
2 provisions.

3 (2) A hearing is not required under this section if both
4 parties have waived the requirement for a hearing under section
5 42-361 or section 2 of this act.

6 2. On page 4, line 13, strike "section 42-353" and insert
7 "sections 42-353 and 43-2935"; and in line 14 strike "is" and
8 insert "are".

9 3. Renumber the remaining sections accordingly.