Is it Right to Change your Child’s Surname after divorce?

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In general, divorce is not a pleasant experience. It leaves families feeling unsuited and lost. Nonetheless, not all marriages end bitterly, being that some lawyers are diverse and responsible in litigating marital unions to help couples get through the transition, instituting a smooth dissolution. With any divorce litigation involving children, it is obligatory for parents or guardians to think about how this sudden change affects their child’s life. This gives reason for clients to ask a legal that specialize in both family and divorce law about the right approach. Marriages that involve much controversy demands complex proceedings to be sure both parties get what he or she desires. This is all-important to the child’s welfare, especially if he or she has special needs.

With the need to sever all emotional ties with one’s once beloved partner, some parties prefer to have a change of surname, even for the child or children. This is a basic step to make both persons feel comfortable, but is a process recommended on aspects where both parents agree to pursue such an act. In some instance, the father feels it necessary to contest the mother on such a circumstance, but once there’s some compromising, it is doable. Although parents have the permission to petition for this claim, approval is not the easiest feat.

In the paragraphs below, readers should find the solutions helpful in their attempt to change their child’s surname, even though the supporting spouse has a choice in the matter.

The father’s opinion matters and he has first choice, in most cases. Although this is a traditional concept, and the overseers of the legal arena have modified some laws; it is a practical view that persons should consider. Once the father pays his respect in fulfilling his designated duties as the child’s father, he has first preference.

Why use the mother’s surname? In every event, the child’s interest is all-important; therefore, one’s choice to change the child’s last name is an obligation. Given the many modifications to the laws and how time has changed, the courts look at these proceedings differently to make sure everyone gets satisfaction. In making such a decision, the mother has to prove her worthy to carry out her parental duties well. Moreover, some other factors, including the mother-child relationship count.

Stepparent Adoption: For spouses that plan to remarry, it is sensible to pursue a stepparent adoption, enabling your child or children to get their stepdad’s surname.

The attorney a complainant or defendant chooses matter; because how he or she performs in trial determines the outcome. The legal process involves much complication, but with the help of an attorney that is eclectic in both family law/divorce laws, the proceeding should end well.

I’ve explored various methods of divorce litigation and family law. For help from skilled experts, ask for qualified lawyers at http://bealthlies.com/about/divorce-attorney/