**Relocation. Moving out and moving on with Suzette Hyde**

Intro –

Radio host

As relationship counselors we see people who are in a relationship, want to end a relationship , or need to move on and don’t know how to do it.

As an attorney what advice can you give our listeners about ending relationships.

Me:

2 categories Married people

Unmarried people

Its not just married people who have a hard time doing this the right way.

About me:

Licensed to practice

Own practice since 2007 – in right here in beautiful South Florida

Licensed since 1999

Represent men and women equally

Got excellent results for my clients, google me - Suzette Hyde– go to my website –

So I have seen it all from

the person who has been planning for some time

to the person who just got fed up and decided to leave

and ofcourse the person who has been left suddenly

All your listeners should know … you don’t leave a relationship suddenly unless you ae in danger.

If you are in danger, if you truly fear for your life. If you know you are with an abusive person, you know you need to leave and you need to leave with very little drama and without putting yourself, or your children in danger. Go to safe place. Everyone has the RIGHT to be safe

Don’t you agree doctors?

And once you are safe, if you are the person making the allegation of this fear, go to your local court, they have trained people to help you to obtain restraining order. You don’t need the attorney tofile one.

If one has been filed against you suddenly – then yes get yourself an attorney. You hear me audience. Get an attorney to help you with this defense. Some people choose a criminal attornet, but some of these charges are NOT criminal and that’s when you get yourself a FAMILY LAW Attorney. .

You should know..that if you have a FAMILY action and a domestic violence action – they will be heard by ONE judge. That’s what they all unified family court.

You know Ive heard of some people have hired lawyers, criminal lawyers who tell them well go into court and just deny everything, or we are not going to have you testify at all, we are going to have you sti silent and say nothing, let them prove it.

Umm.. that has NEVER worked well. Usually there is something to the facts alleged and something that sounds SERIOUS AND credible to the the court, else they wouldn’t have a hearing. And you NEED to have a response, and have a PLAn .

But tonight we are talking about moving out and moving on.

So what about the people who just move out or move away suddenly because they feel its best. –

If you have children whether married or not…

This again is not recommended. –

As courtesy to your listeners I am providing some information to you, but call my office – 954-224-2508

Get a confidential, private consultation , with me.

If you take the child, the court could find that you are alienating.. the child from the other parent.

If you decide that’s what you want to do, Consult an attorney. Call my office 954-224-2508

Come in for a consultation. You do not want the court to find that there is parental alienation.

If the courts find that there is alienation – you could lose majority time sharing (custody, makeup timesharing pay attorney fees

And if you are already divorced or you have a parenting plan, or you have an pending action before the court, (paternity – divorce) and you now want to move away, the LAW dictates how you do this. If you are like most people

Florida statute – 61.13001 is mentioned in your parenting plan and that ‘s what I want to talk to your radio audience about.

There might be good reasons why a person with a child may want to move, better work, better lifestyle opportunities, family.

But is crucial that a any divorce parent any separated parent or any person with a court order related to a minor child that has been entered in the state of Florida to SEEK legal counsel.

Call me – 954-224-2508- come in for an appointment. I have to look at your paperwork, and I have to get details of relationship.

I don’t take calls on the phone on the phone on your station. I find that that a good quality consultation is at LEAST ½ hour,

Call me I will get you a consultation right away, get you on the right track.

To move a minor child from his/her permanent residence without following the law has serious LEGAl consequneces.

DEFINE relocation -

You can be held in contempt

You can be compelled to return the child to Florida

And the court an give it serious weight when considering access to timesharing

The last time I was on, I talked about my recent client –

File paternity action

And BTW – Father’s – yourname on the Birth Certificate alone – counts for almost nothing - you have no rights – get your rights – and your DNA test. ( but that is for another itme)

The next time I am on, we talk about planning to leave when you don’t have a child or you are not moving Far away.