

OUTLINE OF INTRODUCTION TO COLLABORATIVE LAW

SCBA February 24 2 -3 pm

Welcome

Working Definition of Collaborative Practice

History of Collaborative Practice

- Stu Webb/Minnesota 1987

- International Academy of Collaborative Professionals (“IACP”)

- Collaborative Professionals of Washington (“CPW”)

- Local History

 - 2004 to Present

 - Incorporated Groups

 - Practice Pod

 - Local trained attorneys and other professionals

 - 100 cases

Washington Statute RCW 7.77

Local Rule 92

Training “Requirements”

- 15 hours, two days

- 40 hours mediation training

How the Process Works

- Informing Client Ethically of Options during the initial consultation

- Screening and what kinds of persons might have trouble with CL

- Contact Other Attorney

 - Attorneys control process/participants content

First Meeting

Participation Agreement Elements

Subsequent Meetings

Can expand to bring in other neutral professionals such as a appraiser, child specialist, financial professional, etc. Why having neutral professionals is a good idea

Resolution

Tools

Protocols

Practicum

Ethical Concerns

Ideal Case

Why We Love It

Challenges

Full Body Experience

4-7 people interacting

Unlimited Need for Training

Ethical Concerns

Invite

How To Contact Us

Dena Allen – 509-466-7770; dena@allenfischer.com,

Glenn Tanner – 509-244-6353; getlaw2001@yahoo.com,

David Lohman 208-664-5544; davidwlohman@hotmail.com