

IVAMS

Arbitration & Mediation Services

Biographical Information

Pamela Panasiti Stettner, Esq.

Since 1977, Pamela Panasiti Stettner has been in private practice and is a partner in the firm of Stettner & Morris, in Glendora, focusing exclusively in the area of family law. Currently a specialist in Family Law, Pamela has extensive experience in child custody disputes. During her practice, she has represented men, women and children in substantially equal numbers. She has also successfully mediated many custody cases, often putting an end to litigation that went on for years prior to her appointment.

Recently, Pamela Stettner was a contributor for the minor's counsel training for the Los Angeles County Bar. She is actively involved in drafting legislation with respect to child custody and representation of minors.

Pamela has lectured on numerous occasions over the past 25 years on family law related matters. She was an Adjunct Professor at the University of La Verne Paralegal Program and in May 1996, she was a contributor in the American Bar Association Family Law Section Journal, *Family Advocate*, Vol. 18, No. 4.

She obtained her Bachelor of Arts Degree, *cum laude*, in Philosophy, in 1969, and a Master of Arts Degree in Philosophy in June 1971 from the University of Southern California. In 1977, she received her Juris Doctor degree (SCALE Program) from Southwestern University School of Law.

Pamela Stettner has strong beliefs that family law is the most important activity that goes on in the courthouse. She believes that litigants who bring their matters to the court for assistance in dealing with the issues that arise with the termination of their marriages, should be afforded an opportunity to receive assistance without unnecessary delay and expense. Litigants should have confidence that the person making decisions that will effect the rest of their lives (and the lives of their children) is doing so based on the best information available and as fairly to both sides as possible. When the process is complete and a decision is rendered, both parties should have a sense that each side's position was considered and the decision is intelligible, based on the evidence presented and designed to permit the resumption of day-to-day living for both parties.

**To schedule a mediation or arbitration,
contact IVAMS at (909) 466-1665**

CORPORATE OFFICE — 8287 WHITE OAK AVENUE • RANCHO CUCAMONGA, CA 91730

PHONE: (909) 466-1665 • FAX: (909) 466-1796

EMAIL: CARMEN@IVAMS.COM • WEB: WWW.IVAMS.COM