

SENATE BILL No. 602

June 15, 1995, Introduced by Senators HONIGMAN, BENNETT, GEAKE, GOUGEON, HOFFMAN, SHUGARS, BYRUM, STILLE, DUNASKISS, SCHUETTE, MCMANUS and EMMONS and referred to the Committee on Families, Mental Health and Human Services.

A bill to amend section 7b of Act No. 91 of the Public Acts of 1970, entitled as amended

"Child custody act of 1970,"

as added by Act No. 340 of the Public Acts of 1982, being section 722.27b of the Michigan Compiled Laws.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Section 1. Section 7b of Act No. 91 of the Public Acts of
 1970, as added by Act No. 340 of the Public Acts of 1982, being
 section 722.27b of the Michigan Compiled Laws, is amended to read
 as follows:

5 Sec. 7b. (1) Except as provided in this subsection, a A 6 CHILD'S grandparent of the child may seek an order for A 7 GRANDCHILD visitation ORDER UNDER ANY OF THE FOLLOWING 8 CIRCUMSTANCES: in the manner set forth in this section only if a 9 child custody dispute with respect to that child is pending before the court. If a natural parent of an unmarried child is
 deceased, a parent of the deceased person may commence an action
 for visitation. Adoption of the child by a stepparent under
 chapter X of Act No. 288 of the Public Acts of 1939, being sec tions 710.21 to 710.70 of the Michigan Compiled Laws, does not
 terminate the right of a parent of the deceased person to com mence an action for visitation.

8 (A) AN ACTION FOR DIVORCE, SEPARATE MAINTENANCE, OR ANNUL9 MENT INVOLVING THE GRANDCHILD'S PARENTS IS PENDING BEFORE THE
10 COURT.

(B) THE GRANDCHILD'S PARENTS ARE DIVORCED, SEPARATED UNDER A
JUDGMENT OF SEPARATE MAINTENANCE, OR THEIR MARRIAGE HAS BEEN
ANNULLED.

14 (C) THE GRANDPARENT'S CHILD IS DECEASED AND THAT CHILD IS15 THE GRANDCHILD'S PARENT.

(D) LEGAL CUSTODY OF THE GRANDCHILD HAS BEEN GIVEN TO A
17 PERSON OTHER THAN THE GRANDCHILD'S PARENT, OR THE GRANDCHILD IS
18 PLACED OUTSIDE OF AND DOES NOT RESIDE IN THE HOME OF THE PARENT,
19 EXCLUDING A GRANDCHILD WHO HAS BEEN PLACED FOR ADOPTION WITH
20 OTHER THAN A STEPPARENT OR WHOSE ADOPTION BY OTHER THAN A STEP21 PARENT HAS BEEN LEGALLY FINALIZED.

(E) THE GRANDPARENT HAS PROVIDED AN ESTABLISHED CUSTODIAL
23 ENVIRONMENT FOR THE GRANDCHILD AS DESCRIBED IN SECTION 7, WHETHER
24 OR NOT THE GRANDPARENT HAD CUSTODY PURSUANT TO A COURT ORDER, AT
25 ANY TIME DURING THE LIFE OF THE GRANDCHILD.

26 (F) THE GRANDCHILD'S PARENT HAS WITHHELD VISITATION27 OPPORTUNITIES WITH THE GRANDCHILD FROM THE GRANDPARENT TO

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RETALIATE AGAINST THE GRANDPARENT FOR REPORTING CHILD ABUSE OR
 NEGLECT TO A GOVERNMENTAL AUTHORITY IF THE GRANDPARENT HAS REA SONABLE CAUSE TO SUSPECT CHILD ABUSE OR NEGLECT.

4 (G) THE GRANDCHILD'S PARENT LIVES SEPARATE AND AWAY FROM THE 5 GRANDCHILD AND THE OTHER PARENT FOR MORE THAN 1 YEAR.

6 (H) EXCEPT AS OTHERWISE PROVIDED IN SUBSECTION (2), IF THE
7 GRANDCHILD'S PARENTS HAVE NEVER BEEN MARRIED AND ARE NOT RESIDING
8 IN THE SAME HOUSEHOLD.

9 (2) As used in this section, "child custody dispute" 10 includes a proceeding in which any of the following occurs: A 11 PARENT OF A PUTATIVE FATHER IS NOT PERMITTED TO SEEK AN ORDER FOR 12 GRANDCHILD VISITATION UNLESS THE PUTATIVE FATHER HAS ACKNOWLEDGED 13 PATERNITY IN WRITING, HAS BEEN DETERMINED TO BE THE FATHER BY A 14 COURT OF COMPETENT JURISDICTION, OR HAS CONTRIBUTED REGULARLY TO 15 THE SUPPORT OF THE CHILD.

(a) The marriage of the child's parents is declared invalid
17 or is dissolved by the court, or a court enters a decree of legal
18 separation with regard to the marriage.

(b) Legal custody of the child is given to a party other
than the child's parent, or the child is placed outside of and
does not reside in the home of a parent, excluding any child who
has been placed for adoption with other than a stepparent, or
whose adoption by other than a stepparent has been legally
finalized.

25 (3) A grandparent seeking a grandchild visitation order
26 -may SHALL commence an action for grandchild visitation AS
27 FOLLOWS: -, by complaint or complaint and motion for an order to

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show cause, in the circuit court in the county in which the
 grandchild resides. If a child custody dispute is pending, the
 order shall be sought by motion for an order to show cause.

4 (A) IF THE CIRCUIT COURT HAS CONTINUING JURISDICTION OVER A
5 CHILD, THE CHILD'S GRANDPARENT SHALL SEEK A GRANDCHILD VISITATION
6 ORDER BY FILING A MOTION FOR VISITATION WITH THE CIRCUIT COURT IN
7 THE COUNTY WHERE THE COURT HAS CONTINUING JURISDICTION.

8 (B) IF THE CIRCUIT COURT DOES NOT HAVE CONTINUING JURISDIC9 TION OVER A CHILD, THE CHILD'S GRANDPARENT SHALL SEEK A GRAND10 CHILD VISITATION ORDER BY FILING A COMPLAINT IN THE CIRCUIT COURT
11 IN THE COUNTY WHERE THE GRANDCHILD RESIDES.

12 (4) The complaint or motion FOR VISITATION shall be accom-13 panied by an affidavit setting forth facts supporting the 14 requested order. The grandparent shall give notice of the filing 15 to each -party PERSON who has legal custody OR AN ORDER FOR 16 VISITATION of the grandchild. A party having legal custody may 17 file an opposing affidavit. A hearing shall be held by the court 18 on its own motion or if a party so requests. At the hearing, 19 parties submitting affidavits shall be allowed an opportunity to 20 be heard. At the conclusion of the hearing, if the court finds 21 IF THE GRANDPARENT SHOWS that it is in the best interests of the 22 - child GRANDCHILD to enter a grandchild visitation order, the 23 court shall enter an order providing for reasonable visitation of 24 the child by the grandparent by general or specific terms and 25 conditions. If a hearing is not held, the court shall enter a 26 grandchild visitation order only upon a finding that visitation 27 is in the best interests of the child. A grandchild visitation

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order shall not be entered for the parents of a putative father
 unless the father has acknowledged paternity in writing, has been
 adjudicated to be the father by a court of competent jurisdic tion, or has contributed regularly to the support of the child or
 children. The court shall make a record of the reasons for -a
 denial of a requested GRANTING OR DENYING A REQUEST FOR grand child visitation. -order.-

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8 (4) A grandparent may not file more than once every 2 9 years, absent a showing of good cause, a complaint or motion 10 seeking a grandchild visitation order. If the court finds there 11 is good cause to allow a grandparent to file more than 1 com-12 plaint or motion under this section in a 2-year period, the court 13 shall allow the filing and shall consider the complaint or 14 motion. The court may order reasonable attorney fees to the pre-15 vailing party.

16 (5) IF A GRANDPARENT SEEKS A GRANDCHILD VISITATION ORDER BY
17 FILING A MOTION FOR VISITATION IN A PENDING DIVORCE, SEPARATE
18 MAINTENANCE, OR ANNULMENT ACTION, ENTRY OF THE JUDGMENT OF
19 DIVORCE, SEPARATE MAINTENANCE, OR ANNULMENT IS NOT A DISMISSAL OF
20 THE GRANDPARENT'S MOTION.

(6) A COMPLAINT OR MOTION FOR VISITATION FILED UNDER THIS
ACT MAY BE REFERRED BY THE COURT TO THE FRIEND OF THE COURT MEDIATION SERVICE UNDER SECTION 13 OF THE FRIEND OF THE COURT ACT,
ACT NO. 294 OF THE PUBLIC ACTS OF 1982, BEING SECTION 552.513 OF
THE MICHIGAN COMPILED LAWS. IF THE COMPLAINT IS REFERRED TO THE
FRIEND OF THE COURT MEDIATION SERVICE, AND IF NO SETTLEMENT IS
REACHED THROUGH FRIEND OF THE COURT MEDIATION WITHIN 30 DAYS

AFTER THE DATE OF REFERRAL, THE COMPLAINT OR MOTION FOR
 VISITATION SHALL BE HEARD BY THE COURT AS OTHERWISE PROVIDED IN
 THIS SECTION.

4 (7) -(5) The court shall not enter an order restricting
5 the movement of the grandchild if the restriction PROHIBITING A
6 PERSON WHO HAS LEGAL CUSTODY OF A CHILD FROM CHANGING THE DOMI7 CILE OF THE CHILD IF THE PROHIBITION is solely for the purpose of
8 allowing the A grandparent to exercise the rights conferred in
9 a grandchild visitation order.

10 (8) -(6) A grandchild visitation order entered in accord-11 ance with this section shall not be considered to have created 12 parental rights in the person or persons to whom grandchild visi-13 tation rights are granted. The entry of a grandchild visitation 14 order -shall DOES not prevent a court of competent jurisdiction 15 from acting upon the custody of the child, the parental rights of 16 the child, or the adoption of the child.

(9) -(7) The AFTER A HEARING, THE court may enter an order
modifying or terminating a grandchild visitation order whenever
such THERE IS A CHANGE OF CIRCUMSTANCES AND a modification or
termination is in the best interests of the child.

(10) ADOPTION OF THE CHILD BY A STEPPARENT UNDER THE
22 MICHIGAN ADOPTION CODE, CHAPTER X OF ACT NO. 288 OF THE PUBLIC
23 ACTS OF 1939, BEING SECTIONS 710.21 TO 710.70 OF THE MICHIGAN
24 COMPILED LAWS, DOES NOT TERMINATE THE RIGHT OF A GRANDPARENT TO
25 COMMENCE AN ACTION FOR VISITATION.

26 (11) THIS SECTION DOES NOT APPLY TO A GRANDPARENT OF A CHILD27 WHO HAS BEEN PLACED FOR ADOPTION WITH A PERSON OTHER THAN A

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1 STEPPARENT OR WHOSE ADOPTION BY A PERSON OTHER THAN A STEPPARENT 2 HAS BEEN LEGALLY FINALIZED.

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3 (12) A GRANDPARENT MAY NOT FILE MORE THAN ONCE EVERY 2
4 YEARS, ABSENT A SHOWING OF GOOD CAUSE, A COMPLAINT OR MOTION
5 SEEKING A GRANDCHILD VISITATION ORDER. IF THE COURT FINDS THERE
6 IS GOOD CAUSE TO ALLOW A GRANDPARENT TO FILE MORE THAN 1 COM7 PLAINT OR MOTION UNDER THIS SECTION IN A 2-YEAR PERIOD, THE COURT
8 SHALL ALLOW THE FILING AND SHALL CONSIDER THE COMPLAINT OR
9 MOTION.

10 (13) UPON MOTION OF A PARTY, IF THE COURT FINDS THAT A PARTY 11 HAS ASSERTED A VEXATIOUS CLAIM OR DEFENSE, THE COURT MAY AWARD 12 COURT COSTS AND REASONABLE ATTORNEY FEES TO THE PREVAILING 13 PARTY. AS USED IN THIS SUBSECTION, "VEXATIOUS" MEANS THAT AT 14 LEAST 1 OF THE FOLLOWING CONDITIONS IS MET:

15 (A) A PARTY ACTED TO HARASS, EMBARRASS, OR CAUSE HARDSHIP TO16 ANOTHER PARTY.

17 (B) A PARTY HAD NO FACTUAL OR LEGAL BASIS FOR HIS OR HER18 CLAIM OR DEFENSE.

19 (14) AS USED IN THIS SECTION:

20 (A) "GRANDPARENT" MEANS A NATURAL OR ADOPTIVE PARENT OF A21 CHILD'S NATURAL OR ADOPTIVE PARENT.

22 (B) "PARENT" MEANS THE NATURAL OR ADOPTIVE PARENT OF A23 CHILD.

24 Section 2. This amendatory act shall not take effect unless25 Senate Bill No. 601

26 of the 88th Legislature is enacted into law.

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Final page.

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