SENATE BILL No. 702

September 17, 2003, Introduced by Senator HAMMERSTROM and referred to the Committee on Families and Human Services.

A bill to amend 1939 PA 288, entitled

"Probate code of 1939,"

by amending section 23d of chapter X (MCL 710.23d), as amended by 1996 PA 409.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

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SENATE BILL No. 702

CHAPTER X

2 Sec. 23d. (1) In a direct placement, a parent or guardian with legal and physical custody of a child may make a temporary 3 placement of the child as prescribed by this section. 4 In an agency placement, a child placing agency with written 5 authorization from the parent or quardian - pursuant to as 6 prescribed by section 23b of this chapter may make a temporary 7 placement of the child as prescribed by this section. 8 Α 9 temporary placement shall meet all of the following 10 requirements:

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(a) The prospective adoptive parent with whom a child is
 temporarily placed <u>is a Michigan resident</u> has had a
 preplacement assessment completed within 1 year before the date
 of the transfer with a finding that the prospective adoptive
 parent is suitable to be a parent of an adoptee.

6 (b) In a direct placement, the parent or guardian is
7 assisted by an adoption attorney or a child placing agency.
8 (c) In the presence of a witness who also signs the
9 document, the parent, guardian, or representative of the child
10 placing agency signs a statement evidencing the transfer of

11 physical custody of the child. If the parent making the 12 temporary placement is an unemancipated minor, the statement is 13 not valid unless it is also signed in the presence of the witness 14 by a parent or guardian of that minor parent. The statement 15 shall contain all of the following:

16 (*i*) The date of the transfer of physical custody.

17 (*ii*) Language providing that the transfer is for the purpose
18 of adoption by the prospective adoptive parent. who is a
19 Michigan resident.

20 (iii) Language indicating that unless the parent or guardian and the prospective adoptive parent agree otherwise, the 21 22 prospective adoptive parent has the authority to consent to all medical, surgical, psychological, educational, and related 23 services for the child and language indicating that the parent or 24 quardian otherwise retains full parental rights to the child 25 being temporarily placed and that the temporary placement may be 26 27 revoked by the filing of a petition under subsection (5).

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1 (iv) Language providing that the person making the transfer has read a preplacement assessment of the prospective adoptive 2 parent completed or updated within 1 year before the date of the 3 transfer with a finding that the prospective adoptive parent is 4 5 suitable to be a parent of an adoptee. If a child placing agency makes the transfer of physical custody, the statement shall 6 include a verification that the child placing agency has given 7 the parent or guardian who authorized the temporary placement an 8 opportunity to review the preplacement assessment. 9

10 (v) Even if only 1 parent is making the temporary placement, 11 the name and address of both parents of the child, including in 12 the case of a child born out of wedlock, the name and the address 13 of each putative father of the child, if known.

14 (d) In the presence of a witness who also signs the 15 document, the prospective adoptive parent signs a statement 16 setting forth the date of the transfer of physical custody and 17 the name and address of the prospective adoptive parent and 18 attesting to <u>both</u> all of the following:

19 (i) That the prospective adoptive parent understands that 20 the temporary placement will not become a formal placement until the parents consent or release their parental rights and the 21 court orders the termination of parental rights and approves the 22 placement and that the prospective adoptive parent must 23 relinquish custody of the child within 24 hours after being 24 served with an order <u>pursuant to</u> under section 23e(2) of this 25 26 chapter.

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(ii) That the prospective adoptive parent agrees to -reside

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1 remain with the child in Michigan until a <u>change of residence is</u> 2 approved by the court after formal placement occurs. petition 3 for adoption of the child is filed and either the court approves 4 the child's removal from this state or the child is sent to the 5 receiving state in compliance with the interstate compact on the 6 placement of children, which is enacted in 1984 PA 114, MCL 3.711 7 to 3.717.

8 (*iii*) That the prospective adoptive parent submits to this
9 state's jurisdiction.

(2) Not later than 2 days, excluding weekends and holidays, 10 after a transfer of physical custody of a child -pursuant to in 11 12 accordance with subsection (1), the adoption attorney or child placing agency who assists with the temporary placement or the 13 child placing agency that makes the temporary placement shall 14 submit to the court in the county in which the child's parent or 15 guardian or the prospective adoptive parent resides, or in which 16 the child is found, a report that contains all of the following: 17 18 (a) The date of the transfer of physical custody. 19 (b) The name and address of the parent or quardian or the 20 child placing agency who made the temporary placement. 21 (c) The name and address of the prospective adoptive parent with whom the temporary placement was made. 22

(d) Even if only 1 parent is making the temporary placement,
the name and address of both parents of the child, including, in
the case of a child born out of wedlock, the name of each
putative father, if known.

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(e) The documents required under subsection (1)(c) and (d)

and, if applicable, the authorization required under section 23b
 of this chapter.

3 (3) Not later than 30 days after the transfer of physical
4 custody of a child under this section, the adoption attorney or
5 child placing agency who assists with the temporary placement or
6 the child placing agency that makes the temporary placement shall
7 submit to the court that received the report described in
8 subsection (2) a report indicating whether or not 1 of the
9 following dispositions has occurred:

(a) A petition for adoption of the child has been filed.
(b) The child has been returned to the agency or to a parent
or other person having legal custody.

13 (4) If the court has not received the report required under subsection (3) within 45 days after the transfer of physical 14 custody of a child, the court shall immediately investigate and 15 determine whether an adoption petition has been filed or the 16 child has been returned to a parent or other person having legal 17 custody. If the report required under subsection (3) or the 18 court's investigation reveals that neither disposition has 19 20 occurred, the court shall immediately report to the prosecutor, who shall immediately file a petition in the court that received 21 the report described in subsection (2) for disposition of the 22 child -pursuant to as required by section 23e of this chapter. 23 If a petition has been filed under subsection (5), (6), or (7), 24 the prosecutor is not required to file a petition. 25

26 (5) A parent or guardian who wishes to regain custody of a27 child who has been placed temporarily shall file a petition in

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the court that received the report described in subsection (2) 1 requesting that the temporary placement be revoked and that the 2 child be returned to the parent or guardian. Upon request of the 3 parent or guardian, the adoption attorney or child placing agency 4 5 who assisted in making the temporary placement shall assist the parent or guardian in filing the petition to revoke the temporary 6 placement. If the temporary placement was made by a child 7 placing agency - pursuant to - under section 23b(3) of this 8 chapter, the child placing agency shall file the petition on 9 behalf of a parent or guardian who wishes to regain custody of 10 the child. 11

12 (6) If a prospective adoptive parent with whom a child has 13 been temporarily placed is either unwilling or unable to proceed 14 with the adoption, the prospective adoptive parent may file a 15 petition in the court that received the report described in 16 subsection (2) for disposition of the child <u>pursuant to</u> as 17 required by section 23e of this chapter.

18 (7) If a child placing agency that temporarily placed a child is unable to proceed with an adoption because of the 19 20 unavailability of a parent or guardian to execute a release, or if a child placing agency with legal custody of a child decides 21 not to proceed with the adoption by a prospective adoptive parent 22 with whom the child has been temporarily placed and the 23 prospective adoptive parent refuses upon the agency's request to 24 return the child to the agency, the child placing agency shall 25 file a petition in the court that received the report described 26 27 in subsection (2) for disposition of the child -pursuant to as

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1 required by section 23e of this chapter.

2 (8) Except as otherwise agreed to by the parties, the
3 prospective adoptive parent with whom a child is temporarily
4 placed under this section may consent to all medical, surgical,
5 psychological, educational, and related services for the child.
6 (9) A hospital or attending practitioner shall not release a
7 child to an individual or agency not otherwise legally entitled
8 to the physical custody of the child unless all of the

9 requirements of subsection (1) are met.