HOUSE BILL 636

D4 7lr1701 HB 1379/16 – JUD CF SB 10

By: Delegates Valentino-Smith, Angel, Dumais, Malone, Rey, Sanchez, and C. Wilson

Introduced and read first time: February 1, 2017

Assigned to: Judiciary

A BILL ENTITLED

1 AN ACT concerning

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Child Custody and Visitation - Deployed Parents

FOR the purpose of prohibiting a court in any child custody or visitation proceeding from considering, in and of itself, a parent's past deployment or possible future deployment in determining the best interest of a child except under certain circumstances; authorizing a party or witness who is subject to deployment to provide testimony and present evidence by electronic means or by telephone under certain circumstances; authorizing the court to grant caretaking or decision-making authority to a certain nonparent under certain circumstances; specifying that the grant of caretaking authority is limited to a certain amount of time except under certain circumstances; requiring the court to specify certain decision-making authority granted to a nonparent; authorizing the parents of a child to enter into a temporary custody agreement during deployment; specifying certain requirements for the agreement; establishing that the omission of certain items from the agreement does not invalidate the agreement; establishing that the agreement terminates after the deploying parent returns from deployment; establishing that the agreement does not create certain independent, continuing rights for certain individuals; establishing that a certain nonparent has standing to enforce the agreement until a certain time; authorizing the parents to modify the agreement by mutual consent; specifying certain requirements for a modification of the agreement; requiring the agreement to be filed within a reasonable time with a certain court; requiring that the case number and heading of any pending case concerning child custody or child support be provided to the court with the agreement; authorizing a court to issue a custody order under this Act under certain circumstances; specifying that the residence of the deploying parent is not changed by reason of the deployment for certain purposes under certain circumstances; specifying that this Act does not prevent a court from exercising temporary emergency jurisdiction under certain other provisions of law; making certain clarifying and conforming changes; altering a certain definition; and generally relating to child custody and visitation and deployed parents.

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



1 2 3 4 5	BY repealing and reenacting, with amendments, Article – Family Law Section 9–108 Annotated Code of Maryland (2012 Replacement Volume and 2016 Supplement)
6 7	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
8	Article – Family Law
9	9–108.
0	(a) In this section:
11 12 13 14 15	(1) "deployment" means compliance with military orders received by a member of the United States Army, Navy, Air Force, Marine Corps, Coast Guard, National Guard, or any other Reserve component to report for combat operations or other active service FOR MORE THAN 90 DAYS BUT LESS THAN 18 MONTHS AND for which the member is required to report unaccompanied by any family member or that is classified by the member's branch as remote; and
17 18	(2) "deployment" does not include National Guard or Reserve annual training, inactive duty days, or drill weekends.
19 20 21 22	(B) (1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, IN ANY CHILD CUSTODY OR VISITATION PROCEEDING, THE COURT MAY NOT CONSIDER, IN AND OF ITSELF, A PARENT'S PAST DEPLOYMENT OR POSSIBLE FUTURE DEPLOYMENT IN DETERMINING THE BEST INTEREST OF THE CHILD.
23 24 25	(2) THE COURT MAY CONSIDER A PARENT'S PAST DEPLOYMENT OR POSSIBLE FUTURE DEPLOYMENT IF THE DEPLOYMENT HAS HAD OR WILL HAVE A SIGNIFICANT IMPACT ON THE BEST INTEREST OF THE CHILD.
26 27 28	[(b)] (C) Any order or modification of an existing child custody or visitation order issued by a court during a term of a deployment of a parent shall specifically reference the deployment of the parent.
29 30 31	[(c)] (D) (1) A parent who petitions the court for an order or modification of an existing child custody or visitation order after returning from a deployment shall specifically reference the date of the end of the deployment in the petition.
32 33 34	(2) (i) If the petition under paragraph (1) of this subsection is filed within 30 days after the end of the deployment of the parent, the court shall set a hearing on the petition on an expedited basis.

- 1 (ii) If the court finds that extenuating circumstances prohibited the 2 filing of the petition within 30 days after the end of the deployment of the parent, the court 3 may set a hearing on the petition on an expedited basis whenever the petition is filed.
- 4 (E) A PARTY OR WITNESS WHO IS SUBJECT TO DEPLOYMENT AND IS NOT 5 REASONABLY AVAILABLE TO APPEAR IN PERSON BEFORE THE COURT IN A CHILD 6 CUSTODY OR VISITATION PROCEEDING MAY PROVIDE TESTIMONY AND PRESENT 7 EVIDENCE BY ELECTRONIC MEANS OR BY TELEPHONE.
- 8 **(F) (1) O**N MOTION OF A DEPLOYING PARENT, THE COURT MAY GRANT 9 CARETAKING AUTHORITY TO A NONPARENT WHO IS AN ADULT FAMILY MEMBER OF 10 THE CHILD OR AN ADULT WITH WHOM THE CHILD HAS A CLOSE AND SUBSTANTIAL 11 RELATIONSHIP IF THE COURT FINDS:
- 12 (I) THAT EXCEPTIONAL CIRCUMSTANCES EXIST; AND
- 13 (II) THE GRANT OF CARETAKING AUTHORITY IS IN THE BEST 14 INTEREST OF THE CHILD.
- 15 (2) (I) EXCEPT AS OTHERWISE PROVIDED IN SUBPARAGRAPH (II)
 16 OF THIS PARAGRAPH, UNLESS THE GRANT OF CARETAKING AUTHORITY TO A
 17 NONPARENT UNDER PARAGRAPH (1) OF THIS SUBSECTION IS AGREED TO BY THE
- 18 OTHER PARENT, THE GRANT OF CARETAKING AUTHORITY IS LIMITED TO AN AMOUNT
- 19 OF TIME NOT GREATER THAN:
- 20 1. THE AMOUNT OF TIME GRANTED TO THE DEPLOYING 21 PARENT UNDER A PERMANENT CUSTODY ORDER CURRENTLY IN EFFECT; OR
- 22 2. IN THE ABSENCE OF A PERMANENT CUSTODY ORDER
 23 CURRENTLY IN EFFECT, THE AMOUNT OF TIME THAT THE DEPLOYING PARENT
 24 HABITUALLY CARED FOR THE CHILD BEFORE BEING NOTIFIED OF DEPLOYMENT.
- 25 (II) THE COURT MAY ADD ANY UNUSUAL TRAVEL TIME 26 NECESSARY TO TRANSPORT THE CHILD TO THE AMOUNT OF TIME GRANTED TO A 27 NONPARENT UNDER THIS PARAGRAPH.
- 28 (3) (I) ON MOTION OF A DEPLOYING PARENT, THE COURT MAY
 29 GRANT DECISION-MAKING AUTHORITY TO A NONPARENT WHO IS AN ADULT FAMILY
 30 MEMBER OF THE CHILD OR AN ADULT WITH WHOM THE CHILD HAS A CLOSE AND
 31 SUBSTANTIAL RELATIONSHIP IF THE COURT FINDS:
 - 1. THAT EXCEPTIONAL CIRCUMSTANCES EXIST;

- 1 2. THAT THE DEPLOYING PARENT IS UNABLE TO
- 2 EXERCISE THAT PARENT'S DECISION-MAKING AUTHORITY WITH REGARD TO THE
- 3 CHILD; AND
- 4 3. THE GRANT OF DECISION–MAKING AUTHORITY IS IN
- 5 THE BEST INTEREST OF THE CHILD.
- 6 (II) IF THE COURT GRANTS DECISION-MAKING AUTHORITY TO A
- 7 NONPARENT UNDER SUBPARAGRAPH (I) OF THIS PARAGRAPH, THE COURT SHALL
- 8 SPECIFY THE DECISION-MAKING AUTHORITY GRANTED, INCLUDING DECISIONS
- 9 REGARDING THE CHILD'S EDUCATION, RELIGIOUS TRAINING, HEALTH CARE,
- 10 EXTRACURRICULAR ACTIVITIES, AND TRAVEL.
- 11 [(d)] (G) Any custody or visitation order issued based on the deployment of a
- 12 parent shall require that:
- 13 (1) the other parent reasonably accommodate the leave schedule of the
- 14 **DEPLOYING** parent [who is subject to the deployment];
- 15 (2) the other parent facilitate opportunities for telephone and electronic
- 16 [mail contact] COMMUNICATION between the DEPLOYING parent [who is subject to the
- deployment and the child during the period of deployment; and
- 18 (3) the **DEPLOYING** parent [who is subject to the deployment] provide
- 19 timely information regarding the parent's leave schedule to the other parent.
- 20 (H) (1) THE PARENTS MAY ENTER INTO A TEMPORARY CUSTODY
- 21 AGREEMENT DURING DEPLOYMENT.
- 22 (2) (I) AN AGREEMENT UNDER THIS SUBSECTION SHALL BE IN
- 23 WRITING AND SIGNED BY THE PARTIES.
- 24 (II) IF FEASIBLE, AN AGREEMENT UNDER THIS SUBSECTION
- 25 SHALL:
- 1. IDENTIFY THE DESTINATION, DURATION, AND
- 27 CONDITIONS OF THE DEPLOYMENT;
- 28 2. SPECIFY THE ALLOCATION OF CARETAKING
- 29 AUTHORITY AMONG THE DEPLOYING PARENT, THE OTHER PARENT, AND ANY
- 30 NONPARENT;
- 3. SPECIFY ANY DECISION-MAKING AUTHORITY THAT
- 32 ACCOMPANIES A GRANT OF CARETAKING AUTHORITY;

- 4. SPECIFY ANY GRANT OF LIMITED CONTACT TO A
- 2 NONPARENT;
- 5. IF UNDER THE AGREEMENT CUSTODIAL
- 4 RESPONSIBILITY IS SHARED BY THE OTHER PARENT AND A NONPARENT OR BY
- 5 OTHER NONPARENTS, PROVIDE A PROCESS TO RESOLVE ANY DISPUTE THAT MAY
- 6 ARISE;
- 6. SPECIFY THE FREQUENCY, DURATION, AND MEANS,
- 8 INCLUDING ELECTRONIC MEANS, BY WHICH THE DEPLOYING PARENT WILL HAVE
- 9 CONTACT WITH THE CHILD, ANY PARTICIPATION BY THE OTHER PARENT IN
- 10 FACILITATING THE CONTACT, AND THE ALLOCATION OF ANY COSTS OF CONTACT;
- 7. SPECIFY THE CONTACT BETWEEN THE DEPLOYING
- 12 PARENT AND THE CHILD DURING THE TIME THE DEPLOYING PARENT IS ON LEAVE
- 13 OR IS OTHERWISE AVAILABLE;
- 14 8. ACKNOWLEDGE THAT ANY PARTY'S CHILD SUPPORT
- 15 OBLIGATION CANNOT BE MODIFIED BY THE AGREEMENT AND THAT CHANGING THE
- 16 TERMS OF THE OBLIGATION DURING DEPLOYMENT REQUIRES MODIFICATION IN
- 17 THE APPROPRIATE COURT; AND
- 18 9. PROVIDE THAT THE AGREEMENT WILL TERMINATE
- 19 AFTER THE DEPLOYING PARENT RETURNS FROM DEPLOYMENT.
- 20 (III) THE OMISSION OF ANY OF THE ITEMS SPECIFIED IN
- 21 SUBPARAGRAPH (II) OF THIS PARAGRAPH DOES NOT INVALIDATE AN AGREEMENT
- 22 UNDER THIS PARAGRAPH.
- 23 (3) (I) UNLESS TERMINATED EARLIER BY COURT ORDER OR BY
- 24 MODIFICATION UNDER PARAGRAPH (4) OF THIS SUBSECTION, AN AGREEMENT
- 25 UNDER THIS SUBSECTION IS TEMPORARY AND TERMINATES AFTER THE DEPLOYING
- 26 PARENT RETURNS FROM DEPLOYMENT.
- 27 (II) THE AGREEMENT DOES NOT CREATE AN INDEPENDENT,
- 28 CONTINUING RIGHT TO CARETAKING AUTHORITY, DECISION-MAKING AUTHORITY,
- 29 OR LIMITED CONTACT FOR AN INDIVIDUAL TO WHOM CUSTODIAL RESPONSIBILITY
- 30 IS GIVEN.
- 31 (III) A NONPARENT WHO HAS CARETAKING AUTHORITY,
- 32 DECISION-MAKING AUTHORITY, OR LIMITED CONTACT UNDER AN AGREEMENT
- 33 UNDER THIS SUBSECTION HAS STANDING TO ENFORCE THE AGREEMENT UNTIL THE

- 1 AGREEMENT HAS BEEN TERMINATED BY MODIFICATION UNDER PARAGRAPH (4) OF
- 2 THIS SUBSECTION.
- 3 (4) (I) BY MUTUAL CONSENT, THE PARENTS OF A CHILD MAY 4 MODIFY AN AGREEMENT UNDER THIS SUBSECTION.
- 5 (II) IF AN AGREEMENT IS MODIFIED BEFORE THE DEPLOYMENT
- 6 OF A DEPLOYING PARENT, THE MODIFICATION SHALL BE IN WRITING AND SIGNED
- 7 BY BOTH PARENTS AND ANY NONPARENT WHO WILL EXERCISE CUSTODIAL
- 8 RESPONSIBILITY UNDER THE MODIFIED AGREEMENT.
- 9 (III) IF AN AGREEMENT IS MODIFIED DURING THE DEPLOYMENT
- 10 OF A DEPLOYING PARENT, THE MODIFICATION SHALL BE AGREED ON IN A RECORD
- 11 BY BOTH PARENTS AND ANY NONPARENT WHO WILL EXERCISE CUSTODIAL
- 12 RESPONSIBILITY UNDER THE MODIFIED AGREEMENT.
- 13 (5) (I) AN AGREEMENT UNDER THIS SUBSECTION SHALL BE FILED
- 14 WITHIN A REASONABLE TIME WITH ANY COURT THAT HAS ISSUED A CHILD CUSTODY
- 15 OR CHILD SUPPORT ORDER CURRENTLY IN EFFECT CONCERNING THE CHILD WHO
- 16 IS THE SUBJECT OF THE AGREEMENT.
- 17 (II) THE CASE NUMBER AND HEADING OF ANY PENDING CASE
- 18 CONCERNING CHILD CUSTODY OR CHILD SUPPORT SHALL BE PROVIDED TO THE
- 19 COURT WITH THE AGREEMENT.
- 20 (I) A COURT MAY ISSUE A CUSTODY ORDER UNDER THIS SECTION
- 21 ONLY IF THE COURT HAS JURISDICTION UNDER THE UNIFORM CHILD CUSTODY
- 22 JURISDICTION AND ENFORCEMENT ACT.
- 23 (2) IF A COURT HAS ISSUED A TEMPORARY CUSTODY ORDER, THE
- 24 RESIDENCE OF THE DEPLOYING PARENT IS NOT CHANGED BY REASON OF THE
- 25 DEPLOYMENT FOR PURPOSES OF THE UNIFORM CHILD CUSTODY JURISDICTION
- 26 AND ENFORCEMENT ACT.
- 27 (3) IF A COURT HAS ISSUED A PERMANENT CUSTODY ORDER BEFORE
- 28 NOTICE OF DEPLOYMENT AND THE PARENTS MODIFY THAT ORDER TEMPORARILY
- 29 BY AGREEMENT, THE RESIDENCE OF THE DEPLOYING PARENT IS NOT CHANGED BY
- 30 REASON OF THE DEPLOYMENT FOR PURPOSES OF THE UNIFORM CHILD CUSTODY
- 31 JURISDICTION AND ENFORCEMENT ACT.
- 32 (4) If a court in another state has issued a temporary
- 33 CUSTODY ORDER AS A RESULT OF IMPENDING OR CURRENT DEPLOYMENT, THE
- 34 RESIDENCE OF THE DEPLOYING PARENT IS NOT CHANGED BY REASON OF THE

- 1 DEPLOYMENT FOR PURPOSES OF THE UNIFORM CHILD CUSTODY JURISDICTION
- 2 AND ENFORCEMENT ACT.
- 3 (5) This subsection does not prevent a court from
- 4 EXERCISING TEMPORARY EMERGENCY JURISDICTION UNDER THE UNIFORM CHILD
- 5 CUSTODY JURISDICTION AND ENFORCEMENT ACT.
- 6 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
- 7 October 1, 2017.