

**SB42** Requiring a court to schedule a hearing on a certain petition regarding the proposed relocation of a child who is the subject of a custody or visitation order on an expedited basis under certain circumstances; and prohibiting a court from considering a child's time spent with a party who relocated in violation of certain notice provisions to be advantageous to that party in a subsequent custody hearing.

I am a father who has always provided for the health, education, and welfare for my children from birth until current day. My Children were taken from me prior to a court filing or an intervention, and I could not file for an Emergency custody hearing due to the laws on the books, The children were uprooted from a stable environment to somewhere I did even know there whereabouts, I did see my Children for Almost a year, I missed my sons first steps, his first words, and some of the most important times in my children's life.

Once the Court filing was initiated and the court intervention took place, a timeline had been established, and the time that they were with the other parent set the precedent for Primary Physical Custody, This was after the Children were taken from their home, moved to another County, my daughter withdrawn from her school and enrolled in another school. This established the precedent and also allowed Child Support to be back dated to the date of the filing causing massive arrearages and many miscalculations.

I think that SB42 will be a good starting point, for all Children involved in situations like this. Lets protect are Children and protect Both Parents,