HOUSE BILL No. 6265

A bill to amend 1970 PA 91, entitled

"Child custody act of 1970,"

by amending sections 2 and 7b (MCL 722.22 and 722.27b), section 2 as amended by 2005 PA 327 and section 7b as amended by 2006 PA 353.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

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Sec. 2. As used in this act:

2 (a) "Active military duty" means when a reserve unit member or
3 national guard unit member is called into active military duty.

(b) "Agency" means a legally authorized public or private organization, or governmental unit or official, whether of this state or of another state or country, concerned in the welfare of minor children, including a licensed child placement agency.

(c) "Attorney" means, if appointed to represent a child under this act, an attorney serving as the child's legal advocate in a

June 19, 2008, Introduced by Reps. Espinoza, Polidori, Hood, Rick Jones, Lahti, Kathleen Law, Bauer, Brown, Scott and Hansen and referred to the Committee on Families and Children's Services.

1 traditional attorney-client relationship with the child, as

2 governed by the Michigan rules of professional conduct. An attorney
3 AS defined under this subdivision owes the same duties of undivided
4 loyalty, confidentiality, and zealous representation of the child's
5 expressed wishes as the attorney would to an adult client.

6 (d) "Child" means minor child and children. Subject to section
7 5b of the support and parenting time enforcement act, 1982 PA 295,
8 MCL 552.605b, for purposes of providing support, child includes a
9 child and children who have reached 18 years of age.

10 (e) "Grandparent" means a natural or adoptive parent of a THE
11 child's natural or adoptive parent, OR A GREAT-GRANDPARENT.

12 (F) "GREAT-GRANDPARENT" MEANS A NATURAL OR ADOPTIVE13 GRANDPARENT OF THE CHILD'S NATURAL OR ADOPTIVE PARENT.

14 (G) (f) "Guardian ad litem" means an individual whom the court
15 appoints to assist the court in determining the child's best
16 interests. A guardian ad litem does not need to be an attorney.

17 (H) (g) "Lawyer-guardian ad litem" means an attorney appointed
18 under section 4. A lawyer-guardian ad litem represents the child,
19 and has the powers and duties, as set forth in section 4.

(I) (h) "Parent" means the natural or adoptive parent of a THE
 child.

(J) (i) "State disbursement unit" or "SDU" means the entity
established in section 6 of the office of child support act, 1971
PA 174, MCL 400.236.

25 (K) (j) "Third person" means an individual other than a
26 parent.

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Sec. 7b. (1) A child's grandparent may seek a grandparenting

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1 time order under 1 or more of the following circumstances:

2 (a) An action for divorce, separate maintenance, or annulment
3 involving the child's parents is pending before the court.

4 (b) The child's parents are divorced, separated under a
5 judgment of separate maintenance, or have had their marriage
6 annulled.

7 (c) The child's parent who is a child OR GRANDCHILD of the
8 grandparents GRANDPARENT is deceased.

9 (d) The child's parents have never been married, they are not 10 residing in the same household, and paternity has been established by the completion of an acknowledgment of parentage under the 11 12 acknowledgment of parentage act, 1996 PA 305, MCL 722.1001 to 722.1013, by an order of filiation entered under the paternity act, 13 14 1956 PA 205, MCL 722.711 to 722.730, or by a determination by a 15 court of competent jurisdiction that the individual is the father 16 of the child.

(e) Except as otherwise provided in subsection (13), legal custody of the child has been given to a person other than the child's parent, or the child is placed outside of and does not reside in the home of a parent.

(f) In the year preceding the commencement of an action under subsection (3) for grandparenting time, the grandparent provided an established custodial environment for the child as described in section 7, whether or not the grandparent had custody under a court order.

26 (2) A court shall not permit a parent OR GRANDPARENT of a27 father who has never been married to the child's mother to seek an

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order for grandparenting time under this section unless the father 1 2 has completed an acknowledgment of parentage under the acknowledgment of parentage act, 1996 PA 305, MCL 722.1001 to 3 4 722.1013, an order of filiation has been entered under the 5 paternity act, 1956 PA 205, MCL 722.711 to 722.730, or the father 6 has been determined to be the father by a court of competent jurisdiction. The court shall not permit the parent OR GRANDPARENT 7 of a putative father to seek an order for grandparenting time 8 9 unless the putative father has provided substantial and regular 10 support or care in accordance with the putative father's ability to 11 provide the support or care.

12 (3) A grandparent seeking a grandparenting time order shall13 commence an action for grandparenting time, as follows:

(a) If the circuit court has continuing jurisdiction over the
child, the child's grandparent shall seek a grandparenting time
order by filing a motion with the circuit court in the county where
the court has continuing jurisdiction.

(b) If the circuit court does not have continuing jurisdiction
over the child, the child's grandparent shall seek a grandparenting
time order by filing a complaint in the circuit court for the
county where the child resides.

(4) All of the following apply to an action for grandparentingtime under subsection (3):

(a) The complaint or motion for grandparenting time filed
under subsection (3) shall be accompanied by an affidavit setting
forth facts supporting the requested order. The grandparent shall
give notice of the filing to each person who has legal custody of,

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or an order for parenting time with, the child. A party having
 legal custody may file an opposing affidavit. A hearing shall be
 held by the court on its own motion or if a party requests a
 hearing. At the hearing, parties submitting affidavits shall be
 allowed an opportunity to be heard.

6 (b) In order to give deference to the decisions of fit parents, it is presumed in a proceeding under this subsection that 7 a fit parent's decision to deny grandparenting time does not create 8 9 a substantial risk of harm to the child's mental, physical, or 10 emotional health. To rebut the presumption created in this 11 subdivision, a grandparent filing a complaint or motion under this 12 section must prove by a preponderance of the evidence that the parent's decision to deny grandparenting time creates a substantial 13 risk of harm to the child's mental, physical, or emotional health. 14 15 If the grandparent does not overcome the presumption, the court shall dismiss the complaint or deny the motion. 16

17 (c) If a court of appellate jurisdiction determines in a final 18 and nonappealable judgment that the burden of proof described in 19 subdivision (b) is unconstitutional, a grandparent filing a 20 complaint or motion under this section must prove by clear and 21 convincing evidence that the parent's decision to deny 22 grandparenting time creates a substantial risk of harm to the 23 child's mental, physical, or emotional health to rebut the 24 presumption created in subdivision (b).

(5) If 2 fit parents sign an affidavit stating that they both
oppose an order for grandparenting time, the court shall dismiss a
complaint or motion seeking an order for grandparenting time filed

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under subsection (3). This subsection does not apply if 1 of the fit parents is a stepparent who adopted a child under the Michigan adoption code, chapter X of the probate code of 1939, 1939 PA 288, MCL 710.21 to 710.70, and the grandparent seeking the order is the natural or adoptive parent OR GRANDPARENT of a parent of the child who is deceased or whose parental rights have been terminated.

(6) If the court finds that a grandparent has met the standard 7 for rebutting the presumption described in subsection (4), the 8 9 court shall consider whether it is in the best interests of the 10 child to enter an order for grandparenting time. If the court finds 11 by a preponderance of the evidence that it is in the best interests 12 of the child to enter a grandparenting time order, the court shall enter an order providing for reasonable grandparenting time of the 13 14 child by the grandparent by general or specific terms and 15 conditions. In determining the best interests of the child under this subsection, the court shall consider all of the following: 16 17 (a) The love, affection, and other emotional ties existing

18 between the grandparent and the child.

19 (b) The length and quality of the prior relationship between 20 the child and the grandparent, the role performed by the 21 grandparent, and the existing emotional ties of the child to the 22 grandparent.

23 (c) The grandparent's moral fitness.

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(d) The grandparent's mental and physical health.

25 (e) The child's reasonable preference, if the court considers26 the child to be of sufficient age to express a preference.

27 (f) The effect on the child of hostility between the

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1 grandparent and the parent of the child.

2 (g) The willingness of the grandparent, except in the case of
3 abuse or neglect, to encourage a close relationship between the
4 child and the parent or parents of the child.

5 (h) Any history of physical, emotional, or sexual abuse or6 neglect of any child by the grandparent.

7 (i) Whether the parent's decision to deny, or lack of an offer
8 of, grandparenting time is related to the child's well-being or is
9 for some other unrelated reason.

(j) Any other factor relevant to the physical andpsychological well-being of the child.

12 (7) If the court has determined that a grandparent has met the 13 standard for rebutting the presumption described in subsection (4), 14 the court may refer that grandparent's complaint or motion for 15 grandparenting time filed under subsection (3) to domestic 16 relations mediation as provided by supreme court rule. If the 17 complaint or motion is referred to the friend of the court 18 mediation service and no settlement is reached through friend of 19 the court mediation within a reasonable time after the date of 20 referral, the complaint or motion shall be heard by the court as 21 provided in this section.

(8) A grandparent may not file more than once every 2 years,
absent a showing of good cause, a complaint or motion under
subsection (3) seeking a grandparenting time order. If the court
finds there is good cause to allow a grandparent to file more than
1 complaint or motion under this section in a 2-year period, the
court shall allow the filing and shall consider the complaint or

motion. Upon motion of a person, the court may order reasonable
 attorney fees to the prevailing party.

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3 (9) The court shall not enter an order prohibiting an
4 individual who has legal custody of a child from changing the
5 domicile of the child if the prohibition is primarily for the
6 purpose of allowing a grandparent to exercise the rights conferred
7 in a grandparenting time order entered under this section.

8 (10) A grandparenting time order entered under this section
9 does not create parental rights in the individual or individuals to
10 whom grandparenting time rights are granted. The entry of a
11 grandparenting time order does not prevent a court of competent
12 jurisdiction from acting upon the custody of the child, the
13 parental rights of the child, or the adoption of the child.

14 (11) A court shall not modify or terminate a grandparenting 15 time order entered under this section unless it finds by a preponderance of the evidence, on the basis of facts that have 16 17 arisen since entry of the grandparenting time order or were unknown 18 to the court at the time it entered that order, that a change has 19 occurred in the circumstances of the child or his or her custodian 20 and that a modification or termination of the existing order is 21 necessary to avoid creating a substantial risk of harm to the 22 mental, physical, or emotional health of the child. A court 23 modifying or terminating a grandparenting time order under this 24 subsection shall include specific findings of fact in its order in support of its decision. 25

26 (12) The court shall make a record of its analysis and
27 findings under subsections (4), (6), (8), and (11), including the

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reasons for granting or denying a requested grandparenting time
 order.

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3 (13) Except as otherwise provided in this subsection, adoption 4 of a child or placement of a child for adoption under the Michigan 5 adoption code, chapter X of the probate code of 1939, 1939 PA 288, 6 MCL 710.21 to 710.70, terminates the right of a grandparent to commence an action for grandparenting time with that child. 7 8 Adoption of a child by a stepparent under the Michigan adoption code, chapter X of the probate code of 1939, 1939 PA 288, MCL 9 10 710.21 to 710.70, does not terminate the right of the parent OR 11 GRANDPARENT of a deceased parent of the child to commence an action 12 for grandparenting time with that child.

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