## As Amended by Senate Committee

Session of 2019

## SENATE BILL No. 157

By Senators Hilderbrand, Alley, Berger, Doll, Faust-Goudeau, Francisco, Goddard, Haley, Holland, Longbine, Olson, Petersen, Skubal, Suellentrop, Taylor, Wagle and Wilborn

2-13

AN ACT concerning family law; relating to temporary parenting plans; amending K.S.A.—2018 {2019} Supp. 23-3211 and 23-3212 and repealing the existing sections.

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Be it enacted by the Legislature of the State of Kansas:

Section 1. K.S.A. 2018 {2019} Supp. 23-3211 is hereby amended to read as follows: 23-3211. As used in article 32 of chapter 23 of the Kansas Statutes Annotated, and amendments thereto:

- (a) "Temporary parenting plan" means an agreement or order issued defining the legal custody, residency and parenting time to be exercised by parents with regard to a child between the time of filing of a matter in which a parenting plan may be entered, and any other provisions regarding the child's care which may be in the best interest of the child, until a final order is issued.
- (b) "Permanent parenting plan" means an agreement between parents which is incorporated into an order at a final hearing or an order or decree issued at a final hearing without agreement that establishes legal custody, residency, parenting time and other matters regarding a child custody arrangement in a matter in which a parenting plan may be entered.
- (c) "Legal custody" means the allocation of parenting responsibilities between parents, or any person acting as a parent, including decision making rights and responsibilities pertaining to matters of child health, education and welfare.
- (d) "Joint legal custody" means that both parents retain the decision-making authority for the most important issues affecting a child's life, including health, education and welfare, and neither parent has the right to decide such matters without receiving input from or consulting with the other parent.
- (e) "Parenting time" means the schedule of time when each parent has actual physical access to a child, during which the scheduled parent is responsible for the physical care and supervision of the child.

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- (f) "Equal parenting time" means that a child's actual physical access to each parent is regular and equal or nearly equal.
- Section 1. Sec. 2. K.S.A.—2018 {2019} Supp. 23-3212 is hereby amended to read as follows: 23-3212. (a) The court may enter a temporary parenting plan in any case in which temporary orders relating to child custody is authorized.
- (b) If the court deems it appropriate, a temporary parenting plan approved by the court may include one or more of the following provisions regarding children involved in the matter before the court:
  - (1) Designation of the temporary legal custody of the child;
  - (2) designation of a temporary residence for the child;
- (3) allocation of parental rights and responsibilities regarding matters pertaining to the child's health, education and welfare; *and* 
  - (4) a schedule for the child's time with each parent, when appropriate.
- (c) (1) If there is presentation of documentation or other information by a parent that would support a finding of good cause that domestic abuse has occurred or is occurring, there shall be a presumption that it is not in the best interests of the child for the parents to have temporary joint legal custody and share equally in parenting time.
- (2) In making an order for a temporary parenting plan, there shall be a presumption that it is in the best interests of the child for fit, willing and able parents to have temporary joint **legal** custody and share equally in parenting time.
- (d) A parent seeking a temporary order in which matters of child custody, residency, or parenting time are included shall file a proposed temporary parenting plan contemporaneous with any request for issuance of such temporary orders, which plan shall be served with any such temporary orders.
- $\frac{\text{(d)}(e)}{\text{(d)}(e)}$  If the parent who has not filed a proposed temporary parenting plan disputes the allocation of parenting responsibilities, residency, parenting time or other matters included in the proposed temporary parenting plan, that parent shall file and serve a responsive proposed temporary parenting plan.
- (e)(f) Either parent may move to have a proposed temporary parenting plan entered as part of a temporary order. The parents may enter an agreed temporary parenting plan at any time as part of a temporary order.
- (f)(g) A parent may move for amendment of a temporary parenting plan, and the court may order amendment to the temporary parenting plan, if the amendment is in the best interest of the child.
- $\frac{(g)}{h}$  If a proceeding for divorce, separate maintenance, annulment or determination of parentage is dismissed, any temporary parenting plan

- 1 is vacated.
- 2 Sec. -2. 3. K.S.A. -2018 {2019} Supp. 23-3211 and 23-3212-is are
- 3 hereby repealed.
- 4 Sec. 3. 4. This act shall take effect and be in force from and after its
- 5 publication in the statute book.