SENATE BILL 5212

State of Washington 61st Legislature 2009 Regular Session

By Senators Kilmer, Kline, McCaslin, Hewitt, Haugen, Shin, and Becker; by request of Washington State Bar Association

Read first time 01/16/09. Referred to Committee on Human Services & Corrections.

AN ACT Relating to the modification of parenting plans based on the military service of a parent; and amending RCW 26.09.004, 26.09.010, and 26.09.260.

4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

5 **Sec. 1.** RCW 26.09.004 and 2008 c 6 s 1003 are each amended to read 6 as follows:

7 The definitions in this section apply throughout this chapter.

8 (1) "Temporary parenting plan" means a plan for parenting of the 9 child pending final resolution of any action for dissolution of 10 marriage or domestic partnership, declaration of invalidity, or legal 11 separation which is incorporated in a temporary order.

12 (2) "Permanent parenting plan" means a plan for parenting the 13 child, including allocation of parenting functions, which plan is 14 incorporated in any final decree or decree of modification in an action 15 for dissolution of marriage or domestic partnership, declaration of 16 invalidity, or legal separation.

(3) "Parenting functions" means those aspects of the parent-childrelationship in which the parent makes decisions and performs functions

1 necessary for the care and growth of the child. Parenting functions
2 include:

3 (a) Maintaining a loving, stable, consistent, and nurturing
4 relationship with the child;

5 (b) Attending to the daily needs of the child, such as feeding, 6 clothing, physical care and grooming, supervision, health care, and day 7 care, and engaging in other activities which are appropriate to the 8 developmental level of the child and that are within the social and 9 economic circumstances of the particular family;

10 (c) Attending to adequate education for the child, including 11 remedial or other education essential to the best interests of the 12 child;

13 (d) Assisting the child in developing and maintaining appropriate 14 interpersonal relationships;

(e) Exercising appropriate judgment regarding the child's welfare, consistent with the child's developmental level and the family's social and economic circumstances; and

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(f) Providing for the financial support of the child.

19 (4) "Military duties potentially impacting parenting functions" 20 means those obligations imposed, voluntarily or involuntarily, on a 21 parent serving in the armed forces that may interfere with that 22 parent's abilities to fulfill his or her responsibilities under a 23 temporary or permanent parenting plan. Military duties potentially 24 impacting parenting functions include, but are not limited to:

25 (a) "Deployment," which means the temporary transfer of a service 26 member serving in an active-duty status to another location in support 27 of combat or some other military operation, to include any tour of duty 28 classified by the member's branch of the armed forces as "remote" or 29 "unaccompanied";

30 (b) "Activation" or "mobilization," which means the call-up of a 31 national guard or reserve service member to extended active-duty 32 status. For purposes of this definition, "mobilization" does not 33 include national guard or reserve annual training, inactive duty days, 34 or drill weekends; or

35 (c) "Temporary duty," which means the transfer of a service member
36 from one military base or the service member's home to a different
37 location, usually another base, for a limited period of time to

1 accomplish training or to assist in the performance of a noncombat
2 mission.

3 **Sec. 2.** RCW 26.09.010 and 2008 c 6 s 1004 are each amended to read 4 as follows:

5 (1) Except as otherwise specifically provided herein, the practice 6 in civil action shall govern all proceedings under this chapter, except 7 that trial by jury is dispensed with.

8 (2) A proceeding for dissolution of marriage or domestic partnership, legal separation or a declaration concerning the validity 9 of a marriage or domestic partnership shall be entitled "In re the 10 marriage of and " or "In re the domestic 11 12 partnership of and " Such proceedings may be 13 filed in the superior court of the county where the petitioner resides. (3) In cases where there has been no prior proceeding in this state 14 15 involving the marital or domestic partnership status of the parties or 16 support obligations for a minor child, a separate parenting and support 17 proceeding between the parents shall be entitled "In re the parenting and support of " 18

(4) The initial pleading in all proceedings under this chapter shall be denominated a petition. A responsive pleading shall be denominated a response. Other pleadings, and all pleadings in other matters under this chapter shall be denominated as provided in the civil rules for superior court.

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(5) In this chapter, "decree" includes "judgment".

(6) A decree of dissolution, of legal separation, or a declaration concerning the validity of a marriage or domestic partnership shall not be awarded to one of the parties, but shall provide that it affects the status previously existing between the parties in the manner decreed.

29 (7) In order to provide a means by which to facilitate a fair, 30 efficient, and swift process to resolve matters regarding custody and 31 visitation when a parent serving in the armed forces receives temporary 32 duty, deployment, activation, or mobilization orders from the military, 33 the court shall, upon motion of such a parent:

34 (a) For good cause shown, hold an expedited hearing in custody and
 35 visitation matters instituted under this chapter when the military
 36 duties of the parent have a material effect on the parent's ability, or

1 anticipated ability, to appear in person at a regularly scheduled

2 <u>hearing; and</u>

3 (b) Upon reasonable advance notice and for good cause shown, allow 4 the parent to present testimony and evidence by electronic means in 5 custody and visitation matters instituted under this chapter when the 6 military duties of the parent have a material effect on the parent's 7 ability to appear in person at a regularly scheduled hearing. The 8 phrase "electronic means" includes communication by telephone, video 9 teleconference, or the internet.

10 **Sec. 3.** RCW 26.09.260 and 2000 c 21 s 19 are each amended to read 11 as follows:

12 (1) Except as otherwise provided in subsections (4), (5), (6), (8), 13 and (10) of this section, the court shall not modify a prior custody 14 decree or a parenting plan unless it finds, upon the basis of facts 15 that have arisen since the prior decree or plan or that were unknown to 16 the court at the time of the prior decree or plan, that a substantial 17 change has occurred in the circumstances of the child or the nonmoving party and that the modification is in the best interest of the child 18 and is necessary to serve the best interests of the child. The bona 19 20 fide effect of a parent's military duties potentially impacting parenting functions shall not, by itself, be a substantial change of 21 22 circumstances justifying a permanent modification of a prior decree or 23 plan.

(2) In applying these standards, the court shall retain the residential schedule established by the decree or parenting plan unless:

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(a) The parents agree to the modification;

(b) The child has been integrated into the family of the petitioner
with the consent of the other parent in substantial deviation from the
parenting plan;

31 (c) The child's present environment is detrimental to the child's 32 physical, mental, or emotional health and the harm likely to be caused 33 by a change of environment is outweighed by the advantage of a change 34 to the child; or

35 (d) The court has found the nonmoving parent in contempt of court 36 at least twice within three years because the parent failed to comply

1 with the residential time provisions in the court-ordered parenting 2 plan, or the parent has been convicted of custodial interference in the 3 first or second degree under RCW 9A.40.060 or 9A.40.070.

4 (3) A conviction of custodial interference in the first or second
5 degree under RCW 9A.40.060 or 9A.40.070 shall constitute a substantial
6 change of circumstances for the purposes of this section.

7 (4) The court may reduce or restrict contact between the child and 8 the parent with whom the child does not reside a majority of the time 9 if it finds that the reduction or restriction would serve and protect 10 the best interests of the child using the criteria in RCW 26.09.191.

11 (5) The court may order adjustments to the residential aspects of 12 parenting plan upon a showing of a substantial change a in 13 circumstances of either parent or of the child, and without consideration of the factors set forth in subsection (2) of this 14 section, if the proposed modification is only a minor modification in 15 the residential schedule that does not change the residence the child 16 is scheduled to reside in the majority of the time and: 17

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(a) Does not exceed twenty-four full days in a calendar year; or

(b) Is based on a change of residence of the parent with whom the child does not reside the majority of the time or an involuntary change in work schedule by a parent which makes the residential schedule in the parenting plan impractical to follow; or

23 (c) Does not result in a schedule that exceeds ninety overnights 24 per year in total, if the court finds that, at the time the petition for modification is filed, the decree of dissolution or parenting plan 25 26 does not provide reasonable time with the parent with whom the child 27 does not reside a majority of the time, and further, the court finds that it is in the best interests of the child to increase residential 28 time with the parent in excess of the residential time period in (a) of 29 30 this subsection. However, any motion under this subsection (5)(c) is subject to the factors established in subsection (2) of this section if 31 32 the party bringing the petition has previously been granted a modification under this same subsection within twenty-four months of 33 the current motion. Relief granted under this section shall not be the 34 35 sole basis for adjusting or modifying child support.

(6) The court may order adjustments to the residential aspects of
 a parenting plan pursuant to a proceeding to permit or restrain a
 relocation of the child. The person objecting to the relocation of the

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child or the relocating person's proposed revised residential schedule 1 2 may file a petition to modify the parenting plan, including a change of 3 the residence in which the child resides the majority of the time, 4 without a showing of adequate cause other than the proposed relocation itself. A hearing to determine adequate cause for modification shall 5 not be required so long as the request for relocation of the child is 6 7 being pursued. In making a determination of a modification pursuant to 8 relocation of the child, the court shall first determine whether to permit or restrain the relocation of the child using the procedures and 9 standards provided in RCW 26.09.405 through 26.09.560. Following that 10 determination, the court shall determine what modification pursuant to 11 relocation should be made, if any, to the parenting plan or custody 12 13 order or visitation order.

(7) A parent with whom the child does not reside a majority of the time and whose residential time with the child is subject to limitations pursuant to RCW 26.09.191 (2) or (3) may not seek expansion of residential time under subsection (5)(c) of this section unless that parent demonstrates a substantial change in circumstances specifically related to the basis for the limitation.

(8) If a parent with whom the child does not reside a majority of 20 21 the time voluntarily fails to exercise residential time for an extended 22 period, that is, one year or longer, the court upon proper motion may 23 make adjustments to the parenting plan in keeping with the best 24 interests of the minor child. The bona fide effect of a parent's military duties potentially impacting parenting functions shall not be 25 26 considered for purposes of calculating the requisite time period for 27 court action under this section.

(9) A parent with whom the child does not reside a majority of the time who is required by the existing parenting plan to complete evaluations, treatment, parenting, or other classes may not seek expansion of residential time under subsection (5)(c) of this section unless that parent has fully complied with such requirements.

(10) The court may order adjustments to any of the nonresidential aspects of a parenting plan upon a showing of a substantial change of circumstances of either parent or of a child, and the adjustment is in the best interest of the child. Adjustments ordered under this section may be made without consideration of the factors set forth in subsection (2) of this section.

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1 (11) If the parent with whom the child resides a majority of the 2 time receives temporary duty, deployment, activation, or mobilization 3 orders from the military that involve moving a substantial distance 4 away from the parent's residence or otherwise would have a material 5 effect on the parent's ability to exercise parenting functions and 6 primary placement responsibilities, then:

7 (a) Any temporary custody order for the child during the parent's 8 absence shall end no later than ten days after the returning parent 9 provides notice to the temporary custodian, but shall not impair the 10 discretion of the court to conduct an expedited or emergency hearing 11 for resolution of the child's residential placement upon return of the 12 parent and within ten days of the filing of a motion alleging an 13 immediate danger of irreparable harm to the child; and

14 (b) The temporary duty, activation, mobilization, or deployment and 15 the temporary disruption to the child's schedule shall not be a factor 16 in a determination of change of circumstances if a motion is filed to 17 transfer residential placement from the parent who is a military 18 service member.

(12) If a parent receives military temporary duty, deployment, 19 activation, or mobilization orders that involve moving a substantial 20 21 distance away from the military parent's residence or otherwise have a material effect on the military parent's ability to exercise 22 residential time or visitation rights, the court may delegate the 23 military parent's residential time or visitation rights, or a portion 24 thereof, to a family member or another person other than a parent with 25 a close and substantial relationship to the minor child for the 26 duration of the military parent's absence, if delegating residential 27 time or visitation rights is in the child's best interest. The court 28 may not permit the delegation of residential time or visitation rights 29 to a person who would be subject to limitations on residential time 30 under RCW 26.09.191. The parties shall attempt to resolve disputes 31 regarding delegation of visitation rights through the dispute 32 resolution process specified in their parenting plan, unless excused by 33 the court for good cause shown. Such a court-ordered temporary 34 delegation of a military parent's residential time or visitation rights 35 36 does not create separate rights to residential time or visitation for

1 (13) If the court finds that a motion to modify a prior decree or 2 parenting plan has been brought in bad faith, the court shall assess 3 the attorney's fees and court costs of the nonmoving parent against the 4 moving party.

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