- 1 SB191
- 2 181644-2
- 3 By Senators Figures, Ward, Ross, Dunn, Smitherman and Whatley
- 4 RFD: Judiciary
- 5 First Read: 14-FEB-17

181644-2:n:02/02/2017:JMH/cj LRS2017-368R1 1 2 3 4 5 6 7 8 SYNOPSIS: Existing law specifies that it is the policy 9 of this state that parents who are divorced or 10 separated have frequent and continuing contact with 11 their children. Existing law also specifies that 12 joint custody does not necessarily mean equal 13 physical custody. 14 This bill would revise existing definitions 15 regarding custody to be consistent with terminology 16 used in case law and to move away from the concept 17 that one parent has sole physical custody, while 18 the other parent has visitation rights. 19 Existing law requires the parties in a child 20 custody matter to submit a parenting plan only in 21 cases where the parties request joint custody. 22 This bill would require the parties to 23 submit a parenting plan in all cases. This bill 24 would also authorize the court to establish a 25 parenting plan when the parties are unable to agree

upon one. This bill would specify additional

remedies to a party when a parent, without proper

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1 cause, fails to adhere to the time sharing schedule 2 in a parenting plan including makeup parenting time and reimbursement for costs and attorney fees. 3 4 A BILL 5 TO BE ENTITLED 6 7 AN ACT 8 To amend Sections 30-3-150, 30-3-151, 30-3-152, and 9 10 30-3-153 of the Code of Alabama 1975, and to add Section 11 30-3-158 to the Code of Alabama 1975, relating to child 12 custody; to clarify the policy of this state regarding child 13 custody; to provide definitions; to require a parenting plan 14 and to authorize the court to establish a parenting plan in 15 certain situations; to specify the contents of the parenting plan; to specify the factors the court may consider in 16 17 establishing a parenting plan; and to specify remedies when a 18 party fails to adhere to certain provisions in a parenting 19 plan. 20 BE IT ENACTED BY THE LEGISLATURE OF ALABAMA: Section 1. Sections 30-3-150, 30-3-151, 30-3-152, 21 22 and 30-3-153 of the Code of Alabama 1975, are amended to read 23 as follows: 24 "\$30-3-150. 25 "Joint Custody. It is the policy of this state to 26 assure that minor children have frequent and continuing

contact with parents who have shown the ability to act in the

best interest of their children and to encourage parents to

share in the rights and responsibilities of rearing their

children after the parents have separated or dissolved their

marriage. Joint custody does not necessarily mean equal

physical custody.

"\$30-3-151.

"For the purposes of this article the following words shall have the following meanings:

- "(1) JOINT CUSTODY. Joint legal custody and joint physical custody.
- "(2) JOINT LEGAL CUSTODY. Both When both parents have equal rights and responsibilities for major decisions concerning the child, including, but not limited to, the education of the child, health care, and religious training, and the responsibility to discuss those decisions and consider the wishes and concerns of each parent and the child. The court may designate one parent to have sole power to make certain decisions while both parents retain equal rights and responsibilities for other decisions; however, that designation does not negate the responsibility of that parent to discuss those decisions with the other parent and to consider the other parent's wishes and concerns.
- "(3) JOINT PHYSICAL CUSTODY. Physical When physical custody is shared by the parents in a way that assures the child frequent and substantial contact with each parent. Joint physical custody does not necessarily mean physical custody of equal durations of time.

1	"(4) NONRESIDENTIAL CUSTODIAL PARENT. The parent
2	with whom the child does not live the majority of the time and
3	who does not have the primary authority and responsibility for
4	the day-to-day care and decisions relating to the raising of a
5	child or the authority to establish where a child will live,
6	but does have the authority and responsibility for the
7	day-to-day care and decisions related to the raising of a
8	child when the child is in his or her physical custody and not
9	in the physical custody of the parent with primary physical
10	custody.
11	"(5) PARENTING PLAN. A plan that specifies the time
12	which a minor child will spend with each parent.
13	"(5)(6) SOLE PRIMARY PHYSICAL CUSTODY. One parent
14	has sole physical custody and the other parent has rights of
15	visitation except as otherwise provided by the court. When one
16	parent has the authority and responsibility for the day-to-day
17	care and decisions related to the raising of a child and to
18	establish where a child will live, which will be the address
19	of the child for determinations as to school and residence.
20	"(7) RESTRICTED PHYSICAL CUSTODY. When a parent's
21	physical access to a child is limited to supervised custody,
22	no overnight custody, a suspension of physical contact, or any
23	other restrictions on custody determined by the court to be in
24	the best interest of the child.
25	" $\frac{(4)}{(8)}$ SOLE LEGAL CUSTODY. One When one parent has
26	sole rights and responsibilities to make major decisions

concerning the child, including, but not limited to, the education of the child, health care, and religious training.

"\$30-3-152.

- "(a) The court shall in every case consider joint custody but may award any form of custody which is determined to be in the best interest of the child. In determining whether joint custody is in the best interest of the child, the court shall consider the same factors considered in awarding sole legal and physical other forms of custody arrangements and all of the following factors below. The court may weigh various factors differently based on the facts presented and the best interests of the child:
- "(1) The agreement or lack of agreement of the parents on joint custody.
- "(2) The past and present ability of the parents to cooperate with each other and make decisions jointly.
- "(3) The ability of the parents to encourage the sharing of love, affection, and contact between the child and the other parent.
- "(4) Any history of or potential for child abuse, spouse abuse, or kidnapping.
- "(5) The geographic proximity of the parents to each other as this relates to the practical considerations of joint physical custody.
- "(b) The court may order a form of joint custody without the consent of both parents, when it is in the best interest of the child.

1	"(c) If both parents request joint custody, the
2	presumption is that joint custody is in the best interest of
3	the child. Joint custody shall be granted in the final order
4	of the court unless the court makes specific findings as to
5	why joint custody is not granted.
6	"(d) If joint custody is not awarded by the court,
7	all of the following factors shall be considered by the court
8	when determining which other custody arrangement is in the
9	best interest of the child. The court may weigh various
10	factors differently based on the facts presented and the best
11	<pre>interests of the child:</pre>
12	"(1) The relationship between each parent and the
13	child.
14	"(2) The relationship between the child, the child's
15	peers, siblings, or other relatives.
16	"(3) The capacity of each parent to provide a loving
17	relationship and the needs of each child, including the
18	child's emotional, social, moral, material, and educational
19	needs.
20	"(4) Each parent's knowledge and familiarity with
21	the child and pre- and post-separation involvement in the
22	<pre>child's life.</pre>
23	"(5) The effect on the child of disrupting or
24	continuing an existing custodial status.
25	"(6) Each parent's home environment.
26	"(7) The preferences of the parents.

Τ	(6) Moral, mental, and physical lithess of each
2	parent.
3	"(9) The child's age and any special needs.
4	"(10) The preference of the child if the child is of
5	sufficient age and maturity.
6	"(11) The history of cooperation between the
7	parents, including the past and present history and the
8	capacity of each parent to facilitate or encourage a
9	continuing parent-child relationship with both parents.
10	"(12) Each parent's criminal history or evidence of
11	violence, sexual, mental, or physical abuse.
12	"(13) Evidence of substance abuse by either parent.
13	"(14) The child's current adjustment to or
14	involvement with his or her community.
15	"(15) Military considerations.
16	"(16) Characteristics of those seeking custody,
17	including age, character, stability, and mental and physical
18	health.
19	"(17) The report and recommendation of any expert
20	witnesses or other independent investigator.
21	"(18) Any other relevant factors.
22	" §30-3-153.
23	"(a) In order to implement joint custody, the <u>The</u>
24	court shall require <u>each parent</u> to submit, as part of their
25	agreement separately or together, provisions covering matters
26	relevant to the care and custody of the child, including, but
27	not limited to, all of the following:

1	"(1) The care and education of the child. How the
2	parents will share and be responsible for the daily tasks with
3	the upbringing of the child.

- "(2) The medical and dental care of the child. \underline{A} parenting plan that specifies the time the minor child will spend with each parent.
- "(3) Holidays and vacations. A designation of who is responsible for any and all forms of health care, school-related matters, including the address to be used for school residential determination and registration, and other activities.
- "(4) Child support. Transportation arrangements for the child, including who bears the cost for transporting the child.
- "(5) Other necessary factors that affect the physical or emotional health and well-being of the child. The methods and technologies that the parents will use to communicate with the child and each other.
- "(6) Designating the parent possessing primary authority and responsibility regarding involvement of the minor child in academic, religious, civic, cultural, athletic, and other activities, and in medical and dental care if the parents are unable to agree on these decisions. The exercise of this primary authority is not intended to negate the responsibility of the parties to notify and communicate with each other as provided in this article. Any other matter specifically delineated by the court.

1	"(7) The division of any expenses in addition to
2	child support as provided by Rule 32 of the Rules of Judicial
3	Administration.
4	"(8) A designation of the parent possessing primary
5	authority and responsibility regarding involvement of the
6	minor child in academic, religious, civic, cultural, athletic,
7	and other activities, and in medical and dental care if the
8	parents are unable to agree on these decisions.
9	"(b) If the parties are unable to reach an agreement
10	as to the provisions in subsection (a), the court shall set
11	the plan.
12	"(c) If both parents submit the same parenting plan,
13	the presumption is that the parenting plan jointly submitted
14	by the parents is in the best interest of the child. The
15	parenting plan jointly submitted by both parents shall be
16	granted in the final order of the court unless the court makes
17	specific findings as to why the parenting plan jointly
18	submitted by the parties is not granted."
19	Section 2. Section 30-3-158 is added to the Code of
20	Alabama 1975, to read as follows:
21	§30-3-158.
22	(a) When a parent refuses to adhere to the time
23	sharing schedule in the parenting plan ordered by the court
24	without proper cause, the court may take any of the following
25	actions:
26	(1) After calculating the amount of time sharing
27	improperly denied, award the parent denied time a sufficient

amount of extra time sharing to compensate for the time sharing missed, and such time sharing shall be ordered as expeditiously as possible in a manner consistent with the best interests of the child and scheduled in a manner that is convenient for the parent deprived of time sharing. In ordering any makeup time sharing, the court shall schedule the time sharing in a manner that is consistent with the best interests of the child or children and that is convenient for the nonoffending parent and at the expense of the noncompliant parent.

- (2) Order the parent who did not provide time sharing or did not properly exercise time sharing under the time sharing schedule to pay reasonable court costs and attorney's fees incurred by the nonoffending parent to enforce the time sharing schedule.
- (3) Order the parent who did not provide time sharing or did not properly exercise time sharing under the time sharing schedule to attend a parenting course approved by the court.
- (4) Order the parent who did not provide time sharing or did not properly exercise time sharing under the time sharing schedule to pay the actual cost incurred by the other parent because of the failure to provide time sharing or the failure to properly exercise time sharing as provided by the court order.
- (5) Impose any other reasonable remedies as a result of noncompliance.

(b) These remedies are in addition to existing
remedies, including, but not limited to, contempt.
Section 3. This act shall become effective January
1, 2018, following its passage and approval by the Governor,
or its otherwise becoming law.