Enrolled Copy		H.B. 448
	CUSTODY MODIFICATIONS	

CUSTODI MODIFICATIONS
2012 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Gregory H. Hughes
Senate Sponsor: Howard A. Stephenson
LONG TITLE
General Description:
This bill amends provisions governing the relocation of a custodial parent with a minor
child or children.
Highlighted Provisions:
This bill:
 requires the court to hold a hearing if a motion is filed by a noncustodial parent
when the custodial parent intends to relocate 150 miles or more from the residence
of the other parent;
requires the court to determine that a move more than 150 miles from the residence
of the other parent is in the best interest of the child; and
 allows the court to modify custody arrangements if a custodial parent decides to
move 150 miles or more from the residence of the other parent when the court has
determined that the move is not in the best interest of the child.
Money Appropriated in this Bill:
None
Other Special Clauses:
None
Utah Code Sections Affected:
AMENDS:
30-3-37, as last amended by Laws of Utah 2010, Chapter 228

H.B. 448 Enrolled Copy

30	Section 1. Section 30-3-37 is amended to read:
31	30-3-37. Relocation.
32	(1) For purposes of this section, "relocation" means moving 150 miles or more from
33	the residence [specified in the court's decree] of the other parent.
34	(2) The relocating parent shall provide[, if possible,] 60 days advance written notice of
35	the intended relocation to the other parent. The written notice of relocation shall contain
36	statements affirming the following:
37	(a) the parent-time provisions in Subsection (5) or a schedule approved by both parties
38	will be followed; and
39	(b) neither parent will interfere with the other's parental rights pursuant to court
40	ordered parent-time arrangements, or the schedule approved by both parties.
41	(3) The court [may] shall, upon motion of any party or upon the court's own motion,
42	schedule a hearing with notice to review the notice of relocation and parent-time schedule as
43	provided in Section 30-3-35 and make appropriate orders regarding the parent-time and costs
44	for parent-time transportation.
45	(4) [In determining] In a hearing to review the notice of relocation, the court shall, in
46	determining if the relocation of a custodial parent is in the best interest of the child, consider
47	any other factors that the court considers relevant to the determination. If the court determines
48	that relocation is not in the best interest of the child, and the custodial parent relocates, the
49	court may order a change of custody.
50	(5) If the court finds that the relocation is in the best interest of the child, the court shall
51	<u>determine</u> the parent-time schedule and [allocating] <u>allocate</u> the transportation costs[, the] <u>that</u>
52	will be incurred for the child to visit the noncustodial parent. In making its determination,
53	court shall consider:
54	(a) the reason for the parent's relocation;
55	(b) the additional costs or difficulty to both parents in exercising parent-time;
56	(c) the economic resources of both parents; and
57	(d) other factors the court considers necessary and relevant

Enrolled Copy H.B. 448

[(5)] (6) Unless otherwise ordered by the court, upon the relocation, as defined in Subsection (1), of one of the parties the following schedule shall be the minimum requirements for parent-time with a school-age child:

- (a) in years ending in an odd number, the child shall spend the following holidays with the noncustodial parent:
 - (i) Thanksgiving holiday beginning Wednesday until Sunday; and
- (ii) Spring break, if applicable, beginning the last day of school before the holiday until the day before school resumes;
- (b) in years ending in an even number, the child shall spend the following holidays with the noncustodial parent:
 - (i) the entire winter school break period; and

- (ii) the Fall school break beginning the last day of school before the holiday until the day before school resumes;
- (c) extended parent-time equal to 1/2 of the summer or off-track time for consecutive weeks. The children should be returned to the custodial home no later than seven days before school begins; however, this week shall be counted when determining the amount of parent-time to be divided between the parents for the summer or off-track period; and
 - (d) one weekend per month, at the option and expense of the noncustodial parent.
- [(6)] <u>(7)</u> The noncustodial parent's monthly weekend entitlement is subject to the following restrictions.
- (a) If the noncustodial parent has not designated a specific weekend for parent-time, the noncustodial parent shall receive the last weekend of each month unless a holiday assigned to the custodial parent falls on that particular weekend. If a holiday assigned to the custodial parent falls on the last weekend of the month, the noncustodial parent shall be entitled to the next to the last weekend of the month.
- (b) If a noncustodial parent's extended parent-time or parent-time over a holiday extends into or through the first weekend of the next month, that weekend shall be considered the noncustodial parent's monthly weekend entitlement for that month.

H.B. 448 **Enrolled Copy**

86

87

88

89

90

91

92

93

94

95

96

97

98

99

100

101

102

103

104

105

106

107

108

109

110

111

112

(c) If a child is out of school for teacher development days or snow days after the children begin the school year, or other days not included in the list of holidays in Subsection [(5)] (6) and those days are contiguous with the noncustodial parent's monthly weekend parent-time, those days shall be included in the weekend parent-time. [(7)] (8) The custodial parent is entitled to all parent-time not specifically allocated to the noncustodial parent. [(8)] (9) In the event finances and distance preclude the exercise of minimum parent-time for the noncustodial parent during the school year, the court should consider awarding more time for the noncustodial parent during the summer time if it is in the best interests of the children. [(9)] (10) Upon the motion of any party, the court may order uninterrupted parent-time with the noncustodial parent for a minimum of 30 days during extended parent-time, unless the court finds it is not in the best interests of the child. If the court orders uninterrupted parent-time during a period not covered by this section, it shall specify in its order which parent is responsible for the child's travel expenses. [(10)] (11) Unless otherwise ordered by the court the relocating party shall be responsible for all the child's travel expenses relating to Subsections $[\frac{(5)}{(5)}]$ (6)(a) and (b) and 1/2 of the child's travel expenses relating to Subsection [(5)] (6)(c), provided the noncustodial parent is current on all support obligations. If the noncustodial parent has been found in contempt for not being current on all support obligations, the noncustodial parent shall be responsible for all of the child's travel expenses under Subsection $[\frac{5}{2}]$ (6), unless the court rules otherwise. Reimbursement by either responsible party to the other for the child's travel expenses shall be made within 30 days of receipt of documents detailing those expenses. [(11)] (12) The court may apply this provision to any preexisting decree of divorce.

[(12)] (13) Any action under this section may be set for an expedited hearing.

[(13)] (14) A parent who fails to comply with the notice of relocation in Subsection (2) shall be in contempt of the court's order.