1749--C

Cal. No. 917

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2011-2012 Regular Sessions

IN SENATE

January 12, 2011

Introduced by Sens. GOLDEN, AVELLA, DeFRANCISCO, HASSELL-THOMPSON, PARK-ER -- read twice and ordered printed, and when printed to be committed to the Committee on Aging -- recommitted to the Committee on Aging in accordance with Senate Rule 6, sec. 8 -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee -- reported favorably from said committee, ordered to first report, amended on first report, ordered to a second report, and to be reprinted as amended, retaining its place in the order of second report -- ordered to a third reading, amended and ordered reprinted, retaining its place in the order of third reading

AN ACT to amend the domestic relations law, in relation to the notification of certain relatives prior to the placement of children

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

- Section 1. Subdivision 2 of section 72 of the domestic relations law, as added by chapter 657 of the laws of 2003, is amended to read as follows:
- Where a grandparent or the grandparents of a minor child, 5 residing within this state, OR RELATIVE WHO IS RELATED TO A PARENT WITH-6 IN THE THIRD DEGREE OF CONSANGUINITY OR THROUGH MARRIAGE OR ADOPTION, 7 IN THIS STATE can demonstrate to the satisfaction of the court RESIDING 8 the existence of extraordinary circumstances, such grandparent [or], 9 grandparents OR RELATIVE of such child may apply to the supreme court by 10 commencing a special proceeding or for a writ of habeas corpus to have 11 such child brought before such court, or may apply to family court pursuant to subdivision (b) of section six hundred fifty-one OR SECTION 12 SIX HUNDRED SIXTY-ONE of the family court act; and on the return there-13 14 the court, by order, after due notice to the parent or any other 15 person or party having the care, custody, and control of such child, to be given in such manner as the court shall prescribe, may make such 16 directions as the best interests of the child may require, for custody 17

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets [] is old law to be omitted.

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rights for such grandparent [or], grandparents OR RELATIVE in respect to such child. An extended disruption of custody, as such term is defined in this section, shall constitute an extraordinary circumstance.

- (b) For the purposes of this section "extended disruption of custody" shall include, but not be limited to, a prolonged separation of the respondent parent and the child for at least twenty-four continuous months, during which TIME the parent voluntarily relinquished care and control of the child and the child resided in the household of the petitioner grandparent [or], grandparents OR RELATIVE, provided, however, that the court may find that extraordinary circumstances exist should the prolonged separation have lasted for less than twenty-four months.
- (c) Nothing in this section shall limit the ability of parties to enter into consensual custody agreements absent the existence of extraordinary circumstances.
- 15 S 2. This act shall take effect immediately.