7523

IN SENATE

April 19, 2010

Introduced by Sen. RANZENHOFER -- read twice and ordered printed, and when printed to be committed to the Committee on Children and Families

AN ACT to amend the domestic relations law, in relation to determinations of child custody in matrimonial actions

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

Section 1. Section 70 of the domestic relations law is amended by adding a new subdivision (c) to read as follows:

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- (C) NOTWITHSTANDING ANY OTHER PROVISION OF LAW TO THE CONTRARY, THE COURT SHALL NOT CONSIDER THE DEPLOYMENT OF A PARENT IN ACTIVE SERVICE OF THE ARMED FORCES OF THE UNITED STATES OR OF THE ORGANIZED MILITIA OF THE STATE OF NEW YORK AS A DETRIMENTAL FACTOR TO THE AWARDING OF CUSTODY OF A CHILD WHERE A SUITABLE CHILD CARE PLAN FOR THE PERIOD OF SUCH DEPLOYMENT HAS BEEN PRESENTED TO THE COURT BY THE PETITIONING PARENT.
- S 2. Paragraph (a) of subdivision 1 of section 240 of the domestic relations law, as amended by chapter 538 of the laws of 2008, is amended and a new subdivision 1-d is added to read as follows:
- In any action or proceeding brought (1) to annul a marriage or to declare the nullity of a void marriage, or (2) for a separation, or (3) for a divorce, or (4) to obtain, by a writ of habeas corpus or by petition and order to show cause, the custody of or right to visitation with any child of a marriage, the court shall require verification of the status of any child of the marriage with respect to such child's custody support, including any prior orders, and shall enter orders for custody and support as, in the court's discretion, justice requires, having regard to the circumstances of the case and of the respective parties and to the best interests of the child and subject to the of [subdivision] SUBDIVISIONS one-c AND ONE-D of this provisions section. Where either party to an action concerning custody of or a right to visitation with a child alleges in a sworn petition or complaint or sworn answer, cross-petition, counterclaim or other responsive pleading that the other party has committed an act of domestic violence against the party making the allegation or a family or household member of either party, as such family or household member is

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

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defined in article eight of the family court act, and such allegations are proven by a preponderance of the evidence, the court must consider 3 the effect of such domestic violence upon the best interests of together with such other facts and circumstances as the court 5 deems relevant in making a direction pursuant to this section. 6 parent makes a good faith allegation based on a reasonable belief 7 supported by facts that the child is the victim of child abuse, child 8 neglect, or the effects of domestic violence, and if that parent acts 9 lawfully and in good faith in response to that reasonable belief to 10 protect the child or seek treatment for the child, then that parent 11 shall not be deprived of custody, visitation or contact with the child, or restricted in custody, visitation or contact, based solely on that 12 belief or the reasonable actions taken based on that belief. If an alle-13 14 gation that a child is abused is supported by a preponderance of 15 evidence, then the court shall consider such evidence of abuse in determining the visitation arrangement that is in the best interest of the 16 child, and the court shall not place a child in the custody of a parent 17 18 who presents a substantial risk of harm to that child. An order direct-19 ing the payment of child support shall contain the social security numbers of the named parties. In all cases there shall be no prima facie 20 21 right to the custody of the child in either parent. Such direction 22 shall make provision for child support out of the property of either or both parents. The court shall make its award for child support pursuant 23 to subdivision one-b of this section. Such direction may provide for 24 25 reasonable visitation rights to the maternal and/or paternal grandpar-26 ents of any child of the parties. Such direction as it applies to rights 27 of visitation with a child remanded or placed in the care of a person, agency or institution pursuant to article ten of the family 28 official, 29 court act, or pursuant to an instrument approved under section three 30 hundred fifty-eight-a of the social services law, shall be enforceable pursuant to part eight of article ten of the family court act and 31 32 sections three hundred fifty-eight-a and three hundred eighty-four-a of 33 the social services law and other applicable provisions of law against 34 any person having care and custody, or temporary care and custody, of 35 the child. Notwithstanding any other provision of law, any written application or motion to the court for the establishment, modification 36 37 or enforcement of a child support obligation for persons not in receipt 38 public assistance and care must contain either a request for child 39 support enforcement services which would authorize the collection of the 40 support obligation by the immediate issuance of an income execution for support enforcement as provided for by this chapter, completed in the 41 42 manner specified in section one hundred eleven-g of the social services 43 or a statement that the applicant has applied for or is in receipt 44 of such services; or a statement that the applicant knows of the avail-45 ability of such services, has declined them at this time and where support enforcement services pursuant to section one hundred eleven-g of 46 47 the social services law have been declined that the applicant under-48 stands that an income deduction order may be issued pursuant to subdivi-49 sion (c) of section fifty-two hundred forty-two of the civil practice 50 law and rules without other child support enforcement services and that 51 payment of an administrative fee may be required. The court shall provide a copy of any such request for child support enforcement 52 services to the support collection unit of the appropriate social 53 54 services district any time it directs payments to be made 55 support collection unit. Additionally, the copy of any such request shall be accompanied by the name, address and social security number of 56

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the parties; the date and place of the parties' marriage; the name and date of birth of the child or children; and the name and address of the employers and income payors of the party from whom child support is sought or from the party ordered to pay child support to the other 5 party. Such direction may require the payment of a sum or sums of money 6 either directly to the custodial parent or to third persons for goods or 7 services furnished for such child, or for both payments to the custodial parent and to such third persons; provided, however, that unless the 8 party seeking or receiving child support has applied for or is receiving 9 10 such services, the court shall not direct such payments to be made to support collection unit, as established in section one hundred 11 eleven-h of the social services law. Every order directing the payment 12 of support shall require that if either parent currently, or at any time 13 14 the future, has health insurance benefits available that may be 15 extended or obtained to cover the child, such parent is required to exercise the option of additional coverage in favor of such child and 16 17 execute and deliver to such person any forms, notices, documents or instruments necessary to assure timely payment of any health insurance 18 19 claims for such child. 20

1-D. NOTWITHSTANDING ANY OTHER PROVISION OF LAW TO THE CONTRARY, THE COURT SHALL NOT CONSIDER THE DEPLOYMENT OF A PARENT IN ACTIVE SERVICE OF THE ARMED FORCES OF THE UNITED STATES OR OF THE ORGANIZED MILITIA OF THE STATE OF NEW YORK AS A DETRIMENTAL FACTOR TO THE AWARDING OF CUSTODY OF A CHILD TO A PETITIONING PARENT WHERE A SUITABLE CHILD CARE PLAN FOR THE PERIOD OF SUCH DEPLOYMENT HAS BEEN PRESENTED TO THE COURT BY SUCH PARENT.

S 3. This act shall take effect immediately.

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