STATE OF NEW YORK

8395

2019-2020 Regular Sessions

IN ASSEMBLY

June 15, 2019

Introduced by M. of A. ORTIZ -- read once and referred to the Committee on Judiciary

AN ACT to amend the domestic relations law and the family court act, in relation to the effect of military service on child care

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Subparagraph 1 of paragraph (a-2) of subdivision 1 of section 240 of the domestic relations law, as added by chapter 473 of the laws of 2009, is amended to read as follows:

3 (1) During the period of time that a parent is activated, deployed or temporarily assigned to military service, such that the parent's ability to continue as a joint caretaker or the primary caretaker of a minor 7 child is materially affected by such military service, any orders issued pursuant to this section, based on the fact that the parent is activated, deployed or temporarily assigned to military service, which would 10 materially affect or change a previous judgment or order regarding custody of that parent's child or children as such judgment or order 12 existed on the date the parent was activated, deployed, or temporarily 13 assigned to military service, shall be subject to review pursuant to 14 subparagraph three of this paragraph. Any relevant provisions of the 15 Service Member's Civil Relief Act shall apply to all proceedings governed by this section and shall include the review of a suitable child care plan presented by the petitioning parent for the period of 17 such deployment. Such child care plan shall include but not be limited 18 19 to reasonable notice by deploying parent to other parent of deployment, 20 procedures for parents to make out of court arrangements regarding 21 <u>custody and visitation during deployment, prohibit an order of permanent</u> 22 <u>custody without deployed parent's consent, provide for expedited custody</u> if parents do not agree thereby establishing custody before deployment and provide for a procedure for termination of temporary custody when 25 parents agree.

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

LBD11280-01-9

A. 8395

1 § 2. Paragraph one of subdivision (f) of section 651 of the family 2 court act, as added by chapter 473 of the laws of 2009, is amended to 3 read as follows:

- 4 During the period of time that a parent is activated, deployed or temporarily assigned to military service, such that the parent's ability to continue as a joint caretaker or the primary caretaker of a minor 7 child is materially affected by such military service, any orders issued pursuant to this section, based on the fact that the parent is acti-9 vated, deployed or temporarily assigned to military service, which would 10 materially affect or change a previous judgment or order regarding custody of that parent's child or children as such judgment or order 11 existed on the date the parent was activated, deployed, or temporarily 12 13 assigned to military service, shall be subject to review pursuant to 14 paragraph three of this subdivision. Any relevant provisions of the 15 Service Member's Civil Relief Act shall apply to all proceedings 16 governed by this section and shall include the review of a suitable 17 child care plan presented by the petitioning parent for the period of such deployment. Such child care plan shall include but not be limited 18 to reasonable notice by deploying parent to other parent of deployment, 19 20 procedures for parents to make out of court arrangements regarding 21 custody and visitation during deployment, prohibit an order of permanent 22 <u>custody without deployed parent's consent, provide for expedited custody</u> if parents do not agree thereby establishing custody before deployment 23 24 and provide for a procedure for termination of temporary custody when 25 parents agree.
 - § 3. This act shall take effect immediately.

26