HOUSE BILL No. 6125

September 23, 1992, Introduced by Reps, Yokich, Pitoniak, Porreca, Webb, Dobronski, DeMars, Profit, Leland, Brown, Baade, Palamara, Stallworth and Byrum and referred to the Committee on Insurance.

A bill to amend section 7 of Act No. 91 of the Public Acts of 1970, entitled as amended

"Child custody act of 1970,"

as amended by Act No. 293 of the Public Acts of 1990, being section 722.27 of the Michigan Compiled Laws.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- Section 1. Section 7 of Act No. 91 of the Public Acts of
- 2 1970, as amended by Act No. 293 of the Public Acts of 1990, being
- 3 section 722.27 of the Michigan Compiled Laws, is amended to read
- 4 as follows:
- 5 Sec. 7. (1) If a child custody dispute has been submitted
- 6 to the circuit court as an original action under this act or has
- 7 arisen incidentally from another action in the circuit court or
- 8 an order or judgment of the circuit court, for the best interests
- 9 of the child the court may DO ANY OF THE FOLLOWING:

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- 1 (a) Award the custody of the child to 1 or more of the
 2 parties involved or to others and provide for payment of support
 3 for the child, until the child reaches 18 years of age. Subject
 4 to section 4a, the court may also order support as provided in
 5 this section for a child after he or she reaches 18 years of
 6 age. The court may require that support payments shall be made
 7 through the friend of the court or clerk of the court.
- 8 (b) Provide for reasonable visitation of the child by the 9 parties involved, the maternal or paternal grandparents, or by 10 others, by general or specific terms and conditions. Visitation 11 of the child by the parents shall be IS governed by 12 section 7a.
- (c) Modify or amend its previous judgments or orders for 14 proper cause shown or because of change of circumstances until 15 the child reaches 18 years of age, and, subject to section 4a, 16 until the child reaches 19 years and 6 months of age. The court 17 shall not modify or amend its previous judgments or orders or 18 issue a new order so as to change the established custodial environment of a child unless there is presented clear and convincing 20 evidence that it is in the best interest of the child. The custodial environment of a child is established if over an appreciate ble time the child naturally looks to the custodian in that environment for guidance, discipline, the necessities of life, and 24 parental comfort. The age of the child, the physical environment, and the inclination of the custodian and the child as to 26 permanency of the relationship shall also be considered.

- (d) Utilize the community resources in behavioral sciences
 and other professions in the investigation and study of custody
 disputes and consider their recommendations for the resolution of
 the disputes.
- (e) Appoint a guardian ad litem or counsel for the child and assess the costs and reasonable fees against 1 or more parties involved, totally or partially.
- 8 (f) Take any other action considered to be necessary in a 9 particular child custody dispute.
- (g) Upon petition, consider the reasonable visitation of maternal or paternal grandparents and, if denied, make a record of such THE denial.
- (2) Except as otherwise provided in this section, the court shall order support in an amount determined by application of the forchild support formula developed by the state friend of the court bureau. The court may enter an order that deviates from the formula if the court determines from the facts of the case that application of the child support formula would be unjust or inappropriate and sets forth in writing or on the record all of the following:
- 21 (a) The support amount determined by application of the 22 child support formula.
- 23 (b) How the support order deviates from the child support 24 formula.
- 25 (c) The value of property or other support awarded in lieu 26 of the payment of child support, if applicable.

- (d) The reasons why application of the child support formulawould be unjust or inappropriate in the case.
- 3 (3) Subsection (2) does not prohibit the court from entering 4 a support order that is agreed to by the parties and that devi-5 ates from the child support formula, if the requirements of sub-
- 6 section (2) are met.
- 7 (4) Beginning January 1, 1991, each support order entered, 8 modified, or amended by the court shall provide that each party 9 shall keep the office of the friend of the court informed of both
- 10 of the following:
- (a) The name and address of his or her current source of l2 income. As used in this subdivision, "source of income" means that term as defined in section 2 of the support and visitation l4 enforcement act, Act No. 295 of the Public Acts of 1982, being

15 section 552.602 of the Michigan Compiled Laws.

- (b) Any health HEALTH care coverage that is available to 17 him or her as a benefit of employment or that is maintained by 18 him or her; the name of the insurance company, health care organization, or health maintenance organization; the policy, certificate, or contract number; and the names and birth dates of the 21 persons for whose benefit he or she maintains health care coverage that is available to 17 him or her as a benefit of employment or that is maintained by 18 him or her; the name of the insurance company, health care organization; the policy, certificate, or contract.
- (5) For the purposes of this act, "support" may include pay24 ment of the expenses of medical, dental, and other health care,
 25 child care expenses, and educational expenses. The court shall
 26 require that 1 or both parents of a child who is the subject of a
 27 petition under this section shall obtain or maintain any health

- I care coverage that is available to them at a reasonable cost, as
- 2 a benefit of employment, for the benefit of the child. If a
- 3 parent is self employed and maintains health care coverage, the
- 4 court shall require the parent to obtain or maintain dependent
- 5 coverage for the benefit of the child, if available at a reason
- 6 able cost.
- 7 (6) A judgment or order entered under this act providing for
- 8 the support of a child SHALL CONTAIN THE PROVISIONS REQUIRED BY,
- 9 MAY CONTAIN THE PROVISIONS AUTHORIZED BY, AND is enforceable as
- 10 provided in the support and visitation enforcement act, Act
- 11 No. 295 of the Public Acts of 1982, being sections 552.601 to
- 12 552.650 of the Michigan Compiled Laws. IF THIS ACT CONTAINS A
- 13 SPECIFIC PROVISION REGARDING THE CONTENTS OR ENFORCEMENT OF A
- 14 SUPPORT ORDER THAT CONFLICTS WITH A PROVISION IN THE SUPPORT AND
- 15 VISITATION ENFORCEMENT ACT, THIS ACT CONTROLS IN REGARD TO THAT
- 16 PROVISION.
- 17 Section 2. This amendatory act shall not take effect unless
- 18 Senate Bill No. or House Bill No. 6122 (request
- 19 no. 06342'92) of the 86th Legislature is enacted into law.