2000 SESSION

INTRODUCED

SB590

	008951508
1	SENATE BILL NO. 590
2	Offered January 24, 2000
$\frac{1}{2}$	A BILL to amend and reenact § 20-124.3 of the Code of Virginia, relating to court-ordered custody and
4	visitation.
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6	Patron—Norment
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8	Referred to Committee for Courts of Justice
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10	Be it enacted by the General Assembly of Virginia:
11	1. That § 20-124.3 of the Code of Virginia is amended and reenacted as follows:
12	§ 20-124.3. Best interests of the child; visitation.
13	A. In determining best interests of a child for purposes of determining custody or visitation
14	arrangements including any pendente lite orders pursuant to § 20-103, the court shall consider the
15	following:
16	1. The age and physical and mental condition of the child, giving due consideration to the child's
17	changing developmental needs;
18	2. The age and physical and mental condition of each parent;
19	3. The relationship existing between each parent and each child, giving due consideration to the
20	positive involvement with the child's life, the ability to accurately assess and meet the emotional,
21	intellectual and physical needs of the child;
22	4. The needs of the child, giving due consideration to other important relationships of the child,
23	including but not limited to siblings, peers and extended family members;
24	5. The role which each parent has played and will play in the future, in the upbringing and care of
25	the child;
26	6. The propensity of each parent to actively support the child's contact and relationship with the other
27	parent, including whether a parent has wrongfully denied the other parent access to or visitation with
28	the child;
29	7. the <i>The</i> relative willingness and demonstrated ability of each parent to maintain a close and
30	continuing relationship with the child, and the ability of each parent to cooperate in and resolve disputes
31 32	regarding matters affecting the child; 78. The reasonable preference of the child, if the court deems the child to be of reasonable
32 33	intelligence, understanding, age and experience to express such a preference;
33 34	89. Any history of family abuse as that term is defined in § 16.1-228; and
	B. No parent shall deny to the other parent visitation with or access to the child unless there is a
35 36 37 38	 910. Such other factors as the court deems necessary and proper to the determination. The judge shall communicate to the parties the basis of the decision either orally or in writing. B. No parent shall deny to the other parent visitation with or access to the child, unless there is a court order limiting or prohibiting such contact.