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SENATE BILL NO. 277

Offered January 9, 2002 Prefiled January 8, 2002

A BILL to amend and reenact § 20-124.2 of the Code of Virginia, relating to custody and visitation arrangements for children.

Patrons—Marsh, Lucas and Reynolds; Delegate: Jones, D.C.

Referred to Committee for Courts of Justice

10 Be it enacted by the General Assembly of Virginia: 11

1. That § 20-124.2 of the Code of Virginia is amended and reenacted as follows:

§ 20-124.2. Court-ordered custody and visitation arrangements.

13 A. In any case in which custody or visitation of minor children is at issue, whether in a circuit or 14 district court, the court shall provide prompt adjudication, upon due consideration of all the facts, of 15 custody and visitation arrangements, including support and maintenance for the children, prior to other 16 considerations arising in the matter. The court may enter an order pending the suit as provided in § 20-103. The procedures for determining custody and visitation arrangements shall insofar as practical, 17 and consistent with the ends of justice, preserve the dignity and resources of family members. Mediation 18 shall be used as an alternative to litigation where appropriate. When mediation is used in custody and 19 20 visitation matters, the goals may include development of a proposal addressing the child's residential 21 schedule and care arrangements, and how disputes between the parents will be handled in the future.

B. In determining custody, the court shall give primary consideration to the best interests of the child. The court shall assure minor children of frequent and continuing contact with both parents, when 22 23 appropriate, and encourage and there shall be a rebuttable presumption that both parents to shall share 24 25 equitably in the responsibilities of rearing their children. As between the parents, there shall be no presumption or inference of law in favor of either. The court shall give due regard to the primacy of the 26 27 parent-child relationship but may upon a showing by clear and convincing evidence that the best interest of the child would be served thereby award custody or visitation to any other person with a legitimate 28 29 interest. The court may award joint custody or sole custody. Time with the child may be supervised for 30 a parent found guilty of child abuse or neglect as defined by § 16.1-228.

31 C. The court may order that support be paid for any child of the parties. The court shall also order that support will continue to be paid for any child over the age of eighteen who is (i) a full-time high 32 33 school student, (ii) not self-supporting, and (iii) living in the home of the party seeking or receiving child support until such child reaches the age of nineteen or graduates from high school, whichever first 34 35 occurs. The court may also order the continuation of support for any child over the age of eighteen who 36 is (ia) severely and permanently mentally or physically disabled, (iib) unable to live independently and 37 support himself, and (iiic) resides in the home of the parent seeking or receiving child support. In 38 addition, the court may confirm a stipulation or agreement of the parties which extends a support obligation beyond when it would otherwise terminate as provided by law. The court shall have no 39 40 authority to decree support of children payable by the estate of a deceased party. The court may make 41 such further decree as it shall deem expedient concerning support of the minor children, including an 42 order that any party provide health care coverage.

The court shall have the continuing authority and jurisdiction to make any additional orders 43 necessary to effectuate and enforce any order entered pursuant to this section or § 20-103 including the 44 authority to punish as contempt of court any willful failure of a party to comply with the provisions of 45 46 the order. #