Session of 2019

HOUSE BILL No. 2196

By Representatives Pittman, Awerkamp, Bergquist, Ellis, Eplee, Highland, Hineman and Resman

2-7

AN ACT concerning family law; relating to temporary parenting plans; 1 2 amending K.S.A. 2018 Supp. 23-3212 and repealing the existing 3 section. 4 5 Be it enacted by the Legislature of the State of Kansas: 6 Section 1. K.S.A. 2018 Supp. 23-3212 is hereby amended to read as 7 follows: 23-3212. (a) The court may enter a temporary parenting plan in 8 any case in which temporary orders relating to child custody is authorized. (b) If the court deems it appropriate, a temporary parenting plan 9 approved by the court may include one or more of the following 10 11 provisions regarding children involved in the matter before the court: 12 (1) Designation of the temporary legal custody of the child; 13 (2) designation of a temporary residence for the child; 14 (3) allocation of parental rights and responsibilities regarding matters 15 pertaining to the child's health, education and welfare; and 16 a schedule for the child's time with each parent, when appropriate. (4) (c) In making an order for a temporary parenting plan, there shall be 17 18 a presumption, rebuttable by a preponderance of the evidence, that it is in the best interests of the child for fit, willing and able parents to have 19 20 temporary joint custody and share equally in parenting time. 21 (d) A parent seeking a temporary order in which matters of child 22 custody, residency, or parenting time are included shall file a proposed 23 temporary parenting plan contemporaneous with any request for issuance 24 of such temporary orders, which plan shall be served with any such 25 temporary orders. 26 (d)(e) If the parent who has not filed a proposed temporary parenting 27 plan disputes the allocation of parenting responsibilities, residency, 28 parenting time or other matters included in the proposed temporary 29 parenting plan, that parent shall file and serve a responsive proposed 30 temporary parenting plan. 31 (e)(f) Either parent may move to have a proposed temporary 32 parenting plan entered as part of a temporary order. The parents may enter 33 an agreed temporary parenting plan at any time as part of a temporary 34 order. 35 (f)(g) A parent may move for amendment of a temporary parenting 6

- plan, and the court may order amendment to the temporary parenting plan, 1
- if the amendment is in the best interest of the child. 2
- (g)(h) If a proceeding for divorce, separate maintenance, annulment 3 or determination of parentage is dismissed, any temporary parenting plan 4 is vacated. 5
- Sec. 2. K.S.A. 2018 Supp. 23-3212 is hereby repealed.Sec. 3. This act shall take effect and be in force from and after its 7 publication in the statute book. 8