- 1 SB79
- 2 115991-1
- 3 By Senator Glover
- 4 RFD: Judiciary
- 5 First Read: 12-JAN-10
- 6 PFD: 01/05/2010

115991-1:n:01/05/2010:JMH/tan LRS2010-24 1 2 3 4 5 6 7 SYNOPSIS: Under existing law, only one petition 8 requesting visitation may be filed by any 9 10 grandparents of a child within a 24-month period. 11 This bill would stipulate that a grandparent 12 who petitions for visitation may do so only once 13 every 24 months, but the fact that one grandparent has petitioned for visitation shall not preclude 14 15 another grandparent for petitioning for visitation 16 within the 24-month period. 17 Under existing law, a parent may not 18 petition the court for amendment or revocation of 19 visitation granted to a grandparent more than once 20 in a 24-month period except in cases of exceptional 21 circumstances or if abuse is alleged. 2.2 This bill would provide that the parent may petition for amendment or revocation of visitation 23 24 granted with respect to each grandparent who has 25 petitioned for and received visitation no more than 26 once every 24-month period for each order of 27 visitation.

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2	A BILL
3	TO BE ENTITLED
4	AN ACT
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6	To amend Section 30-3-4.1, Code of Alabama 1975; to
7	provide further for the filing by grandparents of a child of a
8	petition seeking visitation; and to provide that a parent may
9	petition for amendment or revocation of an order granting a
10	grandparent visitation once every 24 months with respect to
11	each order of visitation granted to a grandparent.
12	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
13	Section 1. Section 30-3-4.1, Code of Alabama 1975,
14	is amended to read as follows:
15	"§30-3-4.1.
16	"(a) For the purposes of this section, the term
17	"grandparent" means the parent of a parent of a minor child,
18	the parent of a minor child's parent who has died, or the
19	parent of a minor child's parent whose parental rights have
20	been terminated when the child has been adopted pursuant to
21	Section 26-10A-27, 26-10A-28, or 26-10A-30, dealing with
22	stepparent and relative adoption.
23	"(b) Except as otherwise provided in this section,
24	any grandparent may file an original action for visitation
25	rights to a minor child if it is in the best interest of the
26	minor child and one of the following conditions exist:

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"(1) When one or both parents of the child are deceased.

3 "(2) When the marriage of the parents of the child 4 has been dissolved.

5 "(3) When a parent of the child has abandoned the 6 minor.

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"(4) When the child was born out of wedlock.

8 "(5) When the child is living with both biological 9 parents, who are still married to each other, whether or not 10 there is a broken relationship between either or both parents 11 of the minor and the grandparent and either or both parents 12 have used their parental authority to prohibit a relationship 13 between the child and the grandparent.

14 "(c) Any grandparent may intervene in and seek to 15 obtain visitation rights in any action when any court in this state has before it any question concerning the custody of a 16 17 minor child, a divorce proceeding of the parents or a parent of the minor child, or a termination of the parental rights 18 proceeding of either parent of the minor child, provided the 19 termination of parental rights is for the purpose of adoption 20 21 pursuant to Sections 26-10A-27, 26-10A-28, or 26-10A-30, 22 dealing with stepparent or relative adoption.

"(d) Upon the filing of an original action or upon intervention in an existing proceeding pursuant to subsections (b) and (c), the court shall determine if visitation by the grandparent is in the best interests of the child. Visitation shall not be granted if the visitation would endanger the

physical health of the child or impair the emotional 1 2 development of the child. In determining the best interests of the child, the court shall consider the following: 3 4 "(1) The willingness of the grandparent or grandparents to encourage a close relationship between the 5 6 child and the parent or parents. 7 "(2) The preference of the child, if the child is determined to be of sufficient maturity to express a 8 9 preference. 10 "(3) The mental and physical health of the child. 11 "(4) The mental and physical health of the 12 grandparent or grandparents. 13 "(5) Evidence of domestic violence inflicted by one 14 parent upon the other parent or the child. If the court

14 parent upon the other parent of the child. If the court 15 determines that evidence of domestic violence exists, 16 visitation provisions shall be made in a manner protecting the 17 child or children, parents, or grandparents from further 18 abuse.

19 "(6) Other relevant factors in the particular 20 circumstances, including the wishes of any parent who is 21 living.

"(e) The court shall make specific written findings
of fact in support of its rulings. An original action
requesting visitation rights shall not be filed by any
grandparent more than once during any two-year period and
shall not be filed during any year in which another custody
action has been filed concerning the child. A grandparent who

petitions for visitation may do so no more than once every 24 1 months. The fact that one grandparent has petitioned for 2 visitation shall not preclude another grandparent from 3 subsequently petitioning for visitation within the 24-month 4 period. After visitation rights have been granted to any 5 grandparent, the legal custodian, guardian, or parent of the 6 7 child may petition the court for revocation or amendment of the visitation rights, for good cause shown, which the court, 8 in its discretion, may grant or deny. Unless evidence of abuse 9 10 is alleged or other exceptional circumstances, a petition shall not be filed with respect to any one grandparent who has 11 12 been granted visitation more than once in any two-year period. If more than one grandparent has successfully petitioned for 13 14 visitation, the parent may petition no more than once every 24 months for revocation or amendment of visitation with respect 15 to each order of visitation. 16

17 "(f) If the court finds that the grandparent or 18 grandparents can bear the cost without unreasonable financial 19 hardship, the court, at the sole expense of the petitioning 20 grandparent or grandparents, may appoint a guardian ad litem 21 for the minor child.

"(g) Notwithstanding the foregoing, a grandparent may not be granted visitation with a grandchild where the parent related to the grandparent has either given up legal custody voluntarily or by court order or has abandoned the child financially unless the grandparent has an established relationship with the child and the court finds that visitation with the grandparent is in the best interests of the child."

3 Section 2. This act shall become effective on the 4 first day of the third month following its passage and 5 approval by the Governor, or its otherwise becoming law.