- 1 HB262
- 2 165573-2

By Representatives Moore (B), Ingram, Polizos, Baker, Shiver,
Chesteen, Drake, Williams (JW), Alexander, Clouse, Gaston,
Ainsworth, Tuggle, South, Farley, Sanderford, Rowe, Ledbetter,
Whorton (R), Pettus, Robinson, McClammy and Boothe
RFD: Judiciary

8 First Read: 12-MAR-15

HB262

1

2 ENROLLED, An Act,

Relating to child custody; to prohibit military deployment of a parent from being the sole factor in a child custody determination; and to authorize the court to enter a pendente lite order.

7 BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

8 Section 1. (a) A military deployment, including 9 past, previous, or future deployments, may not be considered 10 by the court as the sole factor when making an original child 11 custody determination, or in modifying an existing child 12 custody determination, in any proceeding involving any person 13 who has sought, or is seeking, custodial rights to, or 14 visitation rights with, a child.

(b) Any order granting a continuance or stay of a
child custody case granted pursuant to the Federal
Servicemembers Civil Relief Act, 50 App. U.S.C. Sections 501
to 596, inclusive, may include a pendente lite custody
determination order.

(c) Nothing in this section shall be construed so as
to limit or expand the legal rights of any person under any
existing law.

23 Section 2. This act shall become effective 24 immediately following its passage and approval by the 25 Governor, or its otherwise becoming law.

1			
2			
3	_		
4		Speaker of the House of Representatives	
5			
6		President and Presiding Officer of the Sena	ite
7		House of Representatives	
8 9	I hereby certify that the within Act originated in and was passed by the House 19-MAY-15.		
10 11 12 13		Jeff Woodard Clerk	
14			
15			
16	Senate	03-JUN-15	Passed
17			