1 HB289

2 155898-3

By Representatives Shiver, Gaston, Hammon, Merrill, Jones, 3 4 Moore (B), McMillan, Beckman, Clarke, Bandy, Grimsley, 5 Jackson, Drake, Baker, Forte, Beech, Wallace, Standridge, б McClammy, Warren, England, Faust, Brown, Chesteen, Buttram, 7 Greeson, Lee, Newton, Boothe, Tuggle, McCutcheon, Davis, Laird, Bridges, Sessions, Nordgren, Butler, McAdory, Rich, 8 9 Baughn, Sanderford, Farley, Burdine, Treadaway, Greer, 10 Patterson, Harper, Weaver, Hill, McClurkin, Fincher, 11 Hubbard (J), Wood, Hurst, Carns, Roberts and Shedd 12 RFD: Judiciary

13 First Read: 16-JAN-14

155898-3:n:01/07/2014:JMH/tan LRS2013-4308R2 1 2 3 4 5 6 7 SYNOPSIS: Under existing statutory law, grandparents 8 may petition for visitation with their 9 10 grandchildren under certain circumstances. The 11 Alabama Supreme Court declared parts of Alabama's 12 existing grandparent visitation law 13 unconstitutional. 14 This bill would repeal the existing grandparent visitation law and replace it with a 15 new grandparent visitation law that requires the 16 17 petitioning grandparent to prove, by clear and 18 convincing evidence, that the grandparent has an 19 existing relationship with the grandchild and 20 visitation is in the best interest of the child. 21 This bill would specify the factors that establish 22 a significant and viable relationship for the purposes of establishing clear and convincing 23 24 evidence. This bill would also establish the 25 criteria and procedures for filing a petition. 26

27

A BILL

1	TO BE ENTITLED
2	AN ACT
3	
4	Relating to grandparent visitation; to establish
5	procedures by which certain grandparents may petition for
6	visitation with their grandchildren; to provide for the burden
7	of proof of the petitioner; and to repeal Section 30-3-4.1 of
8	the Code of Alabama 1975.
9	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
10	Section 1. (a) For the purposes of this section, the
11	following words have the following meanings:
12	(1) GRANDPARENT. The parent of a parent, whether the
13	relationship is created biologically or by adoption.
14	(2) HARM. A finding by the court, by clear and
15	convincing evidence, that without court-ordered visitation by
16	the grandparent, the child's emotional, mental, or physical
17	well-being has been, could reasonably be, or would be
18	jeopardized.
19	(b) A grandparent may petition a circuit court or
20	district court of this state having jurisdiction over domestic
21	relations (designated DR) or child support cases (designated
22	CS) for reasonable visitation rights with respect to his or
23	her grandchild under this section if any of the following
24	circumstances exist:
25	(1) The marital relationship between the parents of
26	the child has been severed by death, divorce, or legal
27	separation.

Page 2

(2) The child was born out of wedlock and the 1 2 petitioner is a maternal grandparent of the child. (3) The child was born out of wedlock, the 3 4 petitioner is a paternal grandparent of the child, and paternity has been legally established. 5 (c) (1) There is a rebuttable presumption that a fit 6 7 parent's decision to deny or limit visitation to the petitioner is in the best interest of the child. 8 9 (2) To rebut the presumption, the petitioner shall 10 prove by clear and convincing evidence, both of the following: a. The petitioner has established a significant and 11 12 viable relationship with the child for whom he or she is 13 requesting visitation; and b. Visitation with the petitioner is in the best 14 15 interest of the child. (d) To establish a significant and viable 16 17 relationship with the child, the petitioner shall prove by clear and convincing evidence of either of the following: 18 (1)a. The child resided with the petitioner for at 19 least six consecutive months with or without a parent present; 20 21 b. The petitioner was the caregiver to the child on 22 a regular basis for at least six consecutive months; or 23 c. The petitioner had frequent or regular contact with the child for at least 12 consecutive months. 24 25 (2) Any other facts that establish that the loss of 26 the relationship between the petitioner and the child is 27 likely to harm the child.

(e) To establish that visitation with the petitioner
 is in the best interest of the child, the petitioner shall
 prove by clear and convincing evidence all of the following:

4 (1) That the petitioner has the capacity to give the5 child love, affection, and guidance.

6 (2) That the loss of an opportunity to maintain a 7 significant and viable relationship between the petitioner and 8 the child has caused or is reasonably likely to cause harm to 9 the child.

10 (3) That the petitioner is wiling to cooperate with11 the parent or parents if visitation with the child is allowed.

12 (f) The court shall make specific written findings13 of fact in support of its rulings.

14 (g) (1) No grandparent or grandparents who are 15 married to each other may file a petition seeking an order for visitation more than once every 24 months absent a showing of 16 17 good cause. The fact that a grandparent or grandparents who are married to each other have petitioned for visitation shall 18 not preclude another grandparent from subsequently petitioning 19 for visitation within the 24-month period. After an order for 20 grandparent visitation has been granted, the parent, guardian, 21 22 or legal custodian of the child may file a petition requesting 23 the court to modify or terminate a grandparent's visitation time with a grandchild. 24

(2) The court may modify or terminate visitation
upon proof that a material change in circumstances has
occurred since the award of grandparent visitation was made,

Page 4

and a finding by the court that the modification or
 termination of the grandparent visitation rights is in the
 best interest of the child.

(h) The court may award any party reasonable
expenses incurred by or on behalf of the party, including
costs, communication expenses, attorney's fees, guardian ad
litem fees, investigative fees, expenses for court-appointed
witnesses, travel expenses, and child care during the course
of the proceedings.

10 (i) Notwithstanding the foregoing, a petition filed 11 by a grandparent seeking visitation shall be filed in probate 12 court and is governed by Section 26-10A-30, Code of Alabama 13 1975, rather than by this act if either of the following 14 circumstances exists:

15 (1) The grandchild has been the subject of an
16 adoption proceeding other than the one creating the
17 grandparent relationship; or

18 (2) The grandchild is the subject of a pending19 adoption proceeding.

(j) The right of a grandparent to maintain
visitation rights pursuant to this section terminates upon the
adoption of the child except as provided by Section 26-10A-30
of the Code of Alabama 1975.

24 (k) All of the following are necessary parties to25 any action filed under this act:

26 (1) Unless parental rights have been terminated, the27 parent or parents of the child.

(2) Every other person who has been awarded custody
 or visitation with the child pursuant to court order.

3 (3) Any agency having custody of the child pursuant4 to court order.

5 (1) In addition, upon filing of the action, notice
6 shall be given to all other grandparents of the child as
7 herein defined. The petition shall affirmatively state the
8 name and address upon whom notice has been given.

9 (m) Service and notice shall be made in the10 following manner:

(1) Service of process on necessary parties shall be
 made in accordance with the Alabama Rules of Civil Procedure.

13 (2) As to any other person to whom notice is 14 required to be given under subsection (1), notice shall be 15 given by first class mail to the last known address of the 16 person or persons entitled to notice. Notice shall be 17 effective on the third day following mailing.

18 (n) Notwithstanding the foregoing, the notice
19 requirements provided by this act may be limited or waived by
20 the court to the extent necessary to protect the
21 confidentiality and the health, safety, or liberty of a person
22 or a child.

(o) Upon filing an action under this section, after
giving special weight to the fundamental right of a fit parent
to decide which associations are in the best interest of his
or her child, the court may enter a pendente lite order
granting temporary visitation rights to a grandparent, pending

- 1 a final order, if the court determines from the evidence that 2 visitation would be in the best interest of the child and one 3 of the following circumstances exist:
- 4 (1) The child resided with the grandparent for at5 least six consecutive months; or
- 6 (2) The grandparent was the caregiver of the child
  7 on a regular basis for at least six consecutive months; or
- 8 (3) The grandparent provided significant financial
  9 support for the child for at least six consecutive months; or
- 10 (4) The grandparent had frequent or regular contact11 with the child for at least 12 consecutive months.
- Section 2. Section 30-3-4.1 of the Code of Alabama
   1975, is repealed.
- Section 3. The provisions of this act are severable.
  If any part of this act is declared invalid or
  unconstitutional, that declaration shall not affect the part
  which remains.
- Section 4. This act shall become effective immediately following its passage and approval by the Governor, or its otherwise becoming law.

Page 7