

The Commonwealth of Massachusetts

PRESENTED BY:

Harold P. Naughton, Jr.

To the Honorable Senate and House of Representatives of the Commonwealth of Massachusetts in General Court assembled:

The undersigned legislators and/or citizens respectfully petition for the adoption of the accompanying bill:

An Act relative to the modification of custody orders.

PETITION OF:

NAME:	DISTRICT/ADDRESS:
Harold P. Naughton, Jr.	12th Worcester

By Mr. Naughton of Clinton, a petition (accompanied by bill, House, No. 3409) of Harold P. Naughton, Jr. relative to the modification of custody orders involving parents called to active military service. The Judiciary.

[SIMILAR MATTER FILED IN PREVIOUS SESSION SEE HOUSE, NO. 2331 OF 2017-2018.]

The Commonwealth of Massachusetts

In the One Hundred and Ninety-First General Court (2019-2020)

An Act relative to the modification of custody orders.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

- 1 SECTION 1. Section 18 of chapter 207 of the General Laws, as appearing in the 2008
- 2 Official Edition is hereby amended by adding the following paragraph:-

If a motion for change of custody is filed during the time a parent is on active military duty, the court shall not enter an order modifying or amending a previous judgment or order, or issue a new order, that changes the child's placement that existed on the date the parent was called to active military duty: provided, however, that the court may enter a temporary custody order if there is clear and convincing evidence that it is in the best interest of the child. Upon a parent's return from active military duty, the court shall reinstate the custody order in effect immediately preceding that period of active military duty. If a motion for change of custody is filed after a parent returns from active military duty, the court shall not consider a parent's
absence due to that military duty in a best interest of the child determination.

SECTION 2. Section 19 of chapter 208 of the General Laws, as so appearing, is hereby
amended by adding the following paragraph:-

14 If a motion for change of custody is filed during the time a parent is on active military 15 duty, the court shall not enter an order modifying or amending a previous judgment or order, or 16 issue a new order, that changes the child's placement that existed on the date the parent was 17 called to active military duty; provided, however, that the court may enter a temporary custody 18 order if there is clear and convincing evidence that it is in the best interest of the child. Upon a 19 parent's return from active military duty, the court shall reinstate the custody order in effect 20 immediately preceding that period of active military duty. If a motion for change of custody is 21 filed after a parent returns from active military duty, the court shall not consider a parent's 22 absence due to that military duty in a best interest of the child determination.

23 SECTION 3. Section 20 of said chapter 208, as so appearing, is hereby amended by
24 adding the following paragraph:-

If a motion for change of custody is filed during the time a parent is on active military duty, the court shall not enter an order modifying or amending a previous judgment or order, or issue a new order, that changes the child's placement that existed on the date the parent was called to active military duty; provided, however, that the court may enter a temporary custody order if there is clear and convincing evidence that it is in the best interest of the child. Upon a parent's return from active military duty, the court shall reinstate the custody order in effect immediately preceding that period of active military duty. If a motion for change of custody is

filed after a parent returns from active military duty, the court shall not consider a parent'sabsence due to that military duty in a best interest of the child determination.

34 SECTION 4. Section 20A of said chapter 208, as so appearing, is hereby amended by
35 adding the following paragraph:-

36 If a motion for change of custody is filed during the time a parent is on active military 37 duty, the court shall not enter an order modifying or amending a previous judgment or order, or 38 issue a new order, that changes the child's placement that existed on the date the parent was 39 called to active military duty; provided, however, that the court may enter a temporary custody 40 order if there is clear and convincing evidence that it is in the best interest of the child. Upon a 41 parent's return from active military duty, the court shall reinstate the custody order in effect 42 immediately preceding that period of active military duty. If a motion for change of custody is 43 filed after a parent returns from active military duty, the court shall not consider a parent's 44 absence due to that military duty in a best interest of the child determination.

45 SECTION 5. Section 28 of said chapter 208, as so appearing, is hereby amended by46 adding the

47 following paragraph:-

If a motion for change of custody is filed during the time a parent is on active military duty, the court shall not enter an order modifying or amending a previous judgment or order, or issue a new order, that changes the child's placement that existed on the date the parent was called to active military duty; provided, however, that the court may enter a temporary custody order if there is clear and convincing evidence that it is in the best interest of the child. Upon a parent's return from active military duty, the court shall reinstate the custody order in effect

54 immediately preceding that period of active military duty. If a motion for change of custody is 55 filed after a parent returns from active military duty, the court shall not consider a parent's 56 absence due to that military duty in a best interest of the child determination.

57 SECTION 6. Section 28A of said chapter 208, as so appearing, is hereby amended by 58 adding the following paragraph:-

59 If a motion for change of custody is filed during the time a parent is on active military 60 duty, the court shall not enter an order modifying or amending a previous judgment or order, or 61 issue a new order, that changes the child's placement that existed on the date the parent was 62 called to active military duty; provided, however, that the court may enter a temporary custody 63 order if there is clear and convincing evidence that it is in the best interest of the child. Upon a 64 parent's return from active military duty, the court shall reinstate the custody order in effect 65 immediately preceding that period of active military duty. If a motion for change of custody is 66 filed after a parent returns from active military duty, the court shall not consider a parent's 67 absence due to that military duty in a best interest of the child determination.

68 SECTION 7. Section 29 of said chapter 208, as so appearing, is hereby amended by
69 adding the following paragraph:-

If a motion for change of custody is filed during the time a parent is on active military duty, the court shall not enter an order modifying or amending a previous judgment or order, or issue a new order, that changes the child's placement that existed on the date the parent was called to active military duty; provided, however, that the court may enter a temporary custody order if there is clear and convincing evidence that it is in the best interest of the child. Upon a parent's return from active military duty, the court shall reinstate the custody order in effect

immediately preceding that period of active military duty. If a motion for change of custody is
filed after a parent returns from active military duty, the court shall not consider a parent's
absence due to that military duty in a best interest of the child determination.

SECTION 8. Section 32 of chapter 209 of the General Laws, as so appearing, is hereby
amended by adding the following paragraph:-

81 If a motion for change of custody is filed during the time a parent is on active military 82 duty, the court shall not enter an order modifying or amending a previous judgment or order, or 83 issue a new order, that changes the child's placement that existed on the date the parent was 84 called to active military duty; provided, however, that the court may enter a temporary custody 85 order if there is clear and convincing evidence that it is in the best interest of the child. Upon a 86 parent's return from active military duty, the court shall reinstate the custody order in effect 87 immediately preceding that period of active military duty. If a motion for change of custody is 88 filed after a parent returns from active military duty, the court shall not consider a parent's 89 absence due to that military duty in a best interest of the child determination.

90 SECTION 9. Section 37 of said chapter 209, as so appearing, is hereby amended by
91 adding the following paragraph:-

If a motion for change of custody is filed during the time a parent is on active military duty, the court shall not enter an order modifying or amending a previous judgment or order, or issue a new order, that changes the child's placement that existed on the date the parent was called to active military duty; provided, however, that the court may enter a temporary custody order if there is clear and convincing evidence that it is in the best interest of the child. Upon a parent's return from active military duty, the court shall reinstate the custody order in effect

immediately preceding that period of active military duty. If a motion for change of custody is
filed after a parent returns from active military duty, the court shall not consider a parent's
absence due to that military duty in a best interest of the child determination.

SECTION 10. Section 2 of chapter 209B of the General Laws, as so appearing, is
 hereby amended by striking out subsection (e), as so appearing, and inserting in place thereof the
 following subsection:-

104 (e) If a court of another state has made a custody determination in substantial conformity 105 with this chapter, a court of the commonwealth shall not modify that determination unless (1) it 106 appears to the court of the commonwealth that the court which made the custody determination 107 does not now have jurisdiction under jurisdictional prerequisites substantially in accordance with 108 this chapter or that such court has declined to assume jurisdiction to modify its determination, (2) 109 a court of the commonwealth now has jurisdiction pursuant to this chapter and (3) if a motion for 110 change of custody is filed during the time a parent is on active military duty, the court shall not 111 enter an order modifying or amending a previous judgment or order, or issue a new order, that 112 changes the child's placement that existed on the date the parent was called to active military 113 duty; provided, however, that the court may enter a temporary custody order if there is clear and 114 convincing evidence that it is in the best interest of the child. Upon a parent's return from active 115 military duty, the court shall reinstate the custody order in effect immediately preceding that 116 period of active military duty. If a motion for change of custody is filed after a parent returns 117 from active military duty, the court shall not consider a parent's absence due to that military duty 118 in a best interest of the child determination.

SECTION 11. Section 3 of chapter 209C of the General Laws, as so appearing, is
hereby amended by adding the following subsection:-

121 (f) If a motion for change of custody is filed during the time a parent is on active military 122 duty, the court shall not enter an order modifying or amending a previous judgment or order, or 123 issue a new order, that changes the child's placement that existed on the date the parent was 124 called to active military duty; provided, however, that the court may enter a temporary custody 125 order if there is clear and convincing evidence that it is in the best interest of the child. Upon a 126 parent's return from active military duty, the court shall reinstate the custody order in effect 127 immediately preceding that period of active military duty. If a motion for change of custody is 128 filed after a parent returns from active military duty, the court shall not consider a parent's 129 absence due to that military duty in a best interest of the child determination.