2022 South Dakota Legislature

House Bill 1200

AMENDMENT 1200A FOR THE INTRODUCED BILL

1 An Act to establish criteria for temporary custody and visitation orders.

2 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:

3 Section 1. That § 25-4A-13 be AMENDED:

- 25-4A-13. If either party objects to the initial custody arrangement in § 25-4A11 or the standard guidelines, the court shall order a hearing, which shall-must be held
 not no later than thirty days after the date of the objection.
- 7 In making an order for temporary custody, the order for custody shall reflect <u>The</u>
 8 court shall, unless not supported by a preponderance of the evidence, award temporary
 9 joint physical custody and prescribe parenting time based on the degree of each parent's
 10 demonstrated participation in the child's life.
- 11 The court shall issue a temporary custody and visitation order after considering 12 requiring joint physical custody, unless sufficient evidence is presented to show that such 13 <u>is not in order must reflect</u> the best <u>interests interest</u> of the child, consistent with the 14 provisions of § 25-4-45.
- 15 If the order for temporary custody results in less than a substantially equal 16 parenting time, the court shall construct a parenting time schedule that maximizes the 17 time each parent has with the child, consistent with each parent's demonstrated 18 participation in the child's life, and is consistent with ensuring the child's welfare.
- Each temporary custody order shall <u>must</u> include specific findings of fact and
 conclusions of law, except if the court confirms the agreement of the parties.