

State of Misconsin 2005 - 2006 LEGISLATURE

## 2005 SENATE BILL 112

March 15, 2005 – Introduced by JOINT LEGISLATIVE COUNCIL. Referred to Committee on Judiciary, Corrections and Privacy.

AN ACT to repeal 20.625 (3); to amend 48.977 (4) (b) 5., 48.978 (2) (b) 10., 303.068 (1m), 767.05 (2), 801.05 (11) and 948.31 (3) (b); and to repeal and recreate chapter 822 of the statutes; relating to: the Uniform Child Custody Jurisdiction and Enforcement Act.

#### Analysis by the Legislative Reference Bureau

This bill replaces the Uniform Child Custody Jurisdiction Act (UCCJA), enacted into current law in 1975, with the updated Uniform Child Custody Jurisdiction and Enforcement Act (UCCJEA), which was in 1997 approved and recommended for passage in all states by the National Conference of Commissioners on Uniform State Laws. The purpose of the UCCJEA is to standardize among the states the general procedural and jurisdictional requirements for interstate child custody matters, which under the UCCJEA include legal custody, physical placement, and visitation.

With respect to child custody proceedings and orders, the UCCJEA does all of the following:

1. Specifies what notice is sufficient for a court to have jurisdiction over a person who is outside the state and specifies to whom notice must be given before a court may make a child custody determination.

2. Authorizes a court of one state to communicate with a court of another state concerning a child custody proceeding in one of those states and to request the court of the other state to perform various functions, such as ordering an evaluation, holding an evidentiary hearing, and forwarding a transcript of a hearing.

3. Specifies the circumstances under which a court of a state has jurisdiction to make an initial child custody determination, such as when the state is the home state of the child.

4. Authorizes temporary emergency jurisdiction to make a child custody determination if the child is present in the state and has been abandoned or is being subjected to or threatened with mistreatment or abuse.

5. Specifies how long a court that made a child custody determination has exclusive, continuing jurisdiction over the determination, such as until a court of that or another state determines that the child and the child's parents no longer reside in the state.

6. Specifies the circumstances under which a court that made a child custody determination has jurisdiction to modify that determination and the circumstances under which a court has jurisdiction to modify a child custody determination made by a court of another state.

7. Specifies that a court may decline to exercise its jurisdiction to make a child custody determination if it is an inconvenient forum and provides factors for a court to consider in making that determination.

8. Provides procedures for a court to follow with respect to a child custody proceeding if a child custody proceeding already has been commenced in another state.

9. Specifies basic information that must be included in the first pleading in a child custody proceeding and the persons whom the court may require to appear in a child custody proceeding.

10. Imposes a duty on a court to recognize and enforce a child custody determination made by another court if that other court exercised jurisdiction in conformity with the standards under the UCCJEA.

11. Provides defenses for a respondent when a court orders that a petitioner may take immediate physical custody of a child.

12. Authorizes a court to issue a warrant that directs law enforcement to take immediate physical custody of a child if the court finds that the child is imminently likely to suffer serious physical harm or be removed from the state.

In general, the UCCJEA under the bill provides clearer standards for original jurisdiction in child custody proceedings and more complete standards for jurisdiction to modify child custody determinations than does the UCCJA under current law. In addition, the UCCJEA adds standards for continuing jurisdiction over child custody determinations, for temporary emergency jurisdiction over child custody matters, and for enforcement of child custody determinations.

# The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

**SECTION 1.** 20.625 (3) of the statutes is repealed.

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**SECTION 2.** 48.977 (4) (b) 5. of the statutes is amended to read:

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1	48.977 (4) (b) 5. A statement of whether the proceedings are subject to the
2	uniform child custody jurisdiction act Uniform Child Custody Jurisdiction and
3	<u>Enforcement Act</u> under ch. 822.
4	SECTION 3. 48.978 (2) (b) 10. of the statutes is amended to read:
5	48.978 (2) (b) 10. A statement of whether the proceedings are subject to the
6	uniform child custody jurisdiction act Uniform Child Custody Jurisdiction and
7	<u>Enforcement Act</u> under ch. 822.
8	<b>SECTION 4.</b> 303.068 (1m) of the statutes is amended to read:
9	303.068 (1m) In sub. (1), "parent" includes a person who was previously a
10	person acting as <u>a</u> parent, as defined in s. 822.02 <del>(8)</del> <u>(13)</u> , for the inmate.
11	<b>SECTION 5.</b> 767.05 (2) of the statutes is amended to read:
12	767.05 (2) ACTIONS FOR CUSTODY OF CHILDREN. Subject to ch. 822, the question
13	of a child's custody may be determined as an incident of any action affecting the
14	family or in an independent action for custody. The effect of any determination of a
15	child's custody shall not be binding personally against any parent or guardian unless
16	the parent or guardian has been made personally subject to the jurisdiction of the
17	court in the action as provided under ch. $801$ or has been notified under s. $822.05$
18	<u>822.08</u> as provided in s. <u>822.12</u> <u>822.06</u> . Nothing in this section may be construed to
19	foreclose a person other than a parent who has physical custody of a child from
20	proceeding under ch. 822.
21	<b>SECTION 6.</b> 801.05 (11) of the statutes is amended to read:
22	801.05 (11) CERTAIN MARITAL ACTIONS. In addition to personal jurisdiction under
23	sub. (1) and s. 801.06, in any action affecting the family, except for actions under ch.
24	769, in which a personal claim is asserted against the respondent commenced in the
25	county in which the petitioner resides at the commencement of the action when the

1	respondent resided in this state in marital relationship with the petitioner for not
2	less than 6 consecutive months within the 6 years next preceding the commencement
3	of the action and the respondent is served personally under s. 801.11. The effect of
4	any determination of a child's custody shall not be binding personally against any
5	parent or guardian unless the parent or guardian has been made personally subject
6	to the jurisdiction of the court in the action as provided under this chapter or has been
7	notified under s. <del>822.05</del> <u>822.08</u> as provided in s. <del>822.12</del> <u>822.06</u> .
8	<b>SECTION 7.</b> Chapter 822 of the statutes is repealed and recreated to read:
9	CHAPTER 822
10	UNIFORM CHILD CUSTODY
11	JURISDICTION AND ENFORCEMENT
12	ACT
13	SUBCHAPTER I
14	GENERAL PROVISIONS
15	822.01 Short title; purposes; construction of provisions. (1) This
16	chapter may be cited as the "Uniform Child Custody Jurisdiction and Enforcement
17	Act."
18	(2) The general purposes of this chapter are to do all of the following:
19	(a) Avoid jurisdictional competition and conflict with courts of other states in
20	matters of child custody that have in the past resulted in the shifting of children from
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	state to state with harmful effects on their well-being.
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22 23	state to state with harmful effects on their well-being.
	<ul><li>state to state with harmful effects on their well-being.</li><li>(b) Promote cooperation with the courts of other states to the end that a custody</li></ul>

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- (d) Deter abductions of children.
- 2 (e) Avoid relitigation in this state of custody decisions of other states.
- 3 (f) Facilitate the enforcement of custody decrees of other states.
- 4 **822.02 Definitions**. In this chapter:
- 5 (1) "Abandoned" means left without provision for reasonable and necessary
  6 care or supervision.
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(2) "Child" means an individual who has not attained 18 years of age.

8 (3) "Child custody determination" means a judgment, decree, or other order of 9 a court providing for legal custody, physical custody, physical placement, or visitation 10 with respect to a child. The term includes a permanent, temporary, initial, and 11 modification order. The term does not include an order relating to child support or 12 other monetary obligation of an individual.

(4) "Child custody proceeding" means a proceeding in which legal custody,
physical custody, physical placement, or visitation with respect to a child is an issue.
The term includes a proceeding for divorce, legal separation, neglect, abuse,
dependency, guardianship, paternity, termination of parental rights, and protection
from domestic violence, in which the issue may appear. "Child custody proceeding"
does not include a proceeding involving juvenile delinquency, contractual
emancipation, or enforcement under subch. III.

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(5) "Commencement" means the filing of the first pleading in a proceeding.

- 21 (6) "Court" means an entity authorized under the law of a state to establish,
  22 enforce, or modify a child custody determination.
- (7) "Home state" means the state in which a child lived with a parent or a
  person acting as a parent for at least 6 consecutive months immediately before the
  commencement of a child custody proceeding. In the case of a child less than 6

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months of age, the term means the state in which the child lived from birth with any 1  $\mathbf{2}$ of the persons mentioned in this subsection. A period of temporary absence of any 3 of the persons mentioned in this subsection is part of the period. 4 (8) "Initial determination" means the first child custody determination  $\mathbf{5}$ concerning a particular child. (9) "Issuing court" means the court that makes a child custody determination 6 7 for which enforcement is sought under this chapter. (10) "Issuing state" means the state in which a child custody determination is 8 9 made. 10 "Modification" means a child custody determination that changes, (11) 11 replaces, supersedes, or is otherwise made after a previous determination concerning the same child, whether or not it is made by the court that made the 1213 previous determination. 14(12) "Person" means an individual, corporation, business trust, estate, trust, 15partnership, limited liability company, association, joint venture, or government; 16 governmental subdivision, agency, or instrumentality; public corporation; or any 17other legal or commercial entity. (13) "Person acting as a parent" means a person, other than a parent, to whom 18 all of the following apply: 19 20(a) He or she has physical custody of the child or has had physical custody for 21a period of 6 consecutive months, including any temporary absence, within one year 22immediately before the commencement of a child custody proceeding. 23(b) He or she has been awarded legal custody by a court or claims a right to legal  $\mathbf{24}$ custody under the law of this state.

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(14) "Physical custody" means the physical care and supervision of a child.

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(15) "State" means a state of the United States, the District of Columbia, 1  $\mathbf{2}$ Puerto Rico, the U.S. Virgin Islands, or any territory or insular possession subject 3 to the jurisdiction of the United States. (16) "Tribe" means an American Indian tribe or band, or Alaskan Native 4  $\mathbf{5}$ village, that is recognized by federal law or formally acknowledged by a state. 6 (17) "Warrant" means an order issued by a court authorizing law enforcement 7 officers to take physical custody of a child. 8 822.03 Proceedings governed by other law. This chapter does not govern 9 an adoption proceeding or a proceeding pertaining to the authorization of emergency 10 medical care for a child. 11 822.04 Application to Indian tribes. (1) A child custody proceeding that pertains to an Indian child as defined in the Indian Child Welfare Act, 25 USC 1901 12et seq., is not subject to this chapter to the extent that it is governed by the Indian 1314 Child Welfare Act. 15(2) A court of this state shall treat a tribe as if it were a state for the purpose 16 of applying subchs. I and II. 17(3) A child custody determination made by a tribe under factual circumstances 18 in substantial conformity with the jurisdictional standards of this chapter shall be 19 recognized and enforced under subch. III. 20822.05 International application. (1) A court of this state shall treat a 21foreign country as if it were a state for the purpose of applying this subchapter and subch. II. 2223(2) Except as provided in sub. (3), a child custody determination made in a foreign country under factual circumstances in substantial conformity with the 24

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- jurisdictional standards of this chapter shall be recognized and enforced under
   subch. III.
- 3 (3) A court of this state need not apply this chapter if the child custody law of
  4 a foreign country violates fundamental principles of human rights.
- 5 822.06 Effect of child custody determination. A child custody 6 determination made by a court of this state that had jurisdiction under this chapter 7 binds all persons who have been served in accordance with the laws of this state or 8 notified in accordance with s. 822.08 or who have submitted to the jurisdiction of the 9 court, and who have been given an opportunity to be heard. As to those persons, the 10 determination is conclusive as to all decided issues of law and fact except to the 11 extent that the determination is modified.
- 822.07 Priority. If a question of existence or exercise of jurisdiction under this
  chapter is raised in a child custody proceeding, the question, upon request of a party,
  shall be given priority on the calendar and handled expeditiously.
- 15 **822.08 Notice to persons outside state.** (1) Notice required for the exercise 16 of jurisdiction when a person is outside this state may be given in a manner 17 prescribed by the law of this state for service of process or by the law of the state in 18 which the service is made. Notice shall be given in a manner reasonably calculated 19 to give actual notice but may be by publication if other means are not effective.
- 20 (2) Proof of service may be made in the manner prescribed by law of this state
  21 or by the law of the state in which the service is made.
- (3) Notice is not required for the exercise of jurisdiction with respect to a person
  who submits to the jurisdiction of the court.
- 822.09 Appearance and limited immunity. (1) A party to a child custody
  proceeding, including a modification proceeding, or a petitioner or respondent in a

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proceeding to enforce or register a child custody determination, is not subject to personal jurisdiction in this state for another proceeding or purpose solely by reason of having participated, or of having been physically present for the purpose of participating, in the proceeding.

5 (2) A person who is subject to personal jurisdiction in this state on a basis other 6 than physical presence is not immune from service of process in this state. A party 7 present in this state who is subject to the jurisdiction of another state is not immune 8 from service of process allowable under the laws of that state.

9 (3) The immunity granted by sub. (1) does not extend to civil litigation based
10 on acts unrelated to the participation in a proceeding under this chapter committed
11 by an individual while present in this state.

822.10 Communication between courts. (1) In this section, "record"
means information that is inscribed on a tangible medium or that is stored in an
electronic or other medium and is retrievable in perceivable form.

15 (2) A court of this state may communicate with a court in another state16 concerning a proceeding arising under this chapter.

(3) The court may allow the parties to participate in the communication. If the
parties are not able to participate in the communication, they shall be given the
opportunity to present facts and legal arguments before a decision on jurisdiction is
made.

(4) Communication between courts on schedules, calendars, court records, and
 similar matters may occur without informing the parties. A record need not be made
 of the communication.

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(5) Except as provided in sub. (4), a record shall be made of a communication
 under this section. The parties shall be informed promptly of the communication and
 granted access to the record.

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**822.11 Taking testimony in another state.** (1) In addition to other procedures available to a party, a party to a child custody proceeding may offer testimony of witnesses who are located in another state, including testimony of the parties and the child, by deposition or other means allowable in this state for testimony taken in another state. The court on its own motion may order that the testimony of a person be taken in another state and may prescribe the manner in which and the terms upon which the testimony is taken.

(2) A court of this state may permit an individual residing in another state to
be deposed or to testify by telephone, audiovisual means, or other electronic means
before a designated court or at another location in that state. A court of this state
shall cooperate with courts of other states in designating an appropriate location for
the deposition or testimony.

16 (3) Documentary evidence transmitted from another state to a court of this
17 state by technological means that do not produce an original writing may not be
18 excluded from evidence on an objection based on the means of transmission.

19 822.12 Cooperation between courts; preservation of records. (1) A
 20 court of this state may request the appropriate court of another state to do any of the
 21 following:

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(a) Hold an evidentiary hearing.

(b) Order a person to produce or give evidence under procedures of that state.
(c) Order that an evaluation be made with respect to the custody of a child
involved in a pending proceeding.

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1	(d) Forward to the court of this state a certified copy of the transcript of the
<b>2</b>	record of the hearing, the evidence otherwise presented, and any evaluation
3	prepared in compliance with the request.
4	(e) Order a party to a child custody proceeding or any person having physical
5	custody of the child to appear in the proceeding with or without the child.
6	(2) Upon request of a court of another state, a court of this state may hold a
7	hearing or enter an order described in sub. (1).
8	(3) Travel and other necessary and reasonable expenses incurred under subs.
9	(1) and $(2)$ may be assessed against the parties according to the law of this state.
10	(4) A court of this state shall preserve the pleadings, orders, decrees, records
11	of hearings, evaluations, and other pertinent records with respect to a child custody
12	proceeding until the child attains 18 years of age. Upon appropriate request by a
13	court or law enforcement official of another state, the court shall forward a certified
14	copy of those records.
15	SUBCHAPTER II
16	JURISDICTION
17	822.21 Initial child custody jurisdiction. (1) Except as provided in s.
18	822.24, a court of this state has jurisdiction to make an initial determination only if
19	any of the following applies:
20	(a) This state is the home state of the child on the date of the commencement
21	of the proceeding, or was the home state of the child within 6 months before the
22	commencement of the proceeding and the child is absent from this state but a parent
23	or person acting as a parent continues to live in this state.
24	(b) A court of another state does not have jurisdiction under par. (a), or a court
25	of the home state of the child has declined to exercise jurisdiction on the ground that

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this state is the more appropriate forum under s. 822.27 or 822.28, and all of thefollowing apply:

1. The child and the child's parents, or the child and at least one parent or a
person acting as a parent, have a significant connection with this state other than
mere physical presence.

- 6 2. Substantial evidence is available in this state concerning the child's care,
  7 protection, training, and personal relationships.
- 8 (c) All courts having jurisdiction under par. (a) or (b) have declined to exercise 9 jurisdiction on the ground that a court of this state is the more appropriate forum to 10 determine the custody of the child under s. 822.27 or 822.28.
- 11 (d) No court of any other state would have jurisdiction under the criteria
  12 specified in par. (a), (b), or (c).
- 13 (2) Subsection (1) is the exclusive jurisdictional basis for making a child
  14 custody determination by a court of this state.
- (3) Physical presence of, or personal jurisdiction over, a party or a child is not
  necessary or sufficient to make a child custody determination.
- 17 822.22 Exclusive, continuing jurisdiction. (1) Except as provided in s.
  18 822.24, a court of this state that has made a child custody determination consistent
  19 with s. 822.21 or 822.23 has exclusive, continuing jurisdiction over the
  20 determination until any of the following occurs:
- (a) A court of this state determines that neither the child, nor the child and one
  parent, nor the child and a person acting as a parent have a significant connection
  with this state and that substantial evidence is no longer available in this state
  concerning the child's care, protection, training, and personal relationships.

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1 (b) A court of this state or a court of another state determines that the child, 2 the child's parents, and all persons acting as parents do not presently reside in this 3 state.

4 (2) A court of this state that has made a child custody determination and that
5 does not have exclusive, continuing jurisdiction under this section may modify that
6 determination only if it has jurisdiction to make an initial determination under s.
7 822.21.

8 822.23 Jurisdiction to modify determination. Except as provided in s.
9 822.24, a court of this state may not modify a child custody determination made by
10 a court of another state unless a court of this state has jurisdiction to make an initial
11 determination under s. 822.21 (1) (a) or (b) and one of the following applies:

(1) The court of the other state determines that it no longer has exclusive,
continuing jurisdiction under s. 822.22 or that a court of this state would be a more
convenient forum under s. 822.27.

(2) A court of this state or a court of the other state determines that the child,
the child's parents, and all persons acting as parents do not presently reside in the
other state.

18 **822.24 Temporary emergency jurisdiction.** (1) A court of this state has 19 temporary emergency jurisdiction if the child is present in this state and the child 20 has been abandoned or it is necessary in an emergency to protect the child because 21 the child, or a sibling or parent of the child, is subjected to or threatened with 22 mistreatment or abuse.

(2) If there is no previous child custody determination that is entitled to be
enforced under this chapter and a child custody proceeding has not been commenced
in a court of a state having jurisdiction under ss. 822.21 to 822.23, a child custody

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determination made under this section remains in effect until an order is obtained
from a court of a state having jurisdiction under ss. 822.21 to 822.23. If a child
custody proceeding has not been or is not commenced in a court of a state having
jurisdiction under ss. 822.21 to 822.23, a child custody determination made under
this section becomes a final determination, if it so provides and this state becomes
the home state of the child.

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7 (3) If a previous child custody determination is entitled to be enforced under this chapter, or a child custody proceeding has been commenced in a court of a state 8 9 having jurisdiction under ss. 822.21 to 822.23, any order issued by a court of this 10 state under this section shall specify in the order a period that the court considers 11 adequate to allow the person seeking an order to obtain an order from the state 12having jurisdiction under ss. 822.21 to 822.23. The order issued in this state remains 13in effect until an order is obtained from the other state within the period specified 14or until the period expires.

15(4) A court of this state that has been asked to make a child custody determination under this section, upon being informed that a child custody 16 17proceeding has been commenced in, or that a child custody determination has been made by, a court of a state having jurisdiction under ss. 822.21 to 822.23, shall 18 immediately communicate with the other court. A court of this state that is 19 20exercising jurisdiction under ss. 822.21 to 822.23, upon being informed that a child 21custody proceeding has been commenced in, or that a child custody determination 22has been made by, a court of another state under a statute similar to this section, 23shall immediately communicate with the court of that state to resolve the emergency.  $\mathbf{24}$ protect the safety of the parties and the child, and determine a period for the duration 25of the temporary order.

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1	822.25 Notice; opportunity to be heard; joinder. (1) Before a child custody
2	determination is made under this chapter, notice and an opportunity to be heard in
3	accordance with the standards of s. 822.08 shall be given to all persons entitled to
4	notice under the law of this state as in child custody proceedings between residents
5	of this state, any parent whose parental rights have not been previously terminated,
6	and any person having physical custody of the child.

7 (2) This chapter does not govern the enforceability of a child custody
8 determination made without notice or an opportunity to be heard.

9 (3) The obligation to join a party and the right to intervene as a party in a child 10 custody proceeding under this chapter are governed by the law of this state as in child 11 custody proceedings between residents of this state.

12 822.26 Simultaneous proceedings. (1) Except as provided in s. 822.24, a 13 court of this state may not exercise its jurisdiction under this subchapter if, at the 14 time of the commencement of the proceeding, a proceeding concerning the custody 15 of the child has been commenced in a court of another state having jurisdiction 16 substantially in conformity with this chapter, unless the proceeding has been 17 terminated or is stayed by the court of the other state because a court of this state 18 is a more convenient forum under s. 822.27.

(2) Except as provided in s. 822.24, a court of this state, before hearing a child custody proceeding, shall examine the court documents and other information supplied by the parties under s. 822.29. If the court determines that a child custody proceeding has been commenced in a court in another state having jurisdiction substantially in accordance with this chapter, the court of this state shall stay its proceeding and communicate with the court of the other state. If the court of the state having jurisdiction substantially in accordance with this chapter does not determine

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that the court of this state is a more appropriate forum, the court of this state shall
 dismiss the proceeding.

3 (3) In a proceeding to modify a child custody determination, a court of this state
4 shall determine whether a proceeding to enforce the determination has been
5 commenced in another state. If a proceeding to enforce a child custody determination
6 has been commenced in another state, the court may do any of the following:

(a) Stay the proceeding for modification pending the entry of an order of a court
of the other state enforcing, staying, denying, or dismissing the proceeding for
enforcement.

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(b) Enjoin the parties from continuing with the proceeding for enforcement.

(c) Proceed with the modification under conditions it considers appropriate.

12 **822.27 Inconvenient forum. (1)** A court of this state that has jurisdiction 13 under this chapter to make a child custody determination may decline to exercise its 14 jurisdiction at any time if it determines that it is an inconvenient forum under the 15 circumstances and that a court of another state is a more appropriate forum. The 16 issue of inconvenient forum may be raised upon the motion of a party, the court's own 17 motion, or the request of another court.

(2) Before determining whether it is an inconvenient forum, a court of this state
shall consider whether it is appropriate for a court of another state to exercise
jurisdiction. For this purpose, the court shall allow the parties to submit information
and shall consider all relevant factors, including all of the following:

(a) Whether domestic violence has occurred and is likely to continue in the
future and which state could best protect the parties and the child.

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(b) The length of time that the child has resided outside this state.

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1 (c) The distance between the court in this state and the court in the state that  $\mathbf{2}$ would assume jurisdiction. 3 (d) The relative financial circumstances of the parties. (e) Any agreement of the parties as to which state should assume jurisdiction. 4 5 (f) The nature and location of the evidence required to resolve the pending 6 litigation, including testimony of the child. 7 (g) The ability of the court of each state to decide the issue expeditiously and 8 the procedures necessary to present the evidence. 9 (h) The familiarity of the court of each state with the facts and issues in the 10 pending litigation. (3) If a court of this state determines that it is an inconvenient forum and that 11 a court of another state is a more appropriate forum, the court shall stay the 12proceedings upon condition that a child custody proceeding be promptly commenced 1314 in another designated state and may impose any other condition that the court 15considers just and proper. (4) A court of this state may decline to exercise its jurisdiction under this 16 chapter if a child custody determination is incidental to an action for divorce or 1718 another proceeding while still retaining jurisdiction over the divorce or other proceeding. 19 Jurisdiction declined by reason of conduct. (1) Except as 20 822.28

provided in s. 822.24, if a court of this state has jurisdiction under this chapter because a person seeking to invoke its jurisdiction has engaged in unjustifiable conduct, the court shall decline to exercise its jurisdiction unless any of the following occurs:

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1 (a) The parents and all persons acting as parents have acquiesced in the 2 exercise of jurisdiction.

- 3 (b) A court of the state otherwise having jurisdiction under ss. 822.21 to 822.23
  4 determines that this state is a more appropriate forum under s. 822.27.
- 5 (c) No court of any other state would have jurisdiction under the criteria
  6 specified in ss. 822.21 to 822.23.
- (2) If a court of this state declines to exercise its jurisdiction under sub. (1), it
  may fashion an appropriate remedy to ensure the safety of the child and prevent a
  repetition of the unjustifiable conduct, including staying the proceeding until a child
  custody proceeding is commenced in a court having jurisdiction under ss. 822.21 to
  822.23.
- 12(3) If a court dismisses a petition or stays a proceeding because it declines to 13exercise its jurisdiction under sub. (1), it shall assess against the party seeking to 14invoke its jurisdiction necessary and reasonable expenses including costs, 15communication expenses, attorney fees, investigative fees, expenses for witnesses, travel expenses, and expenses for child care during the course of the proceedings. 16 17unless the party from whom fees are sought establishes that the assessment would 18 be clearly inappropriate. The court may not assess fees, costs, or expenses against this state unless authorized by law other than this chapter. 19
- 822.29 Information to be submitted to court. (1) In a child custody proceeding, each party, in its first pleading or in an attached affidavit, shall give information, if reasonably ascertainable, under oath as to the child's present address or whereabouts, the places where the child has lived during the last 5 years, and the names and present addresses of the persons with whom the child has lived during that period. The pleading or affidavit shall state whether the party:

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(a) Has participated, as a party or witness or in any other capacity, in any other
 proceeding concerning the custody of or physical placement or visitation with the
 child and, if so, shall identify the court, the case number, and the date of the child
 custody determination, if any.

5 (b) Knows of any proceeding that could affect the current proceeding, including 6 proceedings for enforcement and proceedings relating to domestic violence, 7 protective orders, termination of parental rights, and adoptions and, if so, shall 8 identify the court, the case number, and the nature of the proceeding.

9 (c) Knows the names and addresses of any person not a party to the proceeding 10 who has physical custody of the child or claims rights of legal custody or physical 11 custody of, or physical placement or visitation with, the child and, if so, the names 12 and addresses of those persons.

(2) If the information required by sub. (1) is not furnished, the court, upon
motion of a party or its own motion, may stay the proceeding until the information
is furnished.

(3) If the declaration as to any of the items described in sub. (1) (a) to (c) is in
the affirmative, the declarant shall give additional information under oath as
required by the court. The court may examine the parties under oath as to details
of the information furnished and other matters pertinent to the court's jurisdiction
and the disposition of the case.

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(4) Each party has a continuing duty to inform the court of any proceeding in this or any other state that could affect the current proceeding.

(5) If a party alleges in an affidavit or a pleading under oath that the health,
safety, or liberty of a party or child would be jeopardized by disclosure of identifying
information, the information shall be sealed and may not be disclosed to the other

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party or the public unless the court orders the disclosure to be made after a hearing
in which the court takes into consideration the health, safety, or liberty of the party
or child and determines that the disclosure is in the interest of justice.

4 822.295 Appearance of parties and child. (1) In a child custody proceeding 5 in this state, the court may order a party to the proceeding who is in this state to 6 appear before the court in person with or without the child. The court may order any 7 person who is in this state and who has physical custody or control of the child to 8 appear in person with the child.

9 (2) If a party to a child custody proceeding whose presence is desired by the 10 court is outside this state, the court may order that a notice given under s. 822.08 11 include a statement directing the party to appear in person with or without the child 12 and informing the party that failure to appear may result in a decision adverse to the 13 party.

14 (3) The court may enter any orders necessary to ensure the safety of the child15 and of any person ordered to appear under this section.

(4) If a party to a child custody proceeding who is outside this state is directed
to appear under sub. (2) or desires to appear personally before the court with or
without the child, the court may require another party to pay reasonable and
necessary travel and other expenses of the party so appearing and of the child.

20

SUBCHAPTER III

21

## ENFORCEMENT

22 **822.31 Definitions.** In this subchapter:

23 (1) "Judicial day" means each day except Saturday, Sunday, or a legal holiday
24 under s. 895.20.

(2) "Petitioner" means a person who seeks enforcement of an order for the
 return of a child under the Hague Convention on the Civil Aspects of International
 Child Abduction or enforcement of a child custody determination.

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- 4 (3) "Respondent" means a person against whom a proceeding has been
  5 commenced for enforcement of an order for the return of a child under the Hague
  6 Convention on the Civil Aspects of International Child Abduction or enforcement of
  7 a child custody determination.
- 8 **822.32 Enforcement under Hague Convention.** Under this subchapter, a 9 court of this state may enforce an order for the return of the child made under the 10 Hague Convention on the Civil Aspects of International Child Abduction as if it were 11 a child custody determination.
- 12 822.33 Duty to enforce. (1) A court of this state shall recognize and enforce 13 a child custody determination of a court of another state if the latter court exercised 14 jurisdiction in substantial conformity with this chapter or the determination was 15 made under factual circumstances meeting the jurisdictional standards of this 16 chapter and the determination has not been modified in accordance with this 17 chapter.
- (2) A court of this state may utilize any remedy available under other law of
  this state to enforce a child custody determination made by a court of another state.
  The remedies provided in this subchapter are cumulative and do not affect the
  availability of other remedies to enforce a child custody determination
- 822.34 Temporary physical placement or visitation. (1) A court of this
  state that does not have jurisdiction to modify a child custody determination may
  issue a temporary order enforcing any of the following:

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(a) A physical placement or visitation schedule made by a court of another
 state.

3 (b) The physical placement or visitation provisions of a child custody
4 determination of another state that does not provide for a specific physical placement
5 or visitation schedule.

6 (2) If a court of this state makes an order under sub. (1) (b), it shall specify in 7 the order a period that it considers adequate to allow the petitioner to obtain an order 8 from a court having jurisdiction under the criteria specified in subch. II. The order 9 remains in effect until an order is obtained from the other court or until the period 10 expires.

11 822.35 Registration of child custody determination. (1) A child custody 12 determination issued by a court of another state may be registered in this state, with 13 or without a simultaneous request for enforcement, by sending to the office of the 14 clerk of any circuit court in this state all of the following:

15

(a) A letter or other document requesting registration.

(b) Two copies, including one certified copy, of the determination sought to be
registered, and a statement under penalty of perjury that to the best of the
knowledge and belief of the person seeking registration the determination has not
been modified.

(c) Except as provided in s. 822.29, the name and address of the person seeking
registration and any parent or person acting as a parent who has been awarded
custody, physical placement, or visitation in the child custody determination sought
to be registered.

24 (2) On receipt of the documents required by sub. (1), the registering court shall25 do all of the following:

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1	(a) Cause the determination to be filed as a foreign judgment, together with one
2	copy of any accompanying documents and information, regardless of their form.
3	(b) Serve notice upon the persons named under sub. (1) (c) and provide them
4	with an opportunity to contest the registration in accordance with this section.
5	(3) The notice required by sub. (2) (b) shall state all of the following:
6	(a) That a registered determination is enforceable as of the date of the
7	registration in the same manner as a determination issued by a court of this state.
8	(b) That a hearing to contest the validity of the registered determination shall
9	be requested within 20 days after service of the notice.
10	(c) That failure to contest the registration will result in confirmation of the child
11	custody determination and preclude further contest of that determination with
12	respect to any matter that could have been asserted.
13	(4) A person seeking to contest the validity of a registered determination shall
14	request a hearing within 20 days after service of the notice. At that hearing, the court
15	shall confirm the registered determination unless the person contesting registration
16	establishes any of the following:
17	(a) The issuing court did not have jurisdiction under subch. II.
18	(b) The child custody determination sought to be registered has been vacated,
19	stayed, or modified by a court having jurisdiction to do so under subch. II.
20	(c) The person contesting registration was entitled to notice, but notice was not
21	given in accordance with the standards of s. 822.08 in the proceedings before the
22	court that issued the determination for which registration is sought.
23	(5) If a timely request for a hearing to contest the validity of the registration
24	is not made, the registration is confirmed as a matter of law and the person
25	requesting registration and all persons served must be notified of the confirmation.

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(6) Confirmation of a registered determination, whether by operation of law or
 after notice and hearing, precludes further contest of the determination with respect
 to any matter that could have been asserted at the time of registration.

- 822.36 Enforcement of registered determination. (1) A court of this state
  may grant any relief normally available under the law of this state to enforce a
  registered child custody determination made by a court of another state.
- 7 (2) A court of this state shall recognize and enforce, but may not modify, except
  8 in accordance with subch. II, a registered child custody determination of a court of
  9 another state.
- 10 822.37 Simultaneous proceedings. If a proceeding for enforcement under 11 this subchapter is commenced in a court of this state and the court determines that 12 a proceeding to modify the determination is pending in a court of another state 13 having jurisdiction to modify the determination under subch. II, the enforcing court 14 shall immediately communicate with the modifying court. The proceeding for 15 enforcement continues unless the enforcing court, after consultation with the 16 modifying court, stays or dismisses the proceeding.
- 17 822.38 Expedited enforcement of child custody determination. (1) A
  18 petition under this subchapter must be verified. Certified copies of all orders sought
  19 to be enforced and any order confirming registration must be attached to the petition.
  20 A copy of a certified copy of an order may be attached instead of the original.
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- (2) A petition for enforcement of a child custody determination shall state all of the following:
- (a) Whether the court that issued the determination identified the
  jurisdictional basis it relied upon in exercising jurisdiction and, if so, what the basis
  was.

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(b) Whether the determination for which enforcement is sought has been 1  $\mathbf{2}$ vacated, stayed, or modified by a court whose decision shall be enforced under this 3 chapter and, if so, shall identify the court, the case number, and the nature of the 4 proceeding. 5 (c) Whether any proceeding has been commenced that could affect the current 6 proceeding, including proceedings relating to domestic violence, protective orders, 7 determination of parental rights, and adoptions and, if so, shall identify the court, 8 the case number, and the nature of the proceeding. 9 (d) The present physical address of the child and the respondent, if known. 10 (e) Whether relief, in addition to the immediate physical custody of the child 11 and attorney fees is sought, including a request for assistance from law enforcement officials and, if so, the relief sought. 1213(f) If the child custody determination has been registered and confirmed under 14 s. 822.35, the date and place of registration. 15(3) Upon the filing of a petition, the court shall issue an order directing the 16 respondent to appear in person with or without the child at a hearing and may enter

any order necessary to ensure the safety of the parties and the child. The hearing
shall be held on the next judicial day after service of the order unless that date is
impossible. In that event, the court shall hold the hearing on the first judicial day
possible. The court may extend the date of hearing at the request of the petitioner.

(4) An order issued under sub. (3) shall state the time and place of the hearing
and advise the respondent that at the hearing the court will order that the petitioner
may take immediate physical custody of the child and the payment of costs, fees, and
expenses under s. 822.42, and the court may schedule a hearing to determine

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whether further relief is appropriate, unless the respondent appears and establishes
 one of the following:

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- 3 (a) The child custody determination has not been registered and confirmed
  4 under s. 822.35 and any of the following:
- 5

1. The issuing court did not have jurisdiction under subch. II.

- 6 2. The child custody determination for which enforcement is sought has been
  7 vacated, stayed, or modified by a court having jurisdiction to do so under subch. II.
  8 3. The respondent was entitled to notice, but notice was not given in accordance
  9 with the standards of s. 822.08 in the proceedings before the court that issued the
  10 order for which enforcement is sought.
- (b) The child custody determination for which enforcement is sought was
  registered and confirmed under s. 822.35, but has been vacated, stayed, or modified
  by a court of a state having jurisdiction to do so under subch. II.
- 14 822.39 Service of petition and order. Except as provided in s. 822.41, the
  15 petition and order must be served, by any method authorized by the laws of this state,
  16 upon the respondent and any person who has physical custody of the child.
- 17 **822.40 Hearing and order.** (1) Unless the court issues a temporary 18 emergency order under s. 822.24, upon a finding that a petitioner is entitled to 19 immediate physical custody of the child, the court shall order that the petitioner may 20 take immediate physical custody of the child unless the respondent establishes one 21 of the following:
- (a) The child custody determination has not been registered and confirmed
  under s. 822.35 and any of the following:
- $\mathbf{24}$

1. The issuing court did not have jurisdiction under subch. II.

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2. The child custody determination for which enforcement is sought has been 1  $\mathbf{2}$ vacated, stayed, or modified by a court of a state having jurisdiction to do so under 3 subch. II. 3. The respondent was entitled to notice, but notice was not given in accordance 4  $\mathbf{5}$ with the standards of s. 822.08 in the proceedings before the court that issued the 6 order for which enforcement is sought. 7 The child custody determination for which enforcement is sought was (b) 8 registered and confirmed under s. 822.35, but has been vacated, stayed, or modified 9 by a court of a state having jurisdiction to do so under subch. II. 10 (2) The court shall award the costs, fees, and expenses authorized under s. 11 822.42 and may grant additional relief, including a request for the assistance of law enforcement officials, and may set a further hearing to determine whether additional 12relief is appropriate. 1314 (3) If a party called to testify refuses to answer on the ground that the 15testimony may be self-incriminating, the court may draw an adverse inference from the refusal. 16 (4) A privilege against disclosure of communications between spouses and a

(4) A privilege against disclosure of communications between spouses and a
defense of immunity based on the relationship of husband and wife or parent and
child may not be invoked in a proceeding under this subchapter.

822.41 Warrant to take physical custody of child. (1) Upon the filing of
a petition seeking enforcement of a child custody determination, the petitioner may
file a verified application for the issuance of a warrant to take physical custody of the
child if the child is imminently likely to suffer serious physical harm or be removed
from this state.

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1	(2) If the court, upon the testimony of the petitioner or other witness, finds that
2	the child is imminently likely to suffer serious physical harm or be removed from this
3	state, it may issue a warrant to take physical custody of the child. The petition shall
4	be heard on the next judicial day after the warrant is executed unless that date is
5	impossible. In that event, the court shall hold the hearing on the first judicial day
6	possible. The application for the warrant must include the statements required by
7	s. 822.38 (2).
8	(3) A warrant to take physical custody of a child shall do all of the following:
9	(a) Recite the facts upon which a conclusion of imminent serious physical harm
10	or removal from the state is based.
11	(b) Direct law enforcement officers to take physical custody of the child
12	immediately.
13	(c) Provide for the placement of the child pending final relief.
14	(4) The respondent shall be served with the petition, warrant, and order
15	immediately after the child is taken into physical custody.
16	(5) A warrant to take physical custody of a child is enforceable throughout this
17	state. If the court finds on the basis of the testimony of the petitioner or other witness
18	that a less intrusive remedy is not effective, it may authorize law enforcement
19	officers to enter private property to take physical custody of the child. If required by
20	exigent circumstances of the case, the court may authorize law enforcement officers
21	to make a forcible entry at any hour.
22	(6) The court may impose conditions upon placement of a child to ensure the

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23 appearance of the child and the child's custodian.

822.42 Costs, fees, and expenses. (1) The court shall award the prevailing
party, including a state, necessary and reasonable expenses incurred by or on behalf

1 of the party, including costs, communication expenses, attorney fees, investigative  $\mathbf{2}$ fees, expenses for witnesses, travel expenses, and expenses for child care during the 3 course of the proceedings, unless the party from whom fees or expenses are sought establishes that the award would be clearly inappropriate. 4

5(2) The court may not assess fees, costs, or expenses against a state unless 6 authorized by law other than this chapter.

7

822.43 Recognition and enforcement. A court of this state shall accord full 8 faith and credit to an order issued by another state and consistent with this chapter 9 that enforces a child custody determination by a court of another state unless the 10 order has been vacated, stayed, or modified by a court having jurisdiction to do so 11 under subch. II.

**822.44** Appeals. An appeal may be taken from a final order in a proceeding 12 13under this subchapter in accordance with ch. 809. Unless the court enters a 14 temporary emergency order under s. 822.24, the enforcing court may not stay an 15order enforcing a child custody determination pending appeal.

16 822.45 Role of prosecutor. (1) A prosecutor, in a case arising under this 17chapter or involving the Hague Convention on the Civil Aspects of International 18 Child Abduction, may take any lawful action, including resort to a proceeding under 19 this subchapter or any other available civil proceeding to locate a child, obtain the 20return of a child, or enforce a child custody determination if any of the following 21exists:

22

(a) A child custody determination.

23(b) A request to do so from a court in a pending child custody proceeding.

(c) A reasonable belief that a criminal statute has been violated. 24

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(d) A reasonable belief that the child has been wrongfully removed or retained 1  $\mathbf{2}$ in violation of the Hague Convention on the Civil Aspects of International Child 3 Abduction. 4 (2) A prosecutor acting under this section acts on behalf of the court and may  $\mathbf{5}$ not represent any party. 6 822.46 Role of law enforcement. At the request of a prosecutor acting under s. 822.45, a law enforcement officer may take any lawful action reasonably necessary 7 to locate a child or a party and assist a prosecutor with responsibilities under s. 8 9 822.45. 10 822.47 Costs and expenses. If the respondent is not the prevailing party, the 11 court may assess against the respondent all direct expenses and costs incurred by the 12prosecutor and law enforcement officers under s. 822.45 or 822.46. 13**SECTION 8.** 948.31 (3) (b) of the statutes is amended to read: 14948.31 (3) (b) After being served with process in an action affecting the family but prior to the issuance of a temporary or final order determining child custody 1516 rights, takes the child or causes the child to leave with intent to deprive the other 17parent of physical custody as defined in s. 822.02 (9) (14). 18 **SECTION 9. Initial applicability.** 

19 (1) This act first applies to child custody proceedings, including modification 20proceedings, and proceedings to enforce or register child custody determinations 21that are commenced on the effective date of this subsection.

22

(END)