

State of Misconsin 1995 - 1996 LEGISLATURE

ASSEMBLY SUBSTITUTE AMENDMENT 1, TO 1995 SENATE BILL 55

May 16, 1995 – Offered by COMMITTEE ON JUDICIARY.

1	AN ACT to amend 767.05 (5) and 767.245 (1); and to create 767.245 (2m), 767.245
2	(3), $(3c, (3m), (4)$ and (5) and $767.45 (1) (k)$ of the statutes; relating to: granting
3	visitation rights to grandparents under certain circumstances and who may
4	bring a paternity action.
	The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:
5	SECTION 1. 767.05 (5) of the statutes is amended to read:
6	767.05 (5) TITLE OF ACTIONS. An action affecting the family under s. $767.02(1)$
7	(a) to (d) or (g) to (k) shall be entitled "In re the marriage of A.B. and C.D.", except
8	that an independent action for visitation under s.767.245 (3) shall be entitled "In re
9	$\underline{visitation}$ with A. B.". An action affecting the family under s. 767.02 (1) (f) or (m) shall
10	be entitled "In re the support of A.B.". A child custody action shall be entitled "In re
11	the custody of A.B.". In all other respects, the general provisions of chs. 801 and 802
12	respecting the content and form of the summons and pleadings shall apply.
13	SECTION 2. 767.245 (1) of the statutes is amended to read:

1	767.245 (1) Upon Except as provided in sub. (2m), upon petition by a
2	grandparent, greatgrandparent, stepparent or person who has maintained a
3	relationship similar to a parent-child relationship with the child, the court may
4	grant reasonable visitation rights to that person if the parents have notice of the
5	hearing and if the court determines that visitation is in the best interest of the child.
6	SECTION 3. 767.245 (2m) of the statutes is created to read:
7	767.245 (2m) Subsection (3), rather than sub. (1), applies to a grandparent
8	requesting visitation rights under this section if sub. (3) (a) to (c) applies to the child.
9	SECTION 4. 767.245 (3), (3c, (3m), (4) and (5) of the statutes are created to read:
10	767.245 (3) The court may grant reasonable visitation rights, with respect to
11	a child, to a grandparent of the child if the child's parents have notice of the hearing
12	and the court determines all of the following:
13	(a) The child is a nonmarital child whose parents have not subsequently
14	married each other.
15	(b) Except as provided in sub. (4), the paternity of the child has been determined
16	under the laws of this state or another jurisdiction if the grandparent filing the
17	petition is a parent of the child's father.
18	(c) The child has not been adopted.
19	(d) The grandparent has maintained a relationship with the child or has
20	attempted to maintain a relationship with the child but has been prevented from
21	doing so by a parent who has legal custody of the child.
22	(e) The grandparent is not likely to act in a manner that is contrary to decisions
23	that are made by a parent who has legal custody of the child and that are related to
24	the child's physical, emotional, educational or spiritual welfare.
25	(f) The visitation is in the best interest of the child.

1	(3c) A grandparent requesting visitation under sub. (3) may file a petition to
2	commence an independent action for visitation under this chapter or may file a
3	petition for visitation in an underlying action affecting the family under this chapter
4	that affects the child.
5	(3m) (a) A pretrial hearing shall be held before the court in an action under sub.
6	(3). At the pretrial hearing the parties may present and cross-examine witnesses
7	and present other evidence relevant to the determination of visitation rights. A
8	record or minutes of the proceeding shall be kept.
9	(b) On the basis of the information produced at the pretrial hearing, the court
10	shall evaluate the probability of granting visitation rights to a grandparent in a trial
11	and shall so advise the parties. On the basis of the evaluation, the court may make
12	an appropriate recommendation for settlement to the parties.
13	(c) If a party or the guardian ad litem refuses to accept a recommendation under
14	this subsection, the action shall be set for trial.
15	(d) The informal hearing under this subsection may be terminated and the
16	action set for trial if the court finds it unlikely that all parties will accept a
17	recommendation under this subsection.
18	(4) If the paternity of the child has not yet been determined in an action under
19	sub. (3) that is commenced by a person other than a parent of the child's mother but
20	the person filing the petition under sub. (3) has, in conjunction with that petition,
21	filed a petition or motion under s. 767.45 $\left(1\right)$ (k), the court shall make a determination
22	as to paternity before determining visitation rights under sub. (3).
23	(5) Any person who interferes with visitation rights granted under sub. (1) or
24	(3) may be proceeded against for contempt of court under ch. 785, except that a court

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may impose only the remedial sanctions specified in s. 785.04 (1) (a) and (c) against
 that person.

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SECTION 5. 767.45 (1) (k) of the statutes is created to read:

4 767.45 (1) (k) In conjunction with the filing of a petition for visitation with
5 respect to the child under s. 767.245 (3), a parent of a person who has filed a
6 declaration of paternal interest under s. 48.025 or a statement acknowledging
7 paternity under s. 69.15 (3) (b) 3. with respect to the child.

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(END)