02/09/24 **REVISOR** BD/HL as introduced 24-06488

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 3779

(SENATE AUTHORS: PAPPAS, Westlin, Housley and Gruenhagen)

DATE 02/15/2024 D-PG OFFICIAL STATUS

Introduction and first reading Referred to Judiciary and Public Safety Author added Gruenhagen 11614

02/20/2024 11676

A bill for an act 1.1

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relating to family law; modifying visitation rights to a minor child; amending 1 2 Minnesota Statutes 2022, section 257C.08, subdivision 1, by adding subdivisions; 1.3 repealing Minnesota Statutes 2022, section 257C.08, subdivision 2. 1.4

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. Minnesota Statutes 2022, section 257C.08, subdivision 1, is amended to read:

Subdivision 1. If parent is deceased. If a parent of an unmarried a minor child is deceased, the parents and grandparents of the deceased parent may be granted reasonable visitation rights to the unmarried minor child during minority by the district court upon finding that visitation rights would be in the best interests of the minor child and would not interfere with the parent child parent-child relationship or upon a finding that the minor child's present environment may endanger the minor child's physical or emotional health such that awarding visitation to the parents or grandparents of the deceased parent is in the minor child's best interests. The court shall consider the amount of personal contact between the parents or grandparents of the deceased parent and the minor child prior to the application.

Sec. 2. Minnesota Statutes 2022, section 257C.08, is amended by adding a subdivision to read:

Subd. 3a. If minor child has a substantial established relationship with grandparent or great-grandparent. (a) If a minor child has a substantial established relationship with a grandparent or great-grandparent, the grandparent or great-grandparent may petition the district court for an order granting the grandparent or great-grandparent reasonable visitation rights to the minor child during minority. The court shall grant the petition if:

1 Sec. 2

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2.1	(1) the pa	arents received not	ice of the hearing;			
2.2	(2) the co	(2) the court finds that visitation with the grandparent or great-grandparent is in the best				
2.3	interests of t	interests of the minor child; and				
2.4	(3) the co	ourt finds by clear a	nd convincing evi	dence that visitation wit	h the grandparent	
2.5	or great-gran	or great-grandparent would not interfere with the parent-child relationship or the court finds				
2.6	that the min	that the minor child's present environment may endanger the minor child's physical or				
2.7	emotional he	emotional health such that awarding visitation to the grandparent or great-grandparent is in				
2.8	the minor ch	the minor child's best interests.				
2.9	(b) In de	(b) In determining if a substantial established relationship exists between the petitioner				
2.10	and a minor child, the court shall consider all relevant factors, including:					
2.11	(1) wheth	her the petitioning	party has had sign	ificant personal contact	with the minor	
2.12	child; and					
2.13	(2) wheth	her either a parent o	or a legal guardiar	of the minor child has	taken steps to	
2.14	consent to, r	consent to, recognize, or support the relationship and contact between the petitioning party				
2.15	and the mine	or child.				
2.16	(c) In det	ermining the best in	terests of the mind	or child, the court shall co	nsider all relevant	
2.17	factors, inclu	uding the benefit to	the minor child in	maintaining an importa	nt and meaningful	
2.18	connection a	connection and relationship that the minor child has developed with the minor child's				
2.19	grandparent	or great-grandpare	nt.			
2.20	EFFEC	TIVE DATE. This	section is effective	re retroactively from Jan	uary 1, 2022.	
2.21	Sec. 3. Min	nnesota Statutes 20	22, section 257C.	08, is amended by addin	g a subdivision to	
2.22	read:					
2.23	Subd. 3b	Effect of amendn	nents. (a) Amendr	nents made to this sectio	n by this act apply	
2.24	to an action	commenced on or	after January 1, 20	022, that:		
2.25	(1) has b	een adjudicated; or				
2.26	(2) has a	temporary or perm	anent order issue	<u>d.</u>		
2.27	(b) By m	notion to the court,	any party may rec	uest reconsideration pur	rsuant to the	
2.28	amendments	amendments made by this act.				

Minnesota Statutes 2022, section 257C.08, subdivision 2, is repealed.

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Sec. 4. **REPEALER.**

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2.30

Sec. 4.

APPENDIX

Repealed Minnesota Statutes: 24-06488

257C.08 RIGHTS OF VISITATION TO UNMARRIED PERSONS.

Subd. 2. Family court proceedings. (a) In all proceedings for dissolution, custody, legal separation, annulment, or parentage, after the commencement of the proceeding, or at any time after completion of the proceedings, and continuing during the minority of the child, the court may, upon the request of the parent or grandparent of a party, grant reasonable visitation rights to the unmarried minor child, after dissolution of marriage, legal separation, annulment, or determination of parentage during minority if it finds that: (1) visitation rights would be in the best interests of the child; and (2) such visitation would not interfere with the parent-child relationship. The court shall consider the amount of personal contact between the parents or grandparents of the party and the child prior to the application.

(b) If a motion for grandparent visitation has been heard and denied, unless agreed to in writing by the parties, no subsequent motion may be filed within six months after disposition of a prior motion on its merits.