First Regular Session Seventy-fourth General Assembly STATE OF COLORADO

REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction HOUSE BILL 23-1026

LLS NO. 23-0616.02 Alana Rosen x2606

HOUSE SPONSORSHIP

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A BILL FOR AN ACT

101 **CONCERNING FAMILY TIME FOR GRANDPARENTS.**

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at <u>http://leg.colorado.gov.</u>)

Current law allows a grandparent or great-grandparent to seek a court order granting the grandparent or great-grandparent the right to visit grandchildren or great-grandchildren when there is or has been a child custody case or a case concerning the allocation of parental responsibilities relating to that child. The bill allows a court to appoint a child's legal representative to represent the child's best interests in a matter seeking to grant grandparents or great-grandparents family time with grandchildren or great-grandchildren. HOUSE 3rd Reading Unamended April 11, 2023

> Amended 2nd Reading April 10, 2023

HOUSE

The bill changes the term "visitation rights" to "family time".

1	Be it enacted by the General Assembly of the State of Colorado:
2	SECTION 1. In Colorado Revised Statutes, add with amended
3	and relocated provisions, 14-10-124.4 and 14-10-124.5 as follows:
4	14-10-124.4. Family time for grandparents or
5	great-grandparents - short title - legislative declaration - definitions.
6	(1) THE SHORT TITLE OF THIS SECTION IS THE "GRANDPARENTS' RIGHTS
7	FOR AALIYAH AND MYAH ACT".
8	(2) (a) THE GENERAL ASSEMBLY FINDS AND DECLARES THAT:
9	(I) A CLOSE RELATIONSHIP BETWEEN GRANDPARENTS OR
10	GREAT-GRANDPARENTS AND GRANDCHILDREN OR GREAT-GRANDCHILDREN
11	CAN BE BENEFICIAL FOR THE HEALTH AND WELL-BEING OF
12	GRANDCHILDREN OR GREAT-GRANDCHILDREN; AND
13	(II) GRANDPARENTS OR GREAT-GRANDPARENTS MAY PROVIDE
14	ACCEPTANCE, PATIENCE, LOVE, STABILITY, WISDOM, AND SUPPORT TO
15	GRANDCHILDREN OR GREAT-GRANDCHILDREN.
16	(b) The general assembly further finds that it may be in
17	THE BEST INTERESTS OF GRANDCHILDREN OR GREAT-GRANDCHILDREN FOR
18	GRANDPARENTS OR GREAT-GRANDPARENTS TO BE GRANTED
19	GRANDPARENT OR GREAT-GRANDPARENT FAMILY TIME BECAUSE OF THE
20	POSITIVE EFFECTS THE RELATIONSHIP MAY HAVE ON A GRANDCHILD'S OR
21	GREAT-GRANDCHILD'S HEALTH AND WELL-BEING.
22	(3) AS USED IN THIS SECTION, UNLESS THE CONTEXT OTHERWISE
23	REQUIRES:
24	(a) "GRANDPARENT" MEANS A PERSON WHO IS THE PARENT OF A
25	CHILD'S FATHER OR MOTHER, WHO IS RELATED TO THE CHILD BY BLOOD, IN

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WHOLE OR BY HALF, ADOPTION, OR MARRIAGE; EXCEPT THAT
 "GRANDPARENT" DOES NOT INCLUDE THE PARENT OF A CHILD'S LEGAL
 FATHER OR MOTHER WHOSE PARENTAL RIGHTS HAVE BEEN TERMINATED
 IN ACCORDANCE WITH SECTIONS 19-5-101 AND 19-1-104 (1)(d).

5 (b) "GREAT-GRANDPARENT" MEANS A PERSON WHO IS THE 6 GRANDPARENT OF A CHILD'S FATHER OR MOTHER, WHO IS RELATED TO THE 7 CHILD BY BLOOD, IN WHOLE OR BY HALF, ADOPTION, OR MARRIAGE; 8 EXCEPT THAT "GREAT-GRANDPARENT" DOES NOT INCLUDE THE 9 GRANDPARENT OF A CHILD'S LEGAL FATHER OR MOTHER WHOSE PARENTAL 10 RIGHTS HAVE BEEN TERMINATED IN ACCORDANCE WITH SECTIONS 11 19-5-101 AND 19-1-104 (1)(d).

12 (c) "GRANDPARENT OR GREAT-GRANDPARENT FAMILY TIME" OR
13 "GRANDPARENT FAMILY TIME" MEANS ANY FORM OF CONTACT OR
14 ENGAGEMENT BETWEEN GRANDPARENTS OR GREAT-GRANDPARENTS AND
15 THEIR GRANDCHILDREN OR GREAT-GRANDCHILDREN FOR THE PURPOSES OF
16 PRESERVING AND STRENGTHENING FAMILY TIES.

17 (4)[Formerly 19-1-117 (1)] Any grandparent or 18 great-grandparent of a child may, in the manner set forth in this section, 19 seek a court order granting the grandparent or great-grandparent 20 reasonable visitation rights GRANDPARENT FAMILY TIME WITH A 21 GRANDCHILD OR GREAT-GRANDCHILD when there is or has been a child 22 custody case or a case concerning the allocation of parental 23 responsibilities relating to that child WITH RESPECT TO THAT CHILD. 24 Because cases arise that do not directly deal with child custody or the 25 allocation of parental responsibilities but nonetheless have an impact on 26 the custody of, or parental responsibilities with respect to a child, for the 27 purposes of this section, a "case concerning the allocation of parental

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responsibilities with respect to a child" includes any of the following,
 whether or not child custody was or parental responsibilities were
 specifically an issue:

4 (a) That The marriage of the child's parents has been declared
5 invalid or has been dissolved by a court or that a court has entered a
6 decree of legal separation with regard to such marriage;

(b) That Legal custody of or parental responsibilities with respect
to the child have been given or allocated to a party other than the child's
parent or that the child has been placed outside of and does not reside in
the home of the child's parent, excluding any child who has been placed
for adoption or whose adoption has been legally finalized; or

(c) That The child's parent, who is the child of the grandparent or
grandchild of the great-grandparent, has died.

14 (5) [Formerly 19-1-117 (2)] A party seeking a grandchild or 15 great-grandchild visitation GRANDPARENT FAMILY TIME order shall 16 submit, together with his or her motion for visitation THE PARTY'S 17 PETITION FOR GRANDPARENT FAMILY TIME, to the district court for the 18 district in which the child resides, an affidavit setting forth facts 19 supporting the requested order and shall give notice, together with a copy of his or her THE PARTY'S affidavit, to the party who has legal custody of 20 21 the child or to the party with parental responsibilities EACH PARTY 22 INVOLVED IN THE ALLOCATION OF PARENTAL RESPONSIBILITIES 23 PROCEEDINGS as determined by a court pursuant to THIS article 10. of title 24 14, C.R.S. The party with legal custody or parental responsibilities as 25 determined by a court pursuant to THIS article 10, of title 14, C.R.S. may 26 file opposing affidavits. If neither party requests a hearing, the court shall 27 enter an order granting grandchild or great-grandchild visitation rights

1 GRANDPARENT FAMILY TIME to the petitioning grandparent or 2 great-grandparent only upon a finding that the GRANDPARENT FAMILY 3 TIME is in the best interests of the child. A hearing shall MUST be held if 4 either party so requests or if it appears to the court that it is in the best 5 interests of the child that a hearing be held. At the hearing, parties 6 submitting affidavits shall be ARE allowed an opportunity to be heard. If, 7 at the conclusion of the hearing, the court finds it is in the best interests 8 of the child to grant grandchild or great-grandchild visitation rights 9 GRANDPARENT FAMILY TIME to the petitioning grandparent or 10 great-grandparent, the court shall enter an order granting such rights 11 GRANDPARENT FAMILY TIME. IN DETERMINING THE BEST INTERESTS OF THE 12 CHILD FOR THE PURPOSE OF GRANDPARENT OR GREAT-GRANDPARENT 13 FAMILY TIME, THE COURT SHALL PRESUME THE PARENTAL DETERMINATION 14 REGARDING GRANDPARENT TIME IS IN THE BEST INTERESTS OF THE CHILD. 15 A GRANDPARENT OR GREAT-GRANDPARENT MAY OVERCOME THE 16 PRESUMPTION UPON A SHOWING BY CLEAR AND CONVINCING EVIDENCE 17 THAT THE GRANDPARENT FAMILY TIME IS IN THE CHILD'S BEST INTERESTS. 18 IN MAKING THIS DETERMINATION, THE COURT SHALL CONSIDER THE 19 FACTORS DESCRIBED IN SECTION 14-10-124(1.5)(a).

20 (6) THE COURT MAY APPOINT A LEGAL REPRESENTATIVE OF A
21 CHILD PURSUANT TO SECTION 14-10-116 TO REPRESENT THE BEST
22 INTERESTS OF THE CHILD IN A PROCEEDING PURSUANT TO SUBSECTION (5)
23 OF THIS SECTION.

(7) [Formerly 19-1-117 (3)] A grandparent or great-grandparent
 shall not file an affidavit A PETITION seeking an order granting grandchild
 or great-grandchild visitation rights GRANDPARENT FAMILY TIME more
 than once every two years absent a showing of good cause. If the court

1 finds there is good cause to file more than one such affidavit PETITION, it 2 shall allow such additional affidavit SUCH ADDITIONAL PETITION to be 3 filed and shall consider it. The court may order reasonable attorney fees 4 to the prevailing party. The court may not make any order restricting the 5 movement of the child if such restriction is solely for the purpose of 6 allowing the grandparent or great-grandparent the opportunity to exercise 7 his grandchild or great-grandchild visitation rights THE GRANDPARENT'S 8 OR GREAT-GRANDPARENT'S FAMILY TIME WITH THE GRANDCHILD OR 9 GREAT-GRANDCHILD.

(8) [Formerly 19-1-117 (4)] The court may make an order
modifying or terminating grandchild or great-grandchild visitation rights
whenever such order would serve the best interests of the child THE
COURT MAY ESTABLISH, MODIFY, OR TERMINATE GRANDPARENT FAMILY
TIME IF THE ORDER WOULD SERVE THE BEST INTERESTS OF THE CHILD.

15 (9) [Formerly 19-1-117 (5)] Any order granting or denying parenting time rights to the parent of a child shall not affect visitation 16 17 rights granted to a grandparent or great-grandparent pursuant to this 18 section AN ORDER ESTABLISHING, GRANTING, OR DENYING PARENTING 19 TIME RIGHTS TO THE PARENT OF A CHILD DOES NOT AFFECT GRANDPARENT 20 FAMILY TIME GRANTED TO A GRANDPARENT OR GREAT-GRANDPARENT AS 21 LONG AS THE GRANDPARENT FAMILY TIME IS IN THE BEST INTERESTS OF 22 THE CHILD PURSUANT TO THIS SECTION.

14-10-124.5. [Formerly 19-1-117.5] Disputes concerning
 grandparent or great-grandparent family time. (1) Upon a verified
 motion by a grandparent or great-grandparent who has been granted
 visitation GRANDPARENT OR GREAT-GRANDPARENT FAMILY TIME or upon
 the court's own motion alleging that the person with legal custody or

1 parental responsibilities of the child as determined by a court pursuant to 2 THIS article 10 of title 14, C.R.S. with whom visitation GRANDPARENT 3 FAMILY TIME has been granted is not complying with a grandparent or 4 great-grandparent visitation FAMILY TIME order or schedule, the court 5 shall determine from the verified motion, and response to the motion, if 6 any, whether there has been or is likely to be a substantial and continuing 7 noncompliance with the grandparent or great-grandparent visitation 8 FAMILY TIME order or schedule and either:

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(a) Deny the motion, if there is an inadequate allegation; or

10 (b) Set the matter for hearing with notice to the grandparent or 11 great-grandparent and the person with legal custody or parental 12 responsibilities of the child as determined by the court of the time and 13 place of the hearing; or

(c) Require said parties to seek mediation and report back to the
court on the results of the mediation within sixty days. Mediation services
shall MUST be provided in accordance with section 13-22-305. C.R.S. At
the end of the mediation period, the court may approve an agreement
reached by the parties or shall set the matter for hearing.

(2) After the hearing, if a court finds that the person with legal
custody or parental responsibilities of the child as determined by the court
has not complied with the visitation GRANDPARENT OR
GREAT-GRANDPARENT FAMILY TIME order or schedule and has violated the
court order, the court, in the best interests of the child, may issue orders
which may include but need not be limited to:

(a) Imposing additional terms and conditions which are consistent
with the court's previous order;

(b) Modifying the previous order to meet the best interests of the

1 child;

2 (c) Requiring the violator to post bond or security to insure future
3 compliance;

4 (d) Requiring that makeup visitation GRANDPARENT OR 5 GREAT-GRANDPARENT FAMILY TIME be provided for the aggrieved 6 grandparent or great-grandparent and child under the following 7 conditions:

8 (I) That such visitation GRANDPARENT OR GREAT-GRANDPARENT 9 FAMILY TIME is of the same type and duration of visitation GRANDPARENT 10 OR GREAT-GRANDPARENT FAMILY TIME as that which was denied, 11 including but not limited to visitation GRANDPARENT OR 12 GREAT-GRANDPARENT FAMILY TIME during weekends, on holidays, and 13 on weekdays and during the summer;

(II) That such visitation GRANDPARENT OR GREAT-GRANDPARENT
 FAMILY TIME is made up within one year after the noncompliance occurs;
 OR

(III) That such visitation GRANDPARENT OR GREAT-GRANDPARENT
FAMILY TIME is in the manner chosen by the aggrieved grandparent or
great-grandparent if it is in the best interests of the child;

(e) Finding the person who did not comply with the visitation
 GRANDPARENT OR GREAT-GRANDPARENT FAMILY TIME schedule in
 contempt of court and imposing a fine or jail sentence; AND

(f) Awarding to the aggrieved party, where WHEN appropriate,
actual expenses, including attorney fees, court costs, and expenses
incurred by a grandparent or great-grandparent because of the other
person's failure to provide or exercise court-ordered visitation
GRANDPARENT OR GREAT-GRANDPARENT FAMILY TIME. Nothing in this

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1	section shall preclude PRECLUDES a party's right to a separate and
2	independent legal action in tort.
3	(3) AS USED IN THIS SECTION, UNLESS THE CONTEXT OTHERWISE
4	REQUIRES:
5	(a) "GRANDPARENT" HAS THE SAME MEANING AS SET FORTH IN
6	SECTION 14-10-124.4.
7	(b) "GREAT-GRANDPARENT" HAS THE SAME MEANING AS SET
8	FORTH IN SECTION 14-10-124.4.
9	(c) "GRANDPARENT OR GREAT-GRANDPARENT FAMILY TIME" OR
10	"GRANDPARENT FAMILY TIME" HAS THE SAME MEANING AS SET FORTH IN
11	SECTION 14-10-124.4.
12	SECTION 2. In Colorado Revised Statutes, 14-10-129, amend
13	(1)(b)(I) as follows:
14	14-10-129. Modification of parenting time. (1) (b) (I) The court
15	shall not restrict a parent's parenting time rights unless it finds that the
16	parenting time would endanger the child's physical health or significantly
17	impair the child's emotional development. In addition to a finding that
18	parenting time would endanger the child's physical health or significantly
19	impair the child's emotional development, in any order imposing or
20	continuing a parenting time restriction, the court shall enumerate the
21	specific factual findings supporting the restriction. Nothing in this section
22	shall be construed to affect grandparent or great-grandparent visitation
23	FAMILY TIME granted pursuant to section 19-1-117. C.R.S. SECTION
24	14-10-124.4.
25	SECTION 3. In Colorado Revised Statutes, amend 14-10-131.8
26	as follows:
27	14-10-131.8. Construction of 1999 revisions. The enactment of

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the 1999 revisions to this article ARTICLE 10 does not constitute substantially changed circumstances for the purposes of modifying decrees involving child custody, parenting time, or grandparent visitation OR GREAT-GRANDPARENT FAMILY TIME. Any action to modify any decree involving child custody, parenting time, grandparent or great-grandparent visitation FAMILY TIME, or a parenting plan shall be IS governed by the provisions of this article ARTICLE 10.

8 SECTION 4. In Colorado Revised Statutes, 14-13-102, amend
9 (3) and (4) as follows:

10 14-13-102. Definitions. As used in this article 13, unless the
11 context otherwise requires:

12 (3) "Child-custody determination" means a judgment, decree, or 13 other order of a court providing for the legal custody or physical custody 14 of a child or allocating parental responsibilities with respect to a child or 15 providing for visitation, parenting time, or grandparent or 16 great-grandparent visitation FAMILY TIME with respect to a child. The term 17 includes a permanent, temporary, initial, and modification order. The term 18 does not include an order relating to child support or other monetary 19 obligation of an individual.

20 (4) "Child-custody proceeding" means a proceeding in which legal 21 custody or physical custody with respect to a child or the allocation of 22 parental responsibilities with respect to a child or visitation, parenting 23 time, or grandparent or great-grandparent visitation FAMILY TIME with 24 respect to a child is an issue. The term includes a proceeding for divorce, 25 dissolution of marriage, legal separation, neglect, abuse, dependency, 26 guardianship, paternity, termination of parental rights, and protection 27 from domestic violence and domestic abuse, in which the issue may

1	appear. The term does not include a proceeding involving juvenile
2	delinquency, except when such court is entering an order to allocate
3	parental responsibilities; contractual emancipation; or enforcement under
4	part 3 of this article 13.
5	SECTION 5. In Colorado Revised Statutes, 19-1-103, repeal
6	(70)(b) and (71) as follows:
7	19-1-103. Definitions. As used in this title 19 or in the specified
8	portion of this title 19, unless the context otherwise requires:
9	(70) (b) "Grandparent", as used in sections 19-1-117 and
10	19-1-117.5, has the same meaning as set forth in subsection (70)(a) of this
11	section; except that "grandparent" does not include the parent of a child's
12	legal father or mother whose parental rights have been terminated in
13	accordance with sections 19-5-101 and 19-1-104 (1)(d).
14	(71) "Great-grandparent", as used in sections 19-1-117 and
15	19-1-117.5, means a person who is the grandparent of a child's father or
16	mother, who is related to the child by blood, in whole or by half,
17	adoption, or marriage. "Great-grandparent" does not include the
18	grandparent of a child's legal father or mother whose parental rights have
19	been terminated in accordance with sections 19-5-101 and 19-1-104
20	(1)(d).
21	SECTION 6. In Colorado Revised Statutes, 19-4-105.5, amend
22	(5)(c)(I) introductory portion as follows:
23	19-4-105.5. Commencement of proceedings - summons -
24	automatic temporary injunction - enforcement. (5) A summons issued
25	upon commencement of a proceeding under this article shall contain the
26	following advisements and notice:
27	(c) (I) That, except in proceedings initiated pursuant to section

19-1-117 SECTION 14-10-124.4 or in proceedings initiated by a delegate
child support enforcement unit, as defined in section 26-13-102.5 (1),
C.R.S. pursuant to article 13 or 13.5 of title 26, C.R.S., or article 5 of title
14, C.R.S. upon personal service of the petition and summons on a
respondent or upon waiver and acceptance of service by a respondent, a
temporary injunction shall be in effect against both parties:

SECTION 7. Repeal of relocated provisions in this act. In
Colorado Revised Statutes, repeal 19-1-117 and 19-1-117.5.

9 SECTION 8. Act subject to petition - effective date. This act 10 takes effect at 12:01 a.m. on the day following the expiration of the 11 ninety-day period after final adjournment of the general assembly; except 12 that, if a referendum petition is filed pursuant to section 1 (3) of article V 13 of the state constitution against this act or an item, section, or part of this 14 act within such period, then the act, item, section, or part will not take 15 effect unless approved by the people at the general election to be held in November 2024 and, in such case, will take effect on the date of the 16 17 official declaration of the vote thereon by the governor.