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| 1  |            | AN ACT relating to temporary custody orders.   |
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| 2  | Be it      | t enacted by the General Assembly of the Commonwealth of Kentucky:                       |
| 3  |            | → Section 1. KRS 403.280 is amended to read as follows:                                  |
| 4  | (1)        | A party to a custody proceeding may move for a temporary custody order. The              |
| 5  |            | motion must be supported by an affidavit as provided in KRS 403.350. The cour            |
| 6  |            | may award temporary custody under the standards of KRS 403.270 after a hearing           |
| 7  |            | or, if there is no objection, solely on the basis of the affidavits. If the parents or a |
| 8  |            | de facto custodian joined under subsection (9) of this section present a temporary       |
| 9  |            | custody agreement and mutually agreed plan for parenting time, and the court             |
| 10 |            | confirms that the agreement adequately provides for the welfare of the child, the        |
| 11 |            | agreement shall become the temporary custody order of the court.                         |
| 12 | (2)        | In making an order for temporary custody, there shall be a presumption                   |
| 13 |            | rebuttable by preponderance of evidence, that the parents or a de facto custodian        |
| 14 |            | joined under subsection (9) of this section shall have temporary joint custody and       |
| 15 |            | shall share equally in parenting time.   |
| 16 | <u>(3)</u> | If a deviation from equal parenting time is warranted, the court shall construct a       |
| 17 |            | parenting time schedule which maximizes the time each parent or de facto                 |
| 18 |            | custodian joined under subsection (9) of this section has with the child and is          |
| 19 |            | consistent with ensuring the child's welfare.  |
| 20 | <u>(4)</u> | Each temporary custody order shall include specific findings of fact and                 |
| 21 |            | conclusions of law, except when the court confirms the agreement of the parties.         |
| 22 | <u>(5)</u> | Any temporary custody order shall address the circumstance in which physical             |
| 23 |            | possession of the child will be exchanged.   |

25 <u>order may be sought when there is a material and substantial change in the</u> 26 <u>circumstances of the parents, de facto custodian, or child.</u>

24

(6) Subject to KRS 403.320(4) and 403.340(5), modification of a temporary custody

27 (7) If a proceeding for dissolution of marriage or legal separation is dismissed, any

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| 1  | temporary custody order is vacated unless a parent or the child's custodian moves  |
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| 2  | that the proceeding continue as a custody proceeding and the court finds, after a  |
| 3  | hearing, that the circumstances of the parents and the best interests of the child   |
| 4  | require that a custody decree be issued.   |
| 5  | (8) [(3)] If a custody proceeding commenced in the absence of a petition for dissolution   |
| 6  | of marriage or legal separation under KRS 403.822(1)(a) or (b) is dismissed, any   |
| 7  | temporary custody order is vacated.  |
| 8  | $(9)$ {(4)} If a court determines by clear and convincing evidence that a person is a determined by clear and convincing evidence that a determined by clear and convincing evidence that a determined by clear and convincing evidence that a determined by clear and convincing evidence |
| 9  | facto custodian, the court shall join that person in the action, as a party needed for   |
| 10 | just adjudication under Rule 19 of the Kentucky Rules of Civil Procedure.  |

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