HB2266 Engrossed

1 AN ACT concerning children.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 5. The Criminal Code of 1961 is amended by changing
Section 10-5.5 as follows:

6 (720 ILCS 5/10-5.5)

7 Sec. 10-5.5. Unlawful <u>parenting time</u> visitation
8 interference.

9 (a) As used in this Section, the terms "child", "detain", 10 and "lawful custodian" shall have the meanings ascribed to them 11 in Section 10-5 of this Code.

12 (b) Every person who, in violation of the visitation, 13 <u>parenting time, or custody time</u> provisions of a court order 14 relating to child custody, detains or conceals a child with the 15 intent to deprive another person of his or her rights to 16 visitation, parenting time, or custody time shall be guilty of 17 unlawful <u>parenting time</u> visitation interference.

(c) A person committing unlawful <u>parenting time</u> visitation
interference is guilty of a petty offense. However, any person
violating this Section after 2 prior convictions of unlawful
visitation interference <u>or unlawful parenting time</u>
<u>interference</u> is guilty of a Class A misdemeanor.

23 (d) Any law enforcement officer who has probable cause to

- 2 - LRB096 10590 RLC 20762 b HB2266 Engrossed 1 believe that a person has committed or is committing an act in 2 violation of this Section shall issue to that person a notice 3 to appear. (e) The notice shall: 4 5 (1) be in writing; 6 (2) state the name of the person and his address, if 7 known; (3) set forth the nature of the offense; 8 9 (4) be signed by the officer issuing the notice; and 10 (5) request the person to appear before a court at a 11 certain time and place. 12 (f) Upon failure of the person to appear, a summons or warrant of arrest may be issued. 13 14 (g) It is an affirmative defense that: 15 (1) a person or lawful custodian committed the act to 16 protect the child from imminent physical harm, provided 17 that the defendant's belief that there was physical harm imminent was reasonable and that the defendant's conduct in 18 19 withholding visitation rights, parenting time, or custody 20 time was a reasonable response to the harm believed imminent; 21 22 (2) the act was committed with the mutual consent of 23 all parties having a right to custody and visitation of the 24 child or parenting time with the child; or 25 (3) the act was otherwise authorized by law.

26 (h) A person convicted of unlawful parenting time

HB2266 Engrossed - 3 - LRB096 10590 RLC 20762 b

1 visitation interference shall not be subject to a civil 2 contempt citation for the same conduct for violating 3 visitation, parenting time, or custody time provisions of a 4 court order issued under the Illinois Marriage and Dissolution 5 of Marriage Act.

6 (Source: P.A. 88-96.)

7 Section 10. The Illinois Marriage and Dissolution of
8 Marriage Act is amended by changing Section 607.1 as follows:

9 (750 ILCS 5/607.1) (from Ch. 40, par. 607.1)

Sec. 607.1. Enforcement of visitation orders; visitation abuse.

(a) The circuit court shall provide an expedited procedure for enforcement of court ordered visitation in cases of visitation abuse. Visitation abuse occurs when a party has willfully and without justification: (1) denied another party visitation as set forth by the court; or (2) exercised his or her visitation rights in a manner that is harmful to the child or child's custodian.

(b) An Action may be commenced by filing a petition setting forth: (i) the petitioner's name, residence address or mailing address, and telephone number; (ii) respondent's name and place of residence, place of employment, or mailing address; (iii) the nature of the visitation abuse, giving dates and other relevant information; (iv) that a reasonable attempt was made

- 4 - LRB096 10590 RLC 20762 b HB2266 Engrossed to resolve the dispute; and (v) the relief sought. 1 2 Notice of the filing of the petitions shall be given as 3 provided in Section 511. (c) After hearing all of the evidence, the court may order 4 5 one or more of the following: 6 (1)Modification of the visitation order to 7 specifically outline periods of visitation or restrict 8 visitation as provided by law. 9 (2) Supervised visitation with a third party or public 10 agency. 11 (3) Make up visitation of the same time period, such as 12 weekend for weekend, holiday for holiday. 13 (4) Counseling or mediation, except in cases where there is evidence of domestic violence, as defined in 14 15 Section 1 of the Domestic Violence Shelters Act, occurring 16 between the parties. 17 (5) Other appropriate relief deemed equitable. (d) Nothing contained in this Section shall be construed to 18 19 limit the court's contempt power, except as provided in 20 subsection (q) of this Section. 21 (e) When the court issues an order holding a party in 22 contempt of court for violation of a visitation order, the 23 clerk shall transmit a copy of the contempt order to the 24 sheriff of the county. The sheriff shall furnish a copy of each 25 contempt order to the Department of State Police on a daily 26 basis in the form and manner required by the Department. The HB2266 Engrossed - 5 - LRB096 10590 RLC 20762 b

Department shall maintain a complete record and index of the contempt orders and make this data available to all local law enforcement agencies.

4 (f) Attorney fees and costs shall be assessed against a
5 party if the court finds that the enforcement action is
6 vexatious and constitutes harassment.

(g) A person convicted of unlawful parenting time 7 visitation interference under Section 10-5.5 of the Criminal 8 9 Code of 1961 shall not be subject to the provisions of this 10 Section and the court may not enter a contempt order for 11 visitation abuse against any person for the same conduct for 12 which the person was convicted of unlawful visitation 13 interference or subject that person to the sanctions provided for in this Section. 14

15 (Source: P.A. 87-895; 88-96.)

Section 99. Effective date. This Act takes effect upon becoming law.