

SENATE No. 691

The Commonwealth of Massachusetts

PRESENTED BY:

Cynthia S. Creem

To the Honorable Senate and House of Representatives of the Commonwealth of Massachusetts in General Court assembled:

The undersigned legislators and/or citizens respectfully petition for the adoption of the accompanying bill:

An Act relating to parental choice of terminology in certain domestic relations matters.

PETITION OF:

NAME:

Cynthia S. Creem

DISTRICT/ADDRESS:

SENATE No. 691

By Ms. Creem, a petition (accompanied by bill, Senate, No. 691) of Cynthia S. Creem for legislation relative to parental choice of terminology in certain domestic relations matters. The Judiciary.

[SIMILAR MATTER FILED IN PREVIOUS SESSION
SEE SENATE, NO. 1662 OF 2009-2010.]

The Commonwealth of Massachusetts

In the Year Two Thousand Eleven

An Act relating to parental choice of terminology in certain domestic relations matters.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

1 SECTION 1. Chapter 208 of the General Laws is hereby amended by inserting
2 after Section 31, a new section as follows: -

3 Section 31B. Parental rights and responsibilities; parenting plans; use of terms.

4 In agreements relative to custody or parenting plans pursuant to section 31 of this
5 chapter, the parties may use alternative terms if they specifically agree to do so in writing. The
6 following terms may be substituted, the definitions of which are identical to the terms contained
7 in section 31.. Any provision of law or court order or court rule that allocates “parental rights and
8 responsibilities” shall correspond to the definitions of custody as provided in section 31 and any
9 provision of law or court order or court rule that refers to the “custody” of minor children shall
10 correspond to the definitions in this section.

11 For the purposes of this chapter, the following terms shall, unless the context clearly
12 requires otherwise, have the following meanings:

13 “Sole decision making responsibility,” one parent shall have the right and
14 responsibility to make major decisions regarding the child’s welfare including matters of
15 education, medical care and emotional, moral and religious development. This term corresponds
16 with “sole legal custody.”

17 “Shared decision making responsibility,” continued mutual responsibility and
18 involvement by both parents in major decisions regarding the child’s welfare including matters
19 of education, medical care and emotional, moral and religious development. This term
20 corresponds with “shared legal custody.”

21 “Primary residential responsibility,” a child shall reside with and be under the
22 supervision of one parent, subject to reasonable time with the other parent, unless the court
23 determines that such time with the other parent would not be in the best interest of the child.
24 This term corresponds with “sole physical custody.”

25 “Shared residential responsibility,” a child shall have periods of residing with
26 and being under the supervision of each parent; provided, however, that such periods shall be
27 shared by the parents in such a way as to assure a child frequent and continued contact with both
28 parents. This term corresponds with “shared physical custody.”

29 “Parental rights and responsibilities,” all rights and responsibilities parents have
30 concerning their child, including decision-making responsibility and residential responsibility.
31 This term corresponds with “custody.”

32 “Parenting plan,” a written plan describing the rights and responsibilities of
33 each parent. A parenting plan may include, without limitation, provisions relating to:

34 (1) decision-making responsibility and residential responsibility;

35 (2) information sharing and access, including telephone and
36 electronic access;

37 (3) legal residence of a child for school attendance;

38 (4) parenting schedule, including

39 (i) holiday, birthday and vacation planning,

40 (ii) weekends, including holidays and school in-service
41 days preceding or following weekends;

42 (5) transportation and exchange of the child;

43 (6) relocation of parents;

44 (7) the safety of the child and of the parents;

45 (8) procedure for review and adjustment of the plan; and

46 (9) methods for resolving disputes.