

SECOND REGULAR SESSION

SENATE BILL NO. 1110

98TH GENERAL ASSEMBLY

INTRODUCED BY SENATOR BROWN.

Read 1st time February 29, 2016, and ordered printed.

ADRIANE D. CROUSE, Secretary.

6660S.011

AN ACT

To repeal section 211.093, RSMo, and to enact in lieu thereof one new section relating to juvenile court orders.

Be it enacted by the General Assembly of the State of Missouri, as follows:

Section A. Section 211.093, RSMo, is repealed and one new section
2 enacted in lieu thereof, to be known as section 211.093, to read as follows:

211.093. 1. Any order or judgment entered by the court under authority
2 of this chapter or chapter 210 shall, so long as [such order or judgment remains
3 in effect] **the juvenile court exercises continuing jurisdiction**, take
4 precedence over any order or judgment concerning the status or custody of a child
5 under **the** age of twenty-one entered by a court under authority of chapter 452,
6 453, 454 or 455, **and orders of guardianship under chapter 475**, but only
7 to the extent inconsistent therewith.

8 **2. In addition to all other powers conveyed upon the court by**
9 **this chapter and chapter 210, any court exercising jurisdiction over a**
10 **juvenile pursuant to subdivision (1) of subsection 1 of section 211.031**
11 **shall have authority to enter an order placing that juvenile into the**
12 **legal and physical custody of any parent of the juvenile, enter a child**
13 **support order, and establish rights of visitation for the parents of the**
14 **juvenile, and the court shall have authority to enter an order**
15 **establishing the paternity of the juvenile's biological father under the**
16 **uniform paternity act, sections 210.817 to 210.852.**

17 **3. Any custody, support, or visitation order entered by the court**
18 **pursuant to subsection 2 of this section shall remain in full force and**
19 **effect after the termination of juvenile court proceeding if the court's**

EXPLANATION—Matter enclosed in bold-faced brackets [thus] in this bill is not enacted and is intended to be omitted in the law.

20 order expressly states that the order shall be continuing. Any such
21 custody, child support, or visitation order shall take precedence over
22 any prior orders concerning custody, child support, guardianship, or
23 visitation and shall remain in full force and effect until a subsequent
24 order with respect to custody, child support, guardianship, or visitation
25 of the juvenile is entered by a court under authority of chapter 452,
26 453, 454, or 455, and orders of guardianship under chapter 475.

27 4. If the juvenile court terminates jurisdiction without entering
28 a continuing custody, support, or visitation order pursuant to
29 subsections 2 and 3 of this section, then legal and physical custody of
30 the juvenile shall be returned to the custodian or legal guardian who
31 exercised custody prior to the juvenile court assuming jurisdiction
32 pursuant to subdivision (1) of subsection 1 of section 211.031, and any
33 custody or visitation orders in effect at the time the juvenile court
34 assumed jurisdiction shall be restored.

✓
Bill

Copy