

State of South Dakota

NINETIETH SESSION
LEGISLATIVE ASSEMBLY, 2015

661W0303

HOUSE BILL NO. 1068

Introduced by: Representatives Johns, Gibson, Gosch, Langer, and Stevens and Senators
Lederman, Rave, and Rusch

1 FOR AN ACT ENTITLED, An Act to revise when a court can grant a cross credit on child
2 support.

3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:

4 Section 1. That § 25-7-6.27 be amended to read as follows:

5 25-7-6.27. If ~~the parents have agreed in writing to a detailed~~ there is an order by the court,
6 either incorporating a written stipulation or following a trial, and detailing a shared parenting
7 plan which provides that the child will reside no less than one hundred eighty nights per
8 calendar year in each parent's home, and that the parents will share the duties and
9 responsibilities of parenting the child and the expenses of the child in proportion to their
10 incomes, ~~and the shared parenting plan has been incorporated in the custody order,~~ the court
11 may, if deemed appropriate under the circumstances, grant a cross credit on the amount of the
12 child support obligation based on the number of nights the child resides with each parent. The
13 shared parenting child support cross credit shall be calculated as follows:

14 (1) Multiply the parents' combined child support obligation under the schedule by 1.5 to
15 establish the parents' combined shared parenting child support obligation;



- 1 (2) Multiply the combined shared parenting child support obligation by each parent's
2 percentage share of the parents' combined net incomes to establish each parent's
3 shared parenting child support obligation;
- 4 (3) Multiply each parent's shared parenting child support obligation by the percentage of
5 nights the child resides with each parent based on a three hundred sixty-five day
6 calendar year to establish each parent's prorated shared parenting child support
7 obligation;
- 8 (4) Offset the parents' prorated shared parenting child support obligations; and
- 9 (5) The parent with the larger prorated shared parenting child support obligation shall
10 pay the difference between these amounts.

11 In deciding whether a shared parenting child support cross credit is appropriate, the court
12 shall consider whether it would have a substantial negative effect on the child's standard of
13 living.

14 It is presumed that the parenting time is exercised. If the parenting time exercised
15 substantially deviates from the parenting time ordered, either party may petition the court for
16 a modification of the support order without showing any other change in circumstances.