## HOUSE BILL NO. HB0083

Child custody-sex offense conviction presumption.

Sponsored by: Representative(s) Pendergraft, Angelos,
Brady, Haroldson, Kelly and Knapp and
Senator(s) Hutchings

## A BILL

for

1 AN ACT relating to domestic relations; specifying a

2 presumption that no sex offender shall have unsupervised

3 visitation with a child; requiring consideration of sex-

4 related convictions when considering the best interests of

5 a child in custody determinations upon divorce; and

6 providing for an effective date.

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8 Be It Enacted by the Legislature of the State of Wyoming:

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10 **Section 1**. W.S. 20-2-201(a) by creating a new

11 paragraph (x) and by renumbering (x) as (xi) and 20-2-202

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12 by creating a new subsection (b) are amended to read:

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20-2-201. Disposition and maintenance of children in
decree or order; access to records.
(a) In granting a divorce, separation or annulment of
a marriage or upon the establishment of paternity pursuant
to W.S. $14-2-401$ through $14-2-907$ , the court may make by
decree or order any disposition of the children that
appears most expedient and in the best interests of the
children. In determining the best interests of the child,
the court shall consider, but is not limited to, the
following factors:
(x) Whether either parent has a conviction for
which the parent must register as a sex offender under W.S.
7-19-301 through 7-19-310;
$\frac{(x)}{(xi)}$ Any other factors the court deems
necessary and relevant.
20-2-202. Visitation.
(b) When considering an order for visitation, there
shall be a presumption that it is not in the best interests

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of a child to grant unsupervised visitation to a parent who is required to register as a sex offender under W.S.

7-19-301 through 7-19-310.

Section 2. This act is effective July 1, 2025.
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(END)

2025

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