1 A bill to be entitled 2 An act relating to minor time-sharing for registered 3 sexual offenders and sexual predators; amending s. 61.13, F.S.; prohibiting a court from granting time-4 5 sharing with a minor child to certain parents 6 registered as a sexual offender or sexual predator; 7 providing an exception; providing an effective date. 8 9 Be It Enacted by the Legislature of the State of Florida: 10 11 Section 1. Paragraph (c) of subsection (2) of section 12 61.13, Florida Statutes, is amended to read: 13 61.13 Support of children; parenting and time-sharing; 14 powers of court.-(2)15 The court shall determine all matters relating to 16 (C) 17 parenting and time-sharing of each minor child of the parties in 18 accordance with the best interests of the child and in 19 accordance with the Uniform Child Custody Jurisdiction and Enforcement Act, except that modification of a parenting plan 20 21 and time-sharing schedule requires a showing of a substantial, material, and unanticipated change of circumstances. 22 It is the public policy of this state that each minor 23 1. child has frequent and continuing contact with both parents 24 25 after the parents separate or the marriage of the parties is Page 1 of 4

CODING: Words stricken are deletions; words underlined are additions.

2021

dissolved and to encourage parents to share the rights and responsibilities, and joys, of childrearing. There is no presumption for or against the father or mother of the child or for or against any specific time-sharing schedule when creating or modifying the parenting plan of the child.

31 2. The court shall order that the parental responsibility 32 for a minor child be shared by both parents unless the court finds that shared parental responsibility would be detrimental 33 to the child. Evidence that a parent has been convicted of a 34 misdemeanor of the first degree or higher involving domestic 35 violence, as defined in s. 741.28 and chapter 775, or meets the 36 37 criteria of s. 39.806(1)(d), creates a rebuttable presumption of 38 detriment to the child. If the presumption is not rebutted after 39 the convicted parent is advised by the court that the presumption exists, shared parental responsibility, including 40 time-sharing with the child, and decisions made regarding the 41 42 child, may not be granted to the convicted parent. However, the 43 convicted parent is not relieved of any obligation to provide 44 financial support. If the court determines that shared parental 45 responsibility would be detrimental to the child, it may order 46 sole parental responsibility and make such arrangements for 47 time-sharing as specified in the parenting plan as will best 48 protect the child or abused spouse from further harm. Whether or not there is a conviction of any offense of domestic violence or 49 50 child abuse or the existence of an injunction for protection

Page 2 of 4

CODING: Words stricken are deletions; words underlined are additions.

2021

51 against domestic violence, the court shall consider evidence of 52 domestic violence or child abuse as evidence of detriment to the 53 child.

54 In ordering shared parental responsibility, the court a. 55 may consider the expressed desires of the parents and may grant 56 to one party the ultimate responsibility over specific aspects 57 of the child's welfare or may divide those responsibilities 58 between the parties based on the best interests of the child. 59 Areas of responsibility may include education, health care, and 60 any other responsibilities that the court finds unique to a 61 particular family.

62 b. The court shall order sole parental responsibility for 63 a minor child to one parent, with or without time-sharing with 64 the other parent if it is in the best interests of the minor 65 child.

66 3.a. The court may not grant a parent time-sharing with a 67 minor child if the parent is required to register as a sexual 68 offender under s. 943.0435 or a sexual predator under s. 775.21 69 and at the time of the offense for which the parent had to 70 register: 71 (I) The registrant was 18 years of age or older. The victim was under 18 years of age or the 72 (II) 73 registrant believed the victim to be under 18 years of age.

b. Notwithstanding sub-subparagraph a., the court may 74 grant time-sharing to the registrant if the court makes a

75

Page 3 of 4

CODING: Words stricken are deletions; words underlined are additions.

2021

2021

76 specific finding in writing that the registrant poses no 77 significant risk of harm to the child and that time-sharing is 78 in the best interest of the child. 79 4.3. Access to records and information pertaining to a 80 minor child, including, but not limited to, medical, dental, and 81 school records, may not be denied to either parent. Full rights 82 under this subparagraph apply to either parent unless a court 83 order specifically revokes these rights, including any restrictions on these rights as provided in a domestic violence 84 injunction. A parent having rights under this subparagraph has 85 the same rights upon request as to form, substance, and manner 86 87 of access as are available to the other parent of a child, including, without limitation, the right to in-person 88 89 communication with medical, dental, and education providers. 90 Section 2. This act shall take effect July 1, 2021.

Page 4 of 4

CODING: Words stricken are deletions; words underlined are additions.