A bill to be entitled 1 2 An act relating to evidence; amending s. 3 90.803, F.S.; revising an exception to the 4 prohibition against hearsay evidence; providing 5 an effective date. 6 7 Be It Enacted by the Legislature of the State of Florida: 8 Section 1. Subsection (22) of section 90.803, Florida 9 Statutes, 1996 Supplement, is amended to read: 10 90.803 Hearsay exceptions; availability of declarant 11 12 immaterial. -- The provision of s. 90.802 to the contrary notwithstanding, the following are not inadmissible as 13 14 evidence, even though the declarant is available as a witness: 15 (22) FORMER TESTIMONY. -- Former testimony given by the 16 declarant which testimony was given as a witness at another 17 hearing of the same or a different proceeding, or in a deposition taken in compliance with law in the course of the 18 19 same or another proceeding, if the party against whom the 20 testimony is now offered, or, in a civil action or proceeding, 21 a predecessor in interest, or a person with a similar interest, had an opportunity and similar motive to develop the 22 23 testimony by direct, cross, or redirect examination, provided, however, the court finds that the testimony is not 24 25 inadmissible pursuant to s. 90.402 or s. 90.403.at a civil 26 trial, when used in a retrial of said trial involving identical parties and the same facts. 27 Section 2. This act shall take effect July 1, 1997 and 28 29 shall apply to pending cases in which the final pretrial 30 conference occurs on or after that date. 31