A bill to be entitled 1 2 An act relating to witnesses; amending s. 3 90.612, F.S.; requiring a judge to protect a 4 witness under a specific age from undue 5 harassment or embarrassment during interrogation and to restrict unnecessary 6 7 repetition of questions; requiring that 8 questions be stated in a form appropriate to 9 the age and understanding of the witness; authorizing a court to forbid questions that 10 11 are not in a form reasonably understood; 12 providing an effective date. 13 14 Be It Enacted by the Legislature of the State of Florida: 15 16 Section 1. Section 90.612, Florida Statutes, is 17 amended to read: 90.612 Mode and order of interrogation and 18 19 presentation.--20 (1) The judge shall exercise reasonable control over the mode and order of the interrogation of witnesses and the 21 presentation of evidence, so as to: 22 23 (a) Facilitate, through effective interrogation and 24 presentation, the discovery of the truth. 25 (b) Avoid needless consumption of time. 26 (c) Protect witnesses from harassment or undue 27 embarrassment. 28 (d) Take special care to protect a witness under age

14 from undue harassment or embarrassment and to restrict the unnecessary repetition of questions. The court shall also take

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that is appropriate to the age and understanding of the witness. The court may, in the interests of justice, on objection by a party, forbid the asking of a question that is in a form that can not reasonably be understood by a person of the age and understanding of the witness.

- (2) Cross-examination of a witness is limited to the subject matter of the direct examination and matters affecting the credibility of the witness. The court may, in its discretion, permit inquiry into additional matters.
- (3) Leading questions should not be used on the direct examination of a witness except as may be necessary to develop the witness's testimony. Ordinarily, leading questions should be permitted on cross-examination. When a party calls a hostile witness, an adverse party, or a witness identified with an adverse party, interrogation may be by leading questions.

Section 2. This act shall take effect July 1, 2000.

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## SENATE SUMMARY

Requires a judge to protect a witness under age 14 from undue harassment or embarrassment during interrogation and to restrict unnecessary repetition of questions. Requires that questions be stated in a form appropriate to the age and understanding of the witness. Authorizes a court to forbid questions that are not in a form reasonably understood.