Bill No. HB 2125, 2nd Eng.

Amendment No. ____ CHAMBER ACTION Senate House 1 2 3 4 5 6 7 8 9 10 Senator McKay moved the following amendment: 11 12 13 Senate Amendment (with title amendment) On page 84, between lines 2 and 3, 14 15 16 insert: 17 Section 52. Pilot program for attorneys ad litem for 18 dependent children. --(1) LEGISLATIVE INTENT.--In furtherance of the goals 19 20 set forth in section 39.4085, Florida Statutes, it is the 21 intent of the Legislature that children who are maintained in out-of-home care by court order under s. 39.402 receive 22 23 competent legal representation. 24 (2) RESPONSIBILITIES.--25 (a) The Office of the State Courts Administrator shall 26 establish a 3-year pilot Attorney Ad Litem Program in the 27 Ninth Judicial Circuit. (b) The Office of the State Courts Administrator shall 28 29 establish the pilot program in the Ninth Judicial Circuit by 30 October 1, 2000. The Ninth Judicial Circuit may contract with a private or public entity in the Ninth Judicial Circuit to 31 1 8:15 AM 05/04/00 h2125.cf26.29

establish the pilot program. The private or public entity must 1 have appropriate expertise in representing the rights of 2 children taken into custody by the Department of Children and 3 4 Family Services. The Office of the State Court Administrator shall identify measurable outcomes, including, but not limited 5 6 to, the impact of counsel on child safety, improvements in the 7 provision of appropriate services, and any reduction in the length of stay of children in state care. The pilot program 8 shall be established and operate independently of any other 9 10 state agency responsible for the care of children taken into 11 custody. 12 (c) The Ninth Judicial Circuit shall designate an 13 attorney within the Ninth Judicial Circuit to conduct the administrative oversight of the pilot program. The program 14 15 administrator must be a member in good standing of The Florida 16 Bar and must have 5 or more years of experience in the area of 17 child advocacy, child welfare, or juvenile law. The 18 administrative oversight of the pilot program is subject to supervision by the Ninth Judicial Circuit. 19 The Office of the State Courts Administrator in 20 (d) 21 conjunction with the pilot program shall develop a training program for attorneys ad litem which includes, but need not be 22 limited to, appropriate standards of practice for attorneys 23 24 who represent children. (e) Within funds specifically appropriated for this 25 pilot program, the Office of the State Courts Administrator in 26 27 conjunction with the pilot program shall design an appropriate 28 attorney ad litem program and may establish the number of attorneys needed to serve as attorneys ad litem and may employ 29 30 attorneys and other personnel. An attorney ad litem must be a member in good standing of The Florida Bar and may not serve 31

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as an attorney ad litem until he or she has completed the 1 2 training program. 3 (f) The court shall appoint the entity responsible for 4 representation of children in the Ninth Judicial Circuit under 5 the pilot program who are continued in out-of-home care at the shelter hearing conducted under section 39.402, Florida 6 7 Statutes, if the court deems attorney ad litem representation necessary. At any time following the shelter hearing, the 8 court may appoint an attorney ad litem upon the motion of any 9 10 party, or upon the court's own motion if an attorney ad litem 11 has not yet been appointed and the court deems such 12 representation necessary. The attorney ad litem's 13 representation shall be limited to proceedings initiated under chapter 39, only. The court must appoint a guardian ad litem 14 15 pursuant to s. 39.822 for all children who have been appointed an attorney ad litem. Upon this action by the court, the 16 17 department shall provide to the administrator, at a minimum, 18 the name of the child, the location and placement of the child, the name of the department's authorized agent and 19 contact information, copies of all notices sent to the parent 20 21 or legal custodian of the child, and other information or records concerning the child. 22 (g) Upon the court's direction, the pilot program 23 administrator shall assign an attorney ad litem to represent 24 the child. Once assigned, the attorney ad litem shall 25 26 represent the child's wishes for purposes of proceedings under 27 chapter 39, Florida Statutes, as long as the child's wishes are consistent with the safety and well being of the child. 28 The child's attorney must in all circumstances fulfill the 29 30 same duties of advocacy, loyalty, confidentiality, and competent representation which are due an adult client. The 31

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court must approve any action by the attorney ad litem 1 2 restricting access to the child by the guardian ad litem or by 3 any other party. The attorney ad litem shall represent the 4 child until the program is discharged by order of the court because permanency has been achieved or the court believes 5 6 that the attorney ad litem is no longer necessary. 7 (h) The Office of the State Courts Administrator shall conduct research and gather statistical information to 8 evaluate the establishment, operation, and impact of the pilot 9 10 program in meeting the legal needs of dependent children. In 11 assessing the effects of the pilot program, including 12 achievement of outcomes identified under paragraph (2)(b), the evaluation must include a comparison of children within the 13 Ninth Judicial Circuit who are appointed an attorney ad litem 14 15 with those who are not. The office shall submit a report to 16 the Legislature and the Governor by October 1, 2001 and by 17 October 1, 2002, regarding its findings. The office shall 18 submit a final report by October 1, 2003, which must include an evaluation of the pilot program; findings on the 19 feasibility of a statewide program; and recommendations, if 20 21 any, for locating, establishing, and operating a statewide 22 program. (3) STANDARDS.--The Supreme Court is requested, by 23 24 October 1, 2000, to adopt rules of juvenile procedure which include the duties, responsibilities, and conduct of an 25 attorney ad litem. The Office of the State Courts 26 27 Administrator, in consultation with the Dependency Court 28 Improvement Committee of the Supreme Court, shall develop implementation guidelines for the attorney ad litem pilot 29 30 program. (4) FUNDING.--The sums of \$1,040,111 in recurring 31 4

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funds and \$48,674 in nonrecurring funds are appropriated from 1 2 the General Revenue Fund and two full-time-equivalent 3 positions are authorized for Court Operations - Circuit Courts 4 in the State Court System to operate the attorney ad litem pilot program in the Ninth Judicial Circuit and provide 5 6 adequate guardian ad litem representation that is in the best 7 interests of all children involved in the pilot program. The sum of \$696,798 in recurring funds is appropriated from the 8 General Revenue Fund, and 14 full-time equivalent positions 9 10 are authorized, for the circuit court budget to ensure best interests representation by the Guardian Ad Litem Program as 11 12 part of the pilot program. The sum of \$75,000 in nonrecurring 13 funds is appropriated from the General Revenue Fund to the Supreme Court for the Office of the State Courts Administrator 14 15 for the purpose of evaluating the pilot program. 16 (5) The provisions in this section of the act shall 17 take effect October 1, 2000. 18 19 (Redesignate subsequent sections.) 20 21 22 And the title is amended as follows: 23 On page 5, line 7, following the semicolon 24 25 26 insert: 27 providing legislative intent with respect to 28 providing competent legal representation for children in state custody; requiring that the 29 30 Office of the State Courts Administrator create 31 a pilot Attorney Ad Litem Program in the Ninth 5

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1	Judicial Circuit; authorizing the office to
2	contract with a private or public entity to
3	operate the pilot program; providing for the
4	pilot program to operate independently of other
5	state agencies responsible for the care of
6	children in state custody; providing for
7	administration of the program; requiring that
8	the Office of the State Courts Administrator
9	develop a training program for attorneys ad
10	litem; requiring that the court direct the
11	pilot program to assign an attorney ad litem;
12	requiring that the Department of Children and
13	Family Services provide information to the
14	pilot-program administrator; providing for
15	assigning an attorney ad litem to represent the
16	child's wishes; requiring the Office of the
17	State Courts Administrator to make annual
18	reports to the Legislature; requiring that the
19	Office of the States Courts Administrator
20	evaluate the pilot program; requesting that the
21	Supreme Court adopt rules of juvenile
22	procedure; providing appropriations for the
23	pilot program;
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