Bill No. CS for SB 288 Amendment No. CHAMBER ACTION Senate House 1 2 3 4 5 6 7 8 9 10 11 Senator Carlton moved the following amendment: 12 13 Senate Amendment (with title amendment) On page 11, between lines 19 and 20, 14 15 16 insert: 17 Section 6. Subsections (47) and (51) of section 39.01, Florida Statutes, are amended to read: 18 19 39.01 Definitions.--When used in this chapter, unless the context otherwise requires: 20 (47) "Next of kin" means an adult relative of a child 21 22 who is the child's brother, sister, grandparent, 23 great-grandparent, aunt, uncle, or first cousin. (51) "Participant," for purposes of a shelter 24 proceeding, dependency proceeding, or termination of parental 25 26 rights proceeding, means any person who is not a party but who 27 should receive notice of hearings involving the child, including foster parents or the legal custodian of the child, 28 29 identified prospective parents, grandparents or 30 great-grandparents entitled to priority for adoption consideration under s. 63.0425, actual custodians of the 31 1 10:39 AM 03/09/00 s0288c1c-24m0a

child, and any other person whose participation may be in the best interest of the child. A community-based agency under contract with the department to provide protective services may be designated as a participant at the discretion of the court. Participants may be granted leave by the court to be heard without the necessity of filing a motion to intervene. Section 7. Section 39.509, Florida Statutes, is

amended to read:

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9 39.509 Grandparents and great-grandparents 10 rights.--Notwithstanding any other provision of law, a 11 maternal or paternal grandparent or great-grandparent as well 12 as a stepgrandparent or step-great-grandparent is entitled to 13 reasonable visitation with his or her grandchild or great-grandchild who has been adjudicated a dependent child 14 15 and taken from the physical custody of the parent unless the court finds that such visitation is not in the best interest 16 17 of the child or that such visitation would interfere with the goals of the case plan. Reasonable visitation may be 18 unsupervised and, where appropriate and feasible, may be 19 20 frequent and continuing.

21 (1) Grandparent or great-grandparent visitation may take place in the home of the grandparent or great-grandparent 22 unless there is a compelling reason for denying such a 23 24 visitation. The department's caseworker shall arrange the visitation to which a grandparent or great-grandparent is 25 entitled pursuant to this section. The state shall not charge 26 27 a fee for any costs associated with arranging the visitation. However, the grandparent or great-grandparent shall pay for 28 the child's cost of transportation when the visitation is to 29 30 take place in the grandparent's or great-grandparent's home. 31 The caseworker shall document the reasons for any decision to

10:39 AM 03/09/00

restrict a grandparent's or great-grandparent's visitation. 1 2 (2) A grandparent or great-grandparent entitled to 3 visitation pursuant to this section shall not be restricted 4 from appropriate displays of affection to the child, such as 5 appropriately hugging or kissing his or her grandchild or 6 great-grandchild. Gifts, cards, and letters from the 7 grandparent or great-grandparent and other family members shall not be denied to a child who has been adjudicated a 8 9 dependent child. 10 (3) Any attempt by a grandparent or great-grandparent to facilitate a meeting between the child who has been 11 12 adjudicated a dependent child and the child's parent or legal 13 custodian, or any other person in violation of a court order 14 shall automatically terminate future visitation rights of the 15 grandparent or great-grandparent. (4) When the child has been returned to the physical 16 17 custody of his or her parent, the visitation rights granted pursuant to this section shall terminate. 18 19 (5) The termination of parental rights does not affect the rights of grandparents or great-grandparents unless the 20 court finds that such visitation is not in the best interest 21 of the child or that such visitation would interfere with the 22 goals of permanency planning for the child. 23 24 (6) In determining whether grandparental or great-grandparental visitation is not in the child's best 25 interest, consideration may be given to the finding of guilt, 26 27 regardless of adjudication, or entry or plea of guilty or nolo 28 contendere to charges under the following statutes, or similar statutes of other jurisdictions: s. 787.04, relating to 29 30 removing minors from the state or concealing minors contrary 31 to court order; s. 794.011, relating to sexual battery; s. 3 10:39 AM 03/09/00 s0288c1c-24m0a

798.02, relating to lewd and lascivious behavior; chapter 800, 1 2 relating to lewdness and indecent exposure; or chapter 827, 3 relating to the abuse of children. Consideration may also be 4 given to a report of abuse, abandonment, or neglect under ss. 5 415.101-415.113 or this chapter and the outcome of the 6 investigation concerning such report. 7 Section 8. Paragraph (a) of subsection (3) of section 39.801, Florida Statutes, is amended to read: 8 9 39.801 Procedures and jurisdiction; notice; service of 10 process.--(3) Before the court may terminate parental rights, in 11 12 addition to the other requirements set forth in this part, the 13 following requirements must be met: (a) Notice of the date, time, and place of the 14 15 advisory hearing for the petition to terminate parental rights 16 and a copy of the petition must be personally served upon the 17 following persons, specifically notifying them that a petition has been filed: 18 19 1. The parents of the child. The legal custodians of the child. 20 2. 21 If the parents who would be entitled to notice are 3. dead or unknown, a living relative of the child, unless upon 22 diligent search and inquiry no such relative can be found. 23 24 Any person who has physical custody of the child. 4. 25 5. Any grandparent or great-grandparent entitled to priority for adoption under s. 63.0425. 26 27 Any prospective parent who has been identified 6. under s. 39.503 or s. 39.803. 28 The guardian ad litem for the child or the 29 7. 30 representative of the guardian ad litem program, if the 31 program has been appointed.

10:39 AM 03/09/00

Bill No. <u>CS for SB 288</u>

Amendment No. \_\_\_\_

1 2 The document containing the notice to respond or appear must 3 contain, in type at least as large as the type in the balance 4 of the document, the following or substantially similar "FAILURE TO PERSONALLY APPEAR AT THIS ADVISORY 5 language: 6 HEARING CONSTITUTES CONSENT TO THE TERMINATION OF PARENTAL 7 RIGHTS OF THIS CHILD (OR CHILDREN). IF YOU FAIL TO APPEAR ON THE DATE AND TIME SPECIFIED, YOU MAY LOSE ALL LEGAL RIGHTS AS 8 9 A PARENT TO THE CHILD OR CHILDREN NAMED IN THE PETITION ATTACHED TO THIS NOTICE." 10 11 Section 9. Paragraph (b) of subsection (2), paragraphs 12 (c) and (d) of subsection (4) and subsections (6) and (7) of section 61.13, Florida Statutes, are amended to read: 13 61.13 Custody and support of children; visitation 14 15 rights; power of court in making orders .--16 (2) 17 (b)1. The court shall determine all matters relating to custody of each minor child of the parties in accordance 18 with the best interests of the child and in accordance with 19 20 the Uniform Child Custody Jurisdiction Act. It is the public policy of this state to assure that each minor child has 21 frequent and continuing contact with both parents after the 22 parents separate or the marriage of the parties is dissolved 23 24 and to encourage parents to share the rights and 25 responsibilities, and joys, of childrearing. After considering all relevant facts, the father of the child shall be given the 26 27 same consideration as the mother in determining the primary 28 residence of a child irrespective of the age or sex of the 29 child. 30 2. The court shall order that the parental 31 responsibility for a minor child be shared by both parents

10:39 AM 03/09/00

5

unless the court finds that shared parental responsibility 1 2 would be detrimental to the child. Evidence that a parent has 3 been convicted of a felony of the third degree or higher 4 involving domestic violence, as defined in s. 741.28 and 5 chapter 775, or meets the criteria of s. 39.806(1)(d), creates 6 a rebuttable presumption of detriment to the child. If the 7 presumption is not rebutted, shared parental responsibility, including visitation, residence of the child, and decisions 8 9 made regarding the child, may not be granted to the convicted 10 parent. However, the convicted parent is not relieved of any 11 obligation to provide financial support. If the court 12 determines that shared parental responsibility would be 13 detrimental to the child, it may order sole parental responsibility and make such arrangements for visitation as 14 15 will best protect the child or abused spouse from further 16 harm. Whether or not there is a conviction of any offense of 17 domestic violence or child abuse or the existence of an injunction for protection against domestic violence, the court 18 shall consider evidence of domestic violence or child abuse as 19 20 evidence of detriment to the child. 21 In ordering shared parental responsibility, the a.

court may consider the expressed desires of the parents and 22 23 may grant to one party the ultimate responsibility over 24 specific aspects of the child's welfare or may divide those 25 responsibilities between the parties based on the best interests of the child. Areas of responsibility may include 26 27 primary residence, education, medical and dental care, and any other responsibilities that the court finds unique to a 28 particular family. 29

30 b. The court shall order "sole parental31 responsibility, with or without visitation rights, to the

10:39 AM 03/09/00

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1 other parent when it is in the best interests of" the minor 2 child.

3 c. The court may award the grandparents and 4 great-grandparents visitation rights with a minor child if it 5 is in the child's best interest. Grandparents and 6 great-grandparents have legal standing to seek judicial 7 enforcement of such an award. This section does not require that grandparents or great-grandparents be made parties or 8 9 given notice of dissolution pleadings or proceedings, nor do 10 grandparents or great-grandparents have legal standing as "contestants" as defined in s. 61.1306. A court may not order 11 12 that a child be kept within the state or jurisdiction of the 13 court solely for the purpose of permitting visitation by the 14 grandparents or great-grandparents.

3. Access to records and information pertaining to a
minor child, including, but not limited to, medical, dental,
and school records, may not be denied to a parent because the
parent is not the child's primary residential parent.

(4)

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(c) When a custodial parent refuses to honor a 20 21 noncustodial parent's, or grandparent's, or great-grandparent's visitation rights without proper cause, 22 the court shall, after calculating the amount of visitation 23 24 improperly denied, award the noncustodial parent, or 25 grandparent, or great-grandparent a sufficient amount of extra 26 visitation to compensate the noncustodial parent, or 27 grandparent, or great-grandparent which visitation shall be 28 ordered as expeditiously as possible in a manner consistent with the best interests of the child and scheduled in a manner 29 30 that is convenient for the person deprived of visitation. In 31 ordering any makeup visitation, the court shall schedule such

10:39 AM 03/09/00

visitation in a manner that is consistent with the best 1 interests of the child or children and that is convenient for 2 3 the noncustodial parent, or great-grandparent. 4 In addition, the court: 5 May order the custodial parent to pay reasonable 1. 6 court costs and attorney's fees incurred by the noncustodial 7 parent or grandparent to enforce their visitation rights or 8 make up improperly denied visitation; May order the custodial parent to attend the 9 2. 10 parenting course approved by the judicial circuit; 11 3. May order the custodial parent to do community 12 service if the order will not interfere with the welfare of 13 the child; May order the custodial parent to have the 14 4. 15 financial burden of promoting frequent and continuing contact 16 when the custodial parent and child reside further than 60 17 miles from the noncustodial parent; 5. May award custody, rotating custody, or primary 18 residence to the noncustodial parent, upon the request of the 19 20 noncustodial parent, if the award is in the best interests of 21 the child; or 22 6. May impose any other reasonable sanction as a 23 result of noncompliance. 24 (d) A person who violates this subsection may be 25 punished by contempt of court or other remedies as the court 26 deems appropriate. 27 (6) In any proceeding under this section, the court may not deny shared parental responsibility, custody, or 28 29 visitation rights to a parent, or grandparent, or 30 great-grandparent solely because that parent, or grandparent, or great-grandparent is or is believed to be infected with 31 8 10:39 AM 03/09/00 s0288c1c-24m0a

human immunodeficiency virus; but the court may condition such 1 2 rights upon the parent's, or grandparent's, or 3 great-grandparent's agreement to observe measures approved by 4 the Centers for Disease Control and Prevention of the United 5 States Public Health Service or by the Department of Health 6 for preventing the spread of human immunodeficiency virus to 7 the child. 8 (7) In any case where the child is actually residing 9 with a grandparent or great-grandparent in a stable 10 relationship, whether the court has awarded custody to the 11 grandparent or great-grandparent or not, the court may 12 recognize the grandparents or great-grandparents as having the 13 same standing as parents for evaluating what custody 14 arrangements are in the best interest of the child. 15 Section 10. Subsection (1) of section 63.0425, Florida 16 Statutes, is amended to read: 17 63.0425 Grandparent's or great-grandparent's right to 18 adopt.--19 When a child who has lived with a grandparent or (1) 20 great-grandparent for at least 6 months is placed for 21 adoption, the agency or intermediary handling the adoption shall notify that grandparent or great-grandparent of the 22 impending adoption before the petition for adoption is filed. 23 24 If the grandparent or great-grandparent petitions the court to 25 adopt the child, the court shall give first priority for adoption to that grandparent or great-grandparent. 26 27 Section 11. Subsection (2) of section 63.172, Florida 28 Statutes, is amended to read: 63.172 Effect of judgment of adoption .--29 30 (2) If one or both parents of a child die without the 31 relationship of parent and child having been previously 9 10:39 AM 03/09/00 s0288c1c-24m0a

terminated and a spouse of the living parent or a close 1 2 relative of the child thereafter adopts the child, the child's 3 right of inheritance from or through the deceased parent is 4 unaffected by the adoption and, unless the court orders 5 otherwise, the adoption will not terminate any grandparental 6 or great-grandparental rights delineated under chapter 752. 7 For purposes of this subsection, a close relative of a child is the child's brother, sister, grandparent, 8 9 great-grandparent, aunt, or uncle. 10 11 (Redesignate subsequent sections.) 12 13 14 15 And the title is amended as follows: 16 Delete everything before the enacting clause 17 and insert: 18 19 A bill to be entitled 20 An act relating to children and families; 21 creating s. 752.011, F.S.; providing for court-ordered grandparent visitation under 22 certain circumstances; providing for 23 24 appointment of a guardian ad litem and family 25 mediation if the court makes a preliminary 26 finding that the minor is threatened with 27 demonstrable significant mental or emotional harm without visitation; requiring 28 court-ordered evaluation of the child if 29 30 mediation fails; providing for a hearing in which the determination of demonstrable 31

10:39 AM 03/09/00

Bill No. <u>CS for SB 288</u>

Amendment No. \_\_\_\_

1 significant mental or emotional harm to the	
2 minor will be made; providing criteria for such	
3 a determination; providing for attorney's fees	
4 and costs; applying the Uniform Child Custody	
5 Jurisdiction Act; repealing s. 752.01, F.S.,	
6 relating to grandparental visitation; amending	
7 s. 61.13, F.S., to conform to the act;	
8 encouraging consolidation of actions under ss.	
9 61.13, 752.011, F.S.; amending ss. 752.015,	
10 752.07, F.S., to conform cross-references;	
11 amending s. 39.01, F.S.; including references	
12 to great-grandparents in definitions relating	
13 to dependent children; amending s. 39.509,	
14 F.S.; providing for great-grandparents	
15 visitation rights; amending ss. 39.801 and	
16 63.0425, F.S.; providing for a	
17 great-grandparent's right to adopt; amending s.	
18 61.13, F.S.; providing for great-grandparents	
19 visitation rights and standing with regard to	
20 evaluating custody arrangements; amending s.	
21 63.172, F.S.; conforming references relating to	
22 great-grandparental visitation rights under ch.	
23 752, F.S.; providing an effective date.	
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10:39 AM 03/09/00