Amendment No. \_\_\_\_ (for drafter's use only)

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11	Representative(s) Bilirakis offered the following:						
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13	Amendment to Amendment (631663) (with title amendment)						
14	On page 2, between lines 11 & 12, of the amendment						
15							
16	insert:						
17	Section 2. Section 39.204, Florida Statutes, is						
18	amended to read:						
19	39.204 Abrogation of privileged communications in						
20	cases involving child abuse, abandonment, or neglectThe						
21	privileged quality of communication between husband and wife						
22	and between any professional person and his or her patient or						
23	client, and any other privileged communication except that						
24	between attorney and client or the privilege provided in s.						
25	90.505, as such communication relates both to the competency						
26	of the witness and to the exclusion of confidential						
27	communications, shall not apply to any communication involving						
28	the perpetrator or alleged perpetrator in any situation						
29	involving known or suspected child abuse, abandonment, or						
30	neglect and shall not constitute grounds for failure to report						
31	as required by s. 39.201 regardless of the source of the						

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information requiring the report, failure to cooperate with <a href="law enforcement or">law enforcement or</a> the department in its activities pursuant to this chapter, or failure to give evidence in any judicial proceeding relating to child abuse, abandonment, or neglect.

Section 3. Subsections (3) and (5) of section 415.1045, Florida Statutes, are amended to read:

415.1045 Photographs, videotapes, and medical examinations; abrogation of privileged communications; confidential records and documents.--

- (3) ABROGATION OF PRIVILEGED COMMUNICATIONS.—The privileged quality of communication between husband and wife and between any professional and the professional's patient or client, and any other privileged communication except that between attorney and client or clergy and person, as such communication relates to both the competency of the witness and to the exclusion of confidential communications, does not apply to any situation involving known or suspected abuse, neglect, or exploitation of a vulnerable adult and does not constitute grounds for failure to report as required by s. 415.1034, for failure to cooperate with <a href="Law enforcement or">Law enforcement or</a> the department in its activities under ss. 415.101-415.113, or for failure to give evidence in any judicial or administrative proceeding relating to abuse, neglect, or exploitation of a vulnerable adult.
- (5) ACCESS TO RECORDS AND DOCUMENTS.--If any person refuses to allow a law enforcement officer or the protective investigator to have access to, inspect, or copy any medical, social, or financial record or document in the possession of any person, caregiver, guardian, or facility which is relevant to the allegations under investigation, the department may petition the court for an order requiring the person to allow

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access to the record or document. The petition must allege specific facts sufficient to show that the record or document is relevant to the allegations under investigation and that the person refuses to allow access to such record or document. If the court finds by a preponderance of the evidence that the record or document is relevant to the allegations under investigation, the court may order the person to allow access to and permit the inspection or copying of the medical, social, or financial record or document.

======== T I T L E A M E N D M E N T =========

And the title is amended as follows:

14 remove: the entire title

and insert:

A bill to be entitled

A act relating to child and adult abuse; requiring hospitals, birthing facilities, or home birth providers to give to new parents informational brochures concerning the dangers of shaking babies and young children; requiring the Department of Health to prepare the brochures; prescribing the contents of the brochures; providing that a cause of action against specified persons and entities does not accrue as a result of failure to give this information; amending ss. 39.204 and 415.1045, F.S.; providing applicability of failure to cooperate with law enforcement with respect to investigation of or privileged communications

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