# Bill No. CS for SB 1090

### Barcode 425408

# CHAMBER ACTION

	CHAMBER ACTION <u>Senate</u> House
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11	The Committee on Health Care (Rich) recommended the following
12	amendment:
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14	Senate Amendment (with title amendment)
15	On page 2, between lines 29 and 30,
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17	insert:
18	Section 1. Subsection (11) of section 39.402, Florida
19	Statutes, is amended to read:
20	39.402 Placement in a shelter
21	(11) <u>(a)</u> If a child is placed in a shelter pursuant to
22	a court order following a shelter hearing, the court shall
23	require in the shelter hearing order that the parents of the
24	child, or the guardian of the child's estate, if possessed of
25	assets which under law may be disbursed for the care, support,
26	and maintenance of the child, to pay, to the department or
27	institution having custody of the child, fees as established
28	by the department. When the order affects the guardianship
29	estate, a certified copy of the order shall be delivered to
30	the judge having jurisdiction of the guardianship estate. The
31	shelter order shall also require the parents to provide to the
	9:02 AM 03/16/05 s1090.he34.05a

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department and any other state agency or party designated by
   the court, within 28 days after entry of the shelter order,
   the financial information necessary to accurately calculate
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   child support pursuant to s. 61.30.
         (b) The parent or legal guardian shall provide all
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   known medical information to the department.
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    (Redesignate subsequent sections.)
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   ======= T I T L E A M E N D M E N T =========
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12
   And the title is amended as follows:
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          On page 1, line 3, after the semicolon,
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   insert:
          amending s. 39.402, F.S.; requiring a child's
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          parent or legal guardian to provide certain
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          information to the department;
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