HB 109

CHAMBER ACTION

1 The Civil Justice Committee recommends the following: 2 3 Council/Committee Substitute 4 Remove the entire bill and insert: 5 A bill to be entitled 6 An act relating to temporary custody of a child by an 7 extended family member or putative father; amending s. 8 751.011, F.S.; defining the term "extended family member"; 9 amending s. 751.02, F.S.; authorizing an extended family 10 member to bring a proceeding in court to determine the 11 temporary custody of a child; amending s. 751.03, F.S.; 12 specifying the information that must be included in a petition for temporary custody by an extended family 13 member or putative father; providing that only an extended 14 family member or putative father may file a petition for 15 16 temporary custody under ch. 751, F.S.; amending s. 751.05, 17 F.S.; providing that either or both of the child's parents 18 may petition the court to modify the order granting 19 temporary custody under certain circumstances; providing an effective date. 20 21 Be It Enacted by the Legislature of the State of Florida: 22 23

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24 Subsection (1) of section 751.011, Florida Section 1. 25 Statutes, is amended to read: 26 751.011 Definitions.--As used in ss. 751.01-751.05, the 27 term: (1)"Extended family member" is any person who is a 28 29 relative: 30 (a) Within the third degree by blood or marriage to the parent or stepparent of a child and who is caring full time for 31 32 that child in the role of substitute parent; or 33 Within the third degree by blood or marriage to the (b) 34 parent or stepparent of a child and who is caring full time for 35 that child, and a half-brother or half-sister of that child, in the role of substitute parent family composed of the minor child 36 and a relative of the child who is the child's brother, sister, 37 38 grandparent, aunt, uncle, or cousin. 39 Section 2. Section 751.02, Florida Statutes, is amended to 40 read: 751.02 Determination of temporary custody proceedings; 41 42 jurisdiction. -- Any extended family member relative of a minor 43 child who has the signed, notarized consent of the child's legal parents, or any extended family member relative of the child, 44 45 including a putative father, with whom the child is presently 46 living, may bring proceedings in the circuit court to determine 47 the temporary custody of the child. A putative father may bring a proceeding for temporary custody only when he is unable to 48 perfect personal service of process upon the mother of the 49

51 service of process upon the mother of the child, he must Page 2 of 4

child. When the putative father is able to perfect personal

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2006 CS 52 petition for custody and other relief, including the 53 establishment of his paternity of the child, under chapter 742. 54 Section 3. Section 751.03, Florida Statutes, is amended to 55 read: 56 751.03 Petition for temporary custody; contents.--Each 57 Every petition for temporary custody of a minor child must be 58 verified by the petitioner and must contain statements, to the 59 best of petitioner's knowledge and belief, showing: 60 (1)The name, date of birth, and current address of the child; 61 62 (2) The names and current addresses of the child's 63 parents; 64 The names and current addresses of the persons with (3) 65 whom the child has lived during the past 5 years; 66 (4) The places where the child has lived during the past 5 67 years; Information concerning any custody proceeding in this 68 (5) or any other state with respect to the child; 69 70 The residence and post office address of the (6) 71 petitioner; The petitioner's relationship to the child, including 72 (7)73 the circumstances leading the petitioner to believe he is the natural father of the child when the petitioner is the putative 74 75 father; and 76 The consent of the child's parents, or the (8) circumstances of the child's current living situation with the 77 78 petitioner, including all information concerning the fitness of 79 the parents to raise the child, including information concerning Page 3 of 4

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2006 CS 80 whether either parent has abused, abandoned, or neglected the 81 child;-82 (9) Any temporary or permanent child support, attorney's 83 fees, costs, and disbursements; 84 (10) Whether an order of protection governing the parties 85 or a party and a minor child of the parties or party is in effect and, if so, the court in which the order was entered; 86 (11) That it is in the best interests of the child for the 87 petitioner to have custody of the child; and 88 89 (12) (9) A statement of the period of time the petitioner 90 is requesting temporary custody, including a statement of the reasons supporting that request. 91 92 93 Only an extended family member or putative father may file a 94 petition under this chapter. Section 4. Subsection (7) of section 751.05, Florida 95 Statutes, is amended to read: 96 97 751.05 Order granting temporary custody.--98 (7) At any time, either or both of the child's parents may petition the court to modify or terminate the order granting 99 100 temporary custody upon a finding that the parent requesting the 101 termination of the order is a fit parent, or by consent of the 102 parties. 103 Section 5. This act shall take effect July 1, 2006.

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