CS for CS for SB 118

First Engrossed

1	A bill to be entitled
2	An act relating to temporary custody of a child
3	by an extended family member; amending s.
4	751.01, F.S.; removing provisions related to
5	putative fathers; amending s. 751.011, F.S.;
6	defining the term "extended family member";
7	amending s. 751.02, F.S.; authorizing an
8	extended family member to bring a proceeding in
9	court to determine the temporary custody of a
10	child; amending s. 751.03, F.S.; specifying the
11	information that must be included in a petition
12	for temporary custody by an extended family
13	member; providing that only an extended family
14	member may file a petition for temporary
15	custody under ch. 751, F.S.; amending s.
16	751.05, F.S.; authorizing a court to redirect
17	child support payments to an extended family
18	member; requiring that, if possible, the court
19	order payment of arrearages; providing that
20	either or both of the child's parents may
21	petition the court to modify the order granting
22	temporary custody under certain circumstances;
23	providing an effective date.
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25	Be It Enacted by the Legislature of the State of Florida:
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27	Section 1. Subsections (2) and (3) of section 751.01,
28	Florida Statutes, are amended to read:
29	751.01 Purpose of actThe purposes of ss.
30	751.01-751.05 are to:
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1	(2) Provide for the welfare of <u>a</u> minor <u>child</u> children
2	who <u>is</u> are living with an extended family <u>members</u> , or who are
3	being cared for by putative fathers whose paternity cannot be
4	established given the absence of the mothers. At present, such
5	family members are unable to give complete care to the child
6	in their custody because they lack a legal document that
7	explains and defines their relationship to the child, and they
8	are unable effectively to consent to the care of the child
9	children by third parties.
10	(3) Provide temporary custody of a minor child to a
11	family member or putative father having physical custody of
12	the minor child to enable the custodian to:
13	(a) Consent to all necessary and reasonable medical
14	and dental care for the child, including nonemergency surgery
15	and psychiatric care;
16	(b) Secure copies of the child's records, held by
17	third parties, that are necessary to the care of the child,
18	including, but not limited to:
19	1. Medical, dental, and psychiatric records;
20	2. Birth certificates and other records; and
21	3. Educational records;
22	(c) Enroll the child in school and grant or withhold
23	consent for a child to be tested or placed in special school
24	programs, including exceptional education; and
25	(d) Do all other things necessary for the care of the
26	child.
27	Section 2. Subsection (1) of section 751.011, Florida
28	Statutes, is amended to read:
29	751.011 DefinitionsAs used in ss. 751.01-751.05,
30	the term:
31	(1) "Extended family <u>member</u> " is any <u>person who is:</u>

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(a) A relative within the third degree by blood or 1 2 marriage to the parent; or 3 (b) The stepparent of a child if the stepparent is currently married to the parent of the child and is not 4 5 engaged in a pending dissolution, separate maintenance, domestic violence, or other civil or criminal proceeding in б 7 any court of competent jurisdiction involving one or both of 8 the child's parents as an adverse party family composed of the minor child and a relative of the child who is the child's 9 brother, sister, grandparent, aunt, uncle, or cousin. 10 Section 3. Section 751.02, Florida Statutes, is 11 amended to read: 12 13 751.02 Determination of temporary custody proceedings; 14 jurisdiction. -- The following individuals may bring proceedings in the circuit court to determine the temporary custody of a 15 minor child: 16 (1) Any extended family member relative of a minor 17 18 child who has the signed, notarized consent of the child's 19 legal parents; - or (2) Any extended family member who is caring full time 20 for the child in the role of a substitute parent and relative 21 22 of the child, including a putative father, with whom the child 23 is presently living, may bring proceedings in the circuit 24 court to determine the temporary custody of the child. A 25 putative father may bring a proceeding for temporary custody only when he is unable to perfect personal service of process 26 upon the mother of the child. When the putative father is 27 28 able to perfect personal service of process upon the mother of 29 the child, he must petition for custody and other relief, including the establishment of his paternity of the child, 30 under chapter 742. 31

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Section 4. Section 751.03, Florida Statutes, is 1 2 amended to read: 3 751.03 Petition for temporary custody; contents.--Each Every petition for temporary custody of a minor child must be 4 verified by the petitioner and must contain statements, to the 5 best of petitioner's knowledge and belief, showing: б 7 (1) The name, date of birth, and current address of 8 the child; (2) The names and current addresses of the child's 9 parents; 10 (3) The names and current addresses of the persons 11 with whom the child has lived during the past 5 years; 12 13 (4) The places where the child has lived during the 14 past 5 years; (5) Information concerning any custody proceeding in 15 this or any other state with respect to the child; 16 (6) The residence and post office address of the 17 18 petitioner; (7) The petitioner's relationship to the child, 19 including the circumstances leading the petitioner to believe 20 he is the natural father of the child when the petitioner is 21 the putative father; and 2.2 23 (8) The consent of the child's parents, or the 24 specific acts or omissions of the parents which demonstrate that the parents have abused, abandoned, or neglected the 25 26 child as defined in chapter 39; the circumstances of the child's current living situation with the petitioner. 27 28 (9) Any temporary or permanent orders for child 29 support, the court entering the order, and the case number; (10) Any temporary or permanent order for protection 30 31 <u>entered on behalf of or against either parent, the petitioner,</u>

or the child; the court entering the order; and the case 1 2 number; 3 (11) That it is in the best interest of the child for the petitioner to have custody of the child; and 4 (12)(9) A statement of the period of time the 5 б petitioner is requesting temporary custody, including a 7 statement of the reasons supporting that request. 8 9 Only an extended family member may file a petition under this chapter. 10 Section 5. Subsections (5) and (7) of section 751.05, 11 Florida Statutes, are amended to read: 12 13 751.05 Order granting temporary custody.--14 (5)(a) The order granting temporary custody of the minor child to the petitioner may not include an order for the 15 support of the child unless the parent has received personal 16 or substituted service of process, the petition requests an 17 18 order for the support of the child, and there is evidence of 19 the parent's ability to pay the support ordered. 20 (b) The order granting temporary custody may redirect all or part of an existing child support obligation to be paid 21 22 to the extended family member who is granted temporary custody 23 of the child. If the court redirects an existing child support 24 obligation, the order granting temporary custody must include, if possible, the determination of arrearages owed to the 25 obligee and the person awarded temporary custody and must 26 order payment of the arrearages. The clerk of the circuit 27 28 court in which the temporary custody order is entered shall 29 transmit a certified copy thereof to the court originally entering the child support order. The temporary custody order 30 shall be recorded and filed in the original action in which 31

child support was determined and become a part thereof. A copy of the temporary custody order shall be filed with the depository that serves as the official recordkeeper for support payments due under the support order. The depository shall maintain separate accounts and separate account numbers for individual obligees. (7) At any time, either or both of the child's parents may petition the court to modify or terminate the order granting temporary custody. The court shall terminate the order upon a finding that the parent requesting the termination of the order is a fit parent, or by consent of the parties. The court may modify an order granting temporary custody if the parties consent or if modification is in the best interest of the child. Section 6. This act shall take effect July 1, 2006.