By Senator Geller

31-256-06

1	A bill to be entitled
2	An act relating to the parent-child privilege;
3	creating s. 90.5045, F.S.; creating a
4	parent-child privilege to prevent disclosure of
5	communications that were made by children
6	younger than a specified age to their parents
7	or by parents older than a specified age to
8	their children and intended to be made in
9	confidence; defining the term "parent";
10	prescribing proceedings in which the privilege
11	does not exist; providing for waiver of the
12	privilege; requiring that a guardian ad litem
13	be appointed to represent a minor child prior
14	to the court's approving the child's waiver of
15	the privilege; providing an effective date.
16	
17	Be It Enacted by the Legislature of the State of Florida:
18	
19	Section 1. Section 90.5045, Florida Statutes, is
20	created to read:
21	90.5045 Parent-child privilege
22	(1) Because of the family relationship that exists
23	between parents and their children, there is a privilege to
24	refuse to disclose, and to prevent another from disclosing,
25	communications that were intended to be made in confidence
26	<pre>between:</pre>
27	(a) A child who at the time of making the
28	communication was 25 years of age or younger and that child's
29	parent.
30	
31	

31

1	(b) A parent who at the time of making the
2	communication was 65 years of age or older and that parent's
3	child.
4	(2) The privilege may be claimed by either the child
5	or the parent, or by the quardian or conservator of the child
6	or parent. The authority of a child or the child's parent, or
7	quardian or conservator of the child or parent, to claim the
8	privilege is presumed in the absence of contrary evidence.
9	(3) As used in this section, the term "parent" means a
10	woman who gives birth to a child or a man whose consent to the
11	adoption of the child would be required under s. 63.062(1). If
12	a child has been legally adopted, the term "parent" means the
13	adoptive mother or father of the child. The term does not
14	include an individual whose parental relationship to the child
15	has been legally terminated and does not include an alleged or
16	prospective parent, unless the parental status falls within
17	the terms of s. 39.503(1) or s. 63.062(1).
18	(4) There is no privilege under this section:
19	(a) In any proceeding brought by or on behalf of the
20	child against the child's parent.
21	(b) In any proceeding brought by or on behalf of the
22	child's parent against the child.
23	(c) In a criminal proceeding in which the child is
24	charged with a crime committed at any time against the person
25	or property of the child's parent or the person or property of
26	any other child of the child's parent.
27	(d) In a criminal proceeding in which the child's
28	parent is charged with a crime committed at any time against
29	the person or property of the child or the person or property
3 0	of a shild of the shild

1	(e) In any criminal or other governmental
2	investigation involving allegations of abuse, neglect,
3	abandonment, or nonsupport of a child by a parent of that
4	child.
5	(f) In any criminal or other governmental
6	investigation involving allegations of sexual or physical
7	abuse of a parent by a child of that parent.
8	(q) In any proceeding governed by the Florida Family
9	Law Rules of Procedure or the Florida Juvenile Rules of
10	Procedure.
11	(5) This privilege may be waived if either the parent
12	or the child expressly consents to the disclosure of the
13	communications. However, if the child has not reached majority
14	or been otherwise emancipated, the child's stated consent is
15	invalid or ineffective unless it is approved by a court of
16	competent jurisdiction. The court may approve such child's
17	consent only after appointing a quardian ad litem to represent
18	the child and after the quardian ad litem makes a
19	recommendation to the court that the waiver of the privilege
20	would be in the best interests of the child.
21	Section 2. This act shall take effect July 1, 2006.
22	
23	*********
24	SENATE SUMMARY
25	Creates a parent-child privilege to prevent disclosure of
their children and were intended to be made in confidence. Defines the term "parent." Prescribes proceedings in which the privilege does not exist. Provides for waiver of the privilege. Requires that guardian ad litem be appointed to represent a minor	age to their parents or by parents of a specified age to
	confidence. Defines the term "parent." Prescribes
	Provides for waiver of the privilege. Requires that a
	prior to the court's approving the child's waiver of the
	brivitede.
31	