HB 803 2006

A bill to be entitled

An act relating to child support guidelines; amending s. 61.30, F.S.; creating a rebuttable presumption that a parent is able to earn minimum wage, as set by the United States Department of Labor; providing for the parent to present his or her rebuttal before a trier of fact; providing an effective date.

Be It Enacted by the Legislature of the State of Florida:

- Section 1. Paragraph (b) of subsection (2) of section 61.30, Florida Statutes, is amended to read:
- 61.30 Child support guidelines; retroactive child support.--
- (2) Income shall be determined on a monthly basis for the obligor and for the obligee as follows:
- (b) Income on a monthly basis shall be imputed to an unemployed or underemployed parent when such employment or underemployment is found to be voluntary on that parent's part, absent physical or mental incapacity or other circumstances over which the parent has no control. In the event of such voluntary unemployment or underemployment, the employment potential and probable earnings level of the parent shall be determined based upon his or her recent work history, occupational qualifications, and prevailing earnings level in the community; however, the court may refuse to impute income to a primary residential parent if the court finds it necessary for the parent to stay home with the child. Any person found to be the

HB 803 2006

parent of a child or children in this state is presumed to be
able to earn minimum wage, as set by the United States
Department of Labor. This presumption is a rebuttable
presumption. Any parent seeking to rebut this presumption may
present evidence at a hearing noticed for the purpose of
establishing child support before a trier of fact.
Section 2 This act shall take effect July 1 2006

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