

Bill No. SB 2030

Barcode 675652

CHAMBER ACTION

Senate

House

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The Committee on Children, Families, and Elder Affairs (Rich)
recommended the following amendment:

Senate Amendment

On page 28, lines 3-29, delete those lines

and insert: and enforceable by the court.

(b) Upon execution of the consent of the ~~birth~~ parent,
the adoption entity shall be permitted to intervene in the
dependency case as a party in interest and shall provide the
court having jurisdiction over the minor pursuant to the
shelter or dependency petition filed by the department with a
copy of the preliminary home study of the prospective adoptive
parents and any other evidence of the suitability of the
placement. The preliminary home study shall be maintained with
strictest confidentiality within the dependency court file and
the department's file. A preliminary home study must be
provided to the court in all cases in which an adoption entity
has intervened pursuant to this section.

(c) Upon a determination by the court that the
prospective adoptive parents have met the requirements of this

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1 chapter ~~are properly qualified~~ to adopt the minor child and
2 that the adoption appears to be in the best interest of the
3 minor child, the court shall immediately order the transfer of
4 custody of the minor child to the prospective adoptive
5 parents, under the supervision of the adoption entity.
6 Thereafter, the adoption entity must file a petition for
7 termination of parental rights or a petition for adoption in
8 the court having jurisdiction over child welfare or custody in
9 the county with the appropriate venue according to s. 63.087
10 or s. 63.102. The adoption entity shall thereafter provide
11 monthly supervision reports to the court

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