A bill to be entitled

An act relating to court actions involving families; amending ss. 39.001, 61.001, 63.022, 68.07, 741.2902, 984.01, and 985.02, F.S., and creating ss. 88.1041, 742.016, 743.001, and 1003.201, F.S.; providing additional purposes relating to implementing a unified family court program in the circuit courts; providing legislative intent; providing an effective date.

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

- Section 1. Paragraph (o) is added to subsection (1) of section 39.001, Florida Statutes, to read:
- 39.001 Purposes and intent; personnel standards and screening.--
- (1) PURPOSES OF CHAPTER.--The purposes of this chapter are:
- (o) To provide all children and families with a fully integrated, comprehensive approach to handling all cases that involve children and families and a resolution of family disputes in a fair, timely, efficient, and cost-effective manner. It is the intent of the Legislature that the courts of this state embrace methods of resolving disputes that do not cause additional emotional harm to the children and families who are required to interact with the judicial system. It is the intent of the Legislature to support the development of a unified family court and to support the state courts system's efforts to improve the resolution of disputes involving children

and families through a fully integrated, comprehensive approach that includes coordinated case management; the concept of "one family, one judge"; collaboration with the community for referral to needed services; and methods of alternative dispute resolution. The Legislature supports the goal that the legal system focus on the needs of children who are involved in the litigation, refer families to resources that will make families' relationships stronger, coordinate families' cases to provide consistent results, and strive to leave families in better condition than when the families entered the system.

- Section 2. Subsection (2) of section 61.001, Florida Statutes, is amended to read:
 - 61.001 Purpose of chapter.--
 - (2) Its purposes are:

- (a) To preserve the integrity of marriage and to safeguard meaningful family relationships. $\dot{\tau}$
- (b) To promote the amicable settlement of disputes that arise between parties to a marriage.; and
- (c) To mitigate the potential harm to the spouses and their children caused by the process of legal dissolution of marriage.
- (d) To provide all children and families with a fully integrated, comprehensive approach to handling all cases that involve children and families and a resolution of family disputes in a fair, timely, efficient, and cost-effective manner. It is the intent of the Legislature that the courts of this state embrace methods of resolving disputes that do not cause additional emotional harm to the children and families who

are required to interact with the judicial system. It is the intent of the Legislature to support the development of a unified family court and to support the state courts system's efforts to improve the resolution of disputes involving children and families through a fully integrated, comprehensive approach that includes coordinated case management; the concept of "one family, one judge"; collaboration with the community for referral to needed services; and methods of alternative dispute resolution. The Legislature supports the goal that the legal system focus on the needs of children who are involved in the litigation, refer families to resources that will make families' relationships stronger, coordinate families' cases to provide consistent results, and strive to leave families in better condition than when the families entered the system.

Section 3. Subsection (6) is added to section 63.022, Florida Statutes, to read:

63.022 Legislative intent.--

children and families with a fully integrated, comprehensive approach to handling all cases that involve children and families and a resolution of family disputes in a fair, timely, efficient, and cost-effective manner. It is the intent of the Legislature that the courts of this state embrace methods of resolving disputes that do not cause additional emotional harm to the children and families who are required to interact with the judicial system. It is the intent of the Legislature to support the development of a unified family court and to support the state courts system's efforts to improve the resolution of

disputes involving children and families through a fully integrated, comprehensive approach that includes coordinated case management; the concept of "one family, one judge"; collaboration with the community for referral to needed services; and methods of alternative dispute resolution. The Legislature supports the goal that the legal system focus on the needs of children who are involved in the litigation, refer families to resources that will make families' relationships stronger, coordinate families' cases to provide consistent results, and strive to leave families in better condition than when the families entered the system.

Section 4. Subsection (9) is added to section 68.07, Florida Statutes, to read:

68.07 Change of name.--

children and families with a fully integrated, comprehensive approach to handling all cases that involve children and families and a resolution of family disputes in a fair, timely, efficient, and cost-effective manner. It is the intent of the Legislature that the courts of this state embrace methods of resolving disputes that do not cause additional emotional harm to the children and families who are required to interact with the judicial system. It is the intent of the Legislature to support the development of a unified family court and to support the state courts system's efforts to improve the resolution of disputes involving children and families through a fully integrated, comprehensive approach that includes coordinated case management; the concept of "one family, one judge";

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collaboration with the community for referral to needed services; and methods of alternative dispute resolution. The Legislature supports the goal that the legal system focus on the needs of children who are involved in the litigation, refer families to resources that will make families' relationships stronger, coordinate families' cases to provide consistent results, and strive to leave families in better condition than when the families entered the system.

Section 5. Section 88.1041, Florida Statutes, is created to read:

88.1041 Legislative intent. -- It is the intent of the Legislature to provide all children and families with a fully integrated, comprehensive approach to handling all cases that involve children and families and a resolution of family disputes in a fair, timely, efficient, and cost-effective manner. It is the intent of the Legislature that the courts of this state embrace methods of resolving disputes that do not cause additional emotional harm to the children and families who are required to interact with the judicial system. It is the intent of the Legislature to support the development of a unified family court and to support the state courts system's efforts to improve the resolution of disputes involving children and families through a fully integrated, comprehensive approach that includes coordinated case management; the concept of "one family, one judge"; collaboration with the community for referral to needed services; and methods of alternative dispute resolution. The Legislature supports the goal that the legal system focus on the needs of children who are involved in the

litigation, refer families to resources that will make families' relationships stronger, coordinate families' cases to provide consistent results, and strive to leave families in better condition than when the families entered the system.

Section 6. Subsection (3) is added to section 741.2902, Florida Statutes, to read:

741.2902 Domestic violence; legislative intent with respect to judiciary's role.--

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(3) It is the intent of the Legislature to provide all children and families with a fully integrated, comprehensive approach to handling all cases that involve children and families and a resolution of family disputes in a fair, timely, efficient, and cost-effective manner. It is the intent of the Legislature that the courts of this state embrace methods of resolving disputes that do not cause additional emotional harm to the children and families who are required to interact with the judicial system. It is the intent of the Legislature to support the development of a unified family court and to support the state courts system's efforts to improve the resolution of disputes involving children and families through a fully integrated, comprehensive approach that includes coordinated case management; the concept of "one family, one judge"; collaboration with the community for referral to needed services; and methods of alternative dispute resolution. The Legislature supports the goal that the legal system focus on the needs of children who are involved in the litigation, refer families to resources that will make families' relationships stronger, coordinate families' cases to provide consistent

results, and strive to leave families in better condition than when the families entered the system.

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to read:

Section 7. Section 742.016, Florida Statutes, is created to read:

742.016 Legislative intent. -- It is the intent of the Legislature to provide all children and families with a fully integrated, comprehensive approach to handling all cases that involve children and families and a resolution of family disputes in a fair, timely, efficient, and cost-effective manner. It is the intent of the Legislature that the courts of this state embrace methods of resolving disputes that do not cause additional emotional harm to the children and families who are required to interact with the judicial system. It is the intent of the Legislature to support the development of a unified family court and to support the state courts system's efforts to improve the resolution of disputes involving children and families through a fully integrated, comprehensive approach that includes coordinated case management; the concept of "one family, one judge"; collaboration with the community for referral to needed services; and methods of alternative dispute resolution. The Legislature supports the goal that the legal system focus on the needs of children who are involved in the litigation, refer families to resources that will make families' relationships stronger, coordinate families' cases to provide consistent results, and strive to leave families in better condition than when the families entered the system. Section 8. Section 743.001, Florida Statutes, is created

(1)

743.001 Legislative intentIt is the intent of the
Legislature to provide all children and families with a fully
integrated, comprehensive approach to handling all cases that
involve children and families and a resolution of family
disputes in a fair, timely, efficient, and cost-effective
manner. It is the intent of the Legislature that the courts of
this state embrace methods of resolving disputes that do not
cause additional emotional harm to the children and families who
are required to interact with the judicial system. It is the
intent of the Legislature to support the development of a
unified family court and to support the state courts system's
efforts to improve the resolution of disputes involving children
and families through a fully integrated, comprehensive approach
that includes coordinated case management; the concept of "one
family, one judge"; collaboration with the community for
referral to needed services; and methods of alternative dispute
resolution. The Legislature supports the goal that the legal
system focus on the needs of children who are involved in the
litigation, refer families to resources that will make families!
relationships stronger, coordinate families' cases to provide
consistent results, and strive to leave families in better
condition than when the families entered the system.
Section 9. Paragraph (g) is added to subsection (1) of
section 984.01, Florida Statutes, to read:
984.01 Purposes and intent; personnel standards and
screening

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The purposes of this chapter are:

CODING: Words stricken are deletions; words underlined are additions.

224	(g) To provide all children and families with a fully
225	integrated, comprehensive approach to handling all cases that
226	involve children and families and a resolution of family
227	disputes in a fair, timely, efficient, and cost-effective
228	manner. It is the intent of the Legislature that the courts of
229	this state embrace methods of resolving disputes that do not
230	cause additional emotional harm to the children and families who
231	are required to interact with the judicial system. It is the
232	intent of the Legislature to support the development of a
233	unified family court and to support the state courts system's
234	efforts to improve the resolution of disputes involving children
235	and families through a fully integrated, comprehensive approach
236	that includes coordinated case management; the concept of "one
237	family, one judge"; collaboration with the community for
238	referral to needed services; and methods of alternative dispute
239	resolution. The Legislature supports the goal that the legal
240	system focus on the needs of children who are involved in the
241	litigation, refer families to resources that will make families'
242	relationships stronger, coordinate families' cases to provide
243	consistent results, and strive to leave families in better
244	condition than when the families entered the system.
245	Section 10. Paragraph (j) is added to subsection (1) of
246	section 985.02, Florida Statutes, to read:
247	985.02 Legislative intent for the juvenile justice
248	system
249	(1) GENERAL PROTECTIONS FOR CHILDREN It is a purpose of
250	the Legislature that the children of this state be provided with
251	the following protections:

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A fully integrated, comprehensive approach to handling all cases that involve children and families and a resolution of family disputes in a fair, timely, efficient, and cost-effective manner. It is the intent of the Legislature that the courts of this state embrace methods of resolving disputes that do not cause additional emotional harm to the children and families who are required to interact with the judicial system. It is the intent of the Legislature to support the development of a unified family court and to support the state courts system's efforts to improve the resolution of disputes involving children and families through a fully integrated, comprehensive approach that includes coordinated case management; the concept of "one family, one judge"; collaboration with the community for referral to needed services; and methods of alternative dispute resolution. The Legislature supports the goal that the legal system focus on the needs of children who are involved in the litigation, refer families to resources that will make families' relationships stronger, coordinate families' cases to provide consistent results, and strive to leave families in better condition than when the families entered the system. Section 11. Section 1003.201, Florida Statutes, is created to read: 1003.201 Legislative intent. -- It is the intent of the Legislature to provide all children and families with a fully integrated, comprehensive approach to handling all cases that involve children and families and a resolution of family disputes in a fair, timely, efficient, and cost-effective

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manner. It is the intent of the Legislature that the courts of

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this state embrace methods of resolving disputes that do not cause additional emotional harm to the children and families who are required to interact with the judicial system. It is the intent of the Legislature to support the development of a unified family court and to support the state courts system's efforts to improve the resolution of disputes involving children and families through a fully integrated, comprehensive approach that includes coordinated case management; the concept of "one family, one judge"; collaboration with the community for referral to needed services; and methods of alternative dispute resolution. The Legislature supports the goal that the legal system focus on the needs of children who are involved in the litigation, refer families to resources that will make families' relationships stronger, coordinate families' cases to provide consistent results, and strive to leave families in better condition than when the families entered the system. Section 12. This act shall take effect July 1, 2008.