By Senator Storms

	10-00146-10 2010334
1	A bill to be entitled
2	An act relating to temporary and concurrent custody of
3	a child; revising ch. 751, F.S., relating to petitions
4	and court orders awarding the temporary custody of a
5	child to an extended family member, to also provide
6	for concurrent custody with the parents of the child;
7	amending ss. 751.01 and 751.02, F.S.; conforming
8	provisions to changes made by the act; amending s.
9	751.011, F.S.; revising definitions; defining the term
10	"concurrent custody"; amending s. 751.03, F.S.;
11	revising the petition for concurrent custody to
12	require additional information; amending s. 751.05,
13	F.S.; providing that if a parent objects to a petition
14	for concurrent custody, the court may not grant the
15	petition and must give the petitioner the option of
16	converting the petition to one for temporary custody;
17	providing for dismissal of the petition; providing
18	that an order granting concurrent custody does not
19	affect the ability of the parents to obtain the
20	physical custody of the child at any time; providing
21	for the court to terminate an order for concurrent
22	custody if a parent withdraws his or her consent to
23	the order; 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. Subsection (3) of section 751.01, Florida
28	Statutes, is amended to read:
29	751.01 Purpose of actThe purposes of ss. 751.01-751.05

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30	are to:
31	(3) Provide temporary <u>or concurrent</u> custody of a minor
32	child to a family member having physical custody of the minor
33	child to enable the custodian to:
34	(a) Consent to all necessary and reasonable medical and
35	dental care for the child, including nonemergency surgery and
36	psychiatric care <u>.</u> +
37	(b) Secure copies of the child's records, held by third
38	parties, which <del>that</del> are necessary <u>for</u> <del>to</del> the care of the child,
39	including, but not limited to:
40	1. Medical, dental, and psychiatric records;
41	2. Birth certificates and other records; and
42	3. Educational records;
43	(c) Enroll the child in school and grant or withhold
44	consent for a child to be tested or placed in special school
45	programs, including exceptional education.; and
46	(d) Do all other things necessary for the care of the
47	child.
48	Section 2. Section 751.011, Florida Statutes, is amended to
49	read:
50	751.011 Definitions.—As used in <u>this chapter</u> <del>ss. 751.01-</del>
51	<del>751.05</del> , the term <u>:</u>
52	(1) "Concurrent custody" means that an eligible individual
53	is awarded custodial rights to care for a child concurrently
54	with the child's parent or parents.
55	(2) "Extended family member" <u>means a</u> is any person who is:
56	<u>(a)<del>(</del>1)</u> A relative <u>of a minor child</u> within the third degree
57	by blood or marriage to the parent; or
58	<u>(b)<del>(</del>2)</u> The stepparent of a <u>minor</u> child if the stepparent is

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59	currently married to the parent of the child and is not a party
60	in a pending dissolution, separate maintenance, domestic
61	violence, or other civil or criminal proceeding in any court of
62	competent jurisdiction involving one or both of the child's
63	parents as an adverse party.
64	Section 3. Section 751.02, Florida Statutes, is amended to
65	read:
66	751.02 <del>Determination of</del> Temporary <u>or concurrent</u> custody
67	proceedings; jurisdiction
68	(1) The following individuals may bring proceedings in the
69	circuit court to determine the temporary <u>or concurrent</u> custody
70	of a minor child:
71	<u>(a)</u> Any extended family member who has the signed,
72	notarized consent of the child's legal parents; or
73	(b)(2) Any extended family member who is caring full time
74	for the child in the role of a substitute parent and with whom
75	the child is presently living.
76	(2) In addition to the requirements of subsection (1), an
77	individual seeking concurrent custody must:
78	(a) Currently have physical custody of the child, and have
79	had physical custody of the child for at least 10 days in any
80	30-day period within the last 12 months; and
81	(b) Not have signed, written documentation from a parent
82	which is sufficient to enable the custodian to do all of the
83	things necessary to care for the child which are available to
84	custodians who have an order issued under s. 751.05.
85	Section 4. Section 751.03, Florida Statutes, is amended to
86	read:
87	751.03 Petition for temporary <u>or concurrent</u> custody;

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88	contents.—Each petition for temporary <u>or concurrent</u> custody of a
89	minor child must be verified by the petitioner, who must be an
90	extended family member, and must contain statements, to the best
91	of <u>the</u> petitioner's knowledge and belief, <u>providing</u> showing:
92	(1) The name, date of birth, and current address of the
93	child <u>.</u> +
94	(2) The names and current addresses of the child's
95	parents <u>.</u>
96	(3) The names and current addresses of the persons with
97	whom the child has lived during the past 5 years. $\cdot$
98	(4) The places where the child has lived during the past 5
99	years
100	(5) Information concerning any custody proceeding in this
101	or any other state with respect to the child $\underline{\cdot} \dot{\boldsymbol{\cdot}}$
102	(6) The residence and post office address of the
103	petitioner <u>.</u> ;
104	(7) The petitioner's relationship to the child.;
105	(8) If concurrent custody is being requested:
106	(a) The time periods during the last 12 months in which the
107	child resided with the petitioner;
108	(b) The type of document, if any, provided by the parent or
109	parents to enable the petitioner to act on behalf of the child;
110	(c) The services or actions that the petitioner is unable
111	to obtain or undertake without an order of custody; and
112	(d) Whether each parent has consented, in writing, to the
113	entry of an order of concurrent custody.
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115	A copy of the written consent and any documents provided by the
116	parent to assist the petitioner in obtaining services must be

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

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147	the petitioner $\mathrm{if}$ when it is in the best interest of the child
148	<del>to do so</del> .
149	(3) If one of the minor child's parents objects to <u>:</u>
150	(a) The petition for concurrent custody, in writing, the
151	court may not grant the petition even if the other parent
152	consents, in writing, to the entry of the order. The court shall
153	give the petitioner the option of converting the petition to a
154	petition for temporary custody. If the petitioner so elects, the
155	court shall set the matter for further hearing, provide notice
156	to the parent or parents, and proceed in accordance with
157	paragraph (b). If the petition is not converted into a petition
158	for temporary custody, it shall be dismissed without prejudice.
159	(b) The petition for temporary custody granting of
160	temporary custody to the petitioner, the court shall grant the
161	petition only upon a finding, by clear and convincing evidence,
162	that the child's parent or parents are unfit to provide <u>for</u> the
163	care and control of the child. In determining that a parent is
164	unfit, the court must find that the parent has abused,
165	abandoned, or neglected the child, as defined in chapter 39.
166	(4) The order granting <u>:</u>
167	(a) Concurrent custody of the minor child may not eliminate
168	or diminish the custodial rights of the child's parent or
169	parents. The order must expressly state that the grant of
170	custody does not affect the ability of the child's parent or
171	parents to obtain physical custody of the child at any time.
172	(b) Temporary custody of the minor child to the petitioner
173	may also grant visitation rights to the child's parent or
174	parents, if it is in the best interest of the child <del>to do so</del> .

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175 (5) (a) The order granting temporary or concurrent custody 176 of the minor child to the petitioner:

177 (a) May not include an order for the support of the child 178 unless the parent has received personal or substituted service 179 of process, the petition requests an order for the support of 180 the child, and there is evidence of the parent's ability to pay 181 the support ordered.

182 (b) The order granting temporary custody May redirect all or part of an existing child support obligation to be paid to 183 184 the extended family member who is granted temporary or 185 concurrent custody of the child. If the court redirects an existing child support obligation, the order granting temporary 186 187 or concurrent custody must include, if possible, the determination of arrearages owed to the obligee and the person 188 189 awarded temporary or concurrent custody and must order payment 190 of the arrearages. The clerk of the circuit court in which the 191 temporary custody order is entered shall transmit a certified 192 copy thereof to the court originally entering the child support order. The temporary or concurrent custody order shall be 193 194 recorded and filed in the original action in which child support was determined and become a part thereof. A copy of the 195 196 temporary or concurrent custody order shall also be filed with 197 the depository that serves as the official recordkeeper for support payments due under the support order. The depository 198 199 must shall maintain separate accounts and separate account 200 numbers for individual obligees.

(6) 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

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204	finding that the parent is a fit parent, or by consent of the
205	parties. The court may modify an order granting temporary
206	custody if the parties consent or if modification is in the best
207	interest of the child.
208	(7) At any time the petitioner, or either or both of the
209	child's parents, may move the court to modify the child support
210	provision or terminate the order granting concurrent custody.
211	The court shall terminate the order upon a finding that either
212	or both of the child's parents object to the order. The fact
213	that an order for concurrent custody has been terminated does
214	not preclude any person who is otherwise eligible to petition
215	for temporary custody from filing such petition. The court may
216	modify an order granting child support if the parties consent
217	and if modification is in the best interest of the child.
218	Section 6. This act shall take effect July 1, 2010.

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