

Amendment No. 1

COMMITTEE/SUBCOMMITTEE ACTION

ADOPTED	<u> </u>	(Y/N)
ADOPTED AS AMENDED	<u> </u>	(Y/N)
ADOPTED W/O OBJECTION	<u> </u>	(Y/N)
FAILED TO ADOPT	<u> </u>	(Y/N)
WITHDRAWN	<u> </u>	(Y/N)
OTHER	<u> </u>	

1 Committee/Subcommittee hearing bill: Civil Justice Subcommittee
 2 Representative Wood offered the following:

3

4 **Amendment**

5 Remove line 111 and insert:
 6 facility or to the primary attending or treating physician
 7 stating that

8 Remove line 290 and insert:
 9 primary attending physician, or any other interested person who
 10 may

11 Remove line 320 and insert:
 12 primary attending or treating physician, or such physician's
 13 designee,

14 Remove line 638 and insert:
 15 in question, the primary attending physician shall evaluate the

16 Remove line 661 and insert:

Amendment No. 1

17 surrogate. In the event the primary attending physician
18 determines that

19 Remove lines 742-747 and insert:

20 for notification to her or his primary attending or treating
21 physician that the living will has been made. In the event the
22 principal is physically or mentally incapacitated at the time
23 the principal is admitted to a health care facility, any other
24 person may notify the physician or health care facility of the
25 existence of the living will. A primary ~~An attending or treating~~

26 Remove line 765 and insert:

27 and if my primary attending or treating physician and another
28 consulting

29 Remove lines 808-825 and insert:

30 II, the person's primary attending physician may proceed as
31 directed by the principal in the living will. In the event of a
32 dispute or disagreement concerning the primary attending
33 physician's decision to withhold or withdraw life-prolonging
34 procedures, the primary attending physician shall not withhold
35 or withdraw life-prolonging procedures pending review under s.
36 765.105. If a review of a disputed decision is not sought within
37 7 days following the primary attending physician's decision to
38 withhold or withdraw life-prolonging procedures, the primary
39 ~~attending~~ physician may proceed in accordance with the
40 principal's instructions.

41 Section 17. Section 765.306, Florida Statutes, is amended
42 to read:

Amendment No. 1

43 765.306 Determination of patient condition.—In determining
44 whether the patient has a terminal condition, has an end-stage
45 condition, or is in a persistent vegetative state or may recover
46 capacity, or whether a medical condition or limitation referred
47 to in an advance directive exists, the patient's primary
48 ~~attending or treating~~ physician and at least one other
49 consulting physician

50 Remove line 834 and insert:
51 primary attending physician in accordance with currently
52 accepted

53 Remove line 845 and insert:
54 (2) The guardian and the person's primary attending
55 physician, in

56 Remove line 856 and insert:
57 person's primary attending physician, to determine whether the
58 condition

59 Remove line 868 and insert:
60 addressed to the primary ~~an attending~~ physician, who must