Florida Senate - 2016 Bill No. SB 590

House

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LEGISLATIVE ACTION

Senate . Comm: FAV . 11/19/2015 . .

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

Senate Amendment (with title amendment)

Delete lines 83 - 88

and insert:

(f) (g) At the arraignment hearing held pursuant to s. 39.506, in the order that approves the case plan pursuant to s. 39.603, or in the order that changes the permanency goal to adoption and terminates the parental rights pursuant to s. <u>39.621</u> In all dependency proceedings, after it is determined that reunification is not a viable alternative and prior to the

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11	filing of a petition for termination of parental rights, the
12	court shall <u>provide written notice to</u> advise the biological
13	parent who is a party to the case of <u>his or her</u> the right to
14	participate in a private adoption plan.
15	
16	======================================
17	And the title is amended as follows:
18	Delete line 11
19	and insert:
20	must provide written notice to a parent of specified
21	information;