Bill No. CS/CS/HB 1217, 1st Eng. (2018)

Amendment No.

CHD	MRER	Δ C Γ	$\Gamma T \cap N$

Senate House

.

Representative Metz offered the following:

Remove lines 380-406 and insert:

2

1

Amendment

4

5

7 8

9

1112

13

has been terminated before the return of the deploying parent in a record or by a written agreement signed by both the deploying parent and the other parent, or, in the absence of such a record or agreement, by court order. The grant does not create any independent, continuing right to caretaking authority, decisionmaking authority, or limited contact to an individual granted temporary custody.

(2) A nonparent granted temporary caretaking authority, decisionmaking authority, or limited contact has standing only

812479

Approved For Filing: 2/27/2018 6:24:09 PM

Page 1 of 2

Amendment No.

to enforce the gra	ant until it is	terminated in	a record or by a
written agreement	signed by both	the deploying	parent and the
other parent, or,	in the absence	of such a reco	ord or agreement,
by court order or	under this par	t.	

- (3) If a grant of temporary authority is terminated in a record or by a written agreement signed by both the deploying parent and the other parent, a copy of the termination record or agreement shall be filed with the court and the temporary custody order shall be modified to reflect the termination.

 Thereafter, the deploying parent and the other parent may agree on alternative arrangements for custodial responsibility in compliance with s. 61.721 or either parent may seek an alternative arrangement for custodial responsibility under s. 61.749.
- 61.745 Content of temporary custody order.—An order granting custodial responsibility, when applicable, must:
- (1) Designate the order as temporary and provide for termination after the deploying parent returns from deployment.
- (2) To the extent permissible, identify the destination, duration, and conditions of the deployment.