By Senator Baxley

12-00884-17 2017762___ A bill to be entitled

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An act relating to child protection; amending s. 61.13, F.S.; prohibiting a time-sharing plan from requiring visitation at a recovery residence between specified hours; amending s. 397.487, F.S.; authorizing a certified recovery residence to allow a

minor child to visit a recovery residence, excluding visits during specified hours; providing an effective date.

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

- Section 1. Subsection (9) is added to section 61.13, Florida Statutes, to read:
- 61.13 Support of children; parenting and time-sharing; powers of court.—
- (9) A time-sharing plan may not require that a minor child visit a parent who is a resident of a recovery residence, as defined by s. 397.311, between the hours of 9 p.m. and 7 a.m.
- Section 2. Subsection (10) is added to section 397.487, Florida Statutes, to read:
 - 397.487 Voluntary certification of recovery residences.-
- (10) A certified recovery residence may allow a minor child to visit a parent who is a resident of the recovery residence, provided that the minor child may not visit or remain in the recovery residence between the hours of 9 p.m. and 7 a.m.
 - Section 3. This act shall take effect July 1, 2017.