Bill No.HJR 1

Amendment	No	(for	drafter's	115e	only)
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	CHAMBER ACTION
	<u>Senate</u> <u>House</u>
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1	Representative Richardson offered the following:
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3	Amendment (with title amendment)
4	Remove everything after the resolving clause and insert:
5	That the creation of Section 22 of Article X of the State
6	Constitution set forth below is agreed to and shall be submitted
7	to the electors of Florida for approval or rejection at the
8	general election to be held in November 2004:
9	ARTICLE X
10	MISCELLANEOUS
11	SECTION 22. Parental notice of abortion
12	(a) Notwithstanding the right of privacy provided in
13	Article I, Section 23, the legislature shall by general law
14	require a physician to notify the parent or guardian of a
15	pregnant minor at least 48 hours before the physician terminates
16	the minor's pregnancy. The legislature may not require such
17	notification if:

Amendment No. (for drafter's use only) 18 (1) A documented medical emergency exists and there is 19 insufficient time for the physician to notify the parent or 20 guardian. (2) The minor is or has been married or has had the 21 22 disability of nonage removed. (3) A circuit court has waived the notice requirement 23 based upon any of the following grounds: 24 25 a. There is evidence of child abuse or sexual abuse of the 26 minor by one or both of the minor's parents or by the guardian; 27

28 b. The notification of a parent or guardian is not in the 29 best interest of the minor.

30 (b) In a judicial proceeding brought pursuant to paragraph (a)(3), the court must: 31

32 (1) Give the proceeding precedence over other matters to 33 ensure that the court reaches a decision promptly;

34 (2) Maintain written transcripts of all testimony and 35 proceedings;

36 (3) Provide for an expedited and confidential appeal; and

or

(4) Waive any requirements for filing fees or court costs. 37 BE IT FURTHER RESOLVED that the title and substance of the 38 39 amendment proposed herein shall appear on the ballot as follows: PARENTAL NOTIFICATION OF A MINOR'S TERMINATION OF PREGNANCY 40 41 Proposes the creation of Section 22 of Article X of the

State Constitution stipulating that the Legislature, 42 43 notwithstanding the constitutional right of privacy, enact 44 legislation requiring a physician to notify the parent or 45 quardian of a pregnant minor at least 48 hours before 46 terminating the minor's pregnancy; providing that such

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47 notification is not required if a documented medical emergency 48 exists and there is insufficient time to provide notice, if the 49 minor is or has been married or has had the disability of nonage removed, or if the circuit court waives the notice requirement 50 based on a finding of child abuse or sexual abuse by the parent 51 or quardian of the minor or finds that such notification is not 52 in the best interest of the minor; and requiring that any court 53 54 proceeding be expeditious and confidential, that written 55 transcripts be maintained, and that filing fees and court costs 56 be waived.

## House Joint Resolution

A joint resolution proposing the creation of Section 22 of
Article X of the State Constitution, relating to
miscellaneous matters, to require the Legislature to enact
legislation providing for the notification of a pregnant
minor's parent or guardian prior to termination of the
pregnancy and setting requirements and conditions
therefor.