## ENROLLED

## 2007 Legislature

## CS for SB 122

1	
2	An act relating to child custody; creating s.
3	61.13002, F.S.; prohibiting a court from
4	modifying child custody during the time a
5	parent is activated, deployed, or temporarily
б	assigned to military service; providing a
7	limited exception; requiring reinstatement upon
8	parent's return from military service; limiting
9	application of the prohibition; providing an
10	effective date.
11	
12	Be It Enacted by the Legislature of the State of Florida:
13	
14	Section 1. Section 61.13002, Florida Statutes, is
15	created to read:
16	61.13002 Child custody modification
17	(1) If a supplemental petition to modify or a motion
18	for change of child custody and parental responsibility is
19	filed during the time a parent is activated, deployed, or
20	temporarily assigned to military service and the parent's
21	ability to continue as the primary caretaker of a minor child
22	is materially affected as a result, the court may not issue an
23	order or modify or amend a previous judgment or order that
24	changes custody as it existed on the date the parent was
25	activated, deployed, or temporarily assigned to military
26	service, except that a court may enter a temporary order to
27	modify or amend custody if there is clear and convincing
28	evidence that the temporary modification or amendment is in
29	the best interests of the child. When entering a temporary
30	order under this section, the court shall consider and provide
31	for, if feasible, contact between the military service member

1

**CODING:** Words stricken are deletions; words <u>underlined</u> are additions.

ENROLLED 2007 Legislature

and his or her child, including, but not limited to, electronic communication by webcam, telephone, or other available means. The court shall also permit liberal time-sharing during periods of leave from military service, as it is in the child's best interests to maintain the parent-child bond during the parent's military service. (2) If a temporary order is issued under this section, the court shall reinstate the custody judgment or order previously in effect upon the parent's return from active military service, deployment, or temporary assignment. (3) This section does not apply to permanent change of station moves by military personnel, which shall be governed by s. 61.13001. Section 2. This act shall take effect July 1, 2007. 

CODING: Words stricken are deletions; words underlined are additions.