CS for CS for SB 1602

A bill to be entitled 1 2 An act relating to parental notice of abortion; 3 amending s. 390.01114, F.S.; providing that in 4 a hearing relating to waiving the requirement 5 for parental notice, the court consider certain 6 additional factors, including whether the 7 minor's decision to terminate her pregnancy was 8 due to intimidation or undue influence; 9 providing for severability; providing an 10 effective date. 11 Be It Enacted by the Legislature of the State of Florida: 12 13 14 Section 1. Subsection (4) of section 390.01114, Florida Statutes, is amended to read: 15 390.01114 Parental Notice of Abortion Act.--16 (4) PROCEDURE FOR JUDICIAL WAIVER OF NOTICE. --17 18 (a) A minor may petition any circuit court in a judicial circuit within the jurisdiction of the District Court 19 of Appeal in which the minor she resides for a waiver of the 20 notice requirements of subsection (3) and may participate in 21 proceedings on her own behalf. The petition may be filed under 2.2 23 a pseudonym or through the use of initials, as provided by 24 court rule. The petition must include a statement that the petitioner is pregnant and notice has not been waived. The 25 court shall advise the minor that she has a right to 26 court-appointed counsel and shall provide her with counsel 27 28 upon her request at no cost to the minor. 29 (b) Court proceedings under this section subsection must be given precedence over other pending matters to the 30 31 extent necessary to ensure that the court reaches a decision

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promptly. The court shall rule, and issue written findings of 1 2 fact and conclusions of law, within 48 hours after the 3 petition is filed, except that the 48-hour limitation may be extended at the request of the minor. If the court fails to 4 rule within the 48-hour period and an extension has not been 5 requested, the petition shall be deemed $\frac{1}{100}$ granted, and the б 7 notice requirement is waived. 8 (c) If the court finds, by clear and convincing evidence, that the minor is sufficiently mature to decide 9 whether to terminate her pregnancy, the court shall issue an 10 order authorizing the minor to consent to the performance or 11 inducement of a termination of pregnancy without the 12 13 notification of a parent or guardian. If the court does not 14 make the finding specified in this paragraph or paragraph (d), it must dismiss the petition. Factors the court shall consider 15 16 <u>include:</u> 1. The minor's: 17 18 a. Age. b. Overall intelligence. 19 c. Emotional stability. 20 d. Credibility and demeanor as a witness. 21 e. Ability to accept responsibility. 2.2 23 Ability to assess the future consequences of her 24 choices. g. Ability to understand and comprehend the medical 25 risks of terminating her pregnancy and to apply that 26 understanding to her decision. 27 28 2. Whether there has been any intimidation or undue 29 influence on the minor's decision to terminate her prequancy. 30 (d) If the court finds, by a preponderance of the 31 evidence, that the petitioner is the victim there is evidence

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of child abuse or sexual abuse <u>inflicted</u> of the petitioner by 1 2 one or both of her parents or her quardian, or that the notification of a parent or guardian is not in the best 3 interest of the petitioner, the court shall issue an order 4 authorizing the minor to consent to the performance or 5 inducement of a termination of pregnancy without the б 7 notification of a parent or quardian. If the court finds 8 evidence of child abuse or sexual abuse of the minor 9 petitioner by any person, the court shall report the evidence of child abuse or sexual abuse of the petitioner, as provided 10 in s. 39.201. If the court does not make the finding specified 11 in this paragraph or paragraph (c), it must dismiss the 12 13 petition. 14 (e) A court that conducts proceedings under this section shall: 15 1. Provide for a written transcript of all testimony 16 17 and proceedings; and 18 2. Issue <u>a final</u> witten <u>order containing</u> and specific factual findings and legal conclusions supporting its 19 decision, including factual findings and legal conclusions 20 relating to the maturity of the minor as provided under 21 paragraph (c); and shall 2.2 23 3. Order that a confidential record be maintained, as 24 required under s. 390.01116. At the hearing, the court shall hear evidence relating to the emotional development, maturity, 25 intellect, and understanding of the minor, and all other 26 relevant evidence. 27 28 (f) All hearings under this section, including 29 appeals, shall remain confidential and closed to the public, as provided by court rule. 30 31

1 (q)(f) An expedited appeal shall be <u>made</u> available, as 2 the Supreme Court provides by rule, to any minor to whom the 3 circuit court denies a waiver of notice. An order authorizing a termination of pregnancy without notice is not subject to 4 5 appeal. б (h)(q) No Filing fees or court costs may not shall be 7 required of any pregnant minor who petitions a court for a 8 waiver of parental notification under this subsection at either the trial or the appellate level. 9 (i)(h) A No county is not shall be obligated to pay 10 the salaries, costs, or expenses of any counsel appointed by 11 the court under this subsection. 12 13 Section 2. If any provision of this act or its 14 application to any individual or circumstance is held invalid, the invalidity does not affect other provisions or 15 applications of this act which can be given effect without the 16 invalid provision or application, and to this end the 17 18 provisions of this act are severable. Section 3. This act shall take effect upon becoming a 19 20 law. 21 22 23 24 25 26 27 28 29 30 31