By Senator Aronberg

	27-01665-10 20102326
1	A bill to be entitled
2	An act relating to summary judgment; encouraging the
3	Supreme Court to adopt rules authorizing a party to
4	appeal an order denying a motion for summary judgment;
5	providing an effective date.
6	
7	WHEREAS, a motion for summary judgment is a request by a
8	litigant to the court to enter judgment without a trial because
9	there are no issues of material fact, and
10	WHEREAS, summary judgment is a procedure that allows a
11	litigant to resolve a claim if one party is entitled to prevail
12	as a matter of law, and
13	WHEREAS, the purpose of summary judgment is to protect
14	litigants from having to bear trial costs when triable issues do
15	not exist, and
16	WHEREAS, summary judgment promotes efficiency in the
17	allocation and use of limited judicial resources and thereby
18	promotes public confidence in the state court system, and
19	WHEREAS, Section 4 of Article V of the State Constitution
20	vests with the Florida Supreme Court the power to provide by
21	Rules of Court for the review of interlocutory orders such as
22	the denial of a motion for summary judgment, and
23	WHEREAS, under the Rules of Procedure, a party typically is
24	not entitled to the immediate appeal of a denial of a motion for
25	summary judgment, and
26	WHEREAS, the Florida Supreme Court has declared that the
27	Constitution does not authorize the Legislature to provide for
28	interlocutory review and that a statute purporting to grant
29	interlocutory appeals is solely a declaration of policy, and

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30	WHEREAS, the inability to appeal immediately the denial of								
31	a motion for summary judgment frustrates the beneficial								
32	objectives of summary judgment to the detriment of the public,								
33	and								
34	WHEREAS, summary judgment is a critical tool to facilitate								
35	expeditious and economical resolution of legal matters, and								
36	WHEREAS, a party should have the ability to appeal								
37	immediately a denial of a motion for summary judgment, NOW,								
38	THEREFORE,								
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40	Be It Enacted by the Legislature of the State of Florida:								
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42	Section 1. The Legislature encourages the Florida Supreme								
43	Court, in consultation and cooperation with the Court Rules								
44	Committees of The Florida Bar, trial and appellate judges, and								
45	other practitioners, to adopt rules authorizing a party to								
46	appeal an order of a trial court in a civil action which denies								
47	a motion for summary judgment. The Legislature further								
48	encourages the Supreme Court to provide in the rules for:								
49	(1) The trial court to issue a written order explaining the								
50	basis of the denial of a motion for summary judgment;								
51	(2) The matter to be transmitted to the appellate court								
52	solely on the basis of the summary judgment motion;								
53	(3) The appellant to be allowed to submit a simplified								
54	brief to the appellate court in support of the granting of								
55	discretionary review; and								
56	(4) The case to continue in the trial court until								
57	discretionary review is granted, at which time the appellate								
58	court would temporarily assume jurisdiction until the appeal is								

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60	Section	2.	This	act	shall	take	effect	upon	becoming	a	law.	

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