Amendment No. 1

	COMMITTEE/SUBCOMMITTEE ACTION
	ADOPTED (Y/N)
	ADOPTED AS AMENDED (Y/N)
	ADOPTED W/O OBJECTION (Y/N)
	FAILED TO ADOPT (Y/N)
	WITHDRAWN (Y/N)
	OTHER
1	Committee/Subcommittee hearing bill: Civil Justice Subcommittee
2	Representative Wood offered the following:
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4	Amendment
5	Remove line 111 and insert:
6	facility or to the primary attending or treating physician
7	stating that
8	Remove line 290 and insert:
9	primary attending physician, or any other interested person who
10	may
11	Remove line 320 and insert:
12	primary attending or treating physician, or such physician's
13	designee,
14	Remove line 638 and insert:
15	in question, the primary attending physician shall evaluate the
16	Remove line 661 and insert:

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surrogate. In the event the $\underline{\text{primary}}$ attending physician determines that

Remove lines 742-747 and insert:

for notification to her or his <u>primary</u> attending or treating physician that the living will has been made. In the event the principal is physically or mentally incapacitated at the time the principal is admitted to a health care facility, any other person may notify the physician or health care facility of the existence of the living will. A primary An attending or treating

Remove line 765 and insert:

and if my <u>primary</u> attending or treating physician and another consulting

Remove lines 808-825 and insert:

II, the <u>person's primary</u> attending physician may proceed as directed by the principal in the living will. In the event of a dispute or disagreement concerning the <u>primary</u> attending physician's decision to withhold or withdraw life-prolonging procedures, the <u>primary</u> attending physician shall not withhold or withdraw life-prolonging procedures pending review under s. 765.105. If a review of a disputed decision is not sought within 7 days following the <u>primary</u> attending physician's decision to withhold or withdraw life-prolonging procedures, the <u>primary</u> attending physician may proceed in accordance with the principal's instructions.

Section 17. Section 765.306, Florida Statutes, is amended to read:

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Bill No. HB 889

(2015)

Amendment No. 1

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765.306 Determination of patient condition.—In determining whether the patient has a terminal condition, has an end-stage condition, or is in a persistent vegetative state or may recover capacity, or whether a medical condition or limitation referred to in an advance directive exists, the patient's primary attending or treating physician and at least one other consulting physician

Remove line 834 and insert:

primary attending physician in accordance with currently
accepted

Remove line 845 and insert:

(2) The guardian and the person's <u>primary</u> attending physician, in

Remove line 856 and insert: person's $\underline{\text{primary}}$ attending physician, to determine whether the condition

Remove line 868 and insert: addressed to the primary an attending physician, who must

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