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A bill to be entitled

2 An act relating to grandparent visitation rights; 3 creating s. 752.011, F.S.; authorizing the grandparent 4 of a minor child to petition a court for visitation 5 under certain circumstances; requiring a preliminary 6 hearing; providing for the payment of attorney fees 7 and costs by a petitioner who fails to make a prima 8 facie showing of harm; authorizing grandparent 9 visitation if the court makes specified findings; providing factors for court consideration; providing 10 11 for application of the Uniform Child Custody 12 Jurisdiction and Enforcement Act; encouraging the 13 consolidation of certain concurrent actions; providing for modification of an order awarding grandparent 14 15 visitation; limiting the frequency of actions seeking visitation; limiting application to a minor child 16 placed for adoption; providing for venue; amending s. 17 18 752.015, F.S.; conforming references; creating s. 752.071, F.S.; providing conditions under which a 19 20 court may terminate a grandparent visitation order upon adoption of a minor child by a stepparent or 21 22 close relative; amending s. 39.01, F.S.; revising the 23 definition of "next of kin" to include great-24 grandparents for purposes of various proceedings 25 relating to children; amending s. 39.509, F.S.; 26 providing for visitation rights of great-grandparents; 27 amending ss. 39.801 and 63.0425, F.S.; providing for a 28 great-grandparent's right to notice of adoption;

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29	amending s. 63.172, F.S.; conforming provisions;
30	repealing s. 752.01, F.S., relating to actions by a
31	grandparent for visitation rights; repealing s.
32	752.07, F.S., relating to the effect of adoption of a
33	child by a stepparent on grandparent visitation
34	rights; providing an effective date.
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36	Be It Enacted by the Legislature of the State of Florida:
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38	Section 1. Section 752.011, Florida Statutes, is created
39	to read:
40	752.011 Petition for grandparent visitation of a minor
41	childA grandparent of a minor child whose parent or parents
42	are deceased, missing, or in a permanent vegetative state may
43	petition the court for court-ordered visitation with the
44	grandchild under this section.
45	(1) Upon the filing of a petition by a grandparent for
46	visitation the court shall hold a preliminary hearing to
47	determine whether the petitioner has made a prima facie showing
48	of parental unfitness or significant harm to the child. Absent
49	such a showing, the court shall dismiss the petition and shall
50	award reasonable attorney fees and costs to be paid by the
51	petitioner to the respondent.
52	(2) If the court finds that there is prima facie evidence
53	that a parent is unfit or that there is a danger of significant
54	harm to the child, the court shall proceed toward a final
55	hearing, may appoint a guardian ad litem, and shall order the
56	matter to family mediation as provided in s. 752.015.

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57	(3) After conducting a final hearing on the issue of
58	visitation, the court may award reasonable visitation to the
59	grandparent with respect to the minor child if the court finds
60	by clear and convincing evidence that a parent is unfit or that
61	there is a danger of significant harm to the child, that
62	visitation is in the best interest of the minor child, and that
63	the visitation will not materially harm the parent-child
64	relationship.
65	(4) In assessing the best interest of the child under
66	subsection (3), the court shall consider the totality of the
67	circumstances affecting the mental and emotional well-being of
68	the minor child, including:
69	(a) The love, affection, and other emotional ties existing
70	between the minor child and the grandparent, including those
71	resulting from the relationship that had been previously allowed
72	by the child's parent.
73	(b) The length and quality of the previous relationship
74	between the minor child and the grandparent, including the
75	extent to which the grandparent was involved in providing
76	regular care and support for the child.
77	(c) Whether the grandparent established ongoing personal
78	contact with the minor child before the death of the parent.
79	(d) The reasons that the surviving parent made the
80	decision to end contact or visitation between the minor child
81	and the grandparent.
82	(e) Whether there has been demonstrable significant mental
83	or emotional harm to the minor child as a result of disruption
84	in the family unit, for which the child derived support and
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85	stability from the grandparental relationship, and whether the
86	continuation of that support and stability is likely to prevent
87	further harm.
88	(f) The existence or threat to the minor child of mental
89	injury as defined in s. 39.01.
90	(g) The present mental, physical, and emotional health of
91	the minor child.
92	(h) The present mental, physical, and emotional health of
93	the grandparent.
94	(i) The recommendations of the minor child's guardian ad
95	litem, if one is appointed.
96	(j) The results of any psychological evaluation of the
97	minor child.
98	(k) The preference of the minor child if the child is
99	determined to be of sufficient maturity to express a preference.
100	(1) A written testamentary statement by the deceased
101	parent regarding visitation with the grandparent. The absence of
102	such a testamentary statement does not provide evidence that the
103	deceased parent would have objected to the requested visitation.
104	(m) Such other factors as the court considers necessary in
105	making its determination.
106	(5) In assessing material harm to the parent-child
107	relationship under subsection (3), the court shall consider the
108	totality of the circumstances affecting the parent-child
109	relationship, including:
110	(a) Whether there have been previous disputes between the
111	grandparent and the parent over childrearing or other matters
112	related to the care and upbringing of the minor child.

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113	(b) Whether visitation would materially interfere with or
114	compromise parental authority.
115	(c) Whether visitation can be arranged in a manner that
116	does not materially detract from the parent-child relationship,
117	including the quantity of time available for enjoyment of the
118	parent-child relationship and any other consideration related to
119	disruption of the schedule and routines of the parent and the
120	minor child.
121	(d) Whether visitation is being sought for the primary
122	purpose of continuing or establishing a relationship with the
123	minor child with the intent that the child benefit from the
124	relationship.
125	(e) Whether the requested visitation would expose the
126	minor child to conduct, moral standards, experiences, or other
127	factors that are inconsistent with influences provided by the
128	parent.
129	(f) The nature of the relationship between the parent and
130	the grandparent.
131	(g) The reasons that the parent made the decision to end
132	contact or visitation between the minor child and the
133	grandparent which was previously allowed by the parent.
134	(h) The psychological toll of visitation disputes on the
135	minor child.
136	(i) Such other factors as the court considers necessary in
137	making its determination.
138	(6) Part II of chapter 61, the Uniform Child Custody
139	Jurisdiction and Enforcement Act, applies to actions brought
140	under this section.
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141 (7) If separate actions under this section and s. 61.13 142 are pending concurrently, the courts are strongly encouraged to 143 consolidate the actions in order to minimize the burden of 144 litigation of grandparent visitation on the minor child and the 145 other parties. 146 An order for grandparent visitation may be modified (8) upon a showing by the person petitioning for modification that a 147 148 substantial change in circumstances has occurred and that 149 modification of visitation is in the best interest of the minor 150 child. 151 (9) An original action requesting visitation under this 152 section may be filed by a grandparent only once during any 2-153 year period, except on good cause shown that the minor child is suffering or threatened with suffering demonstrable significant 154 155 mental or emotional harm caused by a parental decision to deny 156 visitation between a minor child and the grandparent, which was 157 not known to the grandparent at the time of filing an earlier 158 action. 159 This section does not provide for grandparent (10)160 visitation with a minor child placed for adoption under chapter 161 63, except as provided in s. 752.071 with respect to adoption by 162 a stepparent or close relative. 163 (11) Venue shall be in the county where the minor child 164 primarily resides, unless venue is otherwise governed by chapter 165 39, chapter 61, or chapter 63. 166 Section 2. Section 752.015, Florida Statutes, is amended 167 to read:

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168 752.015 Mediation of visitation disputes.-It shall be the 169 public policy of this state that families resolve differences 170 over grandparent visitation within the family. It shall be the 171 further public policy of this state that when families are 172 unable to resolve differences relating to grandparent visitation 173 that the family participate in any formal or informal mediation services that may be available. If When families are unable to 174 175 resolve differences relating to grandparent visitation and a 176 petition is filed pursuant to s. 752.011 s. 752.01, the court 177 shall, if such services are available in the circuit, refer the case to family mediation in accordance with the Florida Family 178 Law Rules of Procedure rules promulgated by the Supreme Court. 179 180 Section 3. Section 752.071, Florida Statutes, is created 181 to read: 182 752.071 Effect of adoption by stepparent or close 183 relative.-After the adoption of a minor child by a stepparent or 184 close relative, the stepparent or close relative may petition 185 the court to terminate an order granting grandparent visitation 186 under this chapter which was entered before the adoption. The 187 court may terminate the order unless the grandparent is able to 188 show that the criteria of s. 752.011 authorizing the visitation 189 continue to be satisfied. Section 4. Subsection (45) of section 39.01, Florida 190 191 Statutes, is amended to read: 192 39.01 Definitions.-When used in this chapter, unless the 193 context otherwise requires: 194 "Next of kin" means an adult relative of a child who (45)195 is the child's brother, sister, grandparent, great-grandparent, Page 7 of 12

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196 aunt, uncle, or first cousin.

197 Section 5. Section 39.509, Florida Statutes, is amended to 198 read:

199 39.509 Grandparents' and great-grandparents' Grandparents 200 rights.-Notwithstanding any other provision of law, a maternal 201 or paternal grandparent or great-grandparent as well as a 202 stepgrandparent or step-great-grandparent is entitled to 203 reasonable visitation with his or her grandchild or great-204 grandchild who has been adjudicated a dependent child and taken 205 from the physical custody of the parent unless the court finds 206 that such visitation is not in the best interest of the child or 207 that such visitation would interfere with the goals of the case 208 plan. Reasonable visitation may be unsupervised and, where 209 appropriate and feasible, may be frequent and continuing. Any 210 order for visitation or other contact must conform to the 211 provisions of s. 39.0139.

212 Grandparent or great-grandparent visitation may take (1) place in the home of the grandparent or great-grandparent unless 213 there is a compelling reason for denying such a visitation. The 214 215 department's caseworker shall arrange the visitation to which a 216 grandparent or great-grandparent is entitled pursuant to this 217 section. The state shall not charge a fee for any costs 218 associated with arranging the visitation. However, the 219 grandparent or great-grandparent shall pay for the child's cost 220 of transportation when the visitation is to take place in the grandparent's or great-grandparent's home. The caseworker shall 221 222 document the reasons for any decision to restrict a 223 grandparent's or great-grandparent's visitation.

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(2) A grandparent <u>or great-grandparent</u> entitled to
visitation pursuant to this section shall not be restricted from
appropriate displays of affection to the child, such as
appropriately hugging or kissing his or her grandchild <u>or great-</u>
<u>grandchild</u>. Gifts, cards, and letters from the grandparent <u>or</u>
<u>great-grandparent</u> and other family members shall not be denied
to a child who has been adjudicated a dependent child.

(3) Any attempt by a grandparent <u>or great-grandparent</u> to facilitate a meeting between the child who has been adjudicated a dependent child and the child's parent or legal custodian, or any other person in violation of a court order shall automatically terminate future visitation rights of the grandparent or great-grandparent.

(4) When the child has been returned to the physical
custody of his or her parent, the visitation rights granted
pursuant to this section shall terminate.

(5) The termination of parental rights does not affect the rights of grandparents <u>or great-grandparents</u> unless the court finds that such visitation is not in the best interest of the child or that such visitation would interfere with the goals of permanency planning for the child.

(6) In determining whether grandparental or greatgrandparental visitation is not in the child's best interest,
consideration may be given to the following:

(a) The finding of guilt, regardless of adjudication, or
entry or plea of guilty or nolo contendere to charges under the
following statutes, or similar statutes of other jurisdictions:
s. 787.04, relating to removing a minor child minors from the

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252 state or concealing a minor child minors contrary to court 253 order; s. 794.011, relating to sexual battery; s. 798.02, 254 relating to lewd and lascivious behavior; chapter 800, relating 255 to lewdness and indecent exposure; s. 826.04, relating to 256 incest; or chapter 827, relating to the abuse of children.

257 The designation by a court as a sexual predator as (b) 258 defined in s. 775.21 or a substantially similar designation 259 under laws of another jurisdiction.

260 (c) A report of abuse, abandonment, or neglect under ss. 261 415.101-415.113 or this chapter and the outcome of the 262 investigation concerning such report.

263 Section 6. Paragraph (a) of subsection (3) of section 264 39.801, Florida Statutes, is amended to read:

265 39.801 Procedures and jurisdiction; notice; service of 266 process.-

267 Before the court may terminate parental rights, in (3) addition to the other requirements set forth in this part, the 268 269 following requirements must be met:

270 Notice of the date, time, and place of the advisory (a) 271 hearing for the petition to terminate parental rights and a copy 272 of the petition must be personally served upon the following 273 persons, specifically notifying them that a petition has been filed: 274

- 275 1.
- 276

The parents of the child.

2. The legal custodians of the child.

277 3. If the parents who would be entitled to notice are dead or unknown, a living relative of the child, unless upon diligent 278 279 search and inquiry no such relative can be found.

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280 Any person who has physical custody of the child. 4. 281 Any grandparent or great-grandparent entitled to 5. 282 priority for adoption under s. 63.0425. 283 Any prospective parent who has been identified under s. 6. 39.503 or s. 39.803. 284 285 7. The guardian ad litem for the child or the 286 representative of the quardian ad litem program, if the program 287 has been appointed. 288 289 The document containing the notice to respond or appear must 290 contain, in type at least as large as the type in the balance of 291 the document, the following or substantially similar language: 292 "FAILURE TO PERSONALLY APPEAR AT THIS ADVISORY HEARING 293 CONSTITUTES CONSENT TO THE TERMINATION OF PARENTAL RIGHTS OF 294 THIS CHILD (OR CHILDREN). IF YOU FAIL TO APPEAR ON THE DATE AND 295 TIME SPECIFIED, YOU MAY LOSE ALL LEGAL RIGHTS AS A PARENT TO THE 296 CHILD OR CHILDREN NAMED IN THE PETITION ATTACHED TO THIS 297 NOTICE." 298 Section 7. Subsection (1) of section 63.0425, Florida 299 Statutes, is amended to read: 300 63.0425 Grandparent's or great-grandparent's right to 301 notice.-If a child has lived with a grandparent or great-302 (1)303 grandparent for at least 6 months within the 24-month period 304 immediately preceding the filing of a petition for termination 305 of parental rights pending adoption, the adoption entity shall 306 provide notice to that grandparent or great-grandparent of the 307 hearing on the petition.

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308 Section 8. Subsection (2) of section 63.172, Florida 309 Statutes, is amended to read:

63.172 Effect of judgment of adoption.-

311 If one or both parents of a child die without the (2)312 relationship of parent and child having been previously 313 terminated and a spouse of the living parent or a close relative 314 of the child thereafter adopts the child, the child's right of 315 inheritance from or through the deceased parent is unaffected by 316 the adoption and, unless the court orders otherwise, the 317 adoption does will not terminate any grandparental or greatgrandparental rights delineated under chapter 752. For purposes 318 319 of this subsection, a close relative of a child is the child's 320 brother, sister, grandparent, great-grandparent, aunt, or uncle. Section 9. Sections 752.01 and 752.07, Florida Statutes, 321

322 are repealed.

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Section 10. This act shall take effect July 1, 2013.