HOUSE	AMENDMENT NO
Offered By	
	Senate Committee Substitute for Senate Bill No. 0758, ting after all of said section and line the following:
"453.010. 1. Any person desiring to	o adopt another person as his or her child shall petition
the juvenile division of the circuit court of t	he county in which:
(1) The person seeking to adopt resi	ides;
(2) The child sought to be adopted v	was born;
(3) The child [is located at the time	of] has resided for at least ninety days prior to the
filing of the adoption petition; or	
(4) Either birth person resides.	
2. A petition to adopt shall not be d	ismissed or denied on the grounds that the petitioner is
not domiciled or does not reside in any of the	ne venues set forth in subdivision (2), (3) or (4) of
subsection 1 of this section.	
3. If the person sought to be adopted	d is a child who is under the prior and continuing
jurisdiction of a court pursuant to the provis	sion of chapter 211, any person desiring to adopt such
person as his or her child shall petition the j	uvenile division of the circuit court which has
jurisdiction over the child for permission to	adopt such person as his or her child. Upon receipt of
a motion from the petitioner and consent of	the receiving court, the juvenile division of the circuit
court which has jurisdiction over the child r	may transfer jurisdiction to the juvenile division of a
circuit court within any of the alternative ve	enues set forth in subsection 1 of this section.
4. If the petitioner has a spouse living	ng and competent to join in the petition, such spouse
may join therein, and in such case the adopt	ion shall be by them jointly. If such a spouse does not
join the petition the court in its discretion m	ay, after a hearing, order such joinder, and if such
order is not complied with may dismiss the	petition.
5. Upon receipt of a properly filed p	petition, a court, as defined in this section, shall hear
such petition in a timely fashion. A court of	r any child-placing agency shall not deny or delay the
placement of a child for adoption when an a	approved family is available, regardless of the
approved family's residence or domicile. The	he court shall expedite the placement of a child for
A .: T. 1	D .
Action Taken	Date 1

1 2 3 4 5	adoption pursuant to subsection 3 of this section.  6. A licensed child-placing agency may file a petition for transfer of custody if a birth parent consents in writing by power of attorney for placement of a minor child, a consent to adoption, or any other document which evidences a desire to place the child with the licensed child-placing agency for the purposes of transfer of custody of the child to the licensed
6 7 8	child-placing agency. The written consent obtained from the birth parent shall strictly comply with section 453.030."; and
9 10	Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Action Taken \_\_\_\_\_ Date \_\_\_\_\_ 2