Offered By	
AMEND House Committee Substitute for House Bill No. 95, Page 1, Line 3 in the Tit all of said line and inserting in lieu thereof the words "legal separation or dissolution o and	
Further amend said bill and page, Section 452.317, Line 6, by inserting after all of said line the following:  "452.414. 1. Upon motion of a relative or family member of an incarcerated page."	
an order or judgment of court granting to such incarcerated parent temporary custody with such incarcerated parent's minor child or children, the court may delegate an incarcerated parent's minor child or children, the court may delegate an incarcerated parent's minor child or children, the court may delegate an incarcerated parent's minor child or children, the court may delegate an incarcerated parent's minor child or children, the court may delegate an incarcerated parent's minor child or children, the court may delegate an incarcerated parent temporary custody or children incarcerated	or visitation
parent's temporary custody or visitation rights, or a portion of such rights, to a relative member of such incarcerated person with a close and substantial relationship to the incaparent's minor child or children for the duration of the incarcerated parent's incarcerati	carcerated
the best interest of the child.  2. Delegated visitation rights under this section does not:	<u> </u>
(1) Create an entitlement or standing for a relative or family member to assert to temporary custody or visitation or entitlement to temporary custody or visitation for other than the custodial parent or guardian, and shall terminate by operation of law upon the custodial parent or guardian.	r any person
the parent's incarceration; or  (2) Authorize the person or persons to whom delegated temporary custody or vights have been granted to transport the incarcerated parent's child or children for visi	
incarcerated parent without the prior consent of the custodial parent or guardian of the not incarcerated.	
3. Delegated temporary custody or visitation time under this section shall not extension time granted to the incarcerated parent under the existing judgment of the court; except that, the court may take into consideration the travel time	ing order or
transport the child for such delegated temporary custody or visitation time.  4. In addition, there is a rebuttable presumption that an incarcerated parent's te	<u> </u>
custody or visitation rights shall not be delegated to a relative or family member, or a refamily member with an individual in the relative's or family member's household, who (1) Has a history of perpetrating domestic violence against a spouse, child, or a	<u>):</u>
living partner;  Action Taken  Date	

(2) Has been adjudicated for a violent offense or an offense involving a minor child;
(3) Is listed on the child abuse and neglect registry;
(4) Has had a full order of protection involving a child issued against such relative or family
member; or
(5) Any other documented incidents of child abuse or neglect have been documented against
such relative or family member, such as police reports or court filings.
5. The person or persons to whom delegated visitation time has been granted shall have full
legal standing to enforce such rights.";and
Further amend said bill by amending the title, enacting clause, and intersectional references
accordingly.