House	Amendment NO.
AMEND House Committee Substitute for Senate Bill No. 806, Page 1, Section A, Line 9, by inserting after all of said section and line the following:	
2. In addition to all other pow any court exercising jurisdiction over 211.031 shall have authority to enter a enter a child support order using the g visitation for the parents of the child. authority over a child under subdivision	vers conveyed upon the court by this chapter and chapter 210, a child under subdivision (1) of subsection 1 of section an order regarding custody of the child under chapter 452, guidelines set forth in section 452.340, and establish rights of In every case in which the juvenile or family court exercises on (1) or (2) of subsection 1 of section 211.031, the court shapetion with the circuit court to enter a final order and judgment
establishing the paternity of the child's sections 210.817 to 210.852, unless the 852 by affidavit or court order.	is biological father under the uniform parentage act under the child has a legal father established under sections 210.817 distinction order entered by the court under subsection 2 of this
section shall remain in full force and eunless the court's order specifically stashall take precedence over and shall as support, guardianship, or visitation for	effect after the termination of juvenile court proceedings ates otherwise. Any custody, child support, or visitation orden utomatically stay any prior orders concerning custody, child rethe child under the juvenile court's jurisdiction. Orders
order with respect to custody, child su court under the authority of this chapt guardianship under chapter 475. Any section shall be a final and binding jud under the uniform parentage act under	tion shall remain in full force and effect until a subsequent apport, guardianship, or visitation of the child is entered by a ter or chapter 210, 452, 453, 454, or 455, or orders of final judgment and order establishing paternity under this degment of the circuit court as in other civil judgments entered a sections 210.817 to 210.852, and the court may enter the der a different, nonjuvenile case number.
4. If the juvenile court termina support, or visitation order under substitute child shall be returned to the custo the juvenile court assuming jurisdiction.	ates jurisdiction without entering a continuing custody, sections 2 and 3 of this section, legal and physical custody of odian, parent, or legal guardian who exercised custody prior to under subdivision (1) of subsection 1 of section 211.031, a effect at the time the juvenile court assumed jurisdiction shapes.

Action Taken\_\_\_\_

Date \_\_\_\_\_

be restored.

- 5. The juvenile court shall not have the authority to hear modification motions or other actions to rehear any orders entered under this section after the juvenile court terminates jurisdiction on the underlying case. A circuit court in the same county as the juvenile court shall have jurisdiction to hear any motions for rehearing or modifications of any orders entered under this section after the juvenile court terminates jurisdiction. Any future actions shall be conducted under sections 210.817 to 210.852, this chapter, or chapter 452, 453, 454, 455, or 475, as appropriate.
- 6. On entry of a child support order, the court clerk shall follow the procedures set forth in section 454.412 and, upon request, send a certified copy of the order to the family support division.
- 7. In all cases filed under subdivisions (1) and (2) of subsection 1 of section 211.031, the children's division shall make all reasonable efforts, as defined by section 211.183, to establish paternity within sixty days of the juvenile court obtaining jurisdiction over the child."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.