

AMENDMENTS TO LB 648

(Amendments to E & R amendments, ER80)

Introduced by Christensen

1 1. On page 5, line 26, after the period strike any
2 amendment thereto and insert "After a foster child has been
3 placed in the home of a foster parent, preadoptive parent, or
4 relative providing care for at least six months, the foster
5 parent, preadoptive parent, or relative providing care shall
6 have standing as interested parties in the context of a hearing
7 regarding placement change of a foster child from the home of the
8 foster parent, preadoptive parent, or relative providing care for
9 placement in another foster care facility. Such standing entitles
10 the foster parent, preadoptive parent, or relative providing care
11 to call and cross-examine witnesses at the hearing and appeal an
12 adverse decision. Such standing shall be retained enabling a foster
13 parent, preadoptive parent, or relative providing care to file an
14 objection to the court pursuant to subsection (3) of section 43-285
15 within seven full days after the placement change if such change
16 of placement occurred without the due process provided pursuant to
17 this section and subsection (3) of section 43-285."