## ASSEMBLY AMENDMENT 1, TO 2005 SENATE BILL 123

February 28, 2006 - Offered by Representative Kestell.

At the locations indicated, amend the bill as follows:

1. Page 109 , line 17 : delete the material beginning with "court" and ending with "order" on line 18 , as affected by senate amendment 1 , and substitute "court may, or upon the request of any party shall, order".
2. Page 114, line 6: delete the material beginning with that line and ending with page 115 , line 1 , and substitute:
"Section 211c. 767.48 (1) (a) of the statutes is renumbered 767.84 (1) (a) and amended to read:
767.84 (1) (a) The court may, and upon request of a party shall, require the child, mother, any male for whom there is probable cause to believe that he had sexual intercourse with the mother during a possible time of the child's conception, or any male witness who testifies or will testify about his sexual relations with the mother at a possible time of conception to submit to genetic tests. Probable cause of
sexual intercourse during a possible time of conception may be established by a sufficient petition or affidavit of the child's mother or an alleged father, filed with the court, or after an examination under oath of a party or witness, when the court determines such that an examination is necessary. The court is not required to order a person who has undergone a genetic test under s. 49.225 to submit to another test under this paragraph unless a party requests additional tests under sub. (2).

SECTION 212c. 767.48 (1) (b) and (1m) to (7) of the statutes are renumbered".
3. Page 135 , line 22 : delete the material beginning with that line and ending with page 136 , line 4 .
4. Page 149 , line 21 : after " 767.457 (2)," delete the material inserted by senate amendment 1.
5. Page 149, line 23: delete "767.84 (1) (a) 2.,". (END)

