

**DRAFTER'S NOTE**  
**FROM THE**  
**LEGISLATIVE REFERENCE BUREAU**

LRB-2485/P2dn  
PJK:kmg:pg

July 14, 2003

1. In this version, I specifically included the rebuttable presumption under ss. 767.25 (1m) (bm), 767.32 (2m) (a) 2., and 948.22 (7) (bm) 2. Do you want any changes?
2. Is the relationship in this draft between using the rule for determining support in special cases (shared-time, serial-family, and split-custody) and modifying the amount of support on the basis of the factors okay? Modifying on the basis of the factors, including the rebuttable presumption, is subordinate to using the method under the rule in a special case.
3. Do you want the initial applicability of the rebuttable presumption to be actions commenced on the first day of the 7th month after publication, rather than on the effective date, since the documents provided by the clerk of court listing the new factors for deviation from the percentage standard will not be available until the first day of the 7th month after publication?

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