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## ASSEMBLY AMENDMENT 3, TO 1999 ASSEMBLY BILL 380

September 23, 1999 - Offered by Representative Albers.

At the locations indicated, amend the bill as follows:

**1.** Page 45, line 16: after that line insert:

**"Section 107m.** 757.71 of the statutes is created to read:

757.71 Substitution of circuit court commissioner. (1) Except as provided in sub. (2), any party to a civil action or proceeding may file a written request, signed personally or by his or her attorney, with the clerk of courts for a substitution of a new circuit court commissioner for the circuit court commissioner assigned to the case. The written request shall be filed preceding the hearing of any preliminary contested matters and, if by the plaintiff, not later than 60 days after the summons and complaint are filed or, if by any other party, not later than 60 days after service of a summons and complaint upon that party. If a new circuit court commissioner is assigned to the trial of a case, a request for substitution must be made within 10 days of receipt of notice of assignment, provided that if the notice of

assignment is received less than 10 days prior to trial, the request for substitution must be made within 24 hours of receipt of the notice and provided that if notification is received less than 24 hours prior to trial, the action shall proceed to trial only upon stipulation of the parties that the assigned circuit court commissioner may preside at the trial of the action. Upon filing the written request, the filing party shall forthwith mail a copy thereof to all parties to the action and to the named circuit court commissioner.

- (2) In proceedings under ch. 48 or 938, the child, the child's parent, guardian or legal custodian, the expectant mother or the unborn child by the unborn child's guardian ad litem, or the attorney representing the person, either before or during the plea hearing, may file a written request with the clerk of the court or other person acting as the clerk for a substitution of the circuit court commissioner assigned to the proceeding. Upon filing the written request, the filing party shall immediately mail or deliver a copy of the request to the circuit court commissioner named in the request. When any person has the right to request a substitution of circuit court commissioner, that person's counsel or guardian ad litem may file the request. Not more than one such written request may be filed in any one proceeding, nor may any single request name more than one circuit court commissioner. This subsection does not apply to proceedings under s. 48.21 or 48.213. If the proceedings are under s. 938.12 or 938.13 (12), only the juvenile or his or her attorney may request substitution.
- (3) When the clerk receives a request for substitution, the clerk shall immediately contact the circuit court commissioner whose substitution has been requested for a determination of whether the request was made timely and in proper form. If the request is found to be timely and in proper form, the circuit court

commissioner named in the request has no further jurisdiction and the clerk shall request the assignment of another circuit court commissioner. If the circuit court commissioner named in the substitution request finds that the request was not timely and in proper form, that determination may be reviewed by the chief judge of the judicial administrative district if the party who made the substitution request files a written request for review with the clerk no later than 10 days after the determination by the circuit court commissioner named in the request. If no determination is made by the circuit court commissioner named in the request within 7 days, the clerk shall refer the matter to the chief judge of the judicial administrative district for determination of whether the request was made timely and in proper form and reassignment as necessary. The newly assigned circuit court commissioner shall proceed with the action or proceeding.

- (4) No party may file more than one such written request in any one action or proceeding, nor may any single such request name more than one circuit court commissioner. For purposes of this subsection, parties united in interest and pleading together shall be considered as a single party, but the consent of all such parties is not needed for the filing by one of such party of a written request.
- (5) Upon the filing of an agreement signed by all parties to a civil action or proceeding, by the original circuit court commissioner for which a substitution of a new circuit court commissioner has been made, and by the new circuit court commissioner, the civil action or proceeding and pertinent records shall be transferred back to the original circuit court commissioner.
- (6) In addition to other substitution of circuit court commissioner procedures, in probate matters a party may file a written request specifically stating the issue in a probate proceeding for which a request for substitution of a new circuit court

commissioner has been made. The circuit court commissioner shall thereupon be substituted in relation to that issue but after resolution of the issue shall continue with the administration of the estate.

- (7) (a) In probate matters upon the substitution of any circuit court commissioner, the case shall be referred to the register in probate, who shall request assignment of another circuit court commissioner to attend and hold court in such matter.
- (b) Ex parte orders, letters, bonds, petitions and affidavits may be presented to the assigned circuit court commissioner, by mail or in person, for signing or approving, wherever the circuit court commissioner may be holding court, who shall execute or approve the same and forthwith transmit the same to the attorney who presented it, for filing with the circuit court of the county where the records and files of the matter are kept.".

14 (END)