House Amendment 1422

PAG LIN

```
Amend the House amendment, S=3072, to Senate File
        2 330, as passed by the Senate, as follows:
3 <u>#1.</u> Page 1, by striking lines 2 through 14, and
        4 inserting the following:
               <#___. Page 39, by inserting after line 26 the</pre>
   1
        6 following:
                <Sec.
                                    Section 598.41, subsection 5, paragraph
        8 a, Code 2005, is amended to read as follows:
      9 a. If joint legal custody is awarded to both 10 parents, the court may award joint physical care to 11 both joint custodial parents upon the request of
   1 12 either parent. Prior to ruling on the request for the 1 13 award of joint physical care, the court may require 1 14 the parents to submit, either individually or jointly,
   1 15 a proposed joint physical care parenting plan. A
      16 proposed joint physical care parenting plan shall
17 address how the parents will make decisions affecting
      18 the child, how the parents will provide a home for the 19 child, how the child's time will be divided between
       20 the parents and how each parent will facilitate the
       21 child's time with the other parent, arrangements in
      22 addition to court=ordered child support for the
      23 child's expenses, how the parents will resolve major
24 changes or disagreements affecting the child including
      25 changes that arise due to the child's age and
      26 developmental needs, and any other issues the court 27 may require. If the court denies the request for 28 joint physical care, the determination shall be
      29 accompanied by specific findings of fact and 30 conclusions of law that the awarding of joint physical 31 care is not in the best interest of the child.>>
   1 32 \pm 2. By renumbering as necessary. 1 33 SF 330.S
      34 pf/cc/26
   1
1 35
1 36
1 37
1 38
1 39
1 41
1 42
1 43
1 44
1 45
1 46
1 47
1 48
1 49
```