# The Florida Senate BILL ANALYSIS AND FISCAL IMPACT STATEMENT

(This document is based on the provisions contained in the legislation as of the latest date listed below.)

Prepared By: The Professional Staff of the Judiciary Committee						
BILL:	SB 1978					
INTRODUCER:	Senator Bogdanoff					
SUBJECT:	Alimony					
DATE:	April 11, 2011 REVISED:					
ANALYST		STAFF DIRECTOR		REFERENCE		ACTION
l. O'Connor		Maclure		JU	Pre-meeting	
2.				CF		
3.				RC		
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#### I. Summary:

The bill revises Florida law relating to alimony to:

- Provide that the court determine the proper type and amount of alimony or maintenance pursuant to statutory provisions that contain descriptions of the different types of alimony;
- Delete the provision that provides that only a marriage of short or moderate duration may be awarded durational alimony;
- Maintain the availability of permanent alimony in marriages of moderate duration, but delete a provision directing the court to consider statutory factors before ordering such an award;
- Revise the provision relating to permanent alimony for a marriage of long duration to require the court to include findings regarding the applicability of the needs and necessities of life established during the marriage to the alimony award; and
- Specify that the changes made by the bill will apply to modifications of awards of permanent alimony made after July 1, 2011, and apply to awards for marriages of short or moderate duration.

This bill substantially amends section 61.08, Florida Statutes.

#### II. Present Situation:

#### Alimony

Traditionally, alimony was more often awarded to a woman based on the premise that she was the dependent spouse, having foregone or sacrificed career opportunities to fulfill the dual role of homemaking and child rearing. Today, alimony is considered to be gender-neutral.<sup>1</sup>

Under Florida law, the court may grant alimony to either party in a dissolution of marriage proceeding, either to balance an inequitable property division or to ensure support to a financially dependent spouse.<sup>2</sup> Alimony is based primarily on need and ability to pay; thus, an alimony award is not appropriate when the requesting spouse has no need for support or when the paying spouse does not have the ability to pay.<sup>3</sup> Before a court may make an award of any type of alimony, the court must first make a specific factual determination as to whether there is an actual need for alimony or maintenance by either party and whether either party has the ability to pay.<sup>4</sup>

Pursuant to s. 61.08(2), F.S., in determining a proper award of alimony, the court is required to consider all relevant factors, including:

- The standard of living established during the marriage;
- The duration of the marriage;
- The age and the physical and emotional condition of each party;
- The financial resources of each party, including the nonmarital and the marital assets and liabilities distributed to each;
- The earning capacities, educational levels, vocational skills, and employability of the parties and, when applicable, the time necessary for either party to acquire sufficient education or training to enable such party to find appropriate employment;
- The contribution of each party to the marriage, including, but not limited, services rendered in homemaking, child care, education, and career building of the other party;
- The responsibilities each party will have with regard to any minor children they have in common;
- The tax treatment and consequences to both parties of any alimony award, including the designation of all or a portion of the payment as a nontaxable nondeductible payment;
- All sources of income available to either party, including income available to either party through investments of any asset held by that party; and
- Any other factor necessary to do equity and justice between the parties.

<sup>&</sup>lt;sup>1</sup> Comm. on Judiciary, The Florida Senate, *Review of Alimony Payments*, 1 (Interim Report 2005-146) (Nov. 2004), *available at* <u>http://archive.flsenate.gov/data/Publications/2005/Senate/reports/interim\_reports/pdf/2005-146ju.pdf</u> (last visited April 8, 2011).

<sup>&</sup>lt;sup>2</sup> Section 61.08(1), F.S.; see also Victoria M. Ho and Jennifer L. Johnson, *Overview of Florida Alimony*, 78 FLA. B.J. 71, 71 (Oct. 2004).

<sup>&</sup>lt;sup>3</sup> Schlagel v. Schlagel, 973 So. 2d 672, 676 (Fla. 2d DCA 2008); Ho and Johnson, supra note 2, at 71.

<sup>&</sup>lt;sup>4</sup> Section 61.08(2), F.S.

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The court is given broad discretion to consider any other factor necessary to do equity and justice between the parties.<sup>5</sup> A court may also consider the adultery of either party, and the circumstances surrounding that adultery in determining an award of alimony.<sup>6</sup>

The length of a marriage is the period of time from the date of marriage until the date of filing of an action for dissolution of marriage.<sup>7</sup> For purposes of determining alimony, there is a rebuttable presumption that:

- A short-term marriage is a marriage having a duration of less than seven years;
- A moderate-term marriage is a marriage having a duration of greater than seven years but less than 17 years; and
- A long-term marriage is a marriage having a duration of 17 years or greater.<sup>8</sup>

Florida law provides for four types of alimony: bridge-the-gap,<sup>9</sup> rehabilitative,<sup>10</sup> durational,<sup>11</sup> and permanent.<sup>12</sup>

# Bridge-the-Gap Alimony

Bridge-the-gap alimony may be awarded to assist a party by providing support to allow the party to make a transition from being married to being single. Bridge-the-gap alimony is designed to assist a party with legitimate identifiable short-term needs. The length of an award may not exceed two years. An award of bridge-the-gap alimony terminates upon the death of either party or upon the remarriage of the party receiving alimony. An award of bridge-the-gap alimony is not modifiable in amount or duration.<sup>13</sup>

# **Rehabilitative** Alimony

Rehabilitative alimony may be awarded to assist a party in establishing the capacity for selfsupport through either the redevelopment of previous skills or credentials; or the acquisition of education, training, or work experience necessary to develop appropriate employment skills or credentials.<sup>14</sup> In order to award rehabilitative alimony, there must be a specific and defined rehabilitative plan which shall be included as a part of any order awarding rehabilitative alimony.<sup>15</sup> An award of rehabilitative alimony can be modified or terminated based on a substantial change in circumstances, noncompliance with the rehabilitative plan, or completion of the rehabilitative plan.<sup>16</sup>

- <sup>12</sup> Section 61.08(8), F.S.
- <sup>13</sup> Section 61.08(5), F.S.
- <sup>14</sup> Section 61.08(6)(a), F.S.
- <sup>15</sup> Section 61.08(6)(b), F.S.
- <sup>16</sup> Section 61.08(6)(c), F.S.

<sup>&</sup>lt;sup>5</sup> Section 61.08(2)(j), F.S.

<sup>&</sup>lt;sup>6</sup> Section 61.08(1), F.S.

<sup>&</sup>lt;sup>7</sup> Section 61.08(4), F.S.

<sup>&</sup>lt;sup>8</sup> Id.

<sup>&</sup>lt;sup>9</sup>Section 61.08(5), F.S.

<sup>&</sup>lt;sup>10</sup> Section 61.08(6), F.S.

<sup>&</sup>lt;sup>11</sup> Section 61.08(7), F.S.

#### **Durational Alimony**

Durational alimony may be awarded when permanent periodic alimony is inappropriate. The purpose of durational alimony is to provide a party with economic assistance for a set period of time following a marriage of short or moderate duration. An award of durational alimony terminates upon the death of either party or upon the remarriage of the party receiving alimony. The amount of an award of durational alimony may be modified or terminated based upon a substantial change in circumstances. However, the length of an award of durational alimony may not be modified except under exceptional circumstances and may not exceed the length of the marriage.<sup>17</sup>

#### **Permanent** Alimony

Permanent alimony may be awarded to provide for the needs and necessities of life as they were established during the marriage of the parties for a party who lacks the financial ability to meet his or her needs and necessities of life following dissolution of marriage. Permanent alimony may be awarded following a marriage of long duration, a marriage of moderate duration if such an award is appropriate upon consideration of the factors set forth in s. 61.08(2), F.S., or a marriage of short duration if there are exceptional circumstances. An award of permanent alimony terminates upon the death of either party or upon the remarriage of the party receiving alimony. An award may be modified or terminated based upon a substantial change in circumstances or upon the existence of a supportive relationship in accordance with s. 61.14, F.S.<sup>18</sup>

# III. Effect of Proposed Changes:

The bill amends s. 61.08, F.S., to provide that the court determine the proper type and amount of alimony or maintenance pursuant to subsections (5)-(8) of that section. These subsections refer to the four types of alimony: bridge-the-gap, rehabilitative, durational, and permanent. The bill deletes the provision that provides that only a marriage of short or moderate duration may be awarded durational alimony. The deletion of this provision will allow a court to award durational alimony to a party in a long-term marriage.

The bill maintains the availability of permanent alimony in marriages of moderate duration, but deletes a provision directing the court to consider statutory factors before ordering such an award. This change seems to have the effect of allowing an award of permanent alimony for marriages of moderate duration without the court's consideration of any specific criteria. Finally, the bill revises the provision relating to permanent alimony for a marriage of long duration to require the court to include findings regarding the applicability of the needs and necessities of life established during the marriage to the alimony award.

The bill further specifies that the changes made by the bill will apply to modifications of awards of permanent alimony made after July 1, 2011, and apply to awards for marriages of short or

<sup>&</sup>lt;sup>17</sup> Section 61.08(7), F.S.

<sup>&</sup>lt;sup>18</sup> Section 61.08(8), F.S. See s. 61.14, F.S., Enforcement and modification of support, maintenance, or alimony agreements or orders.

moderate duration. The effect of this language is unclear because it makes a distinction between permanent alimony and alimony awards for marriages of short or moderate duration, but these types of alimony are not mutually exclusive. It is not clear, for example, when the bill would apply to an award of permanent alimony in the case of a marriage of short or moderate duration. It is also unclear when the intended timeframe is for application to marriages of short or moderate duration.et

The bill provides an effective date of July 1, 2011.

# IV. Constitutional Issues:

A. Municipality/County Mandates Restrictions:

None.

B. Public Records/Open Meetings Issues:

None.

C. Trust Funds Restrictions: None.

# V. Fiscal Impact Statement:

A. Tax/Fee Issues:

None.

 B. Private Sector Impact: Indeterminate.

C. Government Sector Impact:

None.

# VI. Technical Deficiencies:

None.

# VII. Related Issues:

None.

# VIII. Additional Information:

A. Committee Substitute – Statement of Substantial Changes: (Summarizing differences between the Committee Substitute and the prior version of the bill.)

None.

B. Amendments:

None.

This Senate Bill Analysis does not reflect the intent or official position of the bill's introducer or the Florida Senate.