BILL ANALYSIS

Senate Research Center

H.B. 2331 By: Morrison (Nelson) Health & Human Services 5/2/2005 Engrossed

AUTHOR'S/SPONSOR'S STATEMENT OF INTENT

In response to a rash of newborn abandonments, the Texas Legislature several years ago enacted the country's first "Baby Moses" law, allowing mothers to relinquish an unwanted newborn to a designated emergency infant care provider. The intent of the law is to provide a responsible alternative to newborn abandonment by providing the mother with anonymity and exemption from criminal prosecution. However, differing provisions of the statute governing the anonymity of the mother have led to some confusion among officials who deal with these cases. H.B. 2331 clarifies and strengthens the anonymity and confidentiality requirements in cases where a mother voluntarily relinquishes her newborn to a designated emergency care provider.

RULEMAKING AUTHORITY

This bill does not expressly grant any additional rulemaking authority to a state officer, institution, or agency.

SECTION BY SECTION ANALYSIS

[While the statutory reference in this bill is to the Department of Protective and Regulatory Services (DPRS), the following amendments affect the Department of Family and Protective Services (DFPS), as the successor agency to DPRS.]

SECTION 1. Amends Section 262.303, Family Code, by adding Subsection (c), to prohibit DPRS from attempting to ascertain the identity of or locate the parent who voluntarily delivered the child to the designated emergency infant care provider, unless it appears that the child has been abused or neglected.

SECTION 2. Amends Subchapter D, Chapter 262, Family Code, by adding Sections 262.308 and 262.309, as follows:

Sec. 262.308. CONFIDENTIALITY. (a) Provides that all identifying information, documentation, or other records regarding a person who voluntarily delivers a child to a designated emergency infant care provider under this subchapter is confidential and not subject to release to any individual or entity except as provided by Subsection (b).

(b) Provides that any pleading or other document filed with a court under this subchapter is confidential, is not public information for purposes of Chapter 552 (Public Information), Government Code, and is prohibited from being released to a person other than to a party in a suit regarding the child, the party's attorney, or an attorney ad litem or guardian ad litem appointed in the suit.

(c) Requires the court to close the hearing to the public unless the court finds that the interests of the child or the public would be better served by opening the hearing to the public in a suit concerning a child for whom DFPS assumes care, control, and custody under this subchapter.

(d) Provides that unless the disclosure, receipt, or use is permitted by this section, a person commits an offense if the person knowingly discloses, receives, uses, or permits the use of information derived from records or files described by this section or knowingly discloses identifying information concerning a person who

voluntarily delivers a child to a designated emergency infant care provider. Provides that an offense under this subsection is a Class B misdemeanor.

Sec. 262.309. SEARCH FOR RELATIVES NOT REQUIRED. Provides that DFPS is not required to conduct a search for the relatives of a child for whom DFPS assumes care, control, and custody under this subchapter.

SECTION 3. Repealer: Section 263.3025(d) (referring to preparing the permanency plan), Family Code.

SECTION 4. Provides that the change in law made by this Act applies to a child for whom the Department of Family and Protective Services assumes responsibility under Subchapter D, Chapter 262 (Procedures in Suit by Governmental Entity to Protect Health and Safety of Child), Family Code, as amended by this Act, regardless of whether DFPS assumed responsibility for the child before, on, or after the effective date of this Act.

SECTION 5. Effective date: September 1, 2005.