By: Bonnen

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A BILL TO BE ENTITLED 1 AN ACT 2 relating to terminating the parent-child relationship of a parent 3 convicted of certain crimes. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 4 5 SECTION 1. This Act may be called the Donna Hoedt Act. SECTION 2. Section 161.001, Family Code, is amended to read 6 7 as follows: Sec. 161.001. INVOLUNTARY TERMINATION OF 8 PARENT-CHILD RELATIONSHIP. The court may order termination of the parent-child 9 relationship if the court finds by clear and convincing evidence: 10 11 (1)that the parent has: 12 (A) voluntarily left the child alone or in the possession of another not the parent and expressed an intent not to 13 14 return; voluntarily left the child alone or in the 15 (B) possession of another not the parent without expressing an intent 16 to return, without providing for the adequate support of the child, 17 and remained away for a period of at least three months; 18 (C) voluntarily left the child alone or in the 19 possession of another without providing adequate support of the 20 21 child and remained away for a period of at least six months; (D) knowingly placed or knowingly allowed the 22 23 child to remain in conditions or surroundings which endanger the 24 physical or emotional well-being of the child;

H.B. No. 657 engaged in conduct or knowingly placed the 1 (E) 2 child with persons who engaged in conduct which endangers the 3 physical or emotional well-being of the child; 4 (F) failed to support the child in accordance 5 with the parent's ability during a period of one year ending within six months of the date of the filing of the petition; 6 7 (G) abandoned the child without identifying the child or furnishing means of identification, and the child's 8 identity cannot be ascertained by the exercise of reasonable 9 10 diligence; voluntarily, and with knowledge of 11 (H) the pregnancy, abandoned the mother of the child beginning at a time 12 during her pregnancy with the child and continuing through the 13 14 birth, failed to provide adequate support or medical care for the 15 mother during the period of abandonment before the birth of the child, and remained apart from the child or failed to support the 16 17 child since the birth; (I) contumaciously refused to 18 submit to а 19 reasonable and lawful order of a court under Subchapter D, Chapter 261; 20 21 (J) been the major cause of: (i) the failure of the child to be enrolled 22 in school as required by the Education Code; or 23 24 (ii) the child's absence from the child's 25 home without the consent of the parents or quardian for a 26 substantial length of time or without the intent to return; executed before or after the suit is filed an 27 (K)

H.B. No. 657 1 unrevoked or irrevocable affidavit of relinquishment of parental 2 rights as provided by this chapter;

3 (L) been convicted or has been placed on 4 community supervision, including deferred adjudication community 5 supervision, for being criminally responsible for the death or 6 serious injury of a child under the following sections of the Penal Code or adjudicated under Title 3 for conduct that caused the death 7 8 or serious injury of a child and that would constitute a violation of one of the following Penal Code sections: 9

(i) Section 19.02 (murder); 10 (ii) Section 19.03 (capital murder); 11 12 (iii) Section 19.04 (manslaughter); 21.11 (indecency with 13 (iv) Section а 14 child); 15 (v) Section 22.01 (assault); 16 (vi) Section 22.011 (sexual assault); 17 (vii) Section 22.02 (aggravated assault); (viii) Section 22.021 (aggravated sexual 18 19 assault); 20 Section 22.04 (injury to a child, (ix) elderly individual, or disabled individual); 21 22 (x) Section 22.041 (abandoning or 23 endangering child); 24 (xi) Section 25.02 (prohibited sexual 25 conduct); (xii) Section 43.25 (sexual performance by 26 27 a child); and

1 (xiii) Section 43.26 (possession or promotion of child pornography); 2 3 had his or her parent-child relationship (M) 4 terminated with respect to another child based on a finding that the 5 parent's conduct was in violation of Paragraph (D) or (E) or 6 substantially equivalent provisions of the law of another state; 7 constructively abandoned the child who has (N) 8 been in the permanent or temporary managing conservatorship of the Department of Family and Protective [and Regulatory] Services or an 9 10 authorized agency for not less than six months, and: (i) the department or authorized agency has 11 made reasonable efforts to return the child to the parent; 12 (ii) the parent has not regularly visited 13 14 or maintained significant contact with the child; and 15 (iii) the parent has demonstrated an 16 inability to provide the child with a safe environment; 17 (O)failed to comply with the provisions of a court order that specifically established the actions necessary for 18 the parent to obtain the return of the child who has been in the 19 permanent or temporary managing conservatorship of the Department 20 of <u>Family and</u> Protective [and Regulatory] Services for not less 21 than nine months as a result of the child's removal from the parent 22 23 under Chapter 262 for the abuse or neglect of the child; 24 (P) used a controlled substance, as defined by 25 Chapter 481, Health and Safety Code, in a manner that endangered the health or safety of the child, and: 26 27 (i) failed to complete a court-ordered

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1 substance abuse treatment program; or 2 (ii) after completion of a court-ordered 3 substance abuse treatment program, continued to abuse a controlled 4 substance; 5 (Q) knowingly engaged in criminal conduct that 6 has resulted in the parent's: (i) conviction of an offense; and 7 8 (ii) confinement or imprisonment and 9 inability to care for the child for not less than two years from the date of filing the petition; 10 (R) been the cause of the child being born 11 addicted to alcohol or a controlled substance, other than a 12 controlled substance legally obtained by prescription, as defined 13 14 by Section 261.001; [or] 15 (S) voluntarily delivered the child tο а designated emergency infant care provider under Section 262.302 16 without expressing an intent to return for the child; or 17 (T) been convicted of the murder of the other 18 parent of the child under Section 19.02 or 19.03, Penal Code, or 19 under a law of another state, federal law, the law of a foreign 20 21 country, or the Uniform Code of Military Justice that contains elements that are substantially similar to the elements of an 22 offense under Section 19.02 or 19.03, Penal Code; and 23 24 (2) that termination is in the best interest of the 25 child. SECTION 3. The change in law made by this Act applies only 26 to a suit affecting the parent-child relationship filed on or after 27

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the effective date of this Act. A suit affecting the parent-child relationship filed before the effective date of this Act is governed by the law in effect on the date the suit was filed, and the former law is continued in effect for that purpose.

5 SECTION 4. This Act takes effect September 1, 2005.