By: Dutton

H.B. No. 3455

	A BILL TO BE ENTITLED
1	AN ACT
2	relating to investigations and other procedures with respect to
3	allegations of child abuse and neglect.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Section 261.103, Family Code, is amended by
6	adding Subsection (d) to read as follows:
7	(d) The department or other entity receiving a report of
8	abuse or neglect shall maintain an audio recording of each report
9	made over the telephone.
10	SECTION 2. Section 261.302, Family Code, is amended by
11	amending Subsections (a) and (f) and adding Subsections (e-1),
12	(e-2), and (e-3) to read as follows:
13	(a) The investigation may include:
14	(1) a visit to the child's home, unless the alleged
15	abuse or neglect can be confirmed or clearly ruled out without a
16	home visit; and
17	(2) an interview with and examination of the subject
18	child, any other child in the home, or the child's parents which may
19	include a medical, psychological, or psychiatric examination <u>as</u>
20	authorized by Subsection (f).
21	(e-1) Except as provided by Subsection (e-2), an
22	investigation that includes an examination of the subject child or
23	any other child in the household may not include a medical,
24	psychological, or psychiatric examination of the child unless:

1	(1) the child's parent, conservator, or legal guardian
2	consents in writing to the examination; or
3	(2) the department obtains a court order for the
4	medical, psychological, or psychiatric examination.
5	(e-2) If during the investigation a department investigator
6	believes that a child needs emergency medical attention before a
7	representative of a law enforcement agency is able to arrive, the
8	investigator may obtain medical assistance for the child from
9	emergency medical services personnel, as defined by Section
10	773.003, Health and Safety Code.
11	(e-3) This section does not limit the authority of a law
12	enforcement agency to perform its duties under any other law.
13	(f) A person commits an offense if the person is notified of
14	the time of the transport of a child by the department and the
15	location from which the transport is initiated and the person is
16	present at the location when the transport is initiated and
17	attempts to interfere with the department's investigation. An
18	offense under this subsection is a Class B misdemeanor. It is an
19	exception to the application of this subsection that the department
20	requested the person to be present at the site of the transport.
21	This subsection only applies when the department has taken custody
22	of a child under Section 262.104, an ongoing court-ordered
23	investigation is being conducted, or when the child's parent,
24	conservator, or legal guardian has consented to the transport.
25	SECTION 3. Section 261.3021, Family Code, is amended to
26	read as follows:

27 Sec. 261.3021. CASEWORK DOCUMENTATION AND MANAGEMENT. (a)

H.B. No. 3455 1 Subject to the appropriation of money for these purposes, the 2 department shall:

3 (1) identify critical investigation actions that 4 impact child safety and require department caseworkers to document 5 those actions in a child's case file not later than the day after 6 the action occurs;

7 (2) identify and develop a comprehensive set of
8 casework quality indicators that must be reported in real time to
9 support timely management oversight;

10 (3) provide department supervisors with access to 11 casework quality indicators and train department supervisors on the 12 use of that information in the daily supervision of caseworkers;

13 (4) develop a case tracking system that notifies 14 department supervisors and management when a case is not 15 progressing in a timely manner;

16 (5) use current data reporting systems to provide 17 department supervisors and management with easier access to 18 information; and

19 (6) train department supervisors and management on the20 use of data to monitor cases and make decisions.

21 (b) The department shall record and maintain all interviews 22 and documents pertaining to an investigation, including original 23 <u>notes.</u>

24 SECTION 4. Section 261.307(a), Family Code, is amended to 25 read as follows:

(a) As soon as possible after initiating an investigation of
a parent or other person having legal custody of a child, the

1 department shall provide to the person: 2 (1)a summary that: 3 is brief and easily understood; (A) 4 (B) is written in a language that the person 5 understands, or if the person is illiterate, is read to the person 6 in a language that the person understands; and 7 (C) contains the following information: 8 (i) the department's procedures for 9 conducting an investigation of alleged child abuse or neglect, 10 including: (a) description 11 а of the circumstances under which the department would request to remove 12 the child from the home through the judicial system; and 13 14 (b) an explanation that the law 15 requires the department to refer all reports of alleged child abuse or neglect to a law enforcement agency for a separate determination 16 17 of whether a criminal violation occurred; (ii) the person's right to file a complaint 18 with the department or to request a review of the findings made by 19 the department in the investigation; 20 21 (iii) the person's right to review all records of the investigation unless the review would jeopardize an 22 ongoing criminal investigation or the child's safety; 23 24 (iv) the person's right to seek legal 25 counsel; (v) references 26 to the statutory and 27 regulatory provisions governing child abuse and neglect and how the

1 person may obtain copies of those provisions; and 2 (vi) the process the person may use to 3 acquire access to the child if the child is removed from the home; 4 if the department determines that removal of the (2) 5 child may be warranted, a proposed child placement resources form 6 that: 7 (A) instructs the parent or other person having 8 legal custody of the child to: 9 (i) complete and return the form to the 10 department or agency; and (ii) identify in the form three individuals 11 who reside in the state within 100 miles from the child's primary 12 residence who could serve as [be] relative caregivers or designated 13 14 caregivers, as those terms are defined by Section 264.751, before a 15 suit affecting the parent-child relationship is filed and until the suit is dismissed; and 16 17 (B) informs the parent or other person of a location that is available to the parent or other person to submit 18 the information in the form 24 hours a day either in person or by 19 facsimile machine or e-mail; and 20 21 (3) an informational manual required by Section 22 261.3071. SECTION 5. Section 261.309, Family Code, is amended by 23 24 amending Subsection (d) and adding Subsections (b-1), (c-1), (c-2), 25 and (e-1) to read as follows: 26 (b-1) The immediate supervisor shall submit a written report at the conclusion of the informal review under Subsection (b). The 27

report must summarize the person's case or complaint and contain 1 2 the supervisor's findings relating to the person's case or complaint. The department shall make the written report available 3 4 to the person under investigation. (c-1) At the administrative review under Subsection (c), the 5 6 person conducting the review for the department shall allow the person challenging the findings to question the investigative 7 workers and immediate supervisors who developed the department's 8 9 findings. The department may postpone the administrative review for not more than 30 days to ensure attendance of necessary 10 investigative workers and immediate supervisors. 11 (c-2) The department shall make an audio recording of the 12

administrative review and preserve the recording until the first anniversary of the date the administrative review concludes. The department shall make the audio recording available to any party involved in the review not later than the 10th day after the date the person requests access to the recording.

Unless a civil or criminal court proceeding or an (d) 18 ongoing criminal investigation relating to the alleged abuse or 19 neglect investigated by the department is pending, the department 20 employee shall conduct the review prescribed by Subsection (c) as 21 soon as possible but not later than the 45th day after the date the 22 department receives the request. If a civil court proceeding 23 24 initiated by the department, a [or] criminal court proceeding, or 25 an ongoing criminal investigation is pending, the department may postpone the review until the court proceeding is completed. 26 The department shall conduct the review not later than the 45th day 27

1	after the date the court proceeding or investigation is completed.
2	(e-1) A person under investigation for allegedly abusing or
3	neglecting the person's child is not subject to, and cannot be
4	required to submit to, the jurisdiction of the State Office of
5	Administrative Hearings in any proceeding in connection to the
6	alleged abuse or neglect.
7	SECTION 6. Section 261.310(d), Family Code, is amended to
8	read as follows:
9	(d) The standards shall:
10	(1) recommend that videotaped and audiotaped
11	interviews be uninterrupted;
12	(2) recommend a maximum number of interviews with and
13	examinations of a suspected victim;
14	(3) provide procedures to preserve evidence,
15	including the original <u>audio</u> recordings of the intake telephone
16	calls, original notes, videotapes, and <u>other</u> audiotapes, for one
17	year from the later of the date the evidence is created or the date
18	of a final judgment in a case for which the evidence is created; and
19	(4) provide that an investigator of suspected child
20	abuse or neglect make a reasonable effort to locate and inform each
21	parent of a child of any report of abuse or neglect relating to the
22	child.
23	SECTION 7. Sections 262.112(a) and (b), Family Code, are
24	amended to read as follows:
25	(a) The Department of <u>Family and</u> Protective [ <del>and</del>
26	Regulatory] Services and the parent, conservator, or legal guardian
27	of a child are [ <del>is</del> ] entitled to an expedited hearing under this

chapter in any proceeding in which a hearing is required if the department determines that a child should be removed from the child's home because of an immediate danger to the physical health or safety of the child.

5 (b) In any proceeding in which an expedited hearing is held 6 under Subsection (a), the department, parent, <u>conservator</u>, 7 guardian, or other party to the proceeding is entitled to an 8 expedited appeal on a ruling by a court that the child <u>may or</u> may not 9 be removed from the child's home.

SECTION 8. Section 262.114, Family Code, is amended to read as follows:

Sec. 262.114. EVALUATION OF IDENTIFIED RELATIVES AND OTHER 12 DESIGNATED INDIVIDUALS; PLACEMENT. (a) If a governmental entity 13 determines, after completing an investigation, that a child should 14 15 be removed from the child's home and placed in the custody of the Department of Family and Protective Services, the department shall, 16 17 on receiving the child placement resources form as provided under Section 261.307, [Before a full adversary hearing under Subchapter 18 C, the Department of Family and Protective Services must] 19 immediately perform a background and criminal history check of: 20

21 (1) the relatives or other designated individuals 22 identified as a potential relative or designated caregiver, as 23 defined by Section 264.751; and

24 (2) each person over 18 years of age who resides in the 25 designated person's household [, on the proposed child placement 26 resources form provided under Section 261.307].

27

<u>(a-1)</u> The department shall evaluate each person listed on

the form <u>by the standards outlined in Section 262.115</u> to determine the relative or other designated individual who would be the most appropriate substitute caregiver for the child [and must complete a home study of the most appropriate substitute caregiver, if any, before the full adversary hearing].

6 (a-2) The right of the parent, conservator, or legal 7 guardian of the child to designate the person with whom the child is 8 placed continues until the date the suit affecting the parent-child relationship is dismissed. The parent, conservator, or legal 9 guardian may change the person designated on the child placement 10 resources form as a relative or designated caregiver. The 11 department shall place the child with the person subsequently 12 designated as a relative or designated caregiver, if the child is 13 14 removed from the care of a person who was previously designated.

15 <u>(a-3) If the parent, conservator, or legal guardian fails to</u> 16 <u>designate</u> [Until the department identifies] a relative or other 17 designated individual qualified to be a substitute caregiver, the 18 department must continue to explore substitute caregiver options. 19 The time frames in this subsection do not apply to a relative or 20 other designated individual located <u>more than 100 miles from the</u> 21 <u>child's primary residence</u> [<u>in another state</u>].

22 (b) [The department may place a child with a relative or 23 other designated individual identified on the proposed child 24 placement resources form if the department determines that the 25 placement is in the best interest of the child.] The department may 26 place the child with the relative or designated individual before 27 conducting the background and criminal history check or home study

1 required under Subsection (a). The department shall provide a copy 2 of an informational manual required under Section 261.3071 to the 3 relative or other designated caregiver at the time of the child's 4 placement.

5 <u>(c) The department shall provide the mother of a child who</u> 6 <u>is breast-feeding with scheduled visitation periods at appropriate</u> 7 <u>intervals to allow the mother to continue breast-feeding the child,</u> 8 <u>unless the court finds after a hearing that the mother is not fit</u> 9 <u>for these visitation periods.</u>

10 <u>(d) At each hearing conducted in a suit affecting the</u> 11 <u>parent-child relationship filed under this chapter, the court shall</u> 12 <u>inform the child's parent, conservator, or legal guardian orally</u> 13 <u>and in writing of that person's right to designate a relative or</u> 14 <u>designated caregiver with whom the child is placed.</u>

SECTION 9. Subchapter B, Chapter 262, Family Code, is amended by adding Section 262.115 to read as follows:

17 <u>Sec. 262.115. LIMITATION ON PLACEMENT WITH DESIGNATED</u> 18 <u>PERSON. (a) Except as provided by Subsection (c), the department</u> 19 <u>may not place a child with a person designated by the child's</u> 20 <u>parent, conservator, or legal guardian under Section 262.114 if the</u> 21 <u>department determines that:</u> 22 (1) the placement would conserve the shill be simplicity

## (1) the placement would expose the child to immediate danger to the child's physical health or safety; or

24 <u>(2) the designated person or another person in the</u> 25 <u>designated person's household:</u>

26 <u>(A) is listed in the department's statewide</u> 27 <u>central registry system with a finding that the department</u>

1	confirmed, had reason to believe, or could not determine that the
2	person abused or neglected a child;
3	(B) is the subject of a report of child abuse or
4	neglect being investigated by the department;
5	(C) has been found to have committed family
6	violence and is or has been the subject of a protective order
7	rendered under Title 4;
8	(D) has been convicted of a felony, is under
9	indictment for or charged with an offense punishable as a felony, or
10	is under investigation by a state or federal law enforcement agency
11	for an offense punishable as a felony; or
12	(E) has previously voluntarily relinquished
13	parental rights as the result of an allegation of child abuse or
14	<u>neglect.</u>
15	(b) A law enforcement agency in this state, on request by
16	the department, shall assist in conducting a criminal background
17	check on a designated person or any other person in the designated
18	person's household.
19	(c) The department may place a child with a person described
20	by Subsection (a) if the department determines that placement of
21	the child with the designated person will not endanger the child.
22	(d) If the department determines that the designated person
23	under Section 262.114 is not an appropriate placement for the
24	child, the department shall immediately provide the parent,
25	conservator, or legal guardian with written notice stating the
26	specific facts leading to the department's objections to the
27	placement. The parent, conservator, or legal guardian may

challenge the department's placement decision by filing a motion for a hearing before the court. The court shall render an order regarding placement of the child after hearing testimony from the parties. The court may approve the placement of the child with the designated person and order any modification the court determines necessary to address the department's written objections.

7 SECTION 10. Sections 263.103(a) and (d), Family Code, are 8 amended to read as follows:

9 (a) Before the service plan is signed, the child's parents 10 and the representative of the department or other agency shall 11 discuss each term and condition of the plan. <u>The representative</u> 12 <u>shall inform the parents that the service plan is voluntary and can</u> 13 <u>only be made mandatory by the department if a suit affecting the</u> 14 <u>parent-child relationship has been filed and the department has</u> 15 <u>obtained court authorization.</u>

16

## (d) The plan takes effect when [+

[(1)] the child's parents and the appropriate representative of the department or other authorized agency sign the plan. If the child's parents refuse to sign the plan, a motion may be filed by any party for a hearing at which the court shall either accept the plan or modify the plan based on the testimony of the parties[; or

23 [(2) the department or other authorized agency files
24 the plan without the parents' signatures].

25 SECTION 11. Section 264.751(1), Family Code, is amended to 26 read as follows:

27

(1) "Designated caregiver" means an individual

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1	qualified under Section 262.114 [who has a longstanding and
2	significant relationship with a child for whom the department has
3	been appointed managing conservator and] who:
4	(A) is appointed to provide substitute care for
5	the child, but is not licensed or certified to operate a foster
6	home, foster group home, agency foster home, or agency foster group
7	home under Chapter 42, Human Resources Code; or
8	(B) is subsequently appointed permanent managing
9	conservator of the child after providing the care described by
10	Paragraph (A).
11	SECTION 12. Section 264.753, Family Code, is amended to
12	read as follows:
13	Sec. 264.753. EXPEDITED PLACEMENT. <u>Because there is a</u>
14	rebuttable presumption that placing a child in the care of a person
15	designated by the child's parent, conservator, or legal guardian is
16	in the child's best interest, the [ <del>The</del> ] department or other
17	authorized entity shall expedite the completion of the background
18	and criminal history check according to Section 262.114[, the home
19	$rac{ ext{study}_{ au}}{ ext{r}}$ ] and any other administrative procedure to ensure that the
20	child is placed with a qualified relative or caregiver as soon as
21	possible after the date the caregiver is identified.
22	SECTION 13. Section 264.754, Family Code, is amended to
23	read as follows:

Sec. 264.754. INVESTIGATION OF [PROPOSED] PLACEMENT <u>OF</u> <u>CHILD WITH DESIGNATED CAREGIVER</u>. <u>After</u> [<del>Before</del>] placing a child with a proposed relative or other designated caregiver <u>under the</u> <u>standards of Sections 262.114</u> and 262.115, the department <u>may</u>

[must] conduct <u>a comprehensive</u> [an] investigation <u>including a home</u>
<u>study</u> to determine whether the <u>designated</u> [proposed] placement
<u>meets the minimum standards for the health and safety of the child.</u>
There is a rebuttable presumption that a placement with a
designated caregiver is in the child's best interest.

6 SECTION 14. Section 261.302(c), Family Code, is repealed.

SECTION 15. The changes in law made by this Act apply only 7 8 to an investigation of a report of child abuse or neglect that is made, or a suit affecting the parent-child relationship that is 9 commenced, on or after the effective date of this Act. A report 10 that is made or a suit that is commenced before the effective date 11 of this Act is governed by the law in effect on the date the report 12 was made or the suit was commenced, and the former law is continued 13 14 in effect for that purpose.

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SECTION 16. This Act takes effect September 1, 2007.