By: Lucio, Harris

S.B. No. 220

A BILL TO BE ENTITLED

1	AN ACT
2	relating to the use of electronic communication by a conservator of
3	a child to facilitate communication with the child.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Subchapter A, Chapter 153, Family Code, is
6	amended by adding Section 153.015 to read as follows:
7	Sec. 153.015. ELECTRONIC COMMUNICATION WITH CHILD BY
8	CONSERVATOR. (a) In this section, "electronic communication"
9	means any communication facilitated by the use of any wired or
10	wireless technology via the Internet or any other electronic media.
11	The term includes communication facilitated by the use of a
12	telephone, electronic mail, instant messaging, videoconferencing,
13	or webcam.
14	(b) If a conservator of a child requests the court to order
15	periods of electronic communication with the child under this
16	section, the court may award the conservator reasonable periods of
17	electronic communication with the child to supplement the
18	conservator's periods of possession of the child. In determining
19	whether to award electronic communication, the court shall
20	<u>consider:</u>
21	(1) whether electronic communication is in the best
22	interest of the child;
23	(2) whether equipment necessary to facilitate the
24	electronic communication is reasonably available to all parties

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subject to the order; and 1 (3) any other factor the court considers appropriate. 2 3 (c) If a court awards a conservator periods of electronic communication with a child under this section, each conservator 4 5 subject to the court's order shall: 6 (1) provide the other conservator with the e-mail 7 address and other electronic communication access information of the child; 8 9 (2) notify the other conservator of any change in the e-mail address or other electronic communication access 10 11 information not later than 24 hours after the date the change takes 12 effect; and 13 (3) if necessary equipment is reasonably available, accommodate electronic communication with the child, with the same 14 15 privacy, respect, and dignity accorded all other forms of access, 16 at a reasonable time and for a reasonable duration subject to any limitation provided by the court in the court's order. 17 18 (d) The court may not consider the availability of electronic communication as a factor in: 19 20 (1) computing the amount of child support to be 21 ordered; 22 (2) rendering an order granting periods of possession 23 of the child; or 24 (3) considering a request by the managing conservator 25 of the child to relocate the primary residence of the child. (e) In a suit in which the court's order contains provisions 26 27 related to a finding of family violence in the suit, including

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1	supervised visitation, the court may award periods of electronic
2	communication under this section only if:
3	(1) the award and terms of the award are mutually
4	agreed to by the parties; and
5	(2) the terms of the award:
6	(A) are printed in the court's order in
7	boldfaced, capitalized type; and
8	(B) include any specific restrictions relating
9	to family violence or supervised visitation, as applicable,
10	required by other law to be included in a possession or access
11	order.
12	SECTION 2. This Act takes effect September 1, 2007, and
13	applies to a suit affecting the parent-child relationship filed
14	before, on, or after that date.

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