By: Harris

S.B. No. 303

	A BILL TO BE ENTITLED
1	AN ACT
2	relating to health care coverage for a child in a suit affecting the
3	parent-child relationship.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Section 154.062, Family Code, is amended by
6	amending Subsection (d) and adding Subsection (e) to read as
7	follows:
8	(d) The court shall deduct the following items from
9	resources to determine the net resources available for child
10	support:
11	<pre>(1) social security taxes;</pre>
12	(2) federal income tax based on the tax rate for a
13	single person claiming one personal exemption and the standard
14	deduction;
15	<pre>(3) state income tax;</pre>
16	(4) union dues; and
17	(5) expenses for health <u>care</u> [insurance] coverage for
18	the obligor's child, including the cost of health insurance for the
19	child or cash medical support ordered by the court under Section
20	<u>154.182</u> .
21	(e) In calculating the amount of the deduction for health
22	care coverage for a child under Subsection (d)(5), if the obligor
23	has other minor dependents covered under the same health insurance
24	plan, the court shall divide the total cost to the obligor for the

S.B. No. 303

1 <u>insurance by the total number of minor dependents, including the</u> 2 <u>child, covered under the plan.</u>

3 SECTION 2. Sections 154.181(c), (d), and (e), Family Code, 4 are amended to read as follows:

(c) In rendering temporary orders, the court shall, except 5 6 for good cause shown, order that any health insurance coverage in effect for the child continue in effect pending the rendition of a 7 8 final order, except that the court may not require the continuation of any health insurance that is not available to the parent at 9 reasonable cost. If there is no health insurance coverage in effect 10 for the child or if the insurance in effect is not available at a 11 reasonable cost [and the child is not receiving medical assistance 12 under Chapter 32, Human Resources Code, or coverage under the state 13 child health plan under Chapter 62, Health and Safety Code], the 14 15 court shall, except for good cause shown, order health care coverage for the child as provided under Section 154.182. 16

17 (d) <u>On</u> [Except for good cause shown, on] rendering a final 18 order the court shall:

19 (1) make specific findings with respect to the manner 20 in which health care coverage is to be provided for the child, in 21 accordance with the priorities identified under Section 154.182; 22 and

23 (2) except for good cause shown, require the parent 24 ordered to provide health care coverage for the child as provided 25 under Section 154.182 to produce evidence to the court's 26 satisfaction that the parent has applied for or secured health 27 insurance or has otherwise taken necessary action to provide for

S.B. No. 303

1 health care coverage for the child, as ordered by the court.

(e) In this section, "reasonable cost" means the cost of [a]
health insurance <u>coverage for a child</u> [premium] that does not
exceed <u>nine</u> [10] percent of the responsible parent's <u>annual</u>
earnings [<u>net income in a month</u>].

6 SECTION 3. The heading to Section 154.182, Family Code, is 7 amended to read as follows:

8 Sec. 154.182. HEALTH <u>CARE COVERAGE FOR CHILD</u> [INSURANCE]. 9 SECTION 4. Section 154.182, Family Code, is amended by 10 amending Subsections (a) and (b) and adding Subsections (b-1), 11 (b-2), and (b-3) to read as follows:

12 (a) The court shall consider the cost and quality of health 13 insurance coverage available to the parties and shall give priority 14 to health insurance coverage available through the employment of 15 one of the parties <u>if the coverage is available at a reasonable</u> 16 <u>cost</u>.

(b) In determining the manner in which health <u>care coverage</u> [insurance] for the child is to be ordered, the court shall render its order in accordance with the following priorities, unless a party shows good cause why a particular order would not be in the best interest of the child:

(1) if health insurance is available for the child through <u>a parent's</u> [the obligor's] employment or membership in a union, trade association, or other organization at reasonable cost to the <u>parent</u> [obligor], the court shall order <u>that parent</u> [the <u>obligor</u>] to include the child in the <u>parent's</u> [obligor's] health insurance;

S.B. No. 303

1 (2) if health insurance is not available for the child under Subdivision (1) [through the obligor's employment] but is 2 available to a parent from another source and [for the child] at a 3 reasonable cost [through the obligee's employment or membership in 4 5 a union, trade association, or other organization], the court may 6 order that parent [the obligee] to provide health insurance for the child[, and, in such event, shall order the obligor to pay 7 8 additional child support to be withheld from earnings under Chapter 9 158 to the obligee for the actual cost of the health insurance for 10 the child]; or

(3) [if health insurance is not available for the child under Subdivision (1) or (2), the court shall order the obligor to provide health insurance for the child if the court finds that health insurance is available to the obligor for the child from another source and at reasonable cost;

[(4) if neither parent has access to private health 16 17 insurance at reasonable cost, the court shall order that the custodial parent or, to the extent permitted by law, the 18 noncustodial parent immediately apply on behalf of the child for 19 participation in a medical assistance program under Chapter 32, 20 Human Resources Code, or the state child health plan under Chapter 21 62, Health and Safety Code, and that the obligor pay additional 22 child support, to be withheld from income under Chapter 158, to the 23 24 obligee for the actual cost of participation of the child in the state child health plan; or 25

26 [(5)] if health <u>insurance</u> coverage is not available 27 for the child under Subdivision (1) <u>or</u> [-7] (2)[-7, (3), or (4)], the

court shall order the obligor to pay the obligee, in addition to any amount ordered under the guidelines for child support, <u>an</u> [a reasonable] amount, not to exceed nine percent of the obligor's <u>monthly earnings, each month as medical support for the child [to be</u> withheld from earnings under Chapter 158].

S.B. No. 303

6 (b-1) If the parent ordered to provide health insurance under Subsection (b)(1) or (b)(2) is the obligee, the court shall 7 8 order the obligor to pay the obligee a reasonable amount of cash medical support for the child, not to exceed the actual cost of 9 health insurance for the child. In calculating the actual cost of 10 health insurance for the child, if the obligee has other minor 11 12 dependents covered under the same health insurance plan, the court shall divide the total cost to the obligee for the insurance by the 13 total number of minor dependents, including the child covered under 14 15 the plan.

(b-2) If the court finds that neither parent has access to 16 17 private health insurance at a reasonable cost, the court shall order the parent awarded the exclusive right to designate the 18 child's primary residence or, to the extent permitted by law, the 19 other parent to apply immediately on behalf of the child for 20 21 participation in a government medical assistance program or health plan. If the child participates in a government medical assistance 22 program or health plan, the court may order cash medical support 23 24 under Subsection (b)(3). (b-3) An order requiring the payment of cash medical support 25

26 <u>under Subsection (b)(3) must allow the obligor to discontinue</u> 27 payment of the cash medical support if:

	S.B. No. 303
1	(1) health insurance for the child becomes available
2	to the obligor at a reasonable cost; and
3	(2) the obligor:
4	(A) enrolls the child in the insurance plan; and
5	(B) provides the obligee and, in a Title IV-D
6	case, the Title IV-D agency, the information required under Section
7	<u>154.185.</u>
8	SECTION 5. Section 154.183, Family Code, is amended to read
9	as follows:
10	Sec. 154.183. <u>MEDICAL SUPPORT</u> [HEALTH INSURANCE]
11	ADDITIONAL SUPPORT DUTY OF OBLIGOR. (a) An amount that an obligor
12	is <u>ordered</u> [required] to pay <u>as medical support</u> [for health
13	insurance] for the child under this chapter, including the costs of
14	health insurance coverage or cash medical support under Section
15	<u>154.182</u> :
16	(1) is in addition to the amount that the obligor is
17	required to pay for child support under the guidelines for child
18	support;
19	(2) is a child support obligation; and
20	(3) may be enforced by any means available for the
21	<pre>enforcement of [as a] child support [obligation], including</pre>
22	withholding from earnings under Chapter 158.
23	(b) If the court finds and states in the child support order
24	that the obligee will maintain health insurance coverage for the
25	child at the obligee's expense, the court <u>shall</u> [may] increase the
26	amount of child support to be paid by the obligor in an amount not
27	exceeding the <u>actual cost</u> [total expense] to the obligee for

1 maintaining health insurance coverage, as provided under Section
2 154.182(b-1).

S.B. No. 303

3 (c) As additional child support, the court shall allocate 4 between the parties, according to their circumstances, the 5 reasonable and necessary health care expenses of a child that are 6 not reimbursed by health insurance <u>or are not otherwise covered by</u> 7 <u>the amount of cash medical support ordered under Section</u> 8 154.182(b)(3).

9 SECTION 6. Section 156.401(a), Family Code, is amended to 10 read as follows:

(a) Except as provided by Subsection (a-1) or (b), the court may modify an order that provides for the support of a child, <u>including an order for health care coverage under Section 154.182,</u> if:

(1) the circumstances of the child or a person affected by the order have materially and substantially changed since the earlier of:

18

(A) the date of the order's rendition; or

(B) the date of the signing of a mediated or collaborative law settlement agreement on which the order is based; or

(2) it has been three years since the order was rendered or last modified and the monthly amount of the child support award under the order differs by either 20 percent or \$100 from the amount that would be awarded in accordance with the child support guidelines.

27 SECTION 7. The change in law made by this Act applies to a

S.B. No. 303
suit affecting the parent-child relationship pending in a trial
court on or filed on or after the effective date of this Act.
SECTION 8. This Act takes effect September 1, 2007.