H.B. No. 409

2	relating to an award of additional periods of possession of or
3	access to a child for certain conservators who have returned from
4	active military deployment.
5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
6	SECTION 1. Subchapter F, Chapter 153, Family Code, is
7	amended by adding Section 153.3162 to read as follows:
8	Sec. 153.3162. ADDITIONAL PERIODS OF POSSESSION OR ACCESS
9	AFTER CONCLUSION OF MILITARY DEPLOYMENT. (a) In this section,
10	<pre>"conservator" means:</pre>
11	(1) a possessory conservator of a child; or
12	(2) a joint managing conservator of a child without
13	the exclusive right to designate the primary residence of the
14	child.
15	(b) Not later than the 90th day after the date a conservator
16	who is a member of the armed services concludes the conservator's
17	active military deployment, the conservator may petition the court
18	<u>to:</u>
19	(1) compute the periods of possession of or access to
20	the child to which the conservator would have otherwise been
21	entitled during the conservator's deployment; and
22	(2) award the conservator additional periods of
23	possession of or access to the child to compensate for the periods
24	described by Subdivision (1).

AN ACT

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1 (c) If a conservator petitions the court under Subsection 2 (b), the court: 3 (1) shall compute the periods of possession or access to the child described by Subsection (b)(1); and 4 5 (2) may award to the conservator additional periods of possession of or access to the child for a length of time and under 6 7 terms the court considers reasonable, if the court determines that: 8 (A) the conservator was deployed in a location where access to the child was not reasonably possible; and 9 (B) the award of additional periods of possession 10 of or access to the child is in the best interest of the child. 11 12 (d) In making the determination under Subsection (c)(2), 13 the court: 14 (1) shall consider: (A) the periods of possession of or access to the 15 child to which the conservator would otherwise have been entitled 16 17 during the conservator's deployment, as computed under Subsection (c)(1); 18 (B) whether the court provided in an order under 19 Section 153.3161 that a person exercise limited possession of the 20 child during the conservator's deployment; and 21 22 (C) any other factor the court considers 23 appropriate; and 24 (2) is not required to award additional periods of possession of or access to the child that equals the possession or 25 26 access to which the conservator would have been entitled during the conservator's deployment, as computed under Subsection (c)(1). 27

- H.B. No. 409
- 1 (e) After the conservator has exercised all additional
- 2 periods of possession or access awarded under this section, the
- 3 rights of all affected parties are governed by the terms of any
- 4 court order applicable when the conservator is not deployed.
- 5 SECTION 2. Section 153.3162, Family Code, as added by this
- 6 Act, applies to a suit affecting the parent-child relationship, or
- 7 an action to modify an order in a suit affecting the parent-child
- 8 relationship, pending in a trial court on the effective date of this
- 9 Act or filed on or after that date.
- 10 SECTION 3. This Act takes effect September 1, 2009.

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	H.B. No. 409				
President of the Senate	Speaker of the House				
I certify that H.B. No. 409	9 was passed by the House on April				
24, 2009, by the following vote:	Yeas 138, Nays 0, 1 present, not				
voting.					
	Chief Clerk of the House				
I certify that H.B. No. 40	9 was passed by the Senate on May				
21, 2009, by the following vote: Yeas 31, Nays 0.					
	Secretary of the Senate				
APPROVED:	_				
Date					
Governor					