By: Zerwas

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5

H.B. No. 1152

A BILL TO BE ENTITLED

AN ACT

2 relating to investigations of child abuse or neglect, including the 3 placement of children removed from their homes as a result of an 4 investigation.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

6 SECTION 1. Sections 262.112(a) and (b), Family Code, are 7 amended to read as follows:

Family and 8 (a) The Department of Protective [and 9 Regulatory] Services and the parent, conservator, or legal guardian of a child are [is] entitled to an expedited hearing under this 10 11 chapter in any proceeding in which a hearing is required if the 12 department determines that a child should be removed from the child's home because of an immediate danger to the physical health 13 14 or safety of the child.

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

20 SECTION 2. Sections 262.114(a) and (b), Family Code, are 21 amended to read as follows:

(a) Before a full adversary hearing under Subchapter C, the
Department of Family and Protective Services must perform a
background and criminal history check of the relatives or other

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designated individuals identified as a potential relative or 1 designated caregiver, as defined by Section 264.751, on the 2 proposed child placement resources form provided under Section 3 261.307. The department shall evaluate each person listed on the 4 5 form to determine the relative or other designated individual who would be the most appropriate substitute caregiver for the child 6 and may [must] complete a home study of the most appropriate 7 8 substitute caregiver, if any, before the full adversary hearing. Until the department identifies a relative or other designated 9 individual qualified to be a substitute caregiver, the department 10 must continue to explore substitute caregiver options. The time 11 frames in this subsection do not apply to a relative or other 12 designated individual located in another state. 13

14 (b) The department may place a child with a relative or 15 other designated individual identified on the proposed child placement resources form unless [if] the department determines that 16 17 the placement is not in the best interest of the child. The department may place the child with the relative or designated 18 individual before conducting the background and criminal history 19 check [or home study] required under Subsection (a). The 20 department shall provide a copy of an informational manual required 21 22 under Section 261.3071 to the relative or other designated caregiver at the time of the child's placement. 23

24 SECTION 3. Subchapter B, Chapter 262, Family Code, is 25 amended by adding Section 262.115 to read as follows:

26 <u>Sec. 262.115. LIMITATION ON PLACEMENT WITH DESIGNATED</u> 27 <u>PERSON. (a) Except as provided by Subsection (c), the Department</u>

1 of Family and Protective Services may not place a child with a 2 person designated by the parent or other person having legal custody of the child under Section 262.114 if the department 3 4 determines that: 5 (1) the placement would expose the child to immediate danger to the child's physical health or safety; or 6 7 (2) the designated person or another person in the 8 designated person's household: (A) is listed in the department's central 9 registry maintained under Section 261.002 with a finding that the 10 department confirmed, had reason to believe, or could not determine 11 12 that the person abused or neglected a child; (B) is the subject of a report of child abuse or 13 14 neglect being investigated by the department; 15 (C) has been found to have committed family violence and is or has been the subject of a protective order 16 17 rendered under Title 4; (D) has been convicted of a felony, is under 18 19 indictment for or charged with an offense punishable as a felony, or is under investigation by a state or federal law enforcement agency 20 for an offense punishable as a felony; or 21 (E) has previously voluntarily relinquished 22 parental rights as the result of an allegation of child abuse or 23 24 neglect. (b) A law enforcement agency in this state, on request of 25 26 the department, shall assist in conducting a criminal background 27 check on a designated person or any other person in the designated

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1 person's household.

(c) The department may place a child with a person described
by Subsection (a) if the department determines that placement of
the child with the designated person will not endanger the child.

5 (d) If the department determines that the designated person under Section 262.114 is not an appropriate placement for the 6 child, the department shall immediately provide the parent or other 7 8 person having legal custody of the child with written notice stating the specific facts leading to the department's objections 9 10 to the placement. The parent or other person having legal custody of the child may challenge the department's placement decision by 11 12 filing a motion for a hearing before the court. The court shall render an order regarding placement of the child after hearing 13 testimony from the parties. The court may approve the placement of 14 15 the child with the designated person and order any modification the court determines necessary to address the department's written 16 17 objections.

SECTION 4. The changes in law made by this Act apply only to 18 19 an investigation of a report of child abuse or neglect that is made, or a suit affecting the parent-child relationship that is 20 commenced, on or after the effective date of this Act. A report 21 that is made or a suit that is commenced before the effective date 22 23 of this Act is governed by the law in effect on the date the report 24 was made or the suit was commenced, and the former law is continued 25 in effect for that purpose.

26 SECTION 5. This Act takes effect September 1, 2013.