By: Zerwas H.B. No. 1153

## A BILL TO BE ENTITLED

1 AN ACT

2 relating to parent education and family stabilization courses in

- 3 certain suits affecting the parent-child relationship.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
- 5 SECTION 1. Sections 105.009(a), (c), (h), (i), and (k),
- 6 Family Code, are amended to read as follows:
- 7 (a) In a suit affecting the parent-child relationship,
- 8 including an action to modify an order in a suit affecting the
- 9 parent-child relationship providing for possession of or access to
- 10 a child, the court may order the parties to the suit to attend a
- 11 parent education and family stabilization course if the court $\underline{\,}_{\, {\it L}}$
- 12 after conducting an evidentiary hearing, finds that the parties
- 13 lack adequate parent education and family stabilization. The court
- 14 shall specifically state the court's finding as to each deficiency
- 15 of the parties with regard to parenting education and family
- 16 stability and state with specificity the areas listed in Subsection
- 17 (c) to be covered in the parent education and family stabilization
- 18 course [determines that the order is in the best interest of the
- 19 child].
- 20 (c) A course under this section <u>may</u> [<u>must be at least four</u>
- 21  $\frac{\text{hours, but}}{\text{not exceed}}$  [more than] 12  $\frac{\text{hours}}{\text{not exceed}}$  in length and  $\frac{\text{must}}{\text{not bet}}$  be
- 22 designed to educate and assist parents only with regard to those of
- 23 the following areas specifically identified in the court's findings
- 24 under Subsection (a) as necessary [the consequences of divorce on

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parents and children. The course must include information on the 1 2 following issues]: (1) the emotional effects of divorce on parents; 3 4 the emotional and behavioral reactions to divorce 5 by young children and adolescents; 6 (3) parenting issues relating to the concerns and needs of children at different development stages; 7 8 (4)stress indicators in young children and adolescents; 9 conflict management; 10 (5) family stabilization through development of a 11 12 coparenting relationship; the financial responsibilities of parenting; 13 14 family violence, spousal abuse, and child abuse 15 and neglect; and 16 (9) the availability of community services and 17 resources. (h) The course required under this section may be completed, 18 19 at the party's sole option, by: (1) personal instruction; 20 21 video recorded [videotape] instruction; instruction through an electronic medium; or 2.2 (3) a combination of those methods. 23 (4)

issue a certificate of completion to each participant.

(1) the name of the participant;

On completion of the course, the course provider shall

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certificate must state:

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1	(2)	the r	name of the course provider;
2	(3)	the d	date the course was completed; and
3	(4)	whet	her the course was provided by:
4		(A)	personal instruction;
5		(B)	<pre>video recorded [videotape] instruction;</pre>
6		(C)	instruction through an electronic medium; or
7		(D)	a combination of those methods.
8	(k) The c	ourt	may not order the parties to a suit to attend a
9	course under this section if the parties cannot afford to take the		
10	course. If the parties cannot afford to take a course, the court		
11	may direct the parties to a course that is offered [on a sliding fee		

15 more than \$100 to attend a course ordered under this section.

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SECTION 2. The change in law made by this Act applies to a 16 suit affecting the parent-child relationship that is pending in a 17 trial court on or filed on or after the effective date of this Act. 18

scale or] without charge, if a course of that type is available, or

order the Department of Family and Protective Services to pay the

cost of the course. [A party to a suit may not be required to pay

19 SECTION 3. This Act takes effect September 1, 2013.