By: Burkett, Phillips, Perry, et al. H.B. No. 2547

A BILL TO BE ENTITLED

AN ACT

2 relating to a suit for possession of or access to a child by a 3 grandparent.

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

5 SECTION 1. Section 153.432, Family Code, is amended by 6 amending Subsections (a) and (c) and adding Subsections (d), (e), 7 and (f) to read as follows:

8 (a) <u>Subject to Section 153.434, a</u> [A] biological or adoptive
9 grandparent may request possession of or access to a grandchild by
10 filing:

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(1) an original suit; or

12 (2) a suit for modification as provided by Chapter13 156.

14 (c) In a suit described by Subsection (a), the person filing the suit must execute and attach an affidavit on knowledge or belief 15 that contains, along with supporting facts, the allegation that 16 denial of possession of or access to the child by the petitioner 17 would significantly impair the child's physical health or emotional 18 well-being. [The court shall deny the relief sought and dismiss the 19 suit unless the court determines that the facts stated in the 20 affidavit, if true, would be sufficient to support the relief 21 authorized under Section 153.433.] 22

23 (d) The court shall deny the relief sought and refuse to
24 schedule a hearing unless the court determines that the facts

stated in the affidavit, if subsequently proven to be true, are 1 adequate to support an allegation as described in Subsection (c). 2 If the court determines that the facts stated, if subsequently 3 proven to be true, are adequate to support an allegation, the court 4 shall set a time and place for the initial hearing as provided by 5 Section 153.433(b). 6 7 (e) If the court finds that a suit described by Subsection 8 (a) is filed frivolously or is designed to harass a party, the court shall assess attorney's fees as costs against the offending party. 9 10 (f) A suit described by Subsection (a) may not be tried or consolidated with any other suit for conservatorship of the child 11 12 or any other proceeding involving or arising from a claim involving the parent-child relationship. Any order resulting from a 13 14 consolidated proceeding prohibited by this subsection is void. 15 SECTION 2. Section 153.433, Family Code, is amended to read as follows: 16 Sec. 153.433. POSSESSION OF OR ACCESS TO GRANDCHILD. 17 (a) The court may order reasonable possession of or access to a 18 19 grandchild by a grandparent if: at the time the relief is requested, at least one 20 (1) biological or adoptive parent of the child has not had that parent's 21 parental rights terminated; 22 23 (2) the grandparent requesting possession of or access 24 to the child overcomes the presumption that a parent acts in the best interest of the parent's child by proving by clear and 25 26 convincing [a preponderance of the] evidence that denial of possession of or access to the child would significantly impair the 27

child's physical health or emotional well-being; and 1 2 the grandparent requesting possession of or access (3) 3 to the child is a parent of a parent of the child and that parent of the child: 4 5 (A) has been incarcerated in jail or prison during the three-month period preceding the filing of the petition; 6 7 has been found by a court to be incompetent; (B) 8 (C) is dead; or actual 9 (D) [does] not had [have] has or 10 court-ordered possession of or access to the child. As a threshold issue, the court shall conduct an initial 11 (b) 12 hearing not later than the 45th day after the date of service of process at which the court shall dismiss the suit unless the 13 grandparent requesting possession of or access to the child proves 14 15 by clear and convincing evidence that denial of possession of or access to the child would significantly impair the child's physical 16 17 health or emotional well-being. (c) In a hearing under Subsection (b), the court may not 18 19 render a temporary order. In a suit by a grandparent, unless the grandparent meets 20 (d) the evidentiary burden at the initial hearing, the court may not 21 22 order: 23 (1) the appointment of an amicus attorney, guardian ad 24 litem, or attorney ad litem; or 25 (2) counseling, a social study, mental examination, 26 physical examination, or parenting classes, except for a grandparent who files the suit. 27

1 (e) An order granting possession of or access to a child by a
2 grandparent that is rendered over a parent's objections must state,
3 with specificity [that]:

4 (1) <u>that</u> at the time the relief was requested, at least
5 one biological or adoptive parent of the child had not had that
6 parent's parental rights terminated;

7 (2) <u>that</u> the grandparent requesting possession of or 8 access to the child has overcome the presumption that a parent acts 9 in the best interest of the parent's child by proving by <u>clear and</u> 10 <u>convincing</u> [a preponderance of the] evidence that the denial of 11 possession of or access to the child would significantly impair the 12 child's physical health or emotional well-being; [and]

13 (3) <u>that</u> the grandparent requesting possession of or 14 access to the child is a parent of a parent of the child and that 15 parent of the child:

16 (A) has been incarcerated in jail or prison
17 during the three-month period preceding the filing of the petition;

18 (B) has been found by a court to be incompetent;

19 (C) is dead; or

20 (D) <u>has</u> [does] not <u>had</u> [have] actual or 21 court-ordered possession of or access to the child<u>;</u>

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(4) the parent's objections;

23 (5) the fact that the court gave special weight to the 24 parent's objections; 25 (6) the manner in which the court gave special weight

26 to the parent's objections; and

27 (7) the specific grounds for overriding the parent's

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1 objections.
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2 (f) In a suit by a grandparent, the court may not impose a
3 geographic restriction.

4 (g) If the grandparent requesting possession of or access to
5 a child fails to meet all of the evidentiary burdens under this
6 section, the court may award the parent all costs, fees, and
7 expenses incurred by the parent to defend the suit in accordance
8 with Chapter 106.

9 (h) This section does not prohibit a grandparent from filing 10 a suit for managing conservatorship of a child under this chapter or 11 Chapter 102 or 156.

SECTION 3. Section 153.434, Family Code, is amended to read as follows:

Sec. 153.434. LIMITATION ON RIGHT TO REQUEST POSSESSION OR ACCESS. A biological or adoptive grandparent may not request possession of or access to a grandchild if <u>the child has been</u> adopted or is the subject of a pending suit for adoption and [+

18 [(1)] each of the biological parents of the <u>child</u>
19 [grandchild] has:

20

<u>(1)</u> [(A)] died;

21 (2) [(B)] had the person's parental rights terminated;
22 or

23 (3) [(C)] executed an affidavit of waiver of interest 24 in child or an affidavit of relinquishment of parental rights under 25 Chapter 161 and the affidavit designates an authorized agency, 26 licensed child-placing agency, or <u>another</u> person [other than the 27 child's stepparent] as the managing conservator of the child[; and

1 [(2) the grandchild has been adopted, or is the 2 subject of a pending suit for adoption, by a person other than the 3 child's stepparent].

4 SECTION 4. Notwithstanding Chapter 156, Family Code, or any 5 other provision of the Family Code, Sections 153.432, 153.433, and 6 153.434, Family Code, as amended by this Act, apply equally to an 7 original suit and a suit for modification filed by a grandparent 8 seeking possession of or access to a grandchild.

9 SECTION 5. The changes in law made by this Act apply to a 10 suit affecting the parent-child relationship that is pending in a 11 court on the effective date of this Act or is filed on or after that 12 date.

13 SECTION 6. This Act takes effect immediately if it receives 14 a vote of two-thirds of all the members elected to each house, as 15 provided by Section 39, Article III, Texas Constitution. If this 16 Act does not receive the vote necessary for immediate effect, this 17 Act takes effect September 1, 2013.