By: Schwertner, et al.

S.B. No. 1407

A BILL TO BE ENTITLED

1	AN ACT
2	relating to encouraging age-appropriate normalcy activities for
3	children in the managing conservatorship of the state.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Section 263.001(a), Family Code, is amended by
6	amending Subdivision (1-a) and adding Subdivision (1-b) to read as
7	follows:
8	(1-a) <u>"Age-appropriate normalcy activity" has the</u>
9	meaning assigned by Section 264.001.
10	(1-b) "Department" means the Department of Family and
11	Protective Services.
12	SECTION 2. Section 263.306, Family Code, is amended by
13	adding Subsection (c) to read as follows:
14	(c) In addition to the requirements of Subsection (a), at
15	each permanency hearing the court shall review the department's
16	efforts to ensure that the child has regular, ongoing opportunities
17	to engage in age-appropriate normalcy activities, including
18	activities not listed in the child's service plan.
19	SECTION 3. Section 263.503, Family Code, is amended by
20	adding Subsection (c) to read as follows:
21	(c) In addition to the requirements of Subsection (a), at
22	each placement review hearing the court shall review the
23	department's efforts to ensure that the child has regular, ongoing
24	opportunities to engage in age-appropriate normalcy activities,

S.B. No. 1407 including activities not listed in the child's service plan. 1 SECTION 4. Section 264.001, Family Code, is amended by 2 amending Subdivision (1) and adding Subdivisions (1-a) and (5) to 3 4 read as follows: 5 "Age-appropriate normalcy activity" means (1)an 6 activity or experience: 7 (A) that is generally accepted as suitable for a child's age or level of maturity or that is determined to be 8 9 developmentally appropriate for a child based on the development of cognitive, emotional, physical, and behavioral capacities that are 10 11 typical for the age or age group; and (B) in which a child who is not in the 12 13 conservatorship of the state is generally allowed to participate, including extracurricular activities, in-school and out-of-school 14 social activities, cultural and enrichment activities, and 15 16 employment opportunities. 17 (1-a) "Department" means the Department of Family and 18 Protective Services. (5) "Standard of care of a reasonable and prudent 19 20 parent" means the standard of care that a parent of reasonable judgment, skill, and caution would exercise in addressing the 21 health, safety, and welfare of a child while encouraging the 22 emotional and developmental growth of the child, taking into 23 24 consideration: 25 (A) the overall health and safety of the child; 26 (B) the child's age, maturity, and development 27 level;

1	(C) the best interest of the child based on the
2	caregiver's knowledge of the child;
3	(D) the appropriateness of a proposed activity
4	and any potential risk factors;
5	(E) the behavioral history of the child and the
6	child's ability to safely participate in a proposed activity;
7	(F) the importance of encouraging the child's
8	social, emotional, and developmental growth; and
9	(G) the importance of providing the child with
10	the most family-like living experience possible.
11	SECTION 5. The heading to Section 264.114, Family Code, is
12	amended to read as follows:
13	Sec. 264.114. IMMUNITY FROM LIABILITY; ADVERSE
14	DEPARTMENTAL ACTION PROHIBITED.
15	SECTION 6. Section 264.114, Family Code, is amended by
16	adding Subsections (c) and (d) to read as follows:
17	(c) A foster parent, other substitute caregiver, family
18	relative or other designated caregiver, or licensed child placing
19	agency caring for a child in the managing conservatorship of the
20	department is not liable for harm caused to the child resulting from
21	the child's participation in an age-appropriate normalcy activity
22	approved by the caregiver if, in approving the child's
23	participation in the activity, the caregiver exercised the standard
24	of care of a reasonable and prudent parent.
25	(d) A licensed child placing agency is not subject to
26	adverse action by the department, including contractual action or
27	licensing or other regulatory action, arising out of the conduct of

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1 a foster parent who has exercised the standard of care of a
2 reasonable and prudent parent.

3 SECTION 7. Subchapter B, Chapter 264, Family Code, is 4 amended by adding Section 264.125 to read as follows:

5 Sec. 264.125. AGE-APPROPRIATE NORMALCY ACTIVITIES; STANDARD OF CARE. (a) The department shall use its best efforts to 6 7 normalize the lives of children in the managing conservatorship of the department by allowing substitute caregivers, without the 8 9 department's prior approval, to make decisions similar to those a parent would be entitled to make regarding a child's participation 10 11 in age-appropriate normalcy activities.

12 (b) In determining whether to allow a child in the managing 13 conservatorship of the department to participate in an activity, a 14 substitute caregiver must exercise the standard of care of a 15 reasonable and prudent parent.

16 (c) The department shall adopt and implement policies 17 consistent with this section promoting a substitute caregiver's 18 ability to make decisions described by Subsection (a). The 19 department shall identify and review any departmental policy or 20 procedure that may impede a substitute caregiver's ability to make 21 such decisions.

22 (d) The department shall require licensed child placing 23 agency personnel, residential child care licensing staff, 24 conservatorship caseworkers, and other persons as may be determined 25 by the department to complete a course of training regarding:

26 <u>(1) the importance of a child's participation in</u> 27 <u>age-appropriate normalcy activities and the benefits of such</u>

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1	activities to a child's well-being, mental health, and social,
2	emotional, and developmental growth; and
3	(2) substitute caregiver decision-making under the
4	standard of care of a reasonable and prudent parent.
5	SECTION 8. The changes in law made by this Act to Sections
6	263.306 and 263.503, Family Code, apply only to a permanency
7	hearing or a placement review hearing conducted under Chapter 263,
8	Family Code, on or after the effective date of this Act. A
9	permanency hearing or a placement review hearing conducted before
10	the effective date of this Act is governed by the law in effect on
11	the date the hearing was conducted, and the former law is continued

12 in effect for that purpose.

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SECTION 9. This Act takes effect September 1, 2015.