By: West, et al. (Giddings)

A BILL TO BE ENTITLED

AN ACT

2 relating to procedures for taking possession of a child and for 3 certain hearings in a suit affecting the parent-child relationship 4 involving the Department of Family and Protective Services.

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

6 SECTION 1. Section 262.101, Family Code, is amended to read 7 as follows:

8 Sec. 262.101. FILING PETITION BEFORE TAKING POSSESSION OF 9 CHILD. An original suit filed by a governmental entity that 10 requests permission to take possession of a child without prior 11 notice and a hearing must be supported by an affidavit sworn to by a 12 person with personal knowledge and stating facts sufficient to 13 satisfy a person of ordinary prudence and caution that:

14 (1) there is an immediate danger to the physical 15 health or safety of the child or the child has been a victim of 16 neglect or sexual abuse<u>;</u>

17 (2) [and that] continuation in the home would be 18 contrary to the child's welfare;

19 <u>(3)</u> [(2)] there is no time, consistent with the 20 physical health or safety of the child, for a full adversary hearing 21 under Subchapter C; and

22 (4) [(3)] reasonable efforts, consistent with the 23 circumstances and providing for the safety of the child, were made 24 to prevent or eliminate the need for the removal of the child.

1 SECTION 2. Section 262.1015(d), Family Code, is amended to
2 read as follows:

3 (d) A temporary restraining order under this section 4 expires not later than the 14th day after the date the order was 5 rendered, unless the court grants an extension under Section 6 <u>262.201(e)</u> [<u>262.201(a-3)</u>].

7 SECTION 3. Section 262.102(a), Family Code, is amended to 8 read as follows:

9 (a) Before a court may, without prior notice and a hearing, 10 issue a temporary order for the conservatorship of a child under 11 Section 105.001(a)(1) or a temporary restraining order or 12 attachment of a child authorizing a governmental entity to take 13 possession of a child in a suit brought by a governmental entity, 14 the court must find that:

(1) there is an immediate danger to the physical health or safety of the child or the child has been a victim of neglect or sexual abuse<u>;</u>

18 (2) [and that] continuation in the home would be 19 contrary to the child's welfare;

20 (3) [(2)] there is no time, consistent with the 21 physical health or safety of the child and the nature of the 22 emergency, for a full adversary hearing under Subchapter C; and

(4) [(3)] reasonable efforts, consistent with the
 circumstances and providing for the safety of the child, were made
 to prevent or eliminate the need for removal of the child.

26 SECTION 4. Section 262.103, Family Code, is amended to read 27 as follows:

1 Sec. 262.103. DURATION OF TEMPORARY ORDER, TEMPORARY RESTRAINING ORDER, AND ATTACHMENT. A temporary order, temporary 2 restraining order, or attachment of the child issued under Section 3 4 262.102(a) expires not later than 14 days after the date it is issued unless it is extended as provided by the Texas Rules of Civil 5 Procedure or Section 262.201(e) [262.201(a-3)]. 6

7 SECTION 5. Section 262.105, Family Code, is amended to read as follows: 8

Sec. 262.105. FILING PETITION AFTER TAKING POSSESSION OF 9 10 CHILD IN EMERGENCY. (a) When a child is taken into possession 11 without a court order, the person taking the child into possession, without unnecessary delay, shall: 12

(1) file 13 a suit affecting the parent-child 14 relationship; and

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(2) [request the court to appoint an attorney ad litem 16 for the child; and

17 [(3)] request an initial hearing to be held by no later than the first business [working] day after the date the child is 18 taken into possession. 19

20 (b) An original suit filed by a governmental entity after taking possession of a child under Section 262.104 must be 21 supported by an affidavit stating facts sufficient to satisfy a 22 person of ordinary prudence and caution that: 23

(1) based on the affiant's personal knowledge or on 24 information furnished by another person corroborated by the 25 affiant's personal knowledge, one of the following circumstances 26 27 existed at the time the child was taken into possession:

1	(A) there was an immediate danger to the physical
2	health or safety of the child;
3	(B) the child was the victim of sexual abuse or of
4	trafficking under Section 20A.02 or 20A.03, Penal Code;
5	(C) the parent or person who had possession of
6	the child was using a controlled substance as defined by Chapter
7	481, Health and Safety Code, and the use constituted an immediate
8	danger to the physical health or safety of the child; or
9	(D) the parent or person who had possession of
10	the child permitted the child to remain on premises used for the
11	manufacture of methamphetamine; and
12	(2) based on the affiant's personal knowledge:
13	(A) continuation of the child in the home would
14	have been contrary to the child's welfare;
15	(B) there was no time, consistent with the
16	physical health or safety of the child, for a full adversary hearing
17	under Subchapter C; and
18	(C) reasonable efforts, consistent with the
19	circumstances and providing for the safety of the child, were made
20	to prevent or eliminate the need for the removal of the child.
21	SECTION 6. Sections 262.106(a) and (d), Family Code, are
22	amended to read as follows:
23	(a) The court in which a suit has been filed after a child
24	has been taken into possession without a court order by a
25	governmental entity shall hold an initial hearing on or before the
26	first <u>business</u> [working] day after the date the child is taken into
27	possession. The court shall render orders that are necessary to

1 protect the physical health and safety of the child. If the court 2 is unavailable for a hearing on the first <u>business</u> [working] day, 3 then, and only in that event, the hearing shall be held no later 4 than the first <u>business</u> [working] day after the court becomes 5 available, provided that the hearing is held no later than the third 6 <u>business</u> [working] day after the child is taken into possession.

7 (d) For the purpose of determining under Subsection (a) the 8 first <u>business</u> [working] day after the date the child is taken into 9 possession, the child is considered to have been taken into 10 possession by the Department of Family and Protective Services on 11 the expiration of the five-day period permitted under Section 12 262.007(c) or 262.110(b), as appropriate.

13 SECTION 7. Section 262.107(a), Family Code, is amended to 14 read as follows:

15 (a) The court shall order the return of the child at the 16 initial hearing regarding a child taken in possession without a 17 court order by a governmental entity unless the court is satisfied 18 that:

19 (1) the evidence shows that one of the following 20 circumstances exists:

21 (A) there is a continuing danger to the physical 22 health or safety of the child if the child is returned to the 23 parent, managing conservator, possessory conservator, guardian, 24 caretaker, or custodian who is presently entitled to possession of 25 the child<u>;</u>

26 <u>(B)</u> [or the evidence shows that] the child has 27 been the victim of sexual abuse or of trafficking under Section

1 20A.02 or 20A.03, Penal Code, on one or more occasions and that 2 there is a substantial risk that the child will be the victim of 3 sexual abuse or of trafficking in the future;

4 (C) the parent or person who has possession of
5 the child is currently using a controlled substance as defined by
6 Chapter 481, Health and Safety Code, and the use constitutes an
7 immediate danger to the physical health or safety of the child; or

8 (D) the parent or person who has possession of 9 the child has permitted the child to remain on premises used for the 10 manufacture of methamphetamine;

11 (2) continuation of the child in the home would be 12 contrary to the child's welfare; and

13 (3) reasonable efforts, consistent with the 14 circumstances and providing for the safety of the child, were made 15 to prevent or eliminate the need for removal of the child.

SECTION 8. Section 262.109(b), Family Code, is amended to read as follows:

(b) The written notice must be given as soon as practicable,
but in any event not later than the first <u>business</u> [working] day
after the date the child is taken into possession.

21 SECTION 9. Subchapter B, Chapter 262, Family Code, is 22 amended by adding Section 262.1131 to read as follows:

23 <u>Sec. 262.1131. TEMPORARY RESTRAINING ORDER BEFORE FULL</u>
24 <u>ADVERSARY HEARING. In a suit filed under Section 262.113, the court</u>
25 <u>may render a temporary restraining order as provided by Section</u>
26 <u>105.001.</u>

27 SECTION 10. Section 262.201, Family Code, is amended to

1 read as follows:

2 Sec. 262.201. FULL ADVERSARY HEARING; FINDINGS OF THE COURT. (a) In a suit filed under Section 262.101 or 262.105, 3 4 unless [Unless] the child has already been returned to the parent, managing conservator, possessory conservator, guardian, caretaker, 5 or custodian entitled to possession and the temporary order, if 6 7 any, has been dissolved, a full adversary hearing shall be held not later than the 14th day after the date the child was taken into 8 9 possession by the governmental entity, unless the court grants an extension under Subsection (e) or (e-1) [(a-3)]. 10

11 (b) A full adversary hearing in a suit filed under Section 12 262.113 requesting possession of a child shall be held not later 13 than the 30th day after the date the suit is filed.

14 (c) [(a=1)] Before commencement of the full adversary 15 hearing, the court must inform each parent not represented by an 16 attorney of:

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(1) the right to be represented by an attorney; and

18 (2) if a parent is indigent and appears in opposition19 to the suit, the right to a court-appointed attorney.

20 (d) [(a=2)] If a parent claims indigence and requests the appointment of an attorney before the full adversary hearing, the 21 court shall require the parent to complete and file with the court 22 an affidavit of indigence. The court may consider additional 23 24 evidence to determine whether the parent is indigent, including evidence relating to the parent's income, source of income, assets, 25 property ownership, benefits paid in accordance with a federal, 26 27 state, or local public assistance program, outstanding

obligations, and necessary expenses and the number and ages of the parent's dependents. If the appointment of an attorney for the parent is requested, the court shall make a determination of indigence before commencement of the full adversary hearing. If the court determines the parent is indigent, the court shall appoint an attorney to represent the parent.

7 (e) [(a=3)] The court may, for good cause shown, postpone the full adversary hearing for not more than seven days from the 8 9 date of the attorney's appointment to provide the attorney time to respond to the petition and prepare for the hearing. The court may 10 11 shorten or lengthen the extension granted under this subsection if the parent and the appointed attorney agree in writing. 12 If the 13 court postpones the full adversary hearing, the court shall extend a temporary order, temporary restraining order, or attachment 14 15 issued by the court under Section 262.102(a) or Section 262.1131 16 for the protection of the child until the date of the rescheduled 17 full adversary hearing.

18 (e-1) If a parent who is not indigent appears in opposition to the suit, the court may, for good cause shown, postpone the full 19 20 adversary hearing for not more than seven days from the date of the parent's appearance to allow the parent to hire an attorney or to 21 provide the parent's attorney time to respond to the petition and 22 prepare for the hearing. A postponement under this subsection is 23 24 subject to the limits and requirements prescribed by Subsection 25 (e).

26 <u>(f)</u> [(a=4)] The court shall ask all parties present at the 27 full adversary hearing whether the child or the child's family has a

Native American heritage and identify any Native American tribe
 with which the child may be associated.

3 (g) In a suit filed under Section 262.101 or 262.105, at 4 [(b) At] the conclusion of the full adversary hearing, the court 5 shall order the return of the child to the parent, managing 6 conservator, possessory conservator, guardian, caretaker, or 7 custodian entitled to possession unless the court finds sufficient 8 evidence to satisfy a person of ordinary prudence and caution that:

9 (1) there was a danger to the physical health or safety 10 of the child, including a danger that the child would be a victim of 11 trafficking under Section 20A.02 or 20A.03, Penal Code, which was 12 caused by an act or failure to act of the person entitled to 13 possession and for the child to remain in the home is contrary to 14 the welfare of the child;

15 (2) the urgent need for protection required the 16 immediate removal of the child and reasonable efforts, consistent 17 with the circumstances and providing for the safety of the child, 18 were made to eliminate or prevent the child's removal; and

19 (3) reasonable efforts have been made to enable the 20 child to return home, but there is a substantial risk of a 21 continuing danger if the child is returned home.

(h) In a suit filed under Section 262.101 or 262.105, if [(c) If] the court finds sufficient evidence to satisfy a person of ordinary prudence and caution that there is a continuing danger to the physical health or safety of the child and for the child to remain in the home is contrary to the welfare of the child, the court shall issue an appropriate temporary order under Chapter 105.

(i) In determining whether there is a continuing danger to 1 2 the physical health or safety of the child under Subsection (g), the court may consider whether the household to which the child would be 3 4 returned includes a person who: 5 (1) has abused or neglected another child in a manner that caused serious injury to or the death of the other child; or 6 7 (2) has sexually abused another child. (j) In a suit filed under Section 262.113, at the conclusion 8 9 of the full adversary hearing, the court shall issue an appropriate temporary order under Chapter 105 if the court finds sufficient 10 11 evidence to satisfy a person of ordinary prudence and caution that: (1) there is a continuing danger to the physical 12 13 health or safety of the child caused by an act or failure to act of the person entitled to possession of the child and continuation of 14 the child in the home would be contrary to the child's welfare; and 15 16 (2) reasonable efforts, consistent with the circumstances and providing for the safety of the child, were made 17 to prevent or eliminate the need for the removal of the child. 18 (k) If the court finds that the child requires protection 19 20 from family violence, as that term is defined by Section 71.004, by a member of the child's family or household, the court shall render 21 a protective order for the child under Title 4. 22

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23 (1) The court shall require each parent, alleged father, or 24 relative of the child before the court to complete the proposed 25 child placement resources form provided under Section 261.307 and 26 file the form with the court, if the form has not been previously 27 filed with the court, and provide the Department of Family and

Protective Services with information necessary to locate any other absent parent, alleged father, or relative of the child. The court shall inform each parent, alleged father, or relative of the child before the court that the person's failure to submit the proposed child placement resources form will not delay any court proceedings relating to the child.

7 The court shall inform each parent in open court that (m) parental and custodial rights and duties may be subject to 8 9 restriction or to termination unless the parent or parents are willing and able to provide the child with a safe environment. 10 [If 11 the court finds that the child requires protection from family violence by a member of the child's family or household, the court 12 shall render a protective order under Title 4 for the child. In 13 this subsection, "family violence" has the meaning assigned by 14 15 Section 71.004.

16 [(d) In determining whether there is a continuing danger to 17 the physical health or safety of the child, the court may consider 18 whether the household to which the child would be returned includes 19 a person who:

20 [(1) has abused or neglected another child in a manner
21 that caused serious injury to or the death of the other child; or

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[(2) has sexually abused another child.]

23 (n) [(e)] The court shall place a child removed from the 24 child's custodial parent with the child's noncustodial parent or 25 with a relative of the child if placement with the noncustodial 26 parent is inappropriate, unless placement with the noncustodial 27 parent or a relative is not in the best interest of the child.

1 (o) [(f)] When citation by publication is needed for a 2 parent or alleged or probable father in an action brought under this 3 chapter because the location of the parent, alleged father, or 4 probable father is unknown, the court may render a temporary order 5 without delay at any time after the filing of the action without 6 regard to whether notice of the citation by publication has been 7 published.

8 (p) [(g)] For the purpose of determining under Subsection 9 (a) the 14th day after the date the child is taken into possession, 10 a child is considered to have been taken into possession by the 11 Department of Family and Protective Services on the expiration of 12 the five-day period permitted under Section 262.007(c) or 13 262.110(b), as appropriate.

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SECTION 11. Section 262.205, Family Code, is repealed.

15 SECTION 12. The changes in law made by this Act apply only 16 to a suit affecting the parent-child relationship that is filed on 17 or after the effective date of this Act. A suit filed before the 18 effective date of this Act is governed by the law in effect on the 19 date the suit is filed, and the former law is continued in effect 20 for that purpose.

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SECTION 13. This Act takes effect September 1, 2017.