

By: Zaffirini

S.B. No. 2105

A BILL TO BE ENTITLED

1 AN ACT

2 relating to the rendition of certain temporary orders in a suit
3 affecting the parent-child relationship in anticipation of a
4 parent's military deployment, military mobilization, or temporary
5 military duty.

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

7 SECTION 1. Section 153.702, Family Code, is amended by
8 adding Subsections (a-1) and (a-2) to read as follows:

9 (a-1) A conservator may file for an order under this
10 subchapter without having been ordered to military deployment,
11 military mobilization, or temporary military duty if the
12 conservator has reason to anticipate that:

13 (1) the conservator will be ordered to military
14 deployment, military mobilization, or temporary military duty
15 during the one-year period following the date on which the
16 conservator files for the order; and

17 (2) there will be insufficient time for an expedited
18 hearing under Section 153.707 on the issuance of a temporary order
19 after the conservator is notified of upcoming military deployment,
20 military mobilization, or temporary military duty.

21 (a-2) A temporary order rendered based on a request filed
22 under Subsection (a-1):

23 (1) expires on the first anniversary of the date of
24 issuance unless the conservator is ordered to military deployment,

1 military mobilization, or temporary military duty before that date;

2 and

3 (2) takes effect on the date the conservator leaves

4 for military deployment, military mobilization, or temporary

5 military duty, provided that the military deployment, military

6 mobilization, or temporary military duty is ordered before the

7 temporary order expires.

8 SECTION 2. This Act takes effect September 1, 2019.