By: Zaffirini S.B. No. 2277 (Cook)

## A BILL TO BE ENTITLED

1	AN ACT

- 2 relating to special appointments in suits affecting the
- 3 parent-child relationship.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
- 5 SECTION 1. Section 107.001(1), Family Code, is amended to
- 6 read as follows:
- 7 (1) "Amicus attorney" means an attorney appointed by
- 8 the court in a suit, other than a suit filed by a governmental
- 9 entity, whose role is to provide legal services necessary to assist
- 10 the court in protecting a child's best interests rather than to
- 11 provide legal services to the child, including by acting as a
- 12 witness or making recommendations to the court.
- SECTION 2. The heading to Section 107.003, Family Code, is
- 14 amended to read as follows:
- 15 Sec. 107.003. POWERS AND DUTIES OF ATTORNEY AD LITEM FOR
- 16 CHILD [AND AMICUS ATTORNEY].
- SECTION 3. Section 107.003(a), Family Code, is amended to
- 18 read as follows:
- 19 (a) An attorney ad litem appointed to represent a child [or
- 20 an amicus attorney appointed to assist the court]:
- 21 (1) shall:
- 22 (A) subject to Rules 4.02, 4.03, and 4.04, Texas
- 23 Disciplinary Rules of Professional Conduct, and within a reasonable
- 24 time after the appointment, interview:

- 1 (i) the child in a developmentally
- 2 appropriate manner, if the child is four years of age or older;
- 3 (ii) each person who has significant
- 4 knowledge of the child's history and condition, including any
- 5 foster parent of the child; and
- 6 (iii) the parties to the suit;
- 7 (B) seek to elicit in a developmentally
- 8 appropriate manner the child's expressed objectives of
- 9 representation;
- 10 (C) consider the impact on the child in
- 11 formulating the attorney's presentation of the child's expressed
- 12 objectives of representation to the court;
- 13 (D) investigate the facts of the case to the
- 14 extent the attorney considers appropriate;
- 15 (E) obtain and review copies of relevant records
- 16 relating to the child as provided by Section 107.006;
- 17 (F) participate in the conduct of the litigation
- 18 to the same extent as an attorney for a party;
- 19 (G) take any action consistent with the child's
- 20 interests that the attorney considers necessary to expedite the
- 21 proceedings;
- 22 (H) encourage settlement and the use of
- 23 alternative forms of dispute resolution; and
- 24 (I) review and sign, or decline to sign, a
- 25 proposed or agreed order affecting the child;
- 26 (2) must be trained in child advocacy or have
- 27 experience determined by the court to be equivalent to that

- 1 training; and
- 2 (3) is entitled to:
- 3 (A) request clarification from the court if the
- 4 role of the attorney is ambiguous;
- 5 (B) request a hearing or trial on the merits;
- 6 (C) consent or refuse to consent to an interview
- 7 of the child by another attorney;
- 8 (D) receive a copy of each pleading or other
- 9 paper filed with the court;
- 10 (E) receive notice of each hearing in the suit;
- 11 (F) participate in any case staffing concerning
- 12 the child conducted by the Department of Family and Protective
- 13 Services; and
- 14 (G) attend all legal proceedings in the suit.
- 15 SECTION 4. Section 107.007(a), Family Code, is amended to
- 16 read as follows:
- 17 (a) An attorney ad litem  $\underline{or}[\tau]$  an attorney serving in the
- 18 dual role[, or an amicus attorney] may not:
- 19 (1) be compelled to produce attorney work product
- 20 developed during the appointment as an attorney;
- 21 (2) be required to disclose the source of any
- 22 information;
- 23 (3) submit a report into evidence; or
- 24 (4) testify in court except as authorized by Rule
- 25 3.08, Texas Disciplinary Rules of Professional Conduct.
- SECTION 5. Section 107.009, Family Code, is amended to read
- 27 as follows:

- Sec. 107.009. IMMUNITY. (a) A guardian ad litem, [an attorney ad litem,] a child custody evaluator, or an adoption evaluator [amicus attorney] appointed under this chapter is not liable for civil damages arising from an action taken, a recommendation made, or an opinion given in the capacity of guardian ad litem, [attorney ad litem,] child custody evaluator, or
- 7 <u>adoption evaluator</u> [amicus attorney].
- 8 <u>(a-1)</u> An attorney ad litem or amicus attorney appointed
- 9 under this chapter is not liable for civil damages arising from an
- 10 action taken in the capacity of attorney ad litem or amicus
- 11 <u>attorney</u>.
- 12 (b) <u>Subsections</u> [<u>Subsection</u>] (a) <u>and (a-1) do</u> [<u>does</u>] not
- 13 apply to an action taken, a recommendation made, or an opinion
- 14 given:
- 15 (1) with conscious indifference or reckless disregard
- 16 to the safety of another;
- 17 (2) in bad faith or with malice; or
- 18 (3) that is grossly negligent or wilfully wrongful.
- SECTION 6. Sections 107.021(a) and (a-1), Family Code, are
- 20 amended to read as follows:
- 21 (a) In a suit in which the best interests of a child are at
- 22 issue, other than a suit filed by a governmental entity requesting
- 23 termination of the parent-child relationship or appointment of the
- 24 entity as conservator of the child, the court may appoint [one of
- 25 the following:
- 26 [(1) an amicus attorney;
- 27  $\left[\frac{(2)}{2}\right]$  an attorney ad litem $\left[\frac{1}{2}\right]$  or

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          (a-1) In a suit requesting termination of the parent-child
   relationship that is not filed by a governmental entity, the court
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    shall, unless the court finds that the interests of the child will
   be represented adequately by a party to the suit whose interests are
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   not in conflict with the child's interests, appoint [one of the
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   following:
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               [(1) an amicus attorney; or
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               [\frac{(2)}{2}] an attorney ad litem.
          SECTION 7. Part 2, Subchapter B, Chapter 107, Family Code,
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    is amended by adding Sections 107.024, 107.0245, 107.025, 107.0255,
    107.026, 107.0265, 107.027, and 107.0275 to read as follows:
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          Sec. 107.024. APPOINTMENT OF AMICUS ATTORNEY. (a)
                                                                   The
    court, after notice and hearing or on agreement of the parties, may
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    appoint an amicus attorney in a suit.
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          (b) In determining whether to make an appointment under this
   section, the court:
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               (1) shall:
                    (A) give due consideration to the ability of the
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   parties to pay reasonable fees to the amicus attorney; and
                    (B) balance the child's interests against the
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   cost to the parties that would result from an appointment by taking
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   into consideration the cost of available alternatives for resolving
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    issues without making an appointment;
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               (2) may make an appointment only if the court finds
   that the appointment is necessary to ensure the determination of
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   the best interests of the child, unless the appointment is
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 $[\frac{(3)}{a}]$  guardian ad litem.

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- 1 otherwise required by this code; and
- 2 (3) may not require an amicus attorney appointed under
- 3 this section to serve without reasonable compensation for the
- 4 services rendered by the amicus attorney.
- 5 (c) An amicus attorney appointed under this section must be
- 6 qualified under Section 107.0245 or 107.025.
- 7 (d) An order appointing an amicus attorney under this
- 8 <u>section</u> must include:
- 9 (1) the name, bar number, address, telephone number,
- 10 and e-mail address of the appointed amicus attorney;
- 11 (2) the scope of the amicus attorney's role;
- 12 (3) a list of the duties of an amicus attorney,
- 13 including duties under Section 107.0265(c)(1);
- 14 (4) any other specific tasks requested by the court;
- 15 and
- 16 (5) specific provisions for payment of the amicus
- 17 <u>attorney</u>, including a retainer or cost deposit.
- 18 (e) If a party to or child subject to a suit does not speak
- 19 English as the party's or child's primary language, the court shall
- 20 ensure that the amicus attorney:
- 21 (1) is able to effectively communicate in the party's
- 22 or child's primary language; or
- 23 (2) will be assisted by a licensed or certified
- 24 <u>interpreter.</u>
- 25 (f) A licensed or certified interpreter assisting an amicus
- 26 attorney under Subsection (e)(2) may accompany the amicus attorney
- 27 in person or assist through use of audio or video conferencing

1	technology.
2	(g) The court may require the parties to pay any costs
3	associated with obtaining assistance from a licensed or certified
4	interpreter under Subsection (e)(2).
5	Sec. 107.0245. AMICUS ATTORNEY; MINIMUM QUALIFICATIONS.
6	(a) To be qualified to serve as an amicus attorney, an individual
7	must:
8	(1) be an attorney:
9	(A) who:
10	(i) is licensed to practice law in this
11	state and in good standing with the State Bar of Texas;
12	(ii) has practiced law for at least two
13	years; and
14	(iii) is trained in child advocacy or found
15	by the court to have experience equivalent to training in child
16	advocacy; or
17	(B) who is certified by the Texas Board of Legal
18	Specialization in family law or child welfare law;
19	(2) in the four years preceding the appointment, have
20	completed not less than a total of four hours of continuing legal
21	education from one or more of the following subject areas:
22	(A) domestic violence;
23	(B) techniques for interviewing a child in a
24	developmentally appropriate manner; or
25	(C) alternative dispute resolution; and
26	(3) if appropriate due to the nature of the
27	appointment he familiar with the American Bar Association's

- 1 standards of practice for attorneys who represent children in
- 2 custody cases.
- 3 (b) The court shall determine whether a prospective amicus
- 4 attorney meets the qualifications of this section.
- 5 (c) On the request of the court, a prospective amicus
- 6 attorney must demonstrate appropriate knowledge and competence
- 7 consistent with professional models, standards, and guidelines.
- 8 Sec. 107.025. EXCEPTION TO QUALIFICATIONS REQUIRED TO SERVE
- 9 AS AMICUS ATTORNEY IN CERTAIN COUNTIES. (a) This section applies
- 10 only to a county with a population of less than 500,000.
- 11 (b) If a court finds that an individual qualified to serve
- 12 as an amicus attorney under Section 107.0245 is not available in the
- 13 county to serve as an amicus attorney, the court may, after notice
- 14 and hearing or on agreement of the parties, appoint an amicus
- 15 attorney the court determines to be otherwise qualified to serve.
- Sec. 107.0255. AMICUS ATTORNEY; CONFLICTS OF INTEREST AND
- 17 BIAS. (a) Before a person accepts appointment as an amicus
- 18 attorney in a suit, the person must disclose to the court, each
- 19 attorney for a party to the suit, and any party to the suit who does
- 20 not have an attorney:
- 21 (1) any conflict of interest that the person believes
- 22 the person has with the court, any party to the suit, or a child who
- 23 is the subject of the suit;
- 24 (2) any previous knowledge that the person has of a
- 25 party to the suit or a child who is the subject of the suit, other
- 26 than knowledge obtained in a court-ordered evaluation;
- 27 (3) any pecuniary relationship that the person

believes the person has with an attorney in the suit or the court; 1 2 (4) any fiduciary relationship that the person 3 believes the person has with an attorney in the suit or the court; (5) any conflict of interest that the person believes 4 the person has with another person participating or expected to 5 participate in the suit in a professional capacity; and 6 7 (6) any other information relating to the person's relationship with an attorney in the suit or the court that a 8 9 reasonable, prudent person would believe would affect the ability of the person to act impartially as an amicus attorney. 10 11 (b) The court may not appoint a person as an amicus attorney in a suit if the person makes any of the disclosures in Subsection 12 13 (a) unless: 14 (1) the court finds, after notice and a hearing, that: 15 (A) the person has no conflict of interest with a party to the suit, the court, or a child who is the subject of the 16 17 suit; 18 (B) the person's previous knowledge of a party to the suit, the court, or a child who is the subject of the suit is not 19 20 relevant; 21 (C) the person does not have a pecuniary relationship with an attorney in the suit or the court; and 22 23 (D) the person does not have a fiduciary relationship with an attorney in the suit or the court; or 24 25 (2) the parties agree in writing to the person's 26 appointment as an amicus attorney.

(c) After being appointed as an amicus attorney in a suit, a

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- 1 person shall immediately disclose to the court, each attorney for a
- 2 party to the suit, and any party to the suit who does not have an
- 3 attorney any discovery of the following unless previously
- 4 disclosed:
- 5 (1) a conflict of interest that the person believes
- 6 the person has with a party to the suit, the court, or a child who is
- 7 the subject of the suit;
- 8 (2) previous knowledge the person has of a party to the
- 9 suit, the court, or a child who is the subject of the suit, other
- 10 than knowledge obtained in a court-ordered evaluation;
- 11 (3) a relationship that the person has with an
- 12 attorney in the suit who was hired or appointed after the person's
- 13 appointment as amicus attorney that would have been subject to
- 14 disclosure under Subsection (a); and
- 15 (4) any conflict of interest that the person believes
- 16 the person has with another person who participates in the suit in a
- 17 professional capacity.
- 18 (d) The court shall remove a person as amicus attorney in a
- 19 suit if the person makes any of the disclosures in Subsection (c)
- 20 unless:
- 21 (1) the court finds, after notice and a hearing, that,
- 22 <u>as applicable:</u>
- (A) the person has no conflict of interest with a
- 24 party to the suit, the court, or a child who is the subject of the
- 25 <u>suit;</u>
- 26 (B) the person's previous knowledge of a party to
- 27 the suit, the court, or a child who is the subject of the suit is not

- 1 relevant;
- 2 (C) the person has no pecuniary or fiduciary
- 3 relationship with an attorney in the suit who was hired or appointed
- 4 after the person's appointment as amicus attorney; or
- 5 (D) the person has no conflict of interest with
- 6 another person who participates in the suit in a professional
- 7 capacity; or
- 8 (2) the parties agree in writing to the person's
- 9 continued appointment as an amicus attorney.
- 10 (e) A person who has a preexisting relationship with an
- 11 attorney for a party to the suit or a professional participating in
- 12 the suit is not disqualified from being an amicus attorney if the
- 13 relationship was formed in a professional setting such as service
- 14 to the community or a bar association.
- 15 Sec. 107.026. AMICUS ATTORNEY STANDARD OF CARE. (a) Except
- 16 as provided by this title, an amicus attorney is subject to the
- 17 professional standards of care and ethical standards necessary to
- 18 remain in good standing with the State Bar of Texas.
- 19 (b) A court may impose requirements or adopt local rules
- 20 applicable to an amicus attorney that do not conflict with this
- 21 subchapter.
- Sec. 107.0265. POWERS AND DUTIES OF AMICUS ATTORNEY. (a)
- 23 Subject to specific limitations given in an order of appointment
- 24 under Section 107.024, an amicus attorney's primary duty is to:
- 25 <u>(1) review the facts and circumstances of the case;</u>
- 26 and
- 27 (2) advocate the best interests of a child who is the

1	subject of the suit.
2	(b) In performing the duties under Subsection (a), an amicus
3	attorney is not bound by the expressed objectives of a child who is
4	the subject of the suit.
5	(c) An amicus attorney appointed to assist the court:
6	<u>(1) shall:</u>
7	(A) subject to Rules 4.02, 4.03, and 4.04, Texas
8	Disciplinary Rules of Professional Conduct, and within a reasonable
9	time after the appointment, interview:
10	(i) the child in a developmentally
11	appropriate manner, if the child is four years of age or older;
12	(ii) each person who has significant
13	knowledge of the child's history and condition, including any
14	foster parent of the child; and
15	(iii) the parties to the suit;
16	(B) seek to elicit and assess the child's view in
17	a developmentally appropriate manner;
18	(C) consider the impact on the child in
19	formulating the attorney's presentation of the child's expressed
20	objectives of representation to the court;
21	(D) investigate the facts of the case to the
22	extent the attorney considers appropriate;
23	(E) obtain and review copies of relevant records
24	relating to the child as provided by Section 107.006;
25	(F) participate in the conduct of the litigation
26	to the same extent as an attorney for a party;
27	(G) take any action consistent with the child's

Τ	interests that the attorney considers necessary to expedite the
2	<pre>proceedings;</pre>
3	(H) encourage settlement and the use of
4	alternative forms of dispute resolution;
5	(I) review and sign, or decline to sign, a
6	proposed or agreed order affecting the child;
7	(J) on the request of any party, disclose the
8	name, address, and phone number of each person interviewed or
9	<pre>consulted; and</pre>
10	(K) on the request of any party, make available
11	documents obtained by the amicus attorney for copying;
12	(2) may be required by the court to perform additional
13	tasks, including:
14	(A) conducting additional interviews with each
15	child who is the subject of the suit to:
16	(i) ensure balanced and impartial
17	representation by the amicus attorney; and
18	(ii) observe each child while in the care of
19	each party to the suit;
20	(B) interviewing other individuals, including,
21	at the discretion of the amicus attorney, a child who:
22	(i) is not less than four years of age; and
23	(ii) resides part-time or full-time in a
24	residence where a child who is the subject of the suit resides
25	<pre>part-time or full-time;</pre>
26	(C) visiting the residence of each party seeking

conservatorship or possession of or access to a child who is the

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1	subject of the suit; or
2	(D) reviewing any information the court
3	determines is relevant; and
4	(3) is entitled to:
5	(A) request clarification from the court if the
6	role of the amicus attorney is ambiguous;
7	(B) request a hearing or trial on the merits;
8	(C) consent or refuse to consent to an interview
9	of the child by another attorney;
10	(D) receive a copy of each pleading or other
11	<pre>paper filed with the court;</pre>
12	(E) receive notice of each hearing in the suit;
13	(F) participate in any case staffing concerning
14	the child conducted by the Department of Family and Protective
15	Services;
16	(G) attend all legal proceedings in the suit; and
17	(H) make arguments during legal proceedings,
18	<pre>including:</pre>
19	(i) summarizing evidence; and
20	(ii) suggesting reasonable inferences and
21	deductions drawn from the evidence.
22	(d) In preparing for and conducting an interview with a
23	child, an amicus attorney shall:
24	(1) explain the role of an amicus attorney to the child
25	in a developmentally appropriate manner;
26	(2) inform the child in a developmentally appropriate
27	manner that the amicus attorney may use information the child

provides in assisting the court; and 1 2 (3) become familiar with the American Bar Association's standards of practice for attorneys who represent 3 4 children in custody cases. 5 (e) The disclosure required by Subsections (c)(1)(J) and (K): 6 7 (1) shall not be construed to require disclosure of an 8 amicus attorney's notes or attorney work product; and (2) is subject to supplementation under Rule 193.5, 9 Texas Rules of Civil Procedure. 10 11 Sec. 107.027. LIMITATIONS ON AMICUS ATTORNEY POWERS. (a) 12 An amicus attorney may not: 13 (1) offer an opinion regarding conservatorship or possession of or access to a child subject to a suit; 14 15 (2) engage in ex parte communications with the court; 16 (3) be compelled to produce attorney work product 17 developed during the appointment as an amicus attorney; 18 (4) except as required under 107.0265(c)(1)(J) or (K), be required to disclose the source of any 19 20 information; (5) submit a report into evidence; or 21 22 (6) testify in court, except: (A) as authorized under Rule 3.08, 23 Texas Disciplinary Rules of Professional Conduct; or 24 25 (B) as necessary for the court to make a determination relating to the qualifications, conflicts of 26 27 interest, bias, or removal of the amicus attorney.

- 1 (b) Subsection (a) does not apply to the duty of an attorney
- 2 to report child abuse or neglect under Section 261.101.
- 3 Sec. 107.0275. REMOVAL OF AMICUS ATTORNEY. The court:
- 4 (1) may remove an amicus attorney if the parties agree
- 5 to the removal; and
- 6 (2) shall remove an amicus attorney if, after notice
- 7 and hearing, the court finds that the amicus attorney:
- 8 (A) does not have the minimum qualifications to
- 9 serve as an amicus attorney under Section 107.0245 or 107.025;
- 10 (B) has a conflict of interest or bias under
- 11 Section 107.0255(a) that is not exempted under that section;
- 12 <u>(C)</u> fails to perform duties under Section
- 13 107.0265 or ordered by the court;
- (D) violates a standard of care under Section
- 15 107.026; or
- 16 (E) requests to be removed because a party to the
- 17 <u>suit has prevented the amicus attorney from fulfilling the duties</u>
- 18 of the amicus attorney.
- 19 SECTION 8. Section 107.005, Family Code, is repealed.
- 20 SECTION 9. The changes in law made by this Act apply only to
- 21 a suit affecting the parent-child relationship that is filed on or
- 22 after the effective date of this  $\mathsf{Act.}$  A suit affecting the
- 23 parent-child relationship filed before the effective date of this
- 24 Act is governed by the law in effect on the date the suit was filed,
- 25 and the former law is continued in effect for that purpose.
- 26 SECTION 10. This Act takes effect September 1, 2023.