S.B. No. 2052 Birdwell By: (Vasut, Cook)

	A BILL TO BE ENTITLED
1	AN ACT
2	relating to suits affecting the parent-child relationship between a
3	parent and a nonparent.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Chapter 102, Family Code, is amended by adding
6	Section 102.0031 to read as follows:
7	Sec. 102.0031. REQUIRED AFFIDAVIT FOR STANDING OF
8	NONPARENT. (a) A nonparent who files or intervenes in a suit
9	affecting the parent-child relationship in which another party to
10	the suit is a parent of the child shall execute and serve with the
11	nonparent's initial pleading an affidavit that:
12	(1) attests, based on the nonparent's personal
13	knowledge or representations made to the nonparent by a person with
14	personal knowledge of the matter, that denying the relief sought
15	would significantly impair the child's physical health or emotional
16	development; and

- (2) contains facts that support the allegation under 17
- 18 Subdivision (1).
- (b) The court shall deny the relief sought and dismiss the 19
- suit or strike the intervention, as applicable, unless the court 20
- determines, based on the affidavit, that the affidavit contains 21
- 22 facts adequate to support the allegation under Subsection (a)(1).
- SECTION 2. Section 153.002, Family Code, is amended to read 23
- 24 as follows:

- 1 Sec. 153.002. BEST INTEREST OF CHILD; REBUTTABLE
- 2 PRESUMPTION IN SUIT BETWEEN PARENT AND NONPARENT. (a) The best
- 3 interest of the child shall always be the primary consideration of
- 4 the court in determining the issues of conservatorship and
- 5 possession of and access to the child.
- 6 (b) In a suit between a parent and a nonparent, it is a
- 7 rebuttable presumption that:
- 8 (1) a parent acts in the best interest of the parent's
- 9 child; and
- 10 (2) it is in the best interest of a child to be in the
- 11 care, custody, and control of a parent.
- 12 (c) In a suit between a parent and a nonparent, the
- 13 nonparent may overcome the presumption under Subsection (b) by
- 14 proving by clear and convincing evidence that denial of the relief
- 15 requested by the nonparent would significantly impair the child's
- 16 physical health or emotional development. If the court renders an
- 17 order in the suit granting relief to the nonparent, the court shall
- 18 state in the order:
- 19 (1) the specific facts that support the court's
- 20 finding that denying the relief requested by the nonparent would
- 21 significantly impair the child's physical health or emotional
- 22 <u>development; and</u>
- 23 (2) the extent to which the nonparent has overcome the
- 24 presumption under Subsection (b).
- 25 SECTION 3. Subchapter A, Chapter 156, Family Code, is
- 26 amended by adding Section 156.008 to read as follows:
- Sec. 156.008. ADDITIONAL REQUIREMENTS IN SUIT FOR

- 1 MODIFICATION BETWEEN PARENT AND NONPARENT. In a suit for
- 2 modification between a parent and a nonparent, the nonparent:
- 3 (1) if required to overcome the presumption under
- 4 Section 153.002(b), must overcome the presumption by clear and
- 5 convincing evidence; and
- 6 (2) may not overcome the presumption under Section
- 7 <u>153.002(b)</u> on the basis of a prior order granting relief to the
- 8 <u>nonparent if the parent agreed to the prior order.</u>
- 9 SECTION 4. The changes in law made by this Act apply to a
- 10 suit affecting the parent-child relationship that is pending in a
- 11 trial court on or after the effective date of this Act or filed on or
- 12 after that date.
- SECTION 5. This Act takes effect September 1, 2025.