By: Dutton H.B. No. 3806

A BILL TO BE ENTITLED

1	7\ T\T	7 CT
1	AIN	ACT

- 2 relating to a suit for possession of or access to a child by a
- 3 grandparent.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
- 5 SECTION 1. Section 153.432, Family Code, is amended by
- 6 adding Subsection (d) to read as follows:
- 7 (d) An affidavit submitted under Subsection (c) is not
- 8 required to contain expert opinion.
- 9 SECTION 2. Section 153.433, Family Code, is amended to read
- 10 as follows:
- 11 Sec. 153.433. POSSESSION OF OR ACCESS TO GRANDCHILD. (a)
- 12 The court may order reasonable possession of or access to a
- 13 grandchild by a grandparent if:
- 14 (1) at the time the relief is requested, at least one
- 15 biological or adoptive parent of the child has not had that parent's
- 16 parental rights terminated; and
- 17 (2) the grandparent requesting possession of or access
- 18 to the child overcomes the presumption that a parent acts in the
- 19 best interest of the parent's child by proving by a preponderance of
- 20 the evidence that denial of possession of or access to the child
- 21 would significantly impair the child's physical health or emotional
- 22 well-being[; and
- [(3) the grandparent requesting possession of or
- 24 access to the child is a parent of a parent of the child and that

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[(A) has been incarcerated in jail or prison
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   during the three-month period preceding the filing of the petition;
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                     [(B) has been found by a court to be incompetent;
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 5
                     (C) is dead; or
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                     [(D) does not have actual or court-ordered
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   possession of or access to the child].
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          (a-1) To meet the burden of proof under Subsection (a)(2), a
   grandparent requesting possession of or access to a grandchild is
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   not required to offer expert testimony.
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               An order granting possession of or access to a child by a
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    grandparent that is rendered over a parent's objections must state,
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   with specificity, that:
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                    at the time the relief was requested, at least one
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   biological or adoptive parent of the child had not had that parent's
   parental rights terminated; and
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17
               (2)
                    the grandparent requesting possession of or access
   to the child has overcome the presumption that a parent acts in the
18
19
   best interest of the parent's child by proving by a preponderance of
   the evidence that the denial of possession of or access to the child
20
   would significantly impair the child's physical health or emotional
21
   well-being[; and
22
23
               [(3) the grandparent requesting possession
24
    access to the child is a parent of a parent of the child and that
   parent of the child:
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26
                     [(A) has been incarcerated in jail or prison
27
    during the three-month period preceding the filing of the petition;
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parent of the child:

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1		[(B)	has bo	een fo	und by	a court	to be	<u>incompete</u>	nt;
2		[(C)	is dea	ad; or	<u>-</u>				
3		[(D)	does	not	have	actual	or	court-ord	ered
4	possession of or	access	to th	e chi	ld].				

- SECTION 3. The change in law made by this Act applies to a 6 suit affecting the parent-child relationship that is pending in a 7 trial court on the effective date of this Act or filed on or after 8 that date.
- 9 SECTION 4. This Act takes effect September 1, 2017.