## CHAPTER 1324

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<u>S.B. No. 534</u>

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1	AN ACT
2	relating to providing stable placement for certain children in the
3	conservatorship of the Department of Family and Protective
4	Services.
5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
6	SECTION 1. The heading to Chapter 263, Family Code, is
7	amended to read as follows:
8	CHAPTER 263. REVIEW OF PLACEMENT OF CHILDREN UNDER CARE OF
9	DEPARTMENT OF <u>FAMILY AND</u> PROTECTIVE [AND RECULATORY] SERVICES
10	SECTION 2. Subchapter A, Chapter 263, Family Code, is
11	amended by adding Section 263.009 to read as follows:
12	Sec. 263.009. PERMANENCY PLANNING MEETINGS. (a) The
13	department shall hold a permanency planning meeting for each child
14	for whom the department is appointed temporary managing
15	<u>conservator:</u>
16	(1) not later than the 45th day after the date the
17	department is named temporary managing conservator of the child;
18	and
19	(2) not later than five months after the date the
20	department is named temporary managing conservator of the child.
21	(b) At the five-month permanency planning meeting described
22	by Subsection (a)(2), the department shall:
23	(1) identify any barriers to achieving a timely
24	permanent placement for the child; and

S.B. No. 534 (2) develop strategies and determine actions that will 1 2 increase the probability of achieving a timely permanent placement for the child. 3 4 (c) The five-month permanency planning meeting described by 5 Subsection (a)(2) and any subsequent permanency planning meeting 6 may be conducted as a multidisciplinary permanency planning meeting 7 if the department determines that a multidisciplinary permanency 8 planning meeting will assist the department in placing the child with an adult caregiver who will permanently assume legal 9 10 responsibility for the child and facilitate the child's exit from 11 the conservatorship of the department. 12 (d) Except as provided by Subsection (e), the department shall make reasonable efforts to include the following persons in 13 each multidisciplinary permanency planning meeting and notify 14 15 those persons of the meeting: 16 (1) the child, if the child is at least seven years of 17 age; 18 (2) the child's attorney ad litem; 19 (3) the child's guardian ad litem; 20 (4) any court-appointed volunteer advocate for the 21 child; (5) the child's substitute care provider and any 22 child-placing agency involved with the child; 23 (6) each of the child's parents and the parents' 24 25 attorney, unless: 26 (A) the parent cannot be located; 27 (B) the parent has executed an affidavit of

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1	relinquishment of parental rights; or
2	(C) the parent's parental rights have been
3	terminated;
4	(7) each attorney ad litem appointed to represent the
5	interests of a parent in the suit; and
6	(8) any other person the department determines should
7	attend the permanency planning meeting.
8	(e) The department is not required to include a person
9	listed in Subsection (d) in a multidisciplinary permanency planning
10	meeting or to notify that person of a meeting if the department or
11	its authorized designee determines that the person's presence at
12	the meeting may have a detrimental effect on:
13	(1) the safety or well-being of another participant in
14	the meeting; or
15	(2) the success of the meeting because a parent or the
16	child has expressed an unwillingness to include that person in the
17	meeting.
18	(f) The department shall give the notice required by
19	Subsection (d) by e-mail if possible.
20	SECTION 3. Subsection (c), Section 263.502, Family Code, is
21	amended to read as follows:
22	(c) The placement review report must identify the
23	department's permanency goal for the child and must:
24	(1) evaluate whether the child's current placement is
25	appropriate for meeting the child's needs;
26	(2) evaluate whether efforts have been made to ensure
27	placement of the child in the least restrictive environment

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consistent with the best interest and special needs of the child if
 the child is placed in institutional care;

3 (3) contain a transition plan for a child who is at 4 least 16 years of age that identifies the services and specific 5 tasks that are needed to assist the child in making the transition 6 from substitute care to adult living and describes the services 7 that are being provided through the Transitional Living Services 8 Program operated by the department;

9 (4) evaluate whether the child's current educational 10 placement is appropriate for meeting the child's academic needs;

11 (5) identify other plans or services that are needed 12 to meet the child's special needs or circumstances;

13 (6) describe the efforts the of department or 14 authorized agency to place the child for adoption if parental 15 rights to the child have been terminated and the child is eligible 16 for adoption, including efforts to provide adoption promotion and 17 support services as defined by 42 U.S.C. Section 629a and other 18 efforts consistent with the federal Adoption and Safe Families Act of 1997 (Pub. L. No. 105-89); 19

(7) for a child for whom the department has been named managing conservator in a final order that does not include termination of parental rights, describe the efforts of the department to find a permanent placement for the child, including efforts to:

(A) work with the caregiver with whom the child
is placed to determine whether that caregiver is willing to become a
permanent placement for the child;

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S.B. No. 534 1 (B) locate а relative or other suitable 2 individual to serve as permanent managing conservator of the child; 3 and 4 (C) evaluate any change in а parent's 5 circumstances to determine whether: 6 (i) the child can be returned to the parent; 7 or 8 (ii) parental rights should be terminated; [and] 9 10 (8) with respect to a child committed to the Texas Juvenile Justice Department [Youth Commission] or released under 11 supervision by the Texas Juvenile Justice Department [¥outh 12 Commission]: 13 14 (A) evaluate whether the child's needs for 15 treatment and education are being met; 16 (B) describe, using information provided by the 17 Texas Juvenile Justice Department [Youth Commission], the child's 18 progress in any rehabilitation program administered by the Texas 19 Juvenile Justice Department [Youth Commission]; and 20 (C) recommend other plans or services to meet the 21 child's needs; and 22 (9) identify any placement changes that have occurred 23 since the most recent court hearing concerning the child and describe any barriers to sustaining the child's placement, 24 including any reason for which a substitute care provider has 25 26 requested a placement change. 27 SECTION 4. Subchapter B, Chapter 264, Family Code, is

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amended by adding Section 264.120 to read as follows: 1 2 Sec. 264.120. DISCHARGE NOTICE. (a) Except as provided by 3 Subsection (b), a substitute care provider with whom the department contracts to provide substitute care services for a child shall 4 5 include in a discharge notice the following information: 6 (1) the reason for the child's discharge; and 7 (2) the provider's recommendation regarding a future placement for the child that would increase the child's opportunity 8 9 to attain a stable placement. 10 (b) In an emergency situation in which the department is required under the terms of the contract with the substitute care 11 12 provider to remove a child within 24 hours after receiving the discharge notice, the provider must provide the information 13 required by Subsection (a) to the department not later than 48 hours 1415 after the provider sends the discharge notice. SECTION 5. Section 263.009, Family Code, as added by this 16 Act, applies only to a child placed in the temporary managing 17 conservatorship of the Department of Family and Protective Services 18 on or after the effective date of this Act. 19

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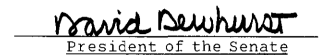
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SECTION 6. This Act takes effect September 1, 2013.

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<u>Speake</u> the House

<u>I hereby certify</u> that S.B. 534 passed the Senate on April 3, 2013, by the following vote: Yeas 31, Nays 0; and that the Senate concurred in House amendment on May 23, 2013, by the following vote: Yeas 31, Nays 0.

Secretar

<u>I hereby certify</u> that S.B. No. 534 passed the House, with amendment, on May 17, 2013, by the following vote: Yeas 134, Nays O, two present not voting.\_\_\_\_\_

Chief the

Approved:

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<u>I4 JUNE '13</u> <u>Date</u> <u>RICK PEREY</u> <u>Governor</u>

FILED IN THE OFFICE OF THE SECRETARY OF STATE O'CLOCK JUN 1 4 2013 Secretary of State