H.B. 448 CUSTODY MODIFICATIONS

SENATE FLOOR AMENDMENTS

AMENDMENT 3 MARCH 8, 2012 11:15 AM

Senator **Howard A. Stephenson** proposes the following amendments:

```
1. Page 1, Lines 12 through 19
     House Committee Amendments
     2-21-2012:
     12
                    This bill:
     13
                           requires the court to hold a hearing if a motion is filed by noncustodial parent when
     14
            the custodial parent intends to relocate \hat{H} \rightarrow \text{ out of this state, or } \{ \frac{75}{75} \} miles [ \frac{150}{75} ] miles [ \frac{150}{75} ]
            ←Ĥ
    14a
             or more from the
     15
            residence \hat{H} \rightarrow [specified in the court decree] of the other parent \leftarrow \hat{H};
                           requires the court to determine that a move \hat{H} \rightarrow out of this state or [of] \leftarrow \hat{H} more
     16
    16a
            than Ĥ→
                        {+} 150 {+}
                                                    \{ \frac{75}{15} \} \leftarrow \hat{H} miles \hat{H} \rightarrow \hat{H} from the residence of the other parent \leftarrow \hat{H} is in the
            best
     17
            interest of the child; and
     18
                            allows the court to modify custody arrangements if a custodial parent decides to
     19
            move \hat{H} \rightarrow out of this state or \{ \frac{75}{15} \}
                                                             150 miles or \leftarrow \hat{H} more \hat{H} \rightarrow [\frac{150 \text{ miles}}{150 \text{ miles}}] from the residence
            of
2. Page 2, Lines 32 through 32a
     House Floor Amendments
     3-1-2012:
     32
                    (1) For purposes of this section, "relocation" means moving \hat{H} \rightarrow [150] out of this state, or
    32a
               {<del>-75-</del>}
                          150 ←Ĥ miles or more from
3. Page 2, Lines 45 through 46
     House Floor Amendments
     3-1-2012:
     45
                    (4) [In determining] In a hearing to review the notice of relocation, the court shall
     46
               {-determine-}
                                    in determining if the relocation of a custodial parent is in the best interest of the
```

child , consider any other factors that the court considers relevant to the determination . If the court