

H.B. 71

PARENT-TIME AMENDMENTS

Senator **Gregory S. Bell** proposes the following amendments:

1. *Page 5, Lines 138 through 140:*

138 (15) Parental care shall be presumed to be better care for the child than surrogate care
139 and the court shall encourage the parties to cooperate in allowing the noncustodial parent, if
140 willing and able to transport the children, to provide the child care[;]. Child care arrangements existing during the marriage are preferred as are child care arrangements with nominal or no charge.

2. *Page 8, Lines 219 through 223*

House Floor Amendments

1-25-2008:

219 (ii) A step-parent, grandparent, or other responsible adult designated by the
220 noncustodial parent, may pick up the child if the $\hat{H} \rightarrow$ [school] custodial parent $\leftarrow \hat{H}$ is aware of the
220a identity of the
221 individual, and the parent will be with the child by {~~6~~} 7 p.m.
222 (iii) Elections should be made by the noncustodial parent at the time of entry of the
223 divorce decree or court order , and may be changed by mutual agreement or court order .

3. *Page 9, Lines 246 through 250*

House Floor Amendments

1-25-2008:

246 (iii) A step-parent, grandparent, or other responsible individual designated by the
247 noncustodial parent, may pick up the child if the $\hat{H} \rightarrow$ [school] custodial parent $\leftarrow \hat{H}$ is aware of the
247a identity of the
248 individual, and the parent will be with the child by {~~6~~} 7 p.m.
249 (iv) Elections should be made by the noncustodial parent at the time of the divorce
250 decree or court order , and may be changed by mutual agreement or court order .