## H.B. 182 CRITERIA FOR DETERMINATION OF ALIMONY

Representative Bradley M. Daw proposes the following amendments:

1. Page 3, Line 88 through Page 4, Line 90:

- 88 (i) the financial condition and needs of the recipient spouse[;], including the need for
- 89 expenses that { benefit both the child and the recipient spouse or } are related to the benefit of a
- 90 child, but not specifically included in the deviated child support award;
- 2. Page 5, Lines 142 through 148:
  - (j) Alimony may not be ordered for a duration longer than the number of years that the
  - 143 marriage existed unless, at any time prior to termination of alimony, the court finds extenuating
  - 144 circumstances that justify the payment of alimony for a longer period of time[-], except that {:
  - 145 (A) expenses included in the alimony award for the benefit of both the child and
  - 146 recipient spouse may continue until the last child reaches the age of 18; and
  - 147 (B) the court shall order that expenses awarded for the benefit of a specific child shall end on the day that child
  - 148 {<u>turns 18</u>} <u>becomes emancipated</u> .
- 3. Page 5, Line 149 through Page 6, Line 152:
  - 149 (9) Unless a decree of divorce specifically provides otherwise, any order of the court
  - 150 that a party pay alimony to a former spouse automatically terminates upon the remarriage or
  - 151 death of that former spouse {+} . {+} { <u>sexcept that expenses awarded for the benefit of a specific</u> <u>child</u>
  - 152 <u>may not end upon the remarriage of the former spouse.</u>} However, if the remarriage is annulled
- 4. Page 6, Lines 155 through 158:
  - 155 (10) Any order of the court that a party pay alimony to a former spouse terminates
  - 156 upon establishment by the party paying alimony that the former spouse is cohabitating with
  - 157 another person {+} . {+} { <u>, except that expenses awarded for the benefit of a specific child may</u> <u>not</u>
  - 158 <u>terminate.</u>}