

2nd Sub. H.B. 403

PROTECTIVE ORDER AND STALKING INJUNCTION AMENDMENTS

HOUSE FLOOR AMENDMENTS

AMENDMENT 1

MARCH 5, 2020 11:38 AM

Representative V. Lowry Snow proposes the following amendments:

1. Page 61, Lines 1875 through 1881:

1875 cause.

1876 [(7)] {~~(d) Notwithstanding~~} [Subsections (5) and (6), unless the judge orders otherwise

1877 all] {~~Subsections (5)(a) through (c), a child protective~~} [orders expire] {~~order issued against a~~

1878 ~~respondent who is a parent, stepparent, guardian, or custodian of the child who is the subject of~~

1879 ~~the order expires when the~~} [subject of the order] {~~child is 18 years~~} [of age, unless the judge

1880 vacates the order earlier] {~~old~~}.

(d) Notwithstanding Subsections (5)(a) through (c), a child protective order is not effective after the day on which the child who is the subject of the order turns 18 years old and the court may not extend the expiration date of a child protective order under Subsection (5)(b) or (c) to a date after the day on which the child who is the subject of the order turns 18 years old.

1881 (6) A child protective order issued against a respondent who is not a parent, stepparent,