HB 1318 -- Relocation of a Child by a Custodial Parent

Sponsor: Harris

This bill allows the residence of a child to be relocated 60 days after notice is provided to the court by any individual having custody or visitation rights, unless a parent files a motion seeking an order to prevent the relocation within 30 days after receiving the notice. The motion contesting relocation must contain an affidavit stating the specific facts for opposing the relocation. The person seeking relocation must file a response including a counter-affidavit to any motion contesting relocation within 14 days, unless extended by the court for good cause; and the counter-affidavit must contain facts supporting the relocation and a proposed revised parenting plan for the child.