By: Thompson of Harris

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H.B. No. 311

A BILL TO BE ENTITLED

AN ACT

2 relating to the state's continuing duty to disclose exculpatory, 3 impeachment, or mitigating evidence in a criminal case and 4 prohibited retaliation against local assistant prosecutors for 5 discharging that duty.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

SECTION 1. Article 39.14(k), Code of Criminal Procedure, is transferred to Chapter 2, Code of Criminal Procedure, redesignated as Article 2.026, Code of Criminal Procedure, and amended to read as follows:

11 Art. 2.026. CONTINUING DUTY OF STATE ТО DISCLOSE 12 EXCULPATORY, IMPEACHMENT, OR MITIGATING EVIDENCE. Regardless of the date the applicable offense was committed, if [(k) If] at any 13 14 time before, during, or after trial or plea negotiation the state discovers any <u>exculpatory</u>, impeachment, or mitigating [additional] 15 16 document, item, or information in the possession, custody, or control of the state that tends to negate the guilt of the defendant 17 or would tend to reduce the punishment for the offense charged 18 [required to be disclosed under Subsection (h)], the state shall 19 promptly disclose the existence of the document, item, 20 or 21 information to the defendant or the court.

22 SECTION 2. Chapter 41, Government Code, is amended by 23 adding Subchapter B-1 to read as follows:

24 SUBCHAPTER B-1. PROTECTION OF ASSISTANT PROSECUTORS FOR DISCLOSING

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1	EVIDENCE FAVORABLE TO DEFENDANT
2	Sec. 41.151. DEFINITIONS. In this subchapter:
3	(1) "Assistant prosecutor" means an assistant
4	prosecuting attorney employed by a prosecuting attorney.
5	(2) "Personnel action" means an action taken by an
6	employer that affects an employee's compensation, promotion,
7	demotion, transfer, work assignment, or performance evaluation.
8	(3) "Prosecuting attorney" means a county attorney,
9	district attorney, or criminal district attorney.
10	Sec. 41.152. PROHIBITED RETALIATION AGAINST ASSISTANT
11	PROSECUTOR FOR CERTAIN ACTS. A prosecuting attorney may not
12	suspend or terminate the employment of, or take other adverse
13	personnel action against, an assistant prosecutor based on the
14	assistant prosecutor:
15	(1) disclosing to the defendant evidence the state is
16	required to disclose under Article 2.026 or 39.14(h), Code of
17	Criminal Procedure, or under another law requiring disclosure of
18	evidence favorable to the defendant; or
19	(2) after the prosecuting attorney or another
20	supervising assistant prosecutor directs the assistant prosecutor
21	to withhold evidence from the defendant in violation of Article
22	2.026 or 39.14(h), Code of Criminal Procedure, or another law
23	requiring disclosure of evidence favorable to the defendant:
24	(A) refusing to withhold the evidence; or
25	(B) presenting the evidence to the trial court
26	for the underlying criminal case in accordance with Section 41.158.
27	Sec. 41.153. RELIEF AVAILABLE TO ASSISTANT PROSECUTOR. (a)

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1	An assistant prosecutor whose employment is suspended or terminated
2	or who is subjected to an adverse personnel action in violation of
3	Section 41.152 may bring an action against the prosecuting attorney
4	<u>for:</u>
5	(1) injunctive relief, including:
6	(A) reinstatement to the assistant prosecutor's
7	former position or an equivalent position; and
8	(B) reinstatement of fringe benefits and
9	seniority rights lost because of the suspension or termination;
10	(2) compensatory damages, including compensation for
11	wages lost during the period of suspension or termination;
12	(3) court costs; and
13	(4) reasonable attorney's fees.
14	(b) In an action brought under Subsection (a), an assistant
15	prosecutor may not recover compensatory damages for future
16	pecuniary losses, emotional pain, suffering, inconvenience, mental
17	anguish, loss of enjoyment of life, and other nonpecuniary losses
18	in an amount that exceeds:
19	(1) \$50,000, if the county or counties where the
20	prosecuting attorney has jurisdiction have combined fewer than 101
21	employees for at least 20 calendar weeks in the calendar year in
22	which the action is brought or in the preceding calendar year;
23	(2) \$100,000, if the county or counties where the
24	prosecuting attorney has jurisdiction have combined more than 100
25	and fewer than 201 employees for at least 20 calendar weeks in the
26	calendar year in which the action is brought or in the preceding
27	calendar year;

1	(3) \$200,000, if the county or counties where the
2	prosecuting attorney has jurisdiction have combined more than 200
3	and fewer than 501 employees for at least 20 calendar weeks in the
4	calendar year in which the action is brought or in the preceding
5	calendar year; and
6	(4) \$250,000, if the county or counties where the
7	prosecuting attorney has jurisdiction have combined more than 500
8	employees for at least 20 calendar weeks in the calendar year in
9	which the action is brought or in the preceding calendar year.
10	(c) If more than one subdivision of Subsection (b) applies
11	to the county or counties where the prosecuting attorney has
12	jurisdiction, the amount of monetary damages that may be recovered
13	from the prosecuting attorney in an action brought under this
14	subchapter is governed by the provision that provides the greatest
15	damage award.
16	Sec. 41.154. WAIVER OF IMMUNITY. Sovereign and
17	governmental immunity to suit and liability is waived and abolished
18	to the extent of liability created by this subchapter.
19	Sec. 41.155. BURDEN OF PROOF; AFFIRMATIVE DEFENSE. (a) An
20	assistant prosecutor has the burden of proof for an action brought
21	under this subchapter.
22	(b) It is an affirmative defense to an action brought under
23	this subchapter that the prosecuting attorney would have taken
24	against the assistant prosecutor the adverse personnel action that
25	is the basis of the action based solely on information,
26	observation, or evidence unrelated to the fact that the assistant
27	prosecutor engaged in an act described by Section 41.152.

H.B. No. 311 Sec. 41.156. LIMITATION PERIOD. An assistant prosecutor 1 2 who seeks relief under this subchapter must bring the action not 3 later than the 90th day after the date the adverse personnel action that allegedly violates Section 41.152 is taken. 4 5 Sec. 41.157. VENUE. An action brought under this subchapter must be brought in a district court: 6 7 (1) of the county in which the cause of action arises; 8 or 9 (2) of any county in the same administrative judicial 10 region as the county described by Subdivision (1). Sec. 41.158. ASSISTANT PROSECUTOR MAY SEEK COURT DECISION 11 12 ON REQUIRED DISCLOSURE; COURT'S DUTY TO ISSUE DECISION. (a) An assistant prosecutor who is directed by the prosecuting attorney or 13 14 another supervising assistant prosecutor to withhold evidence from 15 the defendant in violation of Article 2.026 or 39.14(h), Code of Criminal Procedure, or in violation of another law requiring the 16 17 disclosure of evidence favorable to the defendant, may present the evidence to the trial court for the underlying criminal case, 18 without notice to the defendant or, if applicable, defendant's 19 counsel, to obtain a decision on whether disclosure is required 20 under Article 2.026 or 39.14(h) or similar law. 21 22 (b) The trial court shall promptly issue a written decision to the presenting assistant prosecutor on whether the evidence 23 24 presented must be disclosed under a law described by Subsection (a)<u>.</u> 25 26 Sec. 41.159. PREREQUISITES TO BRINGING ACTION. (a) Except as provided by Subsection (b), an assistant prosecutor may not 27

1	bring an action under this subchapter unless the assistant
2	prosecutor:
3	(1) presents the evidence to the trial court in
4	accordance with Section 41.158; and
5	(2) provides to the prosecuting attorney the court's
6	decision issued under that section.
7	(b) Subsection (a) does not apply if an assistant prosecutor
8	who engaged in an act described by Section 41.152 establishes in an
9	action brought under this subchapter:
10	(1) the assistant prosecutor did not have a reasonable
11	opportunity to present the evidence to the trial court in
12	accordance with Section 41.158 or provide the decision as required
13	by Subsection (a)(2) before the adverse personnel action was taken;
14	or
15	(2) good cause for failure to present the evidence to
16	the trial court or provide the decision.
17	Sec. 41.160. NONAPPLICABILITY OF OTHER LAW. Chapter 102,
18	Civil Practice and Remedies Code, does not apply to an action
19	brought under this subchapter.
20	SECTION 3. (a) Subject to Subsection (b) of this section,
21	Subchapter B-1, Chapter 41, Government Code, as added by this Act,
22	applies only to an act described by Section 41.152, Government
23	Code, as added by this Act, that occurs on or after the effective
24	date of this Act. An act that occurs before that date is governed by
25	the law in effect on the date the act occurred, and that law is

26 continued in effect for that purpose.

27 (b) Notwithstanding Section 41.156, Government Code, as

1 added by this Act, an assistant prosecuting attorney employed by a county attorney, district attorney, or criminal district attorney 2 may bring an action under Subchapter B-1, Chapter 41, Government 3 Code, as added by this Act, for an act described by Section 41.152, 4 5 Government Code, as added by this Act, that occurred before the effective date of this Act, if the attorney brings the action not 6 later than the 90th day after the effective date of this Act, 7 8 regardless of whether the attorney:

9 (1) has met the prerequisites to bringing an action 10 under Section 41.159, Government Code, as added by this Act; or

11 (2) has brought an action claiming that an act 12 described by Section 41.152, Government Code, as added by this Act, 13 led to the attorney's suspension or termination, or otherwise 14 affected the compensation, promotion, demotion, transfer, work 15 assignment, or performance evaluation of the attorney before the 16 effective date of this Act that has been dismissed.

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SECTION 4. This Act takes effect September 1, 2023.