By: Harris S.B. No. 7

A BILL TO BE ENTITLED

AN ACT
relating to the creation, purpose, implementation, and funding of
the County Park Beautification and Improvement Program.
BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
SECTION 1. Subtitle B, Title 10, Local Government Code, is
amended by adding Chapter 328 to read as follows:
CHAPTER 328. COUNTY PARK BEAUTIFICATION AND IMPROVEMENT PROGRAM
Sec. 328.001. PURPOSE; CREATION. It is the intent of the
legislature that each county dedicating land for use as county
parks be encouraged to beautify and improve those parks through
measures including but not limited to improvements in or additions
to lighting, directional and educational signs, litter abatement
strategies, and landscaping and landscape maintenance policies. In
furtherance of these goals, the County Park Beautification and
Improvement Program is established.
Sec. 328.002. IMPLEMENTATION. The commissioners court of a
county may by majority vote elect to participate in the program. On
such election, the commissioners court shall designate one person
in the division of the county government responsible for the care
and maintenance of the county parks as the coordinator for the
program. The coordinator may solicit advice and assistance from
state and county agencies and private organizations in developing

and implementing the program.

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Sec. 328.003. REPORT; ADOPTION. The coordinator shall

- report to the commissioners court the coordinator's findings and 1 shall recommend an implementation strategy to the commissioners 2 3 The commissioners court may reject or adopt the implementation strategy. If the commissioners court rejects the 4 strategy, it shall specify to the coordinator the reasons for such 5 rejection, and the coordinator shall develop a new implementation 6 7 strategy to present to the commissioners court within six months of the rejection. On adoption of an implementation strategy, the 8 commissioners court may fund the program as provided in Section 9 10 328.004.
 - Sec. 328.004. FUNDING. The commissioners court of a county electing to participate in the program may solicit and accept bequests, donations, grants, and other money, goods, and services from federal, state, and private sources to finance and further the goals of the program but may not levy any tax or receive any legislative appropriation to fund such participation. The state is not liable for debts or other obligations incurred by a county in implementing or planning to implement the program under this chapter.
- SECTION 2. This Act takes effect immediately if it receives a vote of two-thirds of all the members elected to each house, as provided by Section 39, Article III, Texas Constitution. If this Act does not receive the vote necessary for immediate effect, this Act takes effect on the 91st day after the last day of the legislative session.

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