By: Dutton

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	A BILL TO BE ENTITLED
1	AN ACT
2	relating to progressive sanctions programs for juvenile offenders.
3	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
4	SECTION 1. Section 53.013, Family Code, is amended to read
5	as follows:
6	Sec. 53.013. PROGRESSIVE SANCTIONS PROGRAM. [(a)] Each
7	juvenile board may adopt a progressive sanctions program using the
8	<u>model</u> [guidelines] for progressive sanctions in Chapter 59.
9	[(b) A juvenile court or probation department that deviates
10	from the guidelines under Section 59.003 shall state in writing the
11	reasons for the deviation and submit the statement to the juvenile
12	board regardless of whether the juvenile board has adopted a
13	progressive sanctions program.]
14	SECTION 2. The heading to Chapter 59, Family Code, is
15	amended to read as follows:
16	CHAPTER 59. PROGRESSIVE SANCTIONS <u>MODEL</u> [CUIDELINES]
17	SECTION 3. Section 59.001, Family Code, is amended to read
18	as follows:
19	Sec. 59.001. PURPOSES. The purposes of the progressive
20	sanctions <u>model</u> [guidelines] are to:
21	(1) ensure that juvenile offenders face uniform and
22	consistent consequences and punishments that correspond to the
23	seriousness of each offender's current offense, prior delinquent
24	history, special treatment or training needs, and effectiveness of

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1 prior interventions;

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2 (2) balance public protection and rehabilitation
3 while holding juvenile offenders accountable;

4 (3) permit flexibility in the decisions made in 5 relation to the juvenile offender to the extent allowed by law;

6 (4) consider the juvenile offender's circumstances;
7 [and]

8 (5) <u>recognize that departure of a disposition from</u> 9 <u>this model is not necessarily undesirable and in some cases is</u> 10 <u>highly desirable; and</u>

11 (6) improve juvenile justice planning and resource 12 allocation by ensuring uniform and consistent reporting of 13 disposition decisions at all levels.

SECTION 4. The heading of Section 59.003, Family Code, is amended to read as follows:

Sec. 59.003. SANCTION LEVEL ASSIGNMENT MODEL [CUIDELINES].

SECTION 5. Sections 59.003(e), (f), and (g), Family Code, are amended to read as follows:

[Except as otherwise provided by this subsection, a 19 (e) juvenile court or probation department that deviates from the 20 21 quidelines under this section shall state in writing its reasons for the deviation and submit the statement to the juvenile board 22 regardless of whether a progressive sanctions program has been 23 24 adopted by the juvenile board. Nothing in this chapter prohibits 25 the imposition of appropriate sanctions that are different from those provided at any sanction level. A juvenile court that makes a 26 disposition required by this title that deviates from the 27

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1 guidelines under this section is not required to report the 2 disposition as a deviation. 3 [(f)] The probation department may, in accordance with

4 Section 54.05, request the extension of a period of probation 5 specified under sanction levels one through five if the 6 circumstances of the child warrant the extension.

7 <u>(f)</u> [(g)] Before the court assigns the child a sanction 8 level that involves the revocation of the child's probation and the 9 commitment of the child to the Texas Youth Commission, the court 10 shall hold a hearing to modify the disposition as required by 11 Section 54.05.

SECTION 6. Section 59.006(a), Family Code, is amended to read as follows:

14 (a) For a child at sanction level three, the juvenile court15 may:

16 (1) place the child on probation for not less than six 17 months [or more than 12 months];

18 (2) require the child to make restitution to the 19 victim of the child's conduct or perform community service 20 restitution appropriate to the nature and degree of harm caused and 21 according to the child's ability;

(3) impose specific restrictions on the child's
activities and requirements for the child's behavior as conditions
of probation;

(4) require a probation officer to closely monitor the
child's activities and behavior;

27 (5) require the child or the child's parents or

1 guardians to participate in programs or services designated by the 2 court or probation officer; and 3 (6) if appropriate, impose additional conditions of 4 probation. 5 SECTION 7. Section 59.007(a), Family Code, is amended to 6 read as follows: (a) 7 For a child at sanction level four, the juvenile court 8 may: 9 (1)require the child to participate as a condition of probation for not less than three months or more than 12 months in 10 an intensive services probation program that emphasizes frequent 11 12 contact and reporting with a probation officer, discipline, intensive supervision services, social responsibility, 13 and 14 productive work; 15 (2) after release from the program described by Subdivision (1), continue the child on probation supervision [for 16 17 not less than six months or more than 12 months]; require the child to make restitution to the (3) 18 victim of the child's conduct or perform community service 19 restitution appropriate to the nature and degree of harm caused and 20 21 according to the child's ability; impose highly structured restrictions 22 (4)on the child's activities and requirements for behavior of the child as 23 24 conditions of probation; 25 (5) require a probation officer to closely monitor the child; 26 27 (6) require the child or the child's parents or

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H.B. No. 888 1 guardians to participate in programs or services designed to 2 address their particular needs and circumstances; and if appropriate, impose additional sanctions. 3 (7) SECTION 8. Section 59.008(a), Family Code, is amended to 4 5 read as follows: 6 (a) For a child at sanction level five, the juvenile court 7 may: as a condition of probation, place the child for 8 (1)less than 9 not six months or more than 12 months in a 10 post-adjudication secure correctional facility; after release from the program described by 11 (2) 12 Subdivision (1), continue the child on probation supervision [for not less than six months or more than 12 months]; 13 14 (3) require the child to make restitution to the 15 victim of the child's conduct or perform community service restitution appropriate to the nature and degree of harm caused and 16 17 according to the child's ability; impose highly structured restrictions on the (4) 18 19 child's activities and requirements for behavior of the child as conditions of probation; 20 21 require a probation officer to closely monitor the (5) child; 22 23 (6) require the child or the child's parents or 24 guardians to participate in programs or services designed to address their particular needs and circumstances; and 25 26 (7) if appropriate, impose additional sanctions. SECTION 9. Section 59.012(a), Family Code, is amended to 27

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1 read as follows:

(a) The Criminal Justice Policy Council shall analyze 2 trends related to juvenile referrals[, compliance with the 3 progressive sanctions guidelines,] and the impact 4 of [the 5 guidelines and related] reforms on recidivism rates using standard 6 scientific sampling or appropriate scientific methodologies to 7 represent statewide patterns. The council shall compile other 8 policy studies as determined by the executive director of the council or as requested by the governor, lieutenant governor, or 9 speaker of the house of representatives to assist in policy 10 development. 11

SECTION 10. Section 59.014, Family Code, is amended to read as follows:

Sec. 59.014. APPEAL. A child may not bring an appeal or a postconviction writ of habeas corpus based on:

16 (1) the failure or inability of any person to provide a 17 service listed under Sections 59.004-59.010;

18 (2) the failure of a court or of any person to make a 19 sanction level assignment as provided in Section 59.002 or 59.003; 20 [or]

(3) a <u>departure</u> [deviation] from the sanction level
 assignment <u>model</u> [guidelines] provided by this chapter; or

(4) the failure of a juvenile court or probation department to report a <u>departure</u> [deviation] from the <u>model</u> [guidelines as required by Section 59.003(e)].

SECTION 11. (a) This Act takes effect September 1, 2003.
(b) This Act applies only to conduct that occurs on or after

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1 the effective date of this Act. Conduct violating the penal law of
2 this state occurs on or after the effective date of this Act if any
3 element of the violation occurs on or after that date.

4 (c) Conduct that occurs before the effective date of this 5 Act is governed by the law in effect at the time the conduct 6 occurred, and that law is continued in effect for that purpose.

7 (d) This Act applies only to an appeal under Section 56.01, 8 Family Code, of an order by a juvenile court rendered on or after 9 the effective date of this Act. An appeal of an order rendered 10 before the effective date of this Act is governed by the law in 11 effect at the time the order was rendered, and that law is continued 12 in effect for that purpose.