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 model [guidelines] for progressive sanctions in Chapter 59.
- 9 [(b) A juvenile court or probation department that deviates
- 10 from the quidelines 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 MODEL [GUIDELINES]
- 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 model [quidelines] 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

- prior interventions;
- 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 [<del>and</del>]
- 8 (5) recognize that departure of a disposition from
- 9 this model is not necessarily undesirable and in some cases is
- 10 highly desirable; and
- 11 <u>(6)</u> improve juvenile justice planning and resource
- 12 allocation by ensuring uniform and consistent reporting of
- 13 disposition decisions at all levels.
- 14 SECTION 4. The heading of Section 59.003, Family Code, is
- 15 amended to read as follows:
- Sec. 59.003. SANCTION LEVEL ASSIGNMENT MODEL [GUIDELINES].
- SECTION 5. Sections 59.003(e), (f), and (g), Family Code,
- 18 are amended to read as follows:
- 19 (e) [Except as otherwise provided by this subsection, a
- 20 juvenile court or probation department that deviates from the
- 21 quidelines under this section shall state in writing its reasons
- 22 for the deviation and submit the statement to the juvenile board
- 23 regardless of whether a progressive sanctions program has been
- 24 adopted by the juvenile board. Nothing in this chapter prohibits
- 25 the imposition of appropriate sanctions that are different from
- 26 those provided at any sanction level. A juvenile court that makes a
- 27 disposition required by this title that deviates from the

- 1 quidelines under this section is not required to report the
- 2 disposition as a deviation.
- 3  $\left[\frac{(f)}{(f)}\right]$  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  $\underline{\text{(f)}}$  [\frac{(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.
- 12 SECTION 6. Section 59.006(a), Family Code, is amended to
- 13 read as follows:
- 14 (a) For a child at sanction level three, the juvenile court
- 15 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;
- 22 (3) impose specific restrictions on the child's
- 23 activities and requirements for the child's behavior as conditions
- 24 of probation;
- 25 (4) require a probation officer to closely monitor the
- 26 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:
- 7 (a) For a child at sanction level four, the juvenile court
- 8 may:
- 9 (1) require the child to participate as a condition of
- 10 probation for not less than three months or more than 12 months in
- 11 an intensive services probation program that emphasizes frequent
- 12 contact and reporting with a probation officer, discipline,
- 13 intensive supervision services, social responsibility, and
- 14 productive work;
- 15 (2) after release from the program described by
- 16 Subdivision (1), continue the child on probation supervision [for
- 17 not less than six months or more than 12 months];
- 18 (3) 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;
- 22 (4) impose highly structured restrictions on the
- 23 child's activities and requirements for behavior of the child as
- 24 conditions of probation;
- 25 (5) require a probation officer to closely monitor the
- 26 child;
- 27 (6) require the child or the child's parents or

- 1 guardians to participate in programs or services designed to
- 2 address their particular needs and circumstances; and
- 3 (7) if appropriate, impose additional sanctions.
- 4 SECTION 8. Section 59.008(a), Family Code, is amended to
- 5 read as follows:
- 6 (a) For a child at sanction level five, the juvenile court
- 7 may:
- 8 (1) as a condition of probation, place the child for
- 9 not less than six months or more than 12 months in a
- 10 post-adjudication secure correctional facility;
- 11 (2) after release from the program described by
- 12 Subdivision (1), continue the child on probation supervision [for
- 13 not less than six months or more than 12 months];
- 14 (3) require the child to make restitution to the
- 15 victim of the child's conduct or perform community service
- 16 restitution appropriate to the nature and degree of harm caused and
- 17 according to the child's ability;
- 18 (4) impose highly structured restrictions on the
- 19 child's activities and requirements for behavior of the child as
- 20 conditions of probation;
- 21 (5) require a probation officer to closely monitor the
- 22 child;
- 23 (6) require the child or the child's parents or
- 24 guardians to participate in programs or services designed to
- 25 address their particular needs and circumstances; and
- 26 (7) if appropriate, impose additional sanctions.
- SECTION 9. Section 59.012(a), Family Code, is amended to

- 1 read as follows:
- 2 (a) The Criminal Justice Policy Council shall analyze
- 3 trends related to juvenile referrals[, compliance with the
- 4 progressive sanctions guidelines, and the impact 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
- 9 council or as requested by the governor, lieutenant governor, or
- 10 speaker of the house of representatives to assist in policy
- 11 development.
- 12 SECTION 10. Section 59.014, Family Code, is amended to read
- 13 as follows:
- Sec. 59.014. APPEAL. A child may not bring an appeal or a
- 15 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 [<del>or</del>]
- 21 (3) a <u>departure</u> [<u>deviation</u>] from the sanction level
- 22 assignment model [guidelines] provided by this chapter; or
- 23 (4) the failure of a juvenile court or probation
- 24 department to report a <u>departure</u> [deviation] from the <u>model</u>
- 25 [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

- 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
- in effect for that purpose.

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|           |  | H.B. No. 888  |
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| Preside   | nt of the Senate                             | Speaker of the House                                  |
|           | tify that H.B. No. 888<br>a non-record vote. | was passed by the House on April                      |
|           |  |   |
|           |  | Chief Clerk of the House                              |
|           | tify that H.B. No. 88 the following vote:    | 8 was passed by the Senate on May<br>Yeas 31, Nays O. |
|           |  | Secretary of the Senate                               |
| APPROVED: | Date   |   |
| -         | Governor                                     |   |