

**LEGISLATIVE BUDGET BOARD**  
**Austin, Texas**

**FISCAL NOTE, 78TH LEGISLATIVE REGULAR SESSION**

**April 23, 2003**

**TO:** Honorable Harold V. Dutton, Jr., Chair, House Committee on Juvenile Justice & Family Issues

**FROM:** John Keel, Director, Legislative Budget Board

**IN RE: HB2253** by Flores (Relating to the jurisdiction of justice and municipal courts in proceedings involving juveniles.), **As Introduced**

<b>No significant fiscal implication to the State is anticipated.</b>
---

The bill would amend the Code of Criminal Procedure, Articles 4.14 and 45.058, allowing municipal courts to enter an order confining a child to a facility under Family Code, Section 51.12, or to a youth boot camp for no more than 30 days. The bill would also amend the Code of Criminal Procedure, Article 45.057, to add drug and alcohol abuse programs and interaction-with-parent programs as part of court ordered special youth programs.

**Local Government Impact**

No significant fiscal implication to units of local government is anticipated. The bill would offer another sentencing option to municipal courts for delinquent conduct.

**Source Agencies:** 665 Juvenile Probation Commission

**LBB Staff:** JK, GO, VDS, LG, KG