Amend HB 2699 on third reading as follows:

- (1) On page 1, strike lines 11 through 14, and substitute the following:
- "(b) A correctional facility that fails an annual inspection due to management-related deficiencies but subsequently corrects those deficiencies and passes a reinspection is considered to have never failed an annual inspection for purposes of Subsection (a). If a correctional facility is inspected for the purpose of determining whether a the facility is taking adequate measures to remedy any management-related deficiency that resulted in a report of noncompliance, that inspection may not be considered an annual inspection for purposes of Subsection (a)."
- (2) On page 2, strike lines 13-15, and substitute the following:
- "(1) provide information to the county commissioners court so that the commissioners court may ensure that the correctional facility takes adequate measure to remedy any management-related deficiency that resulted in the facility's report of noncompliance;"