1 AN ACT 2 relating to procedures applicable to waivers of the right to 3 counsel in certain adversary judicial proceedings that may result in punishment by confinement. 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 5 SECTION 1. Article 1.051, Code of Criminal Procedure, is 6 amended by amending Subsections (e), (f), and (g) and adding 7 Subsections (f-1) and (f-2) to read as follows: 8 An appointed counsel is entitled to 10 days to prepare 9 (e) for a proceeding but may waive the preparation time with the consent 10 11 of the defendant in writing or on the record in open court. If a 12 nonindigent defendant [or an indigent defendant who has refused 13 appointed counsel in order to retain private counsel] appears 14 without counsel at a proceeding after having been given a reasonable opportunity to retain counsel, the court, on 10 days' 15 notice to the defendant of a dispositive setting, may proceed with 16 the matter without securing a written waiver or appointing counsel. 17 18 If an indigent defendant who has refused appointed counsel in order to retain private counsel appears without counsel after having been 19 given an opportunity to retain counsel, the court, after giving the 20 21 defendant a reasonable opportunity to request appointment of 22 counsel or, if the defendant elects not to request appointment of 23 counsel, after obtaining a waiver of the right to counsel pursuant 24 to Subsections (f) and (g), may proceed with the matter on 10 days'

1	notice to the defendant of a dispositive setting.
2	(f) A defendant may voluntarily and intelligently waive in
3	writing the right to counsel. <u>A waiver obtained in violation of</u>
4	Subsection (f-1) or (f-2) is presumed invalid.
5	(f-1) In any adversary judicial proceeding that may result
6	in punishment by confinement, the attorney representing the state
7	may not:
8	(1) initiate or encourage an attempt to obtain from a
9	defendant who is not represented by counsel a waiver of the right to
10	<pre>counsel; or</pre>
11	(2) communicate with a defendant who has requested the
12	appointment of counsel, unless the court or the court's designee
13	authorized under Article 26.04 to appoint counsel for indigent
14	defendants in the county has denied the request and, subsequent to
15	the denial, the defendant:
16	(A) has been given a reasonable opportunity to
17	retain and has failed to retain private counsel; or
18	(B) waives or has waived the opportunity to
19	retain private counsel.
20	(f-2) In any adversary judicial proceeding that may result
21	in punishment by confinement, the court may not direct or encourage
22	the defendant to communicate with the attorney representing the
23	state until the court advises the defendant of the right to counsel
24	and the procedure for requesting appointed counsel and the
25	defendant has been given a reasonable opportunity to request
26	appointed counsel. If the defendant has requested appointed
27	counsel, the court may not direct or encourage the defendant to

communicate with the attorney representing the state unless the 1 2 court or the court's designee authorized under Article 26.04 to appoint counsel for indigent defendants in the county has denied 3 4 the request and, subsequent to the denial, the defendant: 5 (1) has been given a reasonable opportunity to retain 6 and has failed to retain private counsel; or 7 (2) waives or has waived the opportunity to retain 8 private counsel. If a defendant wishes to waive the [his] right to 9 (q) counsel for purposes of entering a guilty plea or proceeding to 10 trial, the court shall advise the defendant [him] of the nature of 11 the charges against the defendant and, if the defendant is 12 proceeding to trial, the dangers and disadvantages 13 of self-representation. If the court determines that the waiver is 14 15 voluntarily and intelligently made, the court shall provide the defendant with a statement substantially in the following form, 16 which, if signed by the defendant, shall be filed with and become 17 part of the record of the proceedings: 18

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have been advised this _____ "I 19 day of ___, <u>2</u> [19] ____, by the (name of court) Court 20 21 of my right to representation by counsel in the case [trial of the charge] pending against me. I have been 22 further advised that if I am unable to afford counsel, 23 24 one will be appointed for me free of charge. Understanding my right to have counsel appointed for 25 me free of charge if I am not financially able to 26 employ counsel, I wish to waive that right and request 27

1 the court to proceed with my case without an attorney
2 being appointed for me. I hereby waive my right to
3 counsel. (signature of [the] defendant)"

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4 SECTION 2. Article 17.09, Code of Criminal Procedure, is 5 amended by adding Section 4 to read as follows:

- 6 <u>Sec. 4. Notwithstanding any other provision of this</u> 7 <u>article, the judge or magistrate in whose court a criminal action is</u> 8 <u>pending may not order the accused to be rearrested or require the</u> 9 <u>accused to give another bond in a higher amount because the accused:</u>
- 10 (1) withdraws a waiver of the right to counsel; or
- 11 (2) requests the assistance of counsel, appointed or 12 retained.

SECTION 3. (a) The change in law made by this Act to Article 13 1.051(e), Code of Criminal Procedure, applies only to a proceeding 14 15 at which an indigent defendant appears without counsel after having refused appointed counsel if the proceeding occurs on or after the 16 17 effective date of this Act. A proceeding at which an indigent defendant appears without counsel after having refused appointed 18 counsel that occurs before the effective date of this Act is covered 19 by the law in effect at the time of the proceeding, and the former 20 law is continued in effect for that purpose. 21

(b) The change in law made by this Act to Article 1.051(f), Code of Criminal Procedure, applies only to a waiver of counsel or a communication with a defendant that occurs on or after the effective date of this Act. A waiver of counsel or a communication with a defendant that occurred before the effective date of this Act is covered by the law in effect at the time the waiver or

1 communication occurred, and the former law is continued in effect 2 for that purpose.

3 SECTION 4. This Act takes effect September 1, 2007.

President of the Senate

Speaker of the House

I certify that H.B. No. 1178 was passed by the House on April 17, 2007, by the following vote: Yeas 98, Nays 35, 2 present, not voting.

Chief Clerk of the House

I certify that H.B. No. 1178 was passed by the Senate on May 17, 2007, by the following vote: Yeas 30, Nays 1.

Secretary of the Senate

APPROVED:

Date

Governor