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1	AN ACT
2	relating to a prison diversion progressive sanctions program.
3	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
4	SECTION 1. Chapter 509, Government Code, is amended by
5	adding Section 509.016 to read as follows:
6	Sec. 509.016. PRISON DIVERSION PROGRESSIVE SANCTIONS
7	PROGRAM. (a) The division shall provide grants to selected
8	departments for the implementation of a system of progressive
9	sanctions designed to reduce the revocation rate of defendants
10	placed on community supervision. The division shall give priority
11	in providing grants to departments that:
12	(1) serve counties in which the revocation rate for
13	defendants on community supervision significantly exceeds the
14	statewide average or historically has significantly exceeded the
15	statewide average; or
16	(2) have demonstrated success, through the
17	implementation of a system of progressive sanctions, in reducing
18	the revocation rate of defendants placed on community supervision.
19	(b) In determining which departments are proper candidates
20	for grants under this section, the division shall give preference
21	to departments that present to the division a plan that will target
22	medium-risk and high-risk defendants and use progressive sanction
23	models that adhere to the components set forth in Section 469.001,
24	Health and Safety Code. As a condition to receiving a grant, a

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department must offer a plan that contains some if not all of the 1 2 following components: 3 (1) an evidence-based assessment process that includes risk and needs assessment instruments and clinical 4 assessments that support conditions of community supervision or 5 6 case management strategies; (2) reduced and specialized caseloads for supervision 7 officers, which may include electronic monitoring or substance 8 9 abuse testing of defendants; 10 (3) the creation, designation, and fiscal support of 11 courts and associated infrastructure necessary to increase 12 judicial oversight and reduce revocations; 13 (4) increased monitoring and field contact by 14 supervision officers; 15 (5) shortened terms of community supervision, with 16 increased supervision during the earliest part of the term; 17 (6) strategies that reduce the number of technical 18 violations; (7) improved coordination between courts 19 and 20 departments to provide early assessment of defendant needs at the 21 outset of supervision; 22 (8) graduated sanctions and incentives, offered to a defendant by both the departments and courts served by the 23 24 department; 25 (9) the use of inpatient and outpatient treatment options, including substance abuse treatment, mental health 26 27 treatment, and cognitive and behavioral programs for defendants;

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1	(10) the use of intermediate sanctions facilities;
2	(11) the use of community corrections beds;
3	(12) early termination strategies and capabilities;
4	(13) gang intervention strategies; and
5	(14) designation of faith-based community
6	coordinators who will develop faith-based resources, including a
7	mentoring program.
8	(c) The division shall, not later than December 1 of each
9	even-numbered year, provide a report to the board. The report must
10	state the number of departments receiving grants under this
11	section, identify those departments by name, and describe for each
12	department receiving a grant the components of the department's
13	program and the success of the department in reducing revocations.
14	The report must also contain an analysis of the scope,
15	effectiveness, and cost benefit of programs funded by grants
16	provided under this section and a comparison of those programs to
17	similar programs in existence in various departments before March
18	1, 2005. The division may include in the report any other
19	information the division determines will be beneficial to the board
20	or the legislature. The board shall forward the report to the
21	lieutenant governor and the speaker of the house of representatives
22	not later than December 15 of each even-numbered year.

SECTION 2. The community justice assistance division of the Texas Department of Criminal Justice shall develop criteria and review grant proposals, as required by Section 509.016, Government Code, as added by this Act, as soon as possible after the effective date of this Act, and shall begin making grants under that section

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1 not later than September 30, 2007.

2 SECTION 3. This Act takes effect immediately if it receives 3 a vote of two-thirds of all the members elected to each house, as 4 provided by Section 39, Article III, Texas Constitution. If this 5 Act does not receive the vote necessary for immediate effect, this 6 Act takes effect September 1, 2007.

President of the SenateSpeaker of the HouseI hereby certify that S.B. No. 166 passed the Senate onApril 12, 2007, by the following vote:Yeas 31, Nays 0.

Secretary of the Senate I hereby certify that S.B. No. 166 passed the House on May 16, 2007, by the following vote: Yeas 143, Nays 1, two present not voting.

Chief Clerk of the House

Approved:

Date

Governor