By: Madden

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A BILL TO BE ENTITLED 1 AN ACT 2 relating to abolishing the Texas Youth Commission and the Texas Juvenile Probation Commission and transferring the powers and 3 duties of those agencies to the newly created Texas Juvenile 4 5 Justice Department and to the functions of the independent ombudsman for the Texas Youth Commission. 6 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 7 ARTICLE 1. TEXAS JUVENILE JUSTICE DEPARTMENT; TEXAS YOUTH 8 COMMISSION AND TEXAS JUVENILE PROBATION COMMISSION 9 SECTION 1.001. The Human Resources Code is amended by 10 11 adding Title 12 with a heading to read as follows: 12 TITLE 12. JUVENILE JUSTICE SERVICES AND FACILITIES 13 SECTION 1.002. Title 12, Human Resources Code, as added by this Act, is amended by adding Subtitle A to read as follows: 14 SUBTITLE A. TEXAS JUVENILE JUSTICE BOARD AND TEXAS JUVENILE 15 16 JUSTICE DEPARTMENT CHAPTER 201. GENERAL PROVISIONS 17 Sec. 201.001. DEFINITIONS. (a) In this title: 18 (1) "Board" means the Texas Juvenile Justice Board. 19 (2) "Child" means an individual 10 years of age or 20 21 older and under 19 years of age who is committed to a secure post-adjudication facility operated by the department under 22 23 Subtitle C. 24 (3) "Court" means a juvenile court.

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1	(4) "Department" means the Texas Juvenile Justice
2	Department.
3	(5) "Executive director" means the executive director
4	of the department.
5	(6) "Juvenile board" means a body established by law
6	to provide juvenile probation services to a county.
7	(7) "State aid" means funds allocated by the
8	department to a juvenile board to financially assist the juvenile
9	board in achieving the purposes of this title and in conforming to
10	the department's standards and policies.
11	(a-1) A reference to the department:
12	(1) in Subtitle B means the Texas Juvenile Probation
13	Commission;
14	(2) in Subtitle C means the Texas Youth Commission;
15	and
16	(3) in any law other than Subtitle B or C means the
17	Texas Juvenile Probation Commission or the Texas Youth Commission,
18	as applicable in context.
19	(a-2) This subsection and Subsection (a-1) expire September
20	<u>1, 2012.</u>
21	(b) Effective September 1, 2012, a reference in other law
22	<u>to:</u>
23	(1) the Texas Juvenile Probation Commission means the
24	department; or
25	(2) the Texas Youth Commission means the department.

1	CHAPTER 201A. TEMPORARY PROVISIONS
2	SUBCHAPTER A. TRANSITION TEAM
3	Sec. 201A.001. COMPOSITION OF TRANSITION TEAM; PRESIDING
4	OFFICER. (a) The juvenile justice services and facilities
5	transition team is composed of the following 11 members appointed
6	by the governor:
7	(1) a representative of the governor;
8	(2) the executive director of the Texas Juvenile
9	Probation Commission;
10	(3) the executive director of the Texas Youth
11	Commission;
12	(4) a representative of the lieutenant governor,
13	chosen from a list submitted to the governor by the lieutenant
14	governor;
15	(5) a representative of the speaker of the house of
16	representatives, chosen from a list submitted to the governor by
17	the speaker;
18	(6) one member who represents the interests of a
19	juvenile probation department that serves a county with a small
20	population;
21	(7) one member who represents the interests of a
22	juvenile probation department that serves a county with a medium
23	population;
24	(8) one member who represents the interests of a
25	juvenile probation department that serves a county with a large
26	population;
27	(9) one member who represents the interests of

1	juvenile offenders or the families of juvenile offenders;
2	(10) one member who represents an organization that
3	advocates on behalf of juvenile offenders or the families of
4	juvenile offenders; and
5	(11) one member who represents an organization that
6	advocates on behalf of the victims of delinquent or criminal
7	<u>conduct.</u>
8	(b) The governor shall make the appointments required by
9	Subsection (a) as soon as possible after September 1, 2011.
10	(c) The transition team member who is appointed under
11	Subsection (a)(1) serves as the presiding officer of the transition
12	team.
13	(d) The transition team members appointed under Subsections
14	(a)(2) and (3) remain on the transition team after August 31, 2012,
15	regardless of the abolition of the agencies named in those
16	subdivisions.
17	Sec. 201A.002. POWERS AND DUTIES. (a) After September 1,
18	2011, and before September 1, 2012, the transition team shall
19	coordinate and oversee the transition of services and facilities
20	from the Texas Juvenile Probation Commission and the Texas Youth
21	Commission to the Texas Juvenile Justice Department.
22	(b) After August 31, 2012, and before December 31, 2012, the
23	transition team shall assist the Texas Juvenile Justice Department
24	in implementing the transition of services and facilities from the
25	Texas Juvenile Probation Commission and the Texas Youth Commission
26	to the Texas Juvenile Justice Department.
27	Sec. 201A.003. ASSISTANCE. The following state agencies

1 shall, on request, assist the transition team with the following 2 matters: 3 (1) the Legislative Budget Board and the budget, planning, and policy division of the governor's office, with 4 5 preparation of a suggested budget for the department; (2) the Department of Information Resources, with the 6 7 technological needs of the department; 8 (3) the office of the attorney general, with legal matters concerning the transition of services and facilities from 9 the Texas Juvenile Probation Commission and the Texas Youth 10 Commission to the Texas Juvenile Justice Department; 11 12 (4) the comptroller of public accounts, with suggested accounting practices for the department; and 13 14 (5) the Texas Facilities Commission, with assistance 15 in efficiently using the office space in which the administrative offices of the Texas Juvenile Probation Commission and the Texas 16 Youth Commission are located and, if necessary, locating additional 17 office space for the administrative offices of the department. 18 19 [Sections 201A.004-201A.050 reserved for expansion] SUBCHAPTER B. EXPIRATION 20 Sec. 201A.051. EXPIRATION. This chapter expires December 21 22 31, 2012. CHAPTER 202. ADMINISTRATIVE PROVISIONS 23 24 Sec. 202.001. COMPOSITION OF BOARD; PRESIDING OFFICER. (a) The board is composed of the following 13 members appointed by the 25 26 governor with the advice and consent of the senate: (1) four members who are juvenile court judges or 27

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1	<pre>county commissioners;</pre>
2	(2) one prosecutor in juvenile court;
3	(3) one chief juvenile probation officer of a juvenile
4	probation department serving a county with a small population;
5	(4) one chief juvenile probation officer of a juvenile
6	probation department serving a county with a medium population;
7	(5) one chief juvenile probation officer of a juvenile
8	probation department serving a county with a large population;
9	(6) one treatment professional, who may be a mental
10	health treatment professional;
11	(7) one educator, as that term is defined by Section
12	5.001, Education Code;
13	(8) one member who represents an organization that
14	advocates on behalf of juvenile offenders or victims of delinquent
15	or criminal conduct; and
16	(9) two members of the general public.
17	(b) Members serve staggered six-year terms, with the terms
18	of four or five members expiring on February 1 of each odd-numbered
19	<u>year.</u>
20	(c) The governor shall designate a member of the board as
21	the presiding officer of the board to serve in that capacity at the
22	pleasure of the governor.
23	(d) The governor shall make appointments to the board
24	without regard to the race, color, disability, sex, religion, age,
25	or national origin of the appointees.
26	Sec. 202.002. RESTRICTIONS ON BOARD MEMBERSHIP AND
27	DEPARTMENT EMPLOYMENT. (a) A person may not be a public member of

1 the board if the person or the person's spouse: 2 (1) is registered, certified, or licensed by a 3 regulatory agency in the field of criminal or juvenile justice; 4 (2) is employed by or participates in the management 5 of a business entity or other organization regulated by or receiving money from the department; 6 7 (3) owns or controls, directly or indirectly, more 8 than a 10 percent interest in a business entity or other organization regulated by or receiving money from the department; 9 10 or (4) uses or receives a substantial amount of tangible 11 goods, services, or money from the department, other than 12 compensation or reimbursement authorized by law for board 13 14 membership, attendance, or expenses. 15 (b) A person may not be a board member and may not be a department employee employed in a "bona fide executive, 16 17 administrative, or professional capacity," as that phrase is used for purposes of establishing an exemption to the overtime 18 19 provisions of the federal Fair Labor Standards Act of 1938 (29 U.S.C. Section 201 et seq.), if: 20 21 (1) the person is an officer, employee, or paid consultant of a Texas trade association in the field of criminal or 22 juvenile justice; or 23 24 (2) the person's spouse is an officer, manager, or paid consultant of a Texas trade association in the field of criminal or 25 26 juvenile justice. 27 (c) A person may not be a board member or act as the general

1 counsel to the board or the department if the person is required to register as a lobbyist under Chapter 305, Government Code, because 2 of the person's activities for compensation on behalf of a 3 profession related to the operation of the department. 4 (d) In this section, "Texas trade association" means a 5 cooperative and voluntarily joined statewide association of 6 7 business or professional competitors in this state designed to 8 assist its members and its industry or profession in dealing with mutual business or professional problems and in promoting their 9 10 common interest. Sec. 202.003. PROVISIONS APPLICABLE TO JUDICIAL MEMBERS. 11 12 (a) A judge's place on the board becomes vacant when the judge 13 ceases to hold a judicial office. 14 (b) A judge's service on the board is an additional duty of 15 office. (c) At the time of appointment to the board, a judge must be 16 17 a judge of: (1) a court designated as a juvenile court; or 18 19 (2) a court that is one of several courts that rotate being the juvenile court. 20 21 Sec. 202.004. REMOVAL OF BOARD MEMBERS. (a) It is a ground for removal from the board if a member: 22 (1) does not have at the time of taking office the 23 24 qualifications required by Sections 202.001 and 202.003; 25 (2) does not maintain during service on the board the 26 qualifications required by Sections 202.001 and 202.003; 27 (3) is ineligible for membership under Section

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1 202.002;

2 (4) cannot, because of illness or disability,
3 discharge the member's duties for a substantial part of the term; or
4 (5) is absent from more than half of the regularly
5 scheduled board meetings that the member is eligible to attend
6 during a calendar year unless the absence is excused by majority
7 vote of the board.
8 (b) The validity of an action of the board is not affected by

9 the fact that the action is taken when a ground for removal of a 10 board member exists.

(c) If the executive director has knowledge that a potential 11 12 ground for removal exists, the executive director shall notify the presiding officer of the board of the potential ground. The 13 14 presiding officer shall then notify the governor and the attorney 15 general that a potential ground for removal exists. If the potential ground for removal involves the presiding officer, the 16 17 executive director shall notify the next highest ranking officer of the board, who shall then notify the governor and the attorney 18 19 general that a potential ground for removal exists.

20 <u>Sec. 202.005. BOARD MEMBER RECUSAL. (a) A chief juvenile</u> 21 probation officer who is a board member shall avoid the appearance 22 of a conflict of interest by not voting or participating in any 23 decision by the board that directly benefits or penalizes or 24 otherwise directly impacts the juvenile probation department over 25 which the chief juvenile probation officer has authority.

26 (b) The board may adopt recusal requirements in addition to 27 those described by Subsection (a), including requirements that are

1	more restrictive than those described by Subsection (a).
2	Sec. 202.006. TRAINING FOR BOARD MEMBERS. (a) A person who
3	is appointed to and qualifies for office as a member of the board
4	may not vote, deliberate, or be counted as a member in attendance at
5	a meeting of the board until the person completes a training program
6	that complies with this section.
7	(b) The training program must provide the person with
8	information regarding:
9	(1) the legislation that created the department;
10	(2) the programs, functions, rules, and budget of the
11	department;
12	(3) the results of the most recent formal audit of the
13	department;
14	(4) the requirements of laws relating to open
15	meetings, public information, administrative procedure, and
16	conflicts of interest; and
17	(5) any applicable ethics policies adopted by the
18	department or the Texas Ethics Commission.
19	(c) A person appointed to the board is entitled to
20	reimbursement, as provided by the General Appropriations Act, for
21	the travel expenses incurred in attending the training program
22	regardless of whether the attendance at the program occurs before
23	or after the person qualifies for office.
24	Sec. 202.007. REIMBURSEMENT. A board member is not
25	entitled to compensation for service on the board but is entitled to
26	reimbursement for actual and necessary expenses incurred in
27	performing official duties as a board member.

H.B. No. 1915 1 Sec. 202.008. MEETINGS; PUBLIC PARTICIPATION. (a) The 2 board shall hold regular quarterly meetings on dates set by the 3 board and special meetings at the call of the presiding officer. 4 (b) The board shall adopt rules regulating the board's 5 proceedings. 6 (c) The board shall keep a public record of the board's 7 decisions at the board's general office. (d) The board shall develop and implement policies that 8 provide the public with a reasonable opportunity to appear before 9 10 the board and to speak on any issue under the jurisdiction of the department. 11 12 Sec. 202.009. AUDIT; AUTHORITY OF STATE AUDITOR. (a) The department is subject to audit by the state auditor in accordance 13 with Chapter 321, Government Code. 14 15 (b) The state auditor, on request of the office of inspector general, may provide information or other assistance to the office 16 17 of inspector general that the state auditor determines is appropriate. The office of inspector general may coordinate with 18 19 the state auditor to review or schedule a plan for an investigation under Subchapter C, Chapter 242, or share other information. 20 21 (c) The state auditor may access all information maintained by the office of inspector general, such as vouchers, electronic 22 data, and internal records, including information that is otherwise 23 confidential under law. Information obtained by the state auditor 24 under this subsection is confidential and is not subject to 25 26 disclosure under Chapter 552, Government Code. 27 (d) Any provision of this title relating to the operations

H.B. No. 1915 of the office of inspector general does not: 1 2 (1) supersede the authority of the state auditor to 3 conduct an audit under Chapter 321, Government Code; or 4 (2) prohibit the state auditor from: 5 (A) conducting an audit, investigation, or other 6 review; or 7 (B) having full and complete access to all 8 records and other information concerning the department, including any witness statement or electronic data, that the state auditor 9 10 considers necessary for the audit, investigation, or review. 11 Sec. 202.010. SUNSET PROVISION. The Texas Juvenile Justice 12 Board and the Texas Juvenile Justice Department are subject to Chapter 325, Government Code (Texas Sunset Act). Unless continued 13 in existence as provided by that chapter, the board and the 14 department are abolished September 1, 2017. 15 CHAPTER 203. GENERAL POWERS AND DUTIES OF BOARD AND DEPARTMENT 16 17 Sec. 203.001. CONTROL OVER DEPARTMENT; PRIORITIZATION OF SERVICES. (a) The board is the governing body of the department 18 19 and is responsible for the operations of the department. (b) The board shall develop and implement policies that 20 clearly separate the policymaking responsibilities of the board and 21 22 the management responsibilities of the executive director and the staff of the department. 23 24 (c) A mission of the department is to achieve the goal of prioritizing the use of probation services for juveniles over the 25 26 commitment of juveniles to state facilities. The board shall

27 develop and implement policies that prioritize the provision of:

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1	(1) probation services under Subtitle B over
2	commitment under Subtitle C; and
3	(2) funding and assistance to juvenile probation
4	departments operated in accordance with Chapter 142.
5	Sec. 203.002. EXECUTIVE DIRECTOR. The board shall:
6	(1) employ an executive director to administer the
7	department; and
8	(2) supervise the director's administration of the
9	department.
10	Sec. 203.003. ACCESSIBILITY TO PROGRAMS AND FACILITIES.
11	(a) The department shall comply with federal and state laws related
12	to program and facility accessibility.
13	(b) The board shall prepare and maintain a written plan that
14	describes how a person who does not speak English can be provided
15	reasonable access to the department's programs and services.
16	Sec. 203.004. NEGOTIATED RULEMAKING; ALTERNATIVE DISPUTE
17	RESOLUTION. (a) The board shall develop and implement a policy to
18	encourage the use of:
19	(1) negotiated rulemaking procedures under Chapter
20	2008, Government Code, for the adoption of department rules; and
21	(2) appropriate alternative dispute resolution
22	procedures under Chapter 2009, Government Code, to assist in the
23	resolution of internal and external disputes under the department's
24	jurisdiction.
25	(b) The department's procedures relating to alternative
26	dispute resolution must conform, to the extent possible, to any
27	model guidelines issued by the State Office of Administrative

H.B. No. 1915 Hearings for the use of alternative dispute resolution by state 1 agencies. 2 3 (c) The department shall: 4 (1) coordinate the implementation of the policy 5 adopted under Subsection (a); 6 (2) provide training as needed to implement the 7 procedures for negotiated rulemaking or alternative dispute 8 resolution; and (3) collect data concerning the effectiveness of those 9 10 procedures. Sec. 203.005. GIFTS AND GRANTS. (a) The department may 11 12 apply for and accept gifts and grants from any public or private source to use in maintaining and improving services provided under 13 14 this title. 15 (b) The department shall deposit money received under this section in the state treasury. The department may use the money 16 17 only to make payments of state aid under Subtitle B and to administer this title. 18 Sec. 203.006. MEDICAID BENEFITS. The department shall: 19 (1) identify areas in which federal Medicaid program 20 benefits could be used in a manner that is cost-effective for 21 22 juveniles in the juvenile justice system; (2) develop a program to encourage application for and 23 24 receipt of Medicaid benefits; (3) provide technical assistance to counties relating 25 26 to eligibility for Medicaid benefits; and

27 (4) monitor the extent to which counties make use of

1 Medicaid benefits. 2 Sec. 203.007. STUDIES; STATISTICAL RECORDS. (a) The department may conduct or participate in studies relating to 3 corrections methods and systems and to treatment and therapy 4 5 programs at the governor's request or on the department's own 6 initiative. 7 (b) The department shall continuously study the problem of juvenile delinquency in this state and the effectiveness of 8 services provided or regulated by the department under Subtitle B 9 10 or C and shall report the department's findings to the governor and the legislature before each regular legislative session. 11 12 (c) The department shall keep records relating to juveniles within the juvenile justice system that participate in research 13 14 programs or studies. 15 (d) The records must show, for each calendar quarter and for 16 each calendar year: 17 (1) the number of juveniles participating in research 18 programs or studies for the appropriate reporting period; 19 (2) the type of research program or study in which each 20 juvenile is participating; 21 (3) the name of the principal investigator conducting the research program or study; and 22 (4) the entity sponsoring the research program or 23 24 study. (e) The department shall submit a report that contains the 25 26 information in the records kept under Subsection (d) on or before the 15th day after the last day of the appropriate reporting period 27

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1	to the:
2	(1) governor;
3	(2) lieutenant governor;
4	(3) speaker of the house of representatives; and
5	(4) members of the senate and house of
6	representatives.
7	(f) A report submitted under this section is public
8	information under Chapter 552, Government Code.
9	Sec. 203.008. AUTHORITY TO ISSUE SUBPOENA, ADMINISTER OATH,
10	RECEIVE EVIDENCE, AND GATHER INFORMATION. (a) In this section,
11	"evidence" means any record, book, paper, document, data, or other
12	evidence maintained by electronic or other means.
13	(b) The department may issue a subpoena requiring the
14	attendance of a witness or the production of evidence that the
15	department considers necessary for the investigation of:
16	(1) abuse, neglect, or exploitation allegations;
17	(2) complaints;
18	(3) financial and programmatic audits of juvenile
19	probation programs, services, and facilities, including juvenile
20	justice alternative education programs; or
21	(4) any other matter under the authority of the
22	department, including a determination of treatment under Section
23	244.005.
24	(c) The department may issue a subpoena under Subsection (b)
25	only if the subpoena is signed by:
26	(1) the presiding officer of the board or, if the
27	presiding officer is unavailable, the presiding officer's

1 designee; and

2 (2) at least two other members of the board, including
3 aboard member who is a judge.

4 (d) Any peace officer, department investigator, other 5 department official, or person authorized under Article 24.01, Code 6 of Criminal Procedure, may serve the subpoena in the same manner 7 that similar process in a court of record having original 8 jurisdiction of criminal actions is served.

9 (e) A subpoena under this section shall be served and witness fees and mileage paid as in civil cases in the district 10 court in the county to which the witness is called, unless the 11 12 proceeding for which the service or payment is made is under Chapter 2001, Government Code, in which case the service or payment shall be 13 made as provided in that chapter. Witnesses subpoenaed at the 14 15 instance of the department shall be paid their fees and mileage by the department out of funds appropriated for that purpose. 16

17 (f) On application of the department, a court of record 18 having original jurisdiction of criminal actions may compel the 19 attendance of a witness, the production of material, or the giving 20 of testimony before the department, by an attachment for contempt 21 or in the same manner as the court may otherwise compel the 22 production of evidence.

(g) The presiding officer or a member of the board may
 administer an oath to a witness in attendance before the department
 or before an authorized representative of the department.

26 (h) If a witness in attendance before the department or 27 before an authorized representative refuses without reasonable

1 cause to be examined or answer a legal or pertinent question, or to 2 produce evidence when ordered by the department, the department may 3 apply to the district court for a rule or order returnable in not less than two or in more than five days, directing the witness to 4 5 show cause before the judge why the witness should not be punished for contempt. The department may apply to the district court of any 6 7 county where the witness is in attendance, on proof by affidavit of 8 the fact, unless the order of contempt is sought under Chapter 2001, Government Code, in which case the department shall apply to a 9 district court of Travis County, as provided by that chapter. On 10 return of the order, the judge hearing the matter shall examine the 11 12 witness under oath and the witness shall be given an opportunity to be heard. If the judge determines that the witness has refused, 13 without reasonable cause or legal excuse, to be examined or answer a 14 legal or pertinent question, or to produce evidence that the 15 witness was ordered to bring or produce, the judge may immediately 16 17 find the witness in contempt of court. 18 (i) The department shall be granted access at any reasonable 19 time to any evidence that is related to any matter the department or executive director considers necessary to administer the 20 department's functions, powers, and duties. 21

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22 <u>Sec. 203.0081. ADVISORY COUNCIL ON JUVENILE SERVICES. (a)</u>
23 <u>The advisory council on juvenile services consists of:</u>
24 <u>(1) two juvenile court judges, appointed by the board;</u>
25 <u>(2) three juvenile probation officers, appointed by</u>
26 the board;

27 (3) two citizens who are knowledgeable of juvenile

H.B. No. 1915 1 services, appointed by the board; 2 (4) the executive director of the department or the 3 executive director's designee; 4 (5) the commissioner of education or the 5 commissioner's designee; and 6 (6) the commissioner of human services or the commissioner's <u>designee.</u> 7 8 (b) The advisory council shall report any determinations made under Subsection (c) to the members of the board appointed 9 10 under Section 202.001. (c) The advisory council shall determine the needs and 11 12 problems of county juvenile boards and departments and shall assist the department in long-range planning. 13 Sec. 203.0082. FEES. If the General Appropriations Act 14 15 does not specify the amount of the fee, the board by rule may establish fees that: 16 17 are reasonable and necessary; (2) produce revenue sufficient for the administration 18 19 of this chapter; and 20 (3) do not produce unnecessary revenue. 21 Sec. 203.0083. ANNUAL REPORTS. (a) The department shall report annually to the governor and the legislature on the 22 department's operations and the condition of probation services in 23 24 the state during the previous year. The report: (1) may include recommendations; and 25 26 (2) must include: 27 (A) an evaluation of the effectiveness of the

1 community-based programs operated under Section 54.0401, Family
2 Code; and

3 (B) information comparing the cost of a child 4 participating in a program described by Paragraph (A) with the cost 5 of committing the child to the department.

6 (b) The department shall file annually with the governor and 7 the presiding officer of each house of the legislature a complete 8 and detailed written report accounting for all funds received and 9 disbursed by the department during the preceding fiscal year. The 10 annual report must be in the form and be submitted by the time 11 provided by the General Appropriations Act.

12 <u>Sec. 203.009. PUBLIC INTEREST INFORMATION. The department</u> 13 <u>shall prepare information of public interest describing the</u> 14 <u>functions of the department and describing the procedures by which</u> 15 <u>complaints are filed with and resolved by the department. The</u> 16 <u>department shall make the information available to the general</u> 17 <u>public and appropriate state agencies.</u>

18 <u>Sec. 203.010. DEPARTMENT COMPLAINTS. (a) The department</u> 19 <u>shall maintain a system to promptly and efficiently act on</u> 20 <u>complaints filed with the department, other than complaints</u> 21 <u>received under Section 221.010. The department shall maintain</u> 22 <u>information about parties to the complaint, the subject matter of</u> 23 <u>the complaint, a summary of the results of the review or</u> 24 <u>investigation of the complaint, and its disposition.</u>

25 (b) The department shall make information available
26 describing its procedures for complaint investigation and
27 resolution.

1 (c) The department shall periodically notify the complaint parties of the status of the complaint until final disposition. 2 Sec. 203.011. APPEALS FROM DECISION OF EXECUTIVE DIRECTOR. 3 A juvenile probation department that is aggrieved by a decision of 4 the executive director may appeal the executive director's decision 5 to the board. The decision of the board is final and cannot be 6 7 appealed. 8 SECTION 1.003. Title 12, Human Resources Code, as added by this Act, is amended by adding Subtitle B with a heading to read as 9 10 follows: SUBTITLE B. PROBATION SERVICES; PROBATION FACILITIES 11 12 SECTION 1.004. Subchapters C, D, and E, Chapter 141, Human Resources Code, are transferred to Subtitle B, Title 12, Human 13 Resources Code, as added by this Act, redesignated as Chapters 221, 14 15 222, and 223, respectively, and amended to read as follows: CHAPTER 221. ASSISTANCE TO COUNTIES AND REGULATION OF JUVENILE 16 BOARDS AND JUVENILE PROBATION DEPARTMENTS 17 SUBCHAPTER A. GENERAL PROVISIONS [SUBCHAPTER C. POWERS AND 18 19 DUTIES OF COMMISSION] Sec. 221.001 [141.041]. PROVISION 20 OF PROBATION AND 21 DETENTION SERVICES. (a) The <u>department</u> [commission] shall assist counties in providing probation and juvenile detention services by 22 encouraging the continued operation of county and multi-county 23 juvenile boards or probation offices. 24 If a county discontinues the provision of juvenile 25 (b) 26 probation services, the department [commission] may directly

21

provide probation or detention services in the county.

Sec. <u>221.002</u> [<u>141.042</u>]. <u>GENERAL</u> RULES GOVERNING JUVENILE
 BOARDS, PROBATION DEPARTMENTS, PROBATION OFFICERS, PROGRAMS, AND
 FACILITIES. (a) The <u>department</u> [commission] shall adopt
 reasonable rules that provide:

5 (1) minimum standards for personnel, staffing, case 6 loads, programs, facilities, record keeping, equipment, and other 7 aspects of the operation of a juvenile board that are necessary to 8 provide adequate and effective probation services;

9 (2) a code of ethics for probation and detention 10 officers and for the enforcement of that code;

(3) appropriate educational, preservice and in-service training, and certification standards for probation and detention officers or court-supervised community-based program personnel;

15 (4) subject to Subsection (d), minimum standards for public and private juvenile pre-adjudication secure detention 16 facilities, public juvenile post-adjudication secure correctional 17 facilities that are operated under the authority of a juvenile 18 19 board or governmental unit, private juvenile post-adjudication secure correctional facilities operated under a contract with a 20 unit, except those facilities exempt 21 governmental from certification by Section 42.052(g), and nonsecure correctional 22 facilities operated by or under contract with a governmental unit; 23 24 and

(5) minimum standards for juvenile justice
alternative education programs created under Section 37.011,
Education Code, in collaboration and conjunction with the Texas

1 Education Agency, or its designee.

2 (b) In adopting the rules, the <u>department</u> [commission] 3 shall consider local information and evidence gathered through 4 public review and comment.

5 (c) The <u>department</u> [commission] shall operate a statewide 6 registry for all public and private juvenile pre-adjudication 7 secure detention facilities and all public and private juvenile 8 post-adjudication secure correctional facilities [except a 9 facility operated or certified by the Texas Youth Commission].

10 (d) In adopting rules under Subsection (a)(4), the department [commission] shall ensure that the minimum standards for 11 12 facilities described by Subsection (a)(4) are designed to ensure that juveniles confined in those facilities are provided the 13 rights, benefits, responsibilities, and privileges to which a 14 15 juvenile is entitled under the United States Constitution, federal law, and the constitution and laws of this state. The minimum 16 17 standards must include a humane physical and psychological environment, safe conditions of confinement, protection from harm, 18 19 adequate rehabilitation and education, adequate medical and mental health treatment, and due process of law. 20

(e) A juvenile board that does not accept state aid funding from the department under Section 223.001 shall report to the department each month on a form provided by the department the same data as that required of counties accepting state aid funding regarding juvenile justice activities under the jurisdiction of the juvenile board. If the department makes available free software to a juvenile board for the automation and tracking of juveniles under

1 the jurisdiction of the juvenile board, the department may require

2 the monthly report to be provided in an electronic format adopted by

3 rule by the department.

4 Sec. 221.003. RULES CONCERNING MENTAL HEALTH SCREENING 5 INSTRUMENT AND RISK AND NEEDS ASSESSMENT INSTRUMENT; ADMISSIBILITY OF STATEMENTS. (a) The department by rule shall require juvenile 6 [(e) Juvenile] probation departments to [shall] use the mental 7 8 health screening instrument selected by the department [commission] for the initial screening of children under the 9 10 jurisdiction of probation departments who have been formally referred to <u>a juvenile probation</u> [the] department. The <u>department</u> 11 12 [commission] shall give priority to training in the use of this instrument in any preservice or in-service training that the 13 department [commission] provides for probation officers. The rules 14 adopted by the department under this section must allow a [A] 15 clinical assessment by a licensed mental health professional to 16 [may] be substituted for the mental health screening instrument 17 selected by the department [commission] if the clinical assessment 18 19 is performed in the time prescribed by the <u>department</u> [commission]. (b) [(f)] A juvenile probation department must, before the 20 disposition of a child's case and using a validated risk and needs 21 assessment instrument or process provided or approved by the 22 department [commission], complete a risk and needs assessment for 23 24 each child under the jurisdiction of the juvenile probation

25 department.

26 (c) [(g)] Any statement made by a child and any mental 27 health data obtained from the child during the administration of

the mental health screening instrument under this section is not admissible against the child at any other hearing. The person administering the mental health screening instrument shall inform the child that any statement made by the child and any mental health data obtained from the child during the administration of the instrument is not admissible against the child at any other hearing.

8 (d) [(h) A juvenile board that does not accept state aid funding from the commission under Section 141.081 shall report to 9 10 the commission each month on a form provided by the commission the same data as that required of counties accepting state aid funding 11 12 regarding juvenile justice activities under the jurisdiction of the juvenile board. If the commission makes available free software to 13 14 the juvenile board for the automation and tracking of juveniles 15 under the jurisdiction of the juvenile board, the commission may require the monthly report to be provided in an electronic format 16 17 adopted by the commission.

[(i)] A juvenile probation department shall report data from the use of the screening instrument or clinical assessment under Subsection (a) [(e)] and the risk and needs assessment under Subsection (b) [(f)] to the <u>department</u> [commission] in the format and at the time prescribed by the department [commission].

23 (e) [(j)] The <u>department</u> [commission] shall adopt rules to 24 ensure that youth in the juvenile justice system are assessed using 25 the screening instrument or clinical assessment under Subsection 26 (a) [(e)] and the risk and needs assessment under Subsection (b) 27 [(f)].

Sec. <u>221.004</u> [141.0421]. STANDARDS RELATING TO LOCAL
 PROBATION DEPARTMENTS. (a) The <u>department</u> [commission] shall
 adopt rules that provide:

4 (1) standards for the collection and reporting of
5 information about juvenile offenders by local probation
6 departments;

7 (2) performance measures to determine the
8 effectiveness of probation services provided by local probation
9 departments; and

10 (3) case management standards for all probation11 services provided by local probation departments.

12 (b) The <u>department</u> [commission] shall monitor local 13 probation departments for compliance with the standards and 14 measures that the <u>department</u> [commission] adopts.

(c) The <u>department</u> [commission] shall provide technical
assistance to local probation departments to aid compliance with
the standards and measures that the <u>department</u> [commission] adopts.

Sec. <u>221.005</u> [141.043]. TRAINING AND ASSISTANCE TO LOCAL AUTHORITIES. The <u>department</u> [commission] shall provide educational training and technical assistance to counties, juvenile boards, and probation offices to:

(1) promote compliance with the standards requiredunder this chapter; and

(2) assist the local authorities in improving the25 operation of probation, parole, and detention services.

Sec. <u>221.006</u> [141.0431]. VIOLENCE PREVENTION AND CONFLICT
 RESOLUTION TRAINING. The <u>department</u> [commission] shall:

1 (1) provide training on request to juvenile probation 2 departments and juvenile boards in violence prevention and conflict 3 resolution programs that include discussion of domestic violence 4 and child abuse issues; and

5 (2) encourage the inclusion of a violence prevention 6 and conflict resolution program as a condition of probation.

7 Sec. <u>221.007</u> [<u>141.044</u>]. <u>JUVENILE BOARD</u> RECORDS AND 8 REPORTS. Each juvenile board in the state shall:

9 (1) keep the financial, programmatic, and statistical 10 records the <u>department</u> [commission] considers necessary; and

11 (2) submit periodic financial, programmatic, and 12 statistical reports to the <u>department</u> [commission] as required by 13 the <u>department</u> [commission] and in the format specified by the 14 department [commission], including electronic submission.

15 [Sec. 141.045. GIFTS AND GRANTS. (a) The commission may 16 apply for and accept gifts and grants from any public or private 17 source to use in maintaining and improving probation services in 18 the state.

19 [(b) The commission shall deposit money received under this
20 section in the state treasury. The commission may use the money
21 only to make payments of state aid under this chapter and to
22 administer this chapter.]

Sec. <u>221.008</u> [<u>141.046</u>]. INSPECTIONS AND AUDITS. (a) The <u>department</u> [commission] may inspect and evaluate a juvenile board and probation department and audit <u>the juvenile board's</u> [its] financial, programmatic, and statistical records at reasonable times to determine compliance with the <u>department's</u> [commission's]

1 rules.

2 (b) The <u>department</u> [commission] may inspect any program or 3 facility operated on behalf of and under the authority of the 4 juvenile board by the probation department, a governmental entity, 5 or private vendor.

6 [Sec. 141.0461. AUTHORITY TO ISSUE SUBPOENA, ADMINISTER
7 OATH, RECEIVE EVIDENCE, AND GATHER INFORMATION. (a) In this
8 section, "evidence" means any record, book, paper, document, data,
9 or other evidence maintained by electronic or other means.

10 [(b) The commission may issue a subpoena requiring the 11 attendance of a witness or the production of evidence that the 12 commission considers necessary for the investigation of:

13 [(1) abuse, neglect, or exploitation allegations;

14 [(2) complaints;

15 [(3) financial and programmatic audits of juvenile 16 probation programs services and facilities, including juvenile 17 justice alternative education programs; or

18 [(4) any matter under the authority of the commission.
19 [(c) The commission may issue a subpoena under Subsection
20 (b) only if the subpoena is signed by:

21 [(1) the chairman of the commission or, if the 22 chairman is unavailable, the vice-chairman of the commission; and

23 [(2) at least two other members of the commission, 24 including a member who is a judge.

25 [(d) Any peace officer, commission investigator, other
26 commission official, or person authorized under Article 24.01, Code
27 of Criminal Procedure, may serve the subpoena in the same manner

1 that similar process in a court of record having original
2 jurisdiction of criminal actions is served.

[(e) A subpoena under this section shall be served and 3 witness fees and mileage paid as in civil cases in the district 4 5 court in the county to which the witness is called, unless the proceeding for which the service or payment is made is under Chapter 6 2001, Covernment Code, in which case the service or payment shall be 7 8 made as provided in that chapter. Witnesses subpoenaed at the instance of the commission shall be paid their fees and mileage by 9 10 the commission out of funds appropriated for that purpose.

11 [(f) On application of the commission, a court of record 12 having original jurisdiction of criminal actions may compel the 13 attendance of a witness, the production of material, or the giving 14 of testimony before the commission, by an attachment for contempt 15 or in the same manner as the court may otherwise compel the 16 production of evidence.

17 [(g) The chairman or another member of the commission may 18 administer an oath to a witness in attendance before the commission 19 or before an authorized representative of the commission.

[(h) If a witness in attendance before the commission or 20 21 before an authorized representative refuses without reasonable cause to be examined or answer a legal or pertinent question, or to 2.2 produce evidence when ordered by the commission, the commission may 23 24 apply to the district court for a rule or order returnable in not 25 less than two or in more than five days, directing the witness 26 show cause before the judge why the witness should not be punished for contempt. The commission may apply to the district court of any 27

county where the witness is in attendance, on proof by affidavit of 1 the fact, unless the order of contempt is sought under Chapter 2001, 2 Government Code, in which case the commission shall apply to a 3 district court of Travis County, as provided by that chapter. On 4 5 return of the order, the judge hearing the matter shall examine the witness under oath and the witness shall be given an opportunity to 6 be heard. If the judge determines that the witness has refused, 7 8 without reasonable cause or legal excuse, to be examined or answer a legal or pertinent question, or to produce evidence that the 9 10 witness was ordered to bring or produce, the judge may immediately find the witness in contempt of court. 11

12 [(i) The commission shall be granted access at any 13 reasonable time to any evidence that is related to any matter the 14 commission or executive director considers necessary to administer 15 the commission's functions, powers, and duties.]

Sec. <u>221.009</u> [<u>141.047</u>]. INTERAGENCY <u>AND INTERGOVERNMENTAL</u>
COOPERATION. (a) To improve probation services, the <u>department</u>
[<u>commission</u>] may cooperate and contract with:

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the federal government;

20 (2) governmental agencies in this state and other 21 states;

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(3) political subdivisions of the state; and

23

(4) private agencies.

(b) The <u>executive</u> director[, the executive commissioner of
the Texas Youth Commission,] and the commissioners of education,
mental health and mental retardation, and human services shall meet
in Austin at least quarterly to:

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discuss mutual problems;

2 (2) resolve conflicts in providing services to3 juveniles; and

4 (3) make recommendations to the governor and 5 legislature.

Sec. <u>221.0095</u> [141.0471]. COORDINATED STRATEGIC PLANNING 6 COMMITTEE. (a) The [director and the] executive director [of the 7 8 Texas Youth Commission] shall [jointly] appoint a strategic planning committee to biennially develop a coordinated strategic 9 plan [which shall guide, but not substitute for, the strategic 10 plans developed individually by the agencies. The director and the 11 executive director of the Texas Youth Commission are co-presiding 12 officers of the strategic planning committee]. 13

14 (b) The <u>executive</u> director shall appoint <u>eight</u> [four] 15 members to the strategic planning committee. The <u>executive</u> 16 director shall appoint at least:

17 (1) one committee member who represents the interests18 of families of juvenile offenders;

19 (2) one committee member who represents the interests
20 of local juvenile probation departments; [and]

(3) one committee member who is a mental health treatment professional licensed under Subtitle B or I, Title 3, Occupations Code<u>;</u>[-]

24 (4) [(c) The executive director of the Texas Youth
 25 Commission shall appoint four members to the strategic planning
 26 committee. The executive director shall appoint at least:

27 [(1)] one committee member who represents the

1 interests of juvenile offenders;

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2 (5) [(2)] one committee member who represents the 3 interests of the victims of delinquent or criminal conduct; and

4 (6) [(3)] one committee member who is an educator as 5 defined by Section 5.001, Education Code.

Sec. <u>221.0096</u> [<u>141.0472</u>]. COORDINATED STRATEGIC PLAN;
ADOPTION OF PLAN. (a) The coordinated strategic plan developed by
the strategic planning committee under Section <u>221.0095</u> [<u>141.0471</u>]
must:

identify short-term and long-term policy goals;

11 (2) identify time frames and strategies for meeting 12 the goals identified under Subdivision (1);

13 (3) estimate population projections, including14 projections of population characteristics;

15 (4) estimate short-term and long-term capacity,16 programmatic, and funding needs;

17 (5) describe intensive service and surveillance18 parole pilot programs to be jointly developed;

19 (6) include an evaluation of aftercare services
 20 emphasizing concrete outcome measures, including recidivism and
 21 educational progress;

(7) identify objective criteria for the various decision points throughout the continuum of juvenile justice services and sanctions to guard against disparate treatment of minority youth;

26 (8) identify <u>interagency</u> [cross-agency] outcome
 27 measures by which to evaluate the effectiveness of <u>services</u>

1 provided to youth in the juvenile justice system [the system 2 generally];

3 (9) include а plan of implementation for the development of common data sources and data sharing among the 4 department [commission], juvenile probation departments, 5 [the Texas Youth Commission,] the Department of Family and Protective 6 Services, the Department of State Health Services, the Health and 7 8 Human Services Commission, the Texas Education Agency, and other state agencies that serve youth in the juvenile justice system; 9

10 (10) include the development of new, or the 11 improvement of existing, validated risk assessment instruments;

(11) include strategies to determine which programs are most effective in rehabilitating youth in the juvenile justice system;

15 (12) include planning for effective aftercare 16 programs and services, including ensuring that youth in the juvenile justice system have personal identification 17 and appropriate referrals to service providers; and 18

19 (13) track performance measures to illustrate the 20 costs of different levels of treatment and to identify the most 21 cost-effective programs in each component of the juvenile justice 22 system in this state.

(b) In addition to the information described by Subsection (a), the coordinated strategic plan must include specific processes and procedures for [routinely communicating juvenile justice system information between the commission and the Texas Youth Commission and] determining opportunities to coordinate practices

for improving outcomes for youth. The board [governing boards of the commission and the (c) Texas Youth Commission] shall review and adopt the coordinated strategic plan on or before December 1st of each odd-numbered year[, or before the adoption of the agency's individual strategic plan, whichever is earlier]. [Sec. 141.048. STUDIES. (a) The commission may conduct or participate in studies relating to corrections methods and systems and to treatment and therapy programs at the governor's request or on its own motion. [(b) The commission shall continuously study the effectiveness of probation services and shall report its findings to the governor and the legislature before each regular legislative session. [Sec. 141.0486. REPORTING CONCERNING RESEARCH PROGRAMS OR STUDIES. (a) The commission shall keep records relating to children within the juvenile probation system that participate in research programs or studies. [(b) The records must show, for each calendar quarter and for each calendar year: [(1) the number of children participating in research programs or studies for the appropriate reporting period; [(2) the type of research program or study in which each child is participating; [(3) the name of the principal investigator conducting the research program or study; and [(4) the entity sponsoring the research program or 34

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1	study.
2	[(c) The commission shall submit a report that contains the
3	information in the records kept under Subsection (b) on or before
4	the 15th day after the last day of the appropriate reporting period
5	to the:
6	[(1) governor ;
7	[(2) lieutenant governor;
8	[(3) speaker of the house of representatives; and
9	[(4) members of the senate and house of
10	representatives.
11	[(d) A report submitted under this section is public
12	information under Chapter 552, Government Code.]
13	Sec. <u>221.010</u> [141.049]. COMPLAINTS RELATING TO JUVENILE
14	BOARDS. (a) The <u>department</u> [commission] shall maintain a system to
15	promptly and efficiently act on a complaint filed with the
16	department [commission] relating to a juvenile board funded by the
17	<u>department</u> [commission]. The <u>department</u> [commission] shall
18	maintain information about parties to the complaint, a summary of
19	the results of the review or investigation of the complaint, and the
20	disposition of the complaint.
21	(b) The <u>department</u> [commission] shall make information
22	available describing the <u>department's</u> [commission's] procedures
23	for the investigation and resolution of a complaint filed with the
24	department [commission] relating to a juvenile board funded by the
25	department [commission].
26	(c) The <u>department</u> [commission] shall investigate the

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27 allegations in the complaint and make a determination of whether

1 there has been a violation of the <u>department's</u> [commission's] rules relating to juvenile probation programs, services, or facilities. 2 3 (d) The department shall handle and dispose of complaints received under this section in the manner described by Section 4 203.010 [If a written complaint is filed with the commission 5 relating to a juvenile board funded by the commission, the 6 commission shall periodically notify the complainant and the 7 8 juvenile board of the status of the complaint until 9 disposition, unless notice would jeopardize an undercover 10 investigation]. Sec. 221.011. INVESTIGATORS. (a) The department may 11 employ and commission investigators as peace officers for the 12 purpose of investigating allegations of abuse, neglect, and 13 exploitation in juvenile justice programs and facilities under 14 Section 261.405, Family Code. 15 (b) Peace officers employed and commissioned under 16 Subsection (a) must be certified by the Commission on Law 17 Enforcement Officer Standards and Education under Chapter 1701, 18 19 Occupations Code. [Sections 221.012-221.050 reserved for expansion] 20 21 SUBCHAPTER B. CONTRACT STANDARDS AND MONITORING Sec. 221.051 [141.050]. CONTRACT STANDARDS. (a) 22 In each contract with counties for local probation services, the department 23 24 [commission] shall include:

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(1) clearly defined contract goals, outputs, and
measurable outcomes that relate directly to program objectives;
(2) clearly defined sanctions or penalties for failure

1 to comply with or perform contract terms or conditions; and

2 (3) clearly specified accounting, reporting, and 3 auditing requirements applicable to money received under the 4 contract.

5 (b) The <u>department</u> [commission] shall require each local
6 juvenile probation department:

7 (1) to include the provisions of Subsection (a) in its
8 contracts with private service providers that involve the use of
9 state funds; and

10 (2) to use data relating to the performance of private 11 service providers in prior contracts as a factor in selecting 12 providers to receive contracts.

13 (c) The <u>department</u> [commission] shall consider the past 14 performance of a juvenile board when contracting with the juvenile 15 board for local probation services other than basic probation 16 services. In addition to the contract standards described by 17 Subsection (a), a contract with a juvenile board for probation 18 services other than basic probation services must:

(1) include specific performance targets for the juvenile board based on the juvenile board's historic performance of the services; and

(2) require a juvenile board to report on the juvenile
board's success in meeting the performance targets described by
Subdivision (1).

25 Sec. <u>221.052</u> [<u>141.051</u>]. CONTRACT MONITORING. The 26 <u>department</u> [commission] shall establish a formal program to monitor 27 contracts under Section <u>221.051</u> [<u>141.050</u>] made by the <u>department</u>

[commission]. The department [commission] must: 1 2 (1)monitor compliance with financial and performance 3 requirements using a risk assessment methodology; and 4 (2) obtain and evaluate program cost information to 5 ensure that each cost, including an administrative cost, is reasonable and necessary to achieve program objectives. 6 [Sec. 141.052. MEDICAID BENEFITS. The commission shall: 7 [(1) identify areas in which federal Medicaid program 8 benefits could be used in a manner that is cost-effective for 9 10 children in the juvenile justice system; 11 [(2) develop a program to encourage application for 12 and receipt of Medicaid benefits; [(3) provide technical assistance to counties 13 relating to eligibility for Medicaid benefits; and 14 15 [(4) monitor the extent to which counties make use of 16 Medicaid benefits. [Sec. 141.053. ACCESSIBILITY TO PROGRAMS AND FACILITIES. 17 The commission shall comply with federal and state laws relating to 18 program and facility accessibility. The executive director shall 19 also prepare and maintain a written plan that describes how a person 20 who does not speak English can be provided reasonable access to the 21 commission's programs and services.] 22 Sec. <u>221.053</u> [141.054]. CONTRACTS FOR 23 OUT-OF-STATE 24 JUVENILE INMATES. (a) The only entities other than the state authorized to operate a correctional facility to house in this 25 state juvenile inmates convicted of offenses committed against the 26

27 laws of another state of the United States are:

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(1) a county or municipality; and

2 (2) a private vendor operating a correctional facility3 under a contract with a county or municipality.

4 department [commission] shall develop rules, (b) The procedures, and minimum standards applicable to county or private 5 correctional facilities housing out-of-state juvenile inmates. A 6 contract made under Subsection (a) [of this section] shall require 7 8 the county, municipality, or private vendor to operate the facility in compliance with minimum standards adopted by the department 9 [commission]. 10

11 [Sec. 141.055. INVESTIGATORS. (a) The commission may 12 employ and commission investigators as peace officers for the 13 purpose of investigating allegations of abuse, neglect, and 14 exploitation in juvenile justice programs and facilities under 15 Section 261.405, Family Code.

16 [(b) Peace officers employed and commissioned under 17 Subsection (a) must be certified by the Commission on Law 18 Enforcement Officer Standards and Education under Chapter 1701, 19 Occupations Code.

[Sec. 141.056. STUDY OF ALTERNATIVES TO JUVENILE JUSTICE 20 21 SYSTEM FOR CHILDREN WHO ENCACE IN ACTS OF PROSTITUTION. (a) The director shall establish a committee to evaluate alternatives to 2.2 the juvenile justice system, such as government programs, 23 faith-based programs, and programs offered by nonprofit 24 organizations, for children who are accused of engaging in acts of 25 26 prostitution. [(b) The director shall determine the size of the committ 27

1	The committee must be composed of:
2	[(1) members of the Texas Juvenile Probation
3	Commission, the Texas Youth Commission, and other relevant state
4	agencies as determined by the director;
5	[(2) members of the legislature;
6	[(3) members of nongovernmental organizations that
7	provide programs and services to combat and prevent trafficking of
8	persons as described by Section 20A.02, Penal Code, in this state,
9	including the following with respect to that trafficking:
10	[(A) programs to promote public awareness;
11	[(B) programs to identify and provide services to
12	victims;
13	[(C) legal services; and
14	[(D) community outreach and training programs;
15	and
16	[(4) other juvenile justice experts.
17	[(c) Not later than January 1, 2011, the committee shall
18	prepare and deliver to each member of the legislature a report that
19	includes the results of the study and recommendations for
20	alternatives to the juvenile justice system for children who are
21	accused of engaging in acts of prostitution.
22	[(d) This section expires June 1, 2011.]
23	Sec. <u>221.054</u> [141.057]. DATA COLLECTION. (a) The
24	<u>department</u> [commission] shall collect comprehensive data
25	concerning the outcomes of local probation programs throughout the
26	state.
27	(b) Data collected under Subsection (a) must include:

1 (1) a description of the types of programs and 2 services offered by a juvenile probation department, including a 3 description of the components of each program or service offered; 4 and

5 (2) to the extent possible, the rate at which 6 juveniles who enter or complete juvenile probation are later 7 committed to the custody of the state.

8 Sec. 221.055 [141.058]. QUARTERLY REPORT ON ABUSE, NEGLECT, AND EXPLOITATION. (a) The department [On January 1, 2010, 9 10 and quarterly after that date, the commission] shall prepare and deliver a <u>quarterly</u> report to the board concerning the final 11 outcome of any complaint received under Section 261.405, Family 12 Code, that concerns the abuse, neglect, or exploitation of a 13 juvenile. The report must include a summary of the actions 14 performed by the <u>department</u> [commission] and any applicable 15 juvenile board or juvenile probation department in resolving the 16 17 complaint.

(b) A report prepared under Subsection (a) is public
information under Chapter 552, Government Code, only to the extent
authorized by that chapter.

21 Sec. <u>221.056</u> [<u>141.059</u>]. RESIDENTIAL TREATMENT FACILITY. The department [commission] may contract with a local mental 22 (a) 23 health and mental retardation authority that, on April 1, 2009, had 24 an unutilized or underutilized residential treatment facility, for the establishment of a residential treatment facility for juveniles 25 26 with mental illness or emotional injury who, as a condition of juvenile probation, are ordered by a court to reside at the facility 27

1 and receive education services at the facility. The <u>department</u>
2 [commission] may work in cooperation with the local mental health
3 and mental retardation authority to provide mental health
4 residential treatment services for juveniles residing at a facility
5 established under this section.

(b) A residential treatment facility established under this
section must provide juveniles receiving treatment at the facility:
(1) a short-term program of mental health
stabilization that does not exceed 150 days in duration; and

10 (2) all educational opportunities and services, 11 including special education instruction and related services, that 12 a school district is required under state or federal law to provide 13 for students residing in the district through a charter school 14 operated in accordance with and subject to Subchapter D, Chapter 15 12, Education Code.

16 (c) If a residential treatment facility established under 17 this section is unable to provide adequate and sufficient 18 educational opportunities and services to juveniles residing at the 19 facility, the facility may not continue to operate beyond the end of 20 the school year in which the opportunities or services provided by 21 the facility are determined to be inadequate or insufficient.

(d) Notwithstanding any other law and in addition to the number of charters allowed under Subchapter D, Chapter 12, Education Code, the State Board of Education shall grant a charter on the application of a residential treatment facility established under this section for a school chartered for the purposes of this section.

CHAPTER 222. STANDARDS FOR AND REGULATION OF [SUBCHAPTER D. 1 PROVISIONS RELATING TO] CERTAIN OFFICERS AND EMPLOYEES 2 3 SUBCHAPTER A. STANDARDS FOR AND GENERAL REGULATION OF OFFICERS 4 Sec. 222.001 [141.061]. MINIMUM STANDARDS FOR PROBATION 5 To be eligible for appointment as a probation OFFICERS. (a) officer, a person who was not employed as a probation officer before 6 September 1, 1981, must: 7 8 (1)be of good moral character; 9 (2) have acquired a bachelor's degree conferred by a 10 college or university accredited by an accrediting organization recognized by the Texas Higher Education Coordinating Board; 11 (3) have either: 12 one year of graduate study in criminology, 13 (A) corrections, counseling, law, social work, psychology, sociology, 14 15 other field of instruction approved by the or department [commission]; or 16 17 (B) one year of experience in full-time case work, counseling, or community or group work: 18 19 (i) in а social service, community, 20 corrections, or juvenile agency that deals with offenders or disadvantaged persons; and 21 22 (ii) that the department [commission] 23 determines provides the kind of experience necessary to meet this 24 requirement; 25 (4) have satisfactorily completed the course of 26 preservice training or instruction and any continuing education required by the department [commission]; 27

H.B. No. 1915 1 (5) have passed the tests or examinations required by 2 the department [commission]; and

3 (6) possess the level of certification required by the
4 department [commission].

5 (b) The <u>department</u> [commission] by rule may authorize the 6 waiver of the requirement of a year of graduate study or full-time 7 employment experience if the authority responsible for employing 8 the officer establishes to the satisfaction of the <u>department</u> 9 [commission] that, after a diligent search, the authority cannot 10 locate a person meeting that requirement to fill a job opening.

11 (c) The <u>department</u> [commission] by rule may authorize the 12 temporary employment of a person who has not completed a course of 13 preservice training, passed the examination, or attained the 14 required level of certification, contingent on the person meeting 15 those requirements within the time specified by the <u>department</u> 16 [commission].

17 (d) A person must possess the level of training, experience, and certification required by the department [commission] to be 18 eligible for employment in a probation office in a position 19 supervising other probation officers. The <u>department</u> [commission] 20 may require several levels of certification to reflect increasing 21 levels of responsibility. A department [commission] rule relating 22 to levels of certification does not affect the continued employment 23 24 of a probation officer in a supervisory position if the person holds that position on the date on which the rule takes effect. 25

(e) The <u>department</u> [commission] may waive any certification
 requirement, except a fee requirement, for an applicant who has a

valid certification from another state that has certification
 requirements that are substantially equivalent to the requirements
 in this state.

4 (f) The department [commission] may waive the degree 5 accreditation requirement in Subsection (a)(2) if the applicant possesses a foreign or other degree that the department 6 determines is the substantial equivalent of a [commission] 7 8 bachelor's degree. The department [commission] shall adopt rules defining the procedures to be used to request a waiver of the 9 accreditation requirement in Subsection (a)(2). 10

Sec. <u>222.002</u> [<u>141.0611</u>]. MINIMUM STANDARDS FOR DETENTION OFFICERS. To be eligible for appointment as a detention officer, a person who was not employed as a detention officer before September 1, 2005, must:

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be of good moral character;

16 (2) be at least 21 years of age;

17 (3) have acquired a high school diploma or its 18 equivalent;

19 (4) have satisfactorily completed the course of 20 preservice training or instruction required by the <u>department</u> 21 [commission];

(5) have passed the tests or examinations required by
the <u>department</u> [commission]; and

24 (6) possess the level of certification required by the
 25 <u>department</u> [commission].

26 Sec. <u>222.003</u> [141.0612]. MINIMUM STANDARDS FOR CERTAIN 27 EMPLOYEES OF NONSECURE CORRECTIONAL FACILITIES. (a) The

1 <u>department</u> [commission] by rule shall adopt certification 2 standards for persons who are employed in nonsecure correctional 3 facilities that accept only juveniles who are on probation and that 4 are operated by or under contract with a governmental unit, as 5 defined by Section 101.001, Civil Practice and Remedies Code.

6 (b) The certification standards adopted under Subsection 7 (a) must be substantially similar to the certification requirements 8 for detention officers under Section 222.002 [141.0611].

9 <u>Sec. 222.004. PERSONS WHO MAY NOT ACT AS CHIEF</u> 10 <u>ADMINISTRATIVE, JUVENILE PROBATION, OR DETENTION OFFICERS. (a) A</u> 11 <u>peace officer, prosecuting attorney, or other person who is</u> 12 <u>employed by or who reports directly to a law enforcement or</u> 13 <u>prosecution official may not act as a chief administrative,</u> 14 <u>juvenile probation, or detention officer or be made responsible for</u> 15 <u>supervising a juvenile on probation.</u>

16 (b) For purposes of this section, a chief administrative 17 officer, regardless of title, is the person who is:

18 (1) hired or appointed by or under contract with the 19 juvenile board; and

20 (2) responsible for the oversight of the operations of 21 the juvenile probation department or any juvenile justice program 22 operated by or under the authority of the juvenile board.

23 <u>Sec. 222.005. CARRYING OF FIREARM BY CERTAIN OFFICERS</u> 24 <u>PROHIBITED. (a) A juvenile probation, detention, or corrections</u> 25 <u>officer may not carry a firearm in the course of the person's</u> 26 <u>official duties.</u>

27 (b) This section does not apply to:

1 (1) an employee of the department; or 2 (2) a juvenile probation officer authorized to carry a firearm under Section 142.006. 3 4 Sec. 222.006. PROBATION OFFICER: COUNTY EMPLOYEE. А 5 juvenile probation officer whose jurisdiction covers only one county is considered to be an employee of that county. 6 [Sections 222.007-222.050 reserved for expansion] 7 SUBCHAPTER B. CERTIFICATION AND EXAMINATION 8 Sec. 222.051 [141.062]. NOTICE 9 OF CERTIFICATION 10 EXAMINATION RESULTS. (a) Except as provided by Subsection (b) [of

11 this section], the <u>department</u> [commission] shall notify each person 12 taking a certification examination of the results of the 13 examination not later than the 30th day after the date on which the 14 examination is administered.

15 (b) The <u>department</u> [commission] shall notify a person 16 taking an examination graded or reviewed by a national testing 17 service of the results not later than the 14th day after the date on 18 which the <u>department</u> [commission] receives the results from the 19 testing service.

(c) If the notice of the examination results graded or reviewed by a national testing service will be delayed for longer than 90 days after the examination date, the <u>department</u> [commission] shall notify the person of the reason for the delay before that 90th day.

25 Sec. <u>222.052</u> [141.063]. ANALYSIS OF EXAMINATION 26 PERFORMANCE. The <u>department</u> [commission] shall furnish a person 27 who fails a certification test administered under this chapter with

an analysis of the person's performance on the examination if the
 person requests the analysis in writing.

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3 Sec. <u>222.053</u> [141.064]. REVOCATION OR SUSPENSION OF 4 CERTIFICATION. (a) The <u>department</u> [commission] may revoke or 5 suspend a certification, or reprimand a certified officer:

6 (1) for a violation of this chapter or a <u>department</u>
7 [commission] rule; or

8 (2) if, under Subsection (c), a panel determines that 9 continued certification of the person threatens juveniles in the 10 juvenile justice system.

(b) The <u>department</u> [commission] may place on probation a person whose certification is suspended. If the suspension is probated, the <u>department</u> [commission] may require the person to:

14 (1) report regularly to the <u>department</u> [commission] on 15 matters that are the basis of the probation; and

16 (2) continue or review professional education until
17 the person attains a degree of skill satisfactory to the <u>department</u>
18 [commission] in those areas that are the basis of the probation.

19 (c) The executive director may convene, in person or telephonically, a panel of three <u>board</u> [commission] members to 20 21 determine if а person's continued certification threatens juveniles in the juvenile justice system. If the panel determines 22 23 that the person's continued certification threatens juveniles in 24 the juvenile justice system, the person's license is temporarily suspended until an administrative hearing is held as soon as 25 26 possible under Subsection (d). The executive director may convene a panel under this subsection only if the danger posed by the 27

1 person's continued certification is imminent. The panel may hold a 2 telephonic meeting only if immediate action is required and 3 convening the panel at one location is inconvenient for any member 4 of the panel.

(d) A person is entitled to a hearing before the State
Office of Administrative Hearings if the <u>department</u> [commission]
proposes to suspend or revoke the person's certification.

8 (e) A person may appeal a ruling or order issued under this 9 section to a district court in the county in which the person 10 resides or in Travis County. The standard of review is under the 11 substantial evidence rule.

12 [Sec. 141.065. PERSONS WHO MAY NOT ACT AS CHIEF 13 ADMINISTRATIVE, JUVENILE PROBATION, OR DETENTION OFFICERS. (a) A 14 peace officer, prosecuting attorney, or other person who is 15 employed by or who reports directly to a law enforcement or 16 prosecution official may not act as a chief administrative, 17 juvenile probation, or detention officer or be made responsible for 18 supervising a juvenile on probation.

19 [(b) For purposes of this section, a chief administrative
20 officer, regardless of title, is the person who is:

21

22

[(1) hired or appointed by or under contract with the juvenile board; and

23 [(2) responsible for the oversight of the operations
24 of the juvenile probation department or any juvenile justice
25 program operated by or under the authority of the juvenile board.

26 [Sec. 141.066. CARRYING OF FIREARM BY CERTAIN OFFICERS
 27 PROHIBITED. (a) A juvenile probation, detention, or corrections

1	officer	may	not	carry	a	firearm	in	the	course	of	the	person's
2	officia	l dut	ies.									

3 [(b) This section does not apply to:

4

10

[(1) an employee of the Texas Youth Commission;

5 [(2) a juvenile probation officer authorized to carry 6 a firearm under Section 142.006.

7 [Sec. 141.067. PROBATION OFFICER: COUNTY EMPLOYEE. A 3 juvenile probation officer whose jurisdiction covers only one 9 county is considered to be an employee of that county.]

<u>CHAPTER 223</u> [SUBCHAPTER E]. STATE AID

Sec. <u>223.001</u> [<u>141.081</u>]. DETERMINATION OF AMOUNT OF STATE AID. (a) The <u>department</u> [commission] shall annually allocate funds for financial assistance to juvenile boards to provide juvenile services according to current estimates of the number of juveniles in each county and other factors the <u>department</u> [<u>commission</u>] determines are appropriate.

(b) The legislature may appropriate the amount of state aid necessary to supplement local funds to maintain and improve statewide juvenile services that comply with <u>department</u> [<u>commission</u>] standards.

(c) The <u>department</u> [commission] may set aside a portion of the funds appropriated to the <u>department</u> [commission] for state aid to fund programs designed to address special needs or projects of local juvenile boards.

25 [(d) The commission by rule shall, not later than September 26 1, 2010, establish one or more basic probation services funding 27 formulas and one or more community corrections funding formulas.

1 The funding formulas established under this subsection must include 2 each grant for which the commission, on or before September 1, 2009, 3 established an allocation formula.

Sec. 223.002 [141.082]. MAINTENANCE OF LOCAL FINANCIAL 4 5 SUPPORT. (a) To receive the full amount of state aid funds for which a juvenile board may be eligible, a juvenile board must 6 demonstrate to the department's [commission's] satisfaction that 7 8 the amount of local or county funds budgeted for juvenile services is at least equal to the amount spent, excluding construction and 9 capital outlay expenses, for those services in the 1994 county 10 fiscal year. The <u>department</u> [commission] may waive this 11 requirement only if the juvenile board demonstrates to the 12 department [commission] that unusual, catastrophic, or exceptional 13 14 circumstances existed during the relevant year to affect adversely the level of county funding. If the required amount of local funding 15 is not budgeted and the <u>department</u> [commission] does not grant a 16 17 waiver, the department [commission] shall reduce the allocation of state aid funds to the juvenile board by the amount equal to the 18 amount that the county funding is below the required funding. 19

(b) <u>For purposes of Subsection (a), the</u> [The] amount spent on juvenile detention and correctional facilities is included in determining the amount of local or county funds. The amount spent for construction or renovation is not included.

(c) The <u>department</u> [commission] must be satisfied at the end of each county fiscal year that the juvenile board actually spent local or county funds for juvenile services in the amount demonstrated to the <u>department</u> [commission] at the beginning of the

1 fiscal year.

2 (d) The <u>department</u> [commission] may require a rebate of 3 <u>state aid</u>, or [may] withhold state aid to which the juvenile board 4 would otherwise be entitled, as necessary to satisfy the 5 requirement that a juvenile board spend funds as demonstrated.

6 Sec. <u>223.003</u> [141.083]. SPECIAL RULES FOR MULTI-COUNTY 7 JURISDICTIONS. If necessary, the <u>department</u> [commission] by rule 8 may provide for:

9 (1) the payment of compensation, insurance, 10 retirement, fringe benefits, and related matters to a juvenile 11 probation officer whose jurisdiction covers more than one county;

12 (2) the centralization of administrative 13 responsibility associated with the state aid program in a county 14 included in a multi-county jurisdiction; and

15 (3) the application of Section <u>223.001</u> [141.081 of
16 this code] to a multi-county jurisdiction.

Sec. <u>223.004</u> [<u>141.084</u>]. PAYMENT OF STATE AID. (a) When the <u>department</u> [commission] determines that a juvenile board complies with the <u>department's</u> [commission's] standards, the <u>department</u> [commission] shall submit to the comptroller a voucher for payment to a juvenile board of the amount of state aid to which the board is entitled.

(b) The juvenile board's fiscal officer shall deposit all state aid received under this chapter in a special fund. The juvenile board may use the funds solely to provide juvenile probation services.

27

(c) A juvenile board receiving state aid under this chapter

1 is subject to audit by: 2 (1) the Legislative Budget Board; (2) 3 $[\tau]$ the governor's budget, policy, and planning office; 4 5 (3) $[\tau]$ the state auditor \underline{i} $[\tau]$ and (4) the comptroller. 6 7 (d) A juvenile board receiving state aid under this chapter 8 shall submit reports as required by the <u>department</u> [commission]. 9 Sec. 223.005 [141.085]. REFUSAL, REDUCTION, OR SUSPENSION OF STATE AID. (a) The <u>department</u> [commission] may refuse, reduce, 10 or suspend payment of state aid to: 11 (1) a juvenile board that fails to comply with the 12 department's [commission's] rules or fails to maintain local 13 14 financial support; or 15 (2) a county that fails to comply with the minimum standards provided under Section 221.002(a)(4) [141.042(a)(4)]. 16 17 (b) The department [commission] shall provide for notice and a hearing in a case in which the department [it] refuses, 18 19 reduces, or suspends state aid. Sec. 223.006 [141.086]. FUNDING AND CONSTRUCTION 20 OF 21 POST-ADJUDICATION FACILITIES. (a) The <u>department</u> [commission] may provide state aid to a county to acquire, construct, and equip 22 23 post-adjudication residential or day-treatment centers from money 24 appropriated for those purposes. The facilities may be used for children who are placed on probation by a juvenile court under 25 26 Section 54.04, Family Code, as an alternative to commitment to the facilities of the department [Texas Youth Commission]. 27

(b) State funds provided to counties under Subsection (a)
 must be matched by local funds equal to at least one-fourth of the
 state funds.

4 (c) From money appropriated for construction of the 5 facilities described by Subsection (a), the <u>department</u> 6 [commission] shall contract with the Texas Department of Criminal 7 Justice for construction management services, including:

8 (1) evaluation of project plans and specifications;9 and

10 (2) review and comment on the selection of architects 11 and engineers, change orders, and sufficiency of project 12 inspection.

(d) On completion of the review of project plans and 13 14 specifications under Subsection (c), the Texas Department of 15 Criminal Justice shall issue a comprehensive report that states in detail the proposed cost of the project. The department 16 17 [commission] shall use the report in making a comparative evaluation of proposed projects and shall give priority to the 18 projects the department [commission] finds are the most effective 19 and economical. 20

(e) The <u>department</u> [commission] may not award money for a capital construction project for a facility under this section unless the <u>department</u> [commission] receives from the commissioners court of the county intending to use the facility a written commitment that the commissioners court has reviewed and accepted the conditions of the award. If more than one county intends to use the facility, the <u>department</u> [commission] must receive from each

1 county a written commitment that the county will agree with the 2 other counties to an interlocal contract to operate the facility in 3 accordance with the conditions of the award.

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4 (f) A county receiving state aid under this section shall
5 adhere to <u>department</u> [commission] standards for the construction
6 and operation of a post-adjudication secure residential facility.

7 (g) For a facility constructed under this section, not more 8 than 25 percent of the operating costs of the facility may be 9 reimbursed by the <u>department</u> [commission].

10 (h) It is the intent of the legislature to appropriate the11 full amount of money authorized under Subsection (g).

(i) [The commission shall conduct an annual audit of the operating costs for a fiscal year of a facility constructed under this section for each fiscal year through fiscal year 1999. The commission shall submit a report on the results of the audit to the Legislative Budget Board and the governor not later than the 60th day after the last day of the fiscal year covered by the audit.

18 [(j)] In this section, "operating costs" means the 19 operating costs of a facility at an 80-percent occupancy rate.

20 SECTION 1.005. Title 12, Human Resources Code, as added by 21 this Act, is amended by adding Subtitle C with a heading to read as 22 follows:

23

SUBTITLE C. SECURE FACILITIES

SECTION 1.006. Subchapter G, Chapter 61, Human Resources Code, is transferred to Subtitle C, Title 12, Human Resources Code, as added by this Act, redesignated as Chapter 241, and amended to read as follows:

1

CHAPTER 241. GENERAL [SUBCHAPTER G. MISCELLANEOUS] PROVISIONS Sec. 241.001 [61.091]. COOPERATION OF OTHER AGENCIES. 2 Тο 3 effectuate the purpose of this subtitle [chapter] and to make maximum use of existing facilities and personnel, all departments 4 and agencies of the state and all officers and employees of the 5 state, when requested by the <u>department</u> [commission], shall 6 cooperate with the department [it] in all activities consistent 7 8 with their proper functions.

9 Sec. 241.0015 [61.0911]. COORDINATED STRATEGIC PLAN. The 10 department [Texas Youth Commission] shall biennially develop [with the Texas Juvenile Probation Commission] a coordinated strategic 11 12 plan in the manner described by Sections 221.0095 [141.0471] and 221.0096 [141.0472]. 13

Sec. 241.002 [61.092]. NO FORFEITURE OF 14 CERTAIN CIVIL 15 RIGHTS. Commitment of a child to the custody of the department [commission] does not disqualify the child in any future 16 17 examination, appointment, or application for public service under the government of the state or of any political subdivision of the 18 19 state.

20 [Sec. 61.093. ESCAPE AND APPREHENSION. (a) If a child who has been committed to the commission and placed by it in any 21 22 institution or facility has escaped or has been released under supervision and broken the conditions of release: 23

24 [(1) a sheriff, deputy sheriff, constable, or police 25 officer may, without a warrant, arrest the child; or

26 [(2) a commission employee designated by the executive commissioner may, without a warrant or other order, take the child 27

1	into the custody of the commission.
2	[(b) A child who is arrested or taken into custody under
3	Subsection (a) may be detained in any suitable place, including an
4	adult jail facility if the person is 17 years of age or older, until
5	the child is returned to the custody of the commission or
6	transported to a commission facility.
7	[(c) Notwithstanding Section 58.005, Family Code, the
8	commission may disseminate to the public the following information
9	relating to a child who has escaped from custody:
10	[(1) the child's name, including other names by which
11	the child is known;
12	[(2) the child's physical description, including sex,
13	weight, height, race, ethnicity, eye color, hair color, scars,
14	marks, and tattoos;
15	[(3) a photograph of the child; and
16	[(1) if necessary to protect the welfare of the
17	community, any other information that reveals dangerous
18	propensities of the child or expedites the apprehension of the
19	child.
20	[Sec. 61.0931. APPREHENSION SPECIALISTS. (a) The
21	commission may employ and commission apprehension specialists as
22	peace officers for the purpose of apprehending a child under
23	Section 61.093.
24	[(b) Peace officers employed and commissioned under
25	Subsection (a) must be certified by the Commission on Law
26	Enforcement Officer Standards and Education under Chapter 415,
27	Government Code.]

Sec. <u>241.003</u> [61.094]. YOUTH DEVELOPMENT COUNCIL FUND. The
 youth development council fund exists in the treasury as a special
 fund for the purposes provided by law.

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4 Sec. 241.004 [61.095]. REQUEST FOR CERTAIN RECORDS. For 5 the purpose of offering a record as evidence in the punishment phase of a criminal proceeding, a prosecuting attorney may obtain the 6 record of a defendant's adjudication that is admissible under 7 8 Section 3(a), Article 37.07, Code of Criminal Procedure, by submitting a request for the record to the department [commission]. 9 10 If the department [commission] has a record to which the prosecuting attorney is entitled under this section, the department 11 [commission] shall furnish a copy of the record to the prosecuting 12 attorney. Otherwise, the department [commission] shall notify the 13 14 prosecuting attorney that the department [commission] does not have 15 a record to which the attorney is entitled under this section.

16 Sec. <u>241.005</u> [61.096]. LIABILITY OF VOLUNTEERS. (a) 17 Except as provided by Subsection (b), a volunteer is not liable for 18 damages arising from an act or omission that results in personal 19 injury, death, or property damage if the act or omission is:

(1) in the course and scope of the volunteer's dutiesas a volunteer; and

22

(2) not intentional or grossly negligent.

(b) A volunteer is liable for personal injury, death, or property damage proximately caused by an act or omission related to the operation or use of any motor-driven equipment to the extent of the greater of:

27

(1) the amount of financial responsibility required

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3 (2) the amount of any liability insurance coverage4 that applies to the act or omission.

5 (c) In this section, "volunteer" means an individual 6 rendering services for or on behalf of the <u>department</u> [commission] 7 who does not receive compensation in excess of reimbursement for 8 expenses incurred.

9 Sec. 241.006 [61.097]. APPLICATION OF LAW RELATING TO FREE 10 EXERCISE OF RELIGION. For purposes of Chapter 110, Civil Practice and Remedies Code, an ordinance, rule, order, decision, or practice 11 that applies to a person in the custody of a juvenile detention 12 facility or other correctional facility operated by or under a 13 14 contract with the department [commission], a county, or a juvenile 15 probation department is presumed to be in furtherance of a compelling governmental interest and the least restrictive means of 16 17 furthering that interest. The presumption may be rebutted.

Sec. <u>241.007</u> [61.098]. CERTAIN CRIMES CONCERNING THE <u>DEPARTMENT</u> [COMMISSION]. (a) In this section, "special prosecution unit" means the special prosecution unit established under Subchapter E, Chapter 41, Government Code.

(b) As appropriate, the district attorney, criminal district attorney, or county attorney representing the state in criminal matters before the district or inferior courts of the county who would otherwise represent the state in the prosecution of an offense or delinquent conduct concerning the <u>department</u> [commission] and described by Article 104.003(a), Code of Criminal

Procedure, may request that the special prosecution unit prosecute,
 or assist in the prosecution of, the offense or delinquent conduct.

3 (c) The office of inspector general <u>operated under</u> 4 <u>Subchapter C, Chapter 242</u>, shall on a quarterly basis prepare and 5 deliver to the board of directors of the special prosecution unit a 6 report concerning:

7 (1) any alleged criminal offense or delinquent conduct
8 concerning the <u>department</u> [commission] and described by Article
9 104.003(a), Code of Criminal Procedure, that occurred during the
10 preceding calendar quarter; and

(2) the disposition of any case involving a criminal offense or delinquent conduct concerning the <u>department</u> [commission] and described by Article 104.003(a), Code of Criminal Procedure, that occurred during the preceding calendar quarter.

(d) Notwithstanding Subsection (c), the office of inspector general shall immediately provide the special prosecution unit with a report concerning an alleged criminal offense or delinquent conduct concerning the <u>department</u> [commission] and described by Article 104.003(a), Code of Criminal Procedure, if the chief inspector general reasonably believes the offense or conduct is particularly serious and egregious.

(e) The chief inspector general of the office of inspector general, at the direction of the board of directors of the special prosecution unit, shall notify the foreman of the appropriate grand jury, in the manner provided by Article 20.09, Code of Criminal Procedure, if:

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(1) the chief inspector general receives credible

1 evidence of illegal or improper conduct by <u>department</u> [commission]
2 officers, employees, or contractors that the inspector general
3 reasonably believes jeopardizes the health, safety, and welfare of
4 children in the custody of the department [commission];

5 (2) the chief inspector general reasonably believes6 the conduct:

7 (A) could constitute an offense under Article8 104.003(a), Code of Criminal Procedure; and

9 (B) involves the alleged physical or sexual abuse 10 of a child in the custody of a <u>department</u> [commission] facility or 11 an investigation related to the alleged abuse; and

12 (3) the chief inspector general has reason to believe 13 that information concerning the conduct has not previously been 14 presented to the appropriate grand jury.

Sec. <u>241.008</u> [61.099]. DUTY TO FILE COMPLAINT WITH LAW 15 ENFORCEMENT AGENCY. If the executive director [commissioner] has 16 17 reasonable cause to believe that a child in the custody of the department [commission] is the victim of a crime committed at a 18 19 <u>department</u> [commission] facility operated under this subtitle, the executive <u>director</u> [commissioner] shall 20 immediately file a complaint with the appropriate law enforcement agency. 21

SECTION 1.007. Subchapters C, D, E, and F, Chapter 61, Human Resources Code, are transferred to Subtitle C, Title 12, Human Resources Code, as added by this Act, redesignated as Chapters 242, 243, 244, and 245, respectively, and amended to read as follows:

1	CHAPTER 242. OPERATION OF SECURE FACILITIES
2	SUBCHAPTER A. GENERAL AND ADMINISTRATIVE PROVISIONS [SUBCHAPTER C.
3	POWERS AND DUTIES]
4	Sec. 242.001. ACCREDITATION BY AMERICAN CORRECTIONAL
5	ASSOCIATION. The department shall adopt and implement a plan for
6	each correctional facility operated by or under contract with the
7	department under this subtitle to be accredited by the American
8	Correctional Association.
9	Sec. 242.002. STUDY OF TREATMENT METHODS; STATISTICAL
10	RECORDS. (a) The department shall conduct continuing inquiry into
11	the effectiveness of the treatment methods the department employs
12	in the reformation of children. To this end, the department shall
13	maintain a record of arrests and commitments of its wards
14	subsequent to their discharge from the jurisdiction of the
15	department and shall tabulate, analyze, and publish biennially the
16	data for use in evaluating the relative merits of treatment
17	methods.
18	(b) The department shall cooperate with courts and private
19	and public agencies in the collection of statistics and information
20	regarding juvenile delinquency, arrests made, complaints,
21	informations, and petitions filed, and the dispositions made of
22	them, and other information useful in determining the amount and
23	causes of juvenile delinquency in this state.
24	[Sec. 61.031. CONTINUING STUDY. The commission shall carry
25	on a continuing study of the problem of juvenile delinquency in this
26	state and shall seek to focus public attention on special solutions
27	to this problem.]

Sec. <u>242.003</u> [61.0315]. <u>EVALUATION OF</u> TREATMENT PROGRAMS; 1 AVAILABILITY. (a) The <u>department</u> [commission] shall annually 2 review the effectiveness of the <u>department's</u> [commission's] 3 programs for the rehabilitation and reestablishment in society of 4 5 children committed to the department [commission], including programs for sex offenders, capital offenders, children who are 6 7 chemically dependent, emotionally disturbed children, and females.

8 (b) On or before December 31 of each year, the <u>department</u> 9 [commission] shall make a report on the effectiveness of the 10 programs to the Legislative Budget Board.

The department [commission] shall 11 (c) offer or make available programs described by Subsection (a) in an adequate 12 manner so that a child in the custody of the department [commission] 13 14 receives appropriate rehabilitation services recommended for the 15 child by the court committing the child to the department [commission]. 16

17 (d) If the department [commission] is unable to offer or make available programs described by Subsection (a) in the manner 18 provided by Subsection (c), the <u>department</u> [commission] shall, not 19 later than January 10 of each odd-numbered year, provide the 20 standing committees of the senate and house of representatives with 21 jurisdiction over matters concerning correctional 22 primary 23 facilities with a report explaining:

24 (1) which programs are not offered or are unavailable;25 and

26 (2) the reason the programs are not offered or are27 unavailable.

(e) The <u>department</u> [commission] shall periodically review,
 document, and compare the accessibility and funding of treatment
 programs provided to female children committed to the <u>department</u>
 [commission] to the accessibility and funding of treatment provided
 to male children committed to the department [commission].

6 [Sec. 61.032. ADMINISTRATION OF INSTITUTIONS. The 7 commission shall administer the training, diagnostic treatment, 8 and supervisory facilities and services of the state for children 9 committed to the commission and shall manage and direct all 10 institutions and training school facilities under the authority of 11 the commission.]

Sec. 242.004 [61.033]. 12 ANNUAL FINANCIAL REPORT. The department [commission] shall prepare annually a complete and 13 14 detailed written report accounting for all funds received and 15 disbursed by the <u>department under this subtitle</u> [commission] during the preceding fiscal year. The annual report must meet the 16 17 reporting requirements applicable to financial reporting provided in the General Appropriations Act. 18

Sec. <u>242.005</u> [61.0331]. INTERNAL AUDIT; REPORT. (a) The department [commission] shall regularly conduct internal audits of the <u>department</u> [commission], including audits of:

(1) correctional facilities operated by and under
 contract with the <u>department under this subtitle</u> [commission]; and

24 (2) medical services provided to children in the
 25 custody of the <u>department</u> [commission].

26 (b) The <u>department</u> [commission] shall on a quarterly basis 27 report the results of the audits to:

1 (1) the committees of the senate and house of 2 representatives with primary jurisdiction over matters concerning 3 correctional facilities; and

4

(2) the state auditor.

5 Sec. <u>242.006</u> [61.034]. POLICIES AND RULES. (a) The 6 executive <u>director</u> [commissioner] is responsible for the adoption 7 of all policies and shall make rules appropriate to the proper 8 accomplishment of the department's [commission's] functions.

9 (b) The executive <u>director</u> [commissioner] shall adopt rules 10 for the government of the schools, facilities, and programs under 11 the <u>department's</u> [commission's] authority <u>under this subtitle</u> and 12 shall see that the schools, facilities, and programs are conducted 13 according to law and to the executive <u>director's</u> [commissioner's] 14 rules.

15 (c) The purpose of the rules and of all education, work, training, discipline, and recreation adopted under this section $[\tau]$ 16 17 and of all other activities in the schools, facilities, and programs is to restore and increase the self-respect 18 and self-reliance of the children [youth] under the authority of the 19 department [commission] and to qualify those children [them] for 20 good citizenship and honorable employment. 21

Sec. <u>242.007</u> [61.0345. MISSION STATEMENT. The commission shall develop and adopt a statement regarding the role and mission of the commission.

[Sec. 61.035]. EMPLOYEES. (a) Within the limits specified by legislative appropriation, the <u>department</u> [commission] may employ and compensate personnel necessary to carry out <u>the</u>

1 <u>department's</u> [its] duties.

2 (b) Except as otherwise provided by this <u>subchapter</u> 3 [chapter], an employee of the <u>department</u> [commission] is employed 4 on an at-will basis.

5 (c) The <u>department</u> [commission] shall establish procedures
6 and practices governing:

7 (1) employment-related grievances submitted by
8 <u>department</u> [commission] employees; and

9 (2) disciplinary actions within the <u>department</u> 10 [commission], including a procedure allowing a <u>department</u> 11 [commission] employee to elect to participate in an independent 12 dismissal mediation if the employee is recommended for dismissal.

Sec. 242.008 [61.0351]. PROFESSIONAL INFORMATION 13 FOR ADVISORY BOARD MEMBERS AND EMPLOYEES. 14 The executive director [commissioner] shall provide to members of any applicable [the] 15 advisory board and to department [commission] employees, as often 16 17 as is necessary, information regarding qualifications [their qualification] for office or employment under this chapter and 18 19 [their] responsibilities under applicable laws relating to standards of conduct for state officers or employees. 20

21 [Sec. 61.0352. DIVISION OF RESPONSIBILITY. The board shall 22 develop and implement policies that clearly separate the 23 policymaking responsibilities of the board and the management 24 responsibilities of the staff of the commission.]

25 Sec. <u>242.009</u> [61.0353]. INTRA-AGENCY CAREER LADDER 26 PROGRAM. The program shall require intra-agency posting of all 27 positions concurrently with any public postings.

Sec. <u>242.010</u> [61.0354]. JOB PERFORMANCE EVALUATIONS. The executive <u>director</u> [commissioner] shall develop a system of annual performance evaluations that are based on documented employee performance. All merit pay for <u>department</u> [commission] employees must be based on the system established under this section.

Sec. 242.011 [61.0355]. EQUAL EMPLOYMENT OPPORTUNITY 6 7 POLICY STATEMENT. (a) The executive director [commissioner] shall 8 prepare and maintain a written policy statement to assure implementation of a program of equal employment opportunity under 9 10 which all personnel transactions are made without regard to race, color, disability, sex, religion, age, or national origin. 11 The 12 policy statement shall include:

(1) personnel policies, including policies relating to recruitment, evaluation, selection, appointment, training, and promotion of personnel that are in compliance with requirements of Chapter 21, Labor Code;

17 (2) a comprehensive analysis of the <u>department's</u> 18 [commission's] work force that meets federal or state laws, rules, 19 and regulations and instructions promulgated directly from those 20 laws, rules, and regulations;

(3) procedures by which a determination can be made about the extent of underuse in the <u>department's</u> [commission's] work force of all persons of whom federal or state laws, rules, and regulations and instructions promulgated directly from those laws, rules, and regulations encourage a more equitable balance; and

26 (4) reasonable methods to appropriately address those27 areas of underuse.

1 (b) A policy statement prepared under Subsection (a) must cover an annual period, be updated annually, be reviewed by the 2 Texas Workforce Commission [on Human Rights] for compliance with 3 Subsection (a)(1), and be filed with the governor's office. 4

5 The governor's office shall deliver a biennial report to (C) the legislature based on the information received under Subsection 6 (b). The report may be made separately or as a part of other 7 8 biennial reports made to the legislature.

Sec. 242.012 [61.0356]. JUVENILE CORRECTIONAL 9 OFFICERS; In this section, "juvenile correctional officer" 10 STAFFING. (a) means <u>a department</u> [an] employee whose primary <u>duties include</u> [duty 11 12 includes] the custodial supervision of children in the custody of 13 the department [commission].

The department [commission] shall provide each juvenile 14 (b) 15 correctional officer employed by the <u>department</u> [commission] with at least 300 hours of training, which must include on-the-job 16 17 training, before the officer independently commences the officer's duties at the facility. The training must provide the officer with 18 information and instruction related to the officer's duties, 19 including information and instruction concerning: 20

21

(1)the juvenile justice system of this state, including the juvenile correctional facility system; 22

23

(2) security procedures;

24 (3) the supervision of children committed to the department [commission]; 25

26 (4) signs of suicide risks and suicide precautions; 27 (5) signs and symptoms of the abuse, assault, neglect,

H.B. No. 1915 and exploitation of a child, including sexual abuse and sexual 1 assault, and the manner in which to report the abuse, assault, 2 3 neglect, or exploitation of a child; 4 (6) the neurological, physical, and psychological 5 development of adolescents; (7) <u>department</u> [commission] rules and regulations, 6 7 including rules, regulations, and tactics concerning the use of 8 force; 9 (8) appropriate restraint techniques; (9) the Prison Rape Elimination Act of 2003 (42 U.S.C. 10 Section 15601, et seq.); 11 the rights and responsibilities of children in 12 (10) the custody of the department [commission]; 13 14 (11)interpersonal relationship skills; 15 (12) the social and cultural lifestyles of children in the custody of the <u>department</u> [commission]; 16 17 (13) first aid and cardiopulmonary resuscitation; (14) counseling techniques; 18 (15) 19 conflict resolution and dispute mediation, including de-escalation techniques; 20 21 (16) behavior management; (17) mental health issues; and 2.2 employee rights, employment discrimination, and 23 (18) 24 sexual harassment. 25 (C) The department [commission] may employ part-time juvenile correctional officers. A part-time juvenile correctional 26 officer is subject to the training requirements of this section. 27

1 (d) In each correctional facility operated by the 2 <u>department</u> [commission] that has a dormitory, including an open-bay 3 dormitory, the <u>department</u> [commission] must maintain a ratio of not 4 less than one juvenile correctional officer performing direct 5 supervisory duties for every 12 persons committed to the facility.

6 (e) The <u>department</u> [commission] shall consider the age of a juvenile correctional officer or other department [commission] 7 8 employee who performs direct supervisory duties when determining the placement of the officer or employee in a department 9 [commission] facility so that, to the extent practicable, an 10 officer or employee is not supervising a child who is not more than 11 12 three years younger than the officer or employee or is otherwise a similar age to the officer or employee. 13

(f) The <u>department</u> [commission] shall rotate the assignment of each juvenile correctional officer at an interval determined by the <u>department</u> [commission] so that a juvenile correctional officer is not assigned to the same station for an extended period of time.

18 (g) The <u>department</u> [commission] shall ensure that at least 19 one juvenile correctional officer is assigned to supervise in or 20 near a classroom or other location in which children receive 21 education services or training at the time the children are 22 receiving the education services or training.

(h) The <u>department</u> [commission] shall adopt rules necessary
to administer this section.

Sec. <u>242.013</u> [61.0357]. REQUIRED BACKGROUND AND CRIMINAL
 HISTORY CHECKS. (a) In this section, "national[+

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[(1) "Department" means the Department of Public

1 Safety.

[(2) "National] criminal history record information" means criminal history record information obtained from the <u>Department of Public Safety</u> [department] under Subchapter F, Chapter 411, Government Code, and from the Federal Bureau of Investigation under Section 411.087, Government Code.

7 (b) The executive <u>director</u> [commissioner] shall review the 8 national criminal history record information, state criminal 9 history record information maintained by the <u>Department of Public</u> 10 <u>Safety</u> [department], and previous and current employment 11 references of each person who:

(1) is an employee, contractor, volunteer, ombudsman, or advocate working for the <u>department</u> [commission] or working in a <u>department</u> [commission] facility or a facility under contract with the <u>department</u> [commission];

16 (2) provides direct delivery of services to children 17 in the custody of the <u>department</u> [commission]; or

18 (3) has access to records in <u>department</u> [commission]
19 facilities or offices.

(c) To enable the executive <u>director</u> [commissioner] to conduct the review, the <u>department</u> [commission] shall adopt rules requiring a person described by Subsection (b) to electronically provide the <u>Department of Public Safety</u> [department] with a complete set of the person's fingerprints in a form and of a quality acceptable to the <u>Department of Public Safety</u> [department] and the Federal Bureau of Investigation.

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(d) For each person described by Subsection (b), the

1 executive <u>director</u> [commissioner] shall review on an annual basis 2 the person's national criminal history record information.

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3 (e) The <u>department</u> [commission] shall ensure that the 4 system used to check state criminal history record information 5 maintained by the <u>Department of Public Safety</u> [department] is 6 capable of providing real time arrest information.

7 The department [commission] by rule may require a person (f) 8 described by Subsection (b) to pay a fee related to the first national criminal history record information review conducted 9 The amount of the fee may not exceed the 10 under this section. administrative costs incurred by the <u>department</u> [commission] in 11 conducting the initial review, including the costs of obtaining the 12 13 person's fingerprints.

14 (g) The <u>department</u> [commission] shall adopt rules necessary 15 to administer this section.

Sec. <u>242.014</u> [61.036]. COOPERATION WITH OTHER AGENCIES. (a) The <u>department</u> [commission] shall cooperate with all existing agencies and encourage the establishment of new programs, both local and statewide, the object of which is services to delinquent and predelinquent youth of this state.

(b) The <u>department</u> [commission] may assist in developing, strengthening, and coordinating educational, welfare, health, recreational, and law-enforcement programs which have as their object the prevention of juvenile delinquency and crime.

25 <u>Sec. 242.015. COMPLAINTS REGARDING SERVICES.</u> (a) The 26 department shall maintain a system to promptly and efficiently act 27 <u>on a complaint filed with the department by a person, other than a</u>

H.B. No. 1915 1 child receiving services from the department or the child's parent or guardian, that the department has authority to resolve. The 2 department shall maintain information about parties to the 3 complaint, the subject matter of the complaint, a summary of the 4 5 results of the review or investigation of the complaint, and the 6 disposition of the complaint. 7 (b) The department shall make information available 8 describing the department's procedures for complaint investigation and resolution. 9 10 (c) The department shall periodically notify the complaint parties of the status of the complaint until final disposition, 11 12 unless the notice would jeopardize an undercover investigation. (d) The department shall keep information about each 13 written complaint filed with the department by a child receiving 14 services from the department or the child's parent or guardian. The 15 16 information must include: 17 (1) the subject matter of the complaint; (2) a summary of the results of the review 18 or 19 investigation of the complaint; and (3) the period of time between the date the complaint 20 is received and the date the complaint is closed. 21 22 Sec. 242.016. BIENNIAL BUDGET. The executive director shall prepare a biennial budget of all funds necessary to be 23 24 appropriated by the legislature to the department to carry out the purposes of this subtitle. The budget shall be submitted and filed 25 26 by the executive director in the form and manner and within the time 27 prescribed by law.

1	[Sections 242.017-242.050 reserved for expansion]
2	SUBCHAPTER B. SECURE FACILITIES; SERVICES
3	Sec. 242.051. ADMINISTRATION OF INSTITUTIONS; CHARGE OF
4	CHILDREN. (a) The department shall:
5	(1) administer the training, diagnostic treatment,
6	and supervisory facilities and services of the state for children
7	committed to the department; and
8	(2) manage and direct all institutions and training
9	school facilities under the authority of the department.
10	(b) The department shall have general charge of and be
11	responsible for the welfare, custody, and rehabilitation of the
12	children in a school, facility, or program operated or funded by the
13	department. The department shall seek to establish relationships
14	and to organize a way of life that will meet the spiritual, moral,
15	physical, emotional, intellectual, and social needs of the children
16	under the department's care as those needs would be met in an
17	adequate home.
18	(c) The department shall see that the buildings and premises
19	are kept in good sanitary condition.
20	Sec. 242.052. BUILDINGS AND IMPROVEMENTS. (a) The
21	department may design, construct, equip, furnish, and maintain
22	buildings and improvements at facilities under the department's
23	jurisdiction.
24	(b) The department may employ architects or engineers, or
25	both, to prepare plans and specifications and to supervise the
26	construction and improvements described by Subsection (a).
27	(c) The department shall promulgate rules relating to the

1 award of contracts for the construction of buildings and improvements. The rules shall provide for the award of contracts 2 3 for the construction of buildings and improvements to the qualified bidder making the lowest and best bid. A construction contract may 4 not be awarded for a sum in excess of the amount of funds available 5 for the project. The department may reject any and all bids 6 7 submitted. 8 (d) If a project is financed wholly or partly by federal funds, any standards required by the enabling federal statute or 9 10 required by the rules of the administering federal agency control over this section. 11 12 (e) The department may employ professional, technical, and clerical personnel to carry out the design and construction 13 functions required by this section. 14 15 Sec. <u>242.053</u> [61.037]. USE OF EXISTING INSTITUTIONS AND AGENCIES. (a) In carrying out the department's [its] duties, the 16 17 department [commission] may make use of law-enforcement, detention, supervisory, medical, educational, correctional, and 18 19 other facilities, institutions, and agencies in the state. This

section does not authorize the <u>department</u> [commission] to assume control of any other agency, institution, or facility in the state, or to require any agency, institution, or facility to serve the <u>department</u> [commission] in a manner inconsistent with <u>the</u> [its] authority or function <u>of the agency</u>, institution, or facility or with any law or regulation governing <u>the</u> [its] activity <u>of the</u> <u>agency</u>, institution, or facility.

27

(b) When funds are available for the purpose, the department

1 [commission] may enter into agreements with appropriate public or private agencies for the separate care and treatment of persons 2 3 subject to the control of the department [commission]. The department [commission] may not make use of any private institution 4 5 or agency without its consent. The department [commission] shall make reasonable efforts to ensure that the expenditure of 6 appropriations for the purchase of contract residential care for 7 8 children, not including the purchase of care in foster family homes, be allocated to providers on a fixed monthly basis if that 9 10 <u>allocation</u> [it] is cost-effective and the number, type, needs, and conditions of the children to be served is reasonably constant. 11

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(c) The <u>department</u> [commission] shall periodically inspect all public and private institutions and agencies whose facilities <u>the department</u> [it] is using. Every public and private institution and agency shall <u>allow</u> [afford to] the <u>department</u> [commission] reasonable opportunity to examine and consult with children who have been committed to the <u>department</u> [commission] and who are in the custody of the institution or agency.

(d) Placement of a child in, or the release of a child by, any institution not operated by the <u>department</u> [commission] does not terminate the authority of the <u>department</u> [commission] over the child. No child placed in an institution or under an agency by the <u>department</u> [commission] may be released by the institution or agency without the approval of the <u>department</u> [commission].

25 Sec. <u>242.054</u> [61.038]. HALFWAY HOUSE PROGRAM. (a) The 26 <u>department</u> [commission] may not develop a halfway house to be 27 operated by the <u>department</u> [commission] if an appropriate private

1 halfway house program is contractually available and the costs 2 under the contract are less than the costs would be if the 3 <u>department</u> [commission] provided the services.

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4 Before the department [commission] contracts for the (b) 5 development of a halfway house program, the department [commission] shall send prospective service providers a request for a proposal 6 that identifies the program services desired, the population to be 7 8 served, and potential locations for the program. The department [commission] shall select the service provider that submits the 9 proposal that best meets the <u>department's</u> [commission's] needs 10 according to standards established by the <u>department</u> [commission]. 11 If the department [commission] does not receive a proposal that 12 meets its needs, the department [commission] may request funds from 13 14 the legislature for the development of a halfway house to be operated by the <u>department</u> [commission]. 15

16 (c) This section does not apply to halfway houses operated
17 by the department [commission] on September 1, 1987.

Sec. 242.055 [61.0385]. CRISIS INTERVENTION AND ASSESSMENT 18 19 CENTERS. The department [commission] may establish a children's crisis intervention and assessment center at a facility owned or 20 operated by the <u>department</u> [commission]. 21 The department [commission] may contract with another entity for the provision or 22 use of services at the center. 23

Sec. <u>242.056</u> [61.0386]. ADVOCACY AND SUPPORT GROUPS. (a) The <u>department</u> [commission] shall allow advocacy and support groups whose primary functions are to benefit children, inmates, girls and women, the mentally ill, or [and] victims of sexual assault to

1 provide on-site information, support, and other services for 2 children confined in <u>department</u> [commission] facilities.

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3 (b) The <u>department</u> [commission] shall adopt security and 4 privacy procedures for advocacy and support groups that provide 5 on-site information, support, and other services under this 6 section. The security and privacy procedures may not be designed 7 to deny an advocacy or support group access to children confined in 8 department [commission] facilities.

9 (c) The <u>department</u> [commission] shall adopt standards 10 consistent with standards adopted by the Texas Department of 11 Criminal Justice regarding the confidential correspondence of 12 children confined in <u>department</u> [commission] facilities with 13 external entities, including advocacy and support groups.

14 Sec. <u>242.057</u> [61.039]. <u>DEPARTMENT</u> [COMMISSION] PROGRAMS. 15 (a) The <u>department</u> [commission] shall develop and use standards 16 based on performance to evaluate and compare programs operated by 17 the department [commission].

When practicable and feasible, 18 (b) the department 19 [commission] shall provide specific performance standards for a program serving 10 or more children through an agreement entered 20 into under Section 242.053 [61.037 of this chapter]. 21 In the performance standards, the department [commission] shall include 22 23 outcome measures for evaluating the quality of services provided 24 under the agreement.

(c) For the purposes of comparison, the <u>department</u> [commission] shall use performance standards that are as consistent as practicable with those used to evaluate and compare programs

operated by the <u>department</u> [commission], that measure the benefits and cost-effectiveness of the respective programs, and that measure the average length of stay and rate of recidivism of the children in the program.

5 Sec. 242.058 [61.0395]. SERVICES FOR CHILDREN NOT [COMMISSION]. COMMITTED TO THE <u>DEPARTMENT</u> 6 The department [commission] may provide services to a child not committed to the 7 8 department [commission] if the department [commission] contracts with a local juvenile probation department, the Health and [Texas 9 10 Department of] Human Services Commission, or the Department of Family and Protective [and Regulatory] Services to provide services 11 12 to the child.

Sec. <u>242.059</u> [61.040]. ADDITIONAL FACILITIES; PAROLE SUPERVISION. When funds are available, the <u>department</u> [commission] may:

16 (1) establish and operate places for detention and 17 diagnosis of children committed to it;

(2) establish and operate additional treatment and
training facilities, including forestry or parks-maintenance camps
and ranches, necessary to classify and treat children committed to
the <u>department</u> [commission] according to their needs;

(3) establish active parole supervision to aid
children given conditional release to find homes and employment and
to become reestablished in the community; and

(4) assist in establishing training facilities and
programs owned and operated by private individuals or organizations
which agree to provide services to children committed to the

H.B. No. 1915 1 <u>department</u> [commission], including programs for children needing 2 long-term residential care.

3 Sec. <u>242.060</u> [61.0401]. COMPUTATION OF DAILY COSTS OF 4 FACILITY. In computing the daily costs of a residential facility 5 operated by the <u>department</u> [commission], the <u>department</u> 6 [commission] shall use a standard method that is:

7 <u>(1)</u> consistent with methods used by other state 8 agencies; and

9 (2) [that is] designed to reflect the actual cost to 10 the state of operating the facility.

Sec. 242.061 [61.041. STUDY OF TREATMENT METHODS; 11 STATISTICAL RECORDS. (a) The commission shall conduct continuing 12 inquiry into the effectiveness of the treatment methods it employs 13 in the reformation of children. To this end, the commission shall 14 15 maintain a record of arrests and commitments of its wards subsequent to their discharge from the jurisdiction of the 16 17 commission and shall tabulate, analyze, and publish biennially these data for use in evaluating the relative merits of treatment 18 methods. 19

[(b) The commission shall cooperate with courts and private and public agencies in the collection of statistics and information regarding juvenile delinquency, arrests made, complaints, informations, and petitions filed, and the dispositions made of them, and other information useful in determining the amount and causes of juvenile delinquency in this state.

26[Sec. 61.042]. REFERRALS FROM FEDERAL COURT. The27department [commission] may enter into agreements with the federal

1 government to accept children from the federal court for an agreed 2 compensation.

3 Sec. <u>242.062</u> [61.0421. PUBLIC INTEREST INFORMATION. The 4 commission shall prepare information of public interest describing 5 the functions of the commission and describing the procedures by 6 which complaints are filed with and resolved by the commission. The 7 commission shall make the information available to the general 8 public and appropriate state agencies.

[Sec. 61.0422. COMPLAINTS REGARDING SERVICES. (a) The 9 10 commission shall maintain a system to promptly and efficiently act on a complaint filed with the commission by a person, other than a 11 child receiving services from the commission or the child's parent 12 or quardian, that the commission has authority to resolve. The 13 commission shall maintain information about parties to the 14 15 complaint, the subject matter of the complaint, a summary of the results of the review or investigation of the complaint, and the 16 17 disposition of the complaint.

18 [(b) The commission shall make information available 19 describing the commission's procedures for complaint investigation 20 and resolution.

21 [(c) The commission shall periodically notify the complaint
22 parties of the status of the complaint until final disposition,
23 unless the notice would jeopardize an undercover investigation.

24 [(d) The commission shall keep information about each 25 written complaint filed with the commission by a child receiving 26 services from the commission or the child's parent or guardian. The 27 information must include:

1	[(1) the subject matter of the complaint;
2	[(2) a summary of the results of the review or
3	investigation of the complaint; and
4	[(3) the period of time between the date the complaint
5	is received and the date the complaint is closed.
6	[Sec. 61.0423. PUBLIC HEARINGS. (a) The board shall
7	develop and implement policies that provide the public with a
8	reasonable opportunity to appear before the board and to speak on
9	any issue under the jurisdiction of the commission.
10	[(b) The board shall ensure that the location of public
11	hearings held in accordance with this section is rotated between
12	municipalities in which a commission facility is located or that
13	are in proximity to a commission facility.
14	[Sec. 61.043. GIFTS; GRANTS. The commission may accept
15	gifts, grants, or donations of money or property from private
16	sources to effectuate the purpose of this chapter. Donated funds
17	shall be placed in the state treasury in a special fund called the
18	Texas Youth Commission Fund and expended as other state money is
19	expended, on warrants drawn by the comptroller on the order of the
20	commission. At the end of each state fiscal year, any unexpended
21	balance in the fund shall be carried over in the same fund.
22	[Sec. 61.0431]. SPECIAL ACCOUNTS. (a) Proceeds from the
23	operation of canteens and vending machines at facilities under the

23 operation of canteens and vending machines at facilities under the 24 jurisdiction of the <u>department</u> [commission] shall be deposited to 25 the credit of a special account in the General Revenue Fund called 26 the canteen revolving fund. The proceeds shall be used to pay the 27 actual expenses of maintaining and operating the canteens and

1 vending machines.

(b) Proceeds in excess of the amount required for the [those] expenses described by Subsection (a), donations for student activities, and proceeds from children's fundraising projects shall be deposited to the credit of a special account in the General Revenue Fund called the student benefit fund and may be used only to:

8 (1) provide education, recreation, and entertainment 9 to children committed to the <u>department</u> [commission]; or

10 (2) reimburse children committed to the <u>department</u> 11 [commission] for personal property lost or damaged as a result of 12 negligence by the staff of the <u>department</u> [commission].

13 (c) [(b)] Proceeds from shop projects at the facilities 14 under the <u>department's</u> [commission's] jurisdiction shall be 15 deposited to the credit of a special account in the General Revenue 16 Fund called the vocational shop fund and may be used only to:

17 <u>(1)</u> purchase and maintain parts, tools, and other 18 supplies necessary for the shop projects; and

19 (2) [to] compensate the students who participate in 20 the projects.

21 (d) [(c)] Registration fees from seminars and conferences 22 conducted by the <u>department</u> [commission] shall be deposited to the 23 credit of a special account in the General Revenue Fund called the 24 conference account and may be used only to pay the costs of 25 conducting seminars and conferences.

(e) [(d)] Money in the special accounts <u>described by this</u>
 <u>section</u> is appropriated for the purposes indicated in this section

1 and shall be expended on warrants drawn by the comptroller on the 2 order of the department [commission].

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Sec. 242.063 [61.0432]. STUDENT TRUST FUND; 3 CONTRABAND MONEY. (a) Except as provided by Subsection (b), money belonging 4 5 to a child committed to the department [commission] in excess of the amount the <u>department</u> [commission] allows in a child's possession 6 shall be deposited in a trust fund established by the facility 7 8 operated by the department [commission] to which the child is assigned. The department [commission] shall adopt rules governing 9 the administration of the trust fund. 10

(b) Money possessed by a child committed to the department 11 12 [commission] that is determined to be contraband money as defined by department [commission] rule shall be deposited in the student 13 14 benefit fund described by Section 242.062(b) [61.0431]. The 15 department [commission] shall notify each child committed to the department [commission] that the possession of contraband money is 16 17 subject to confiscation by the department [commission] under this subsection. 18

Sec. <u>242.064</u> [61.0433]. DEBIT CARD SUSPENSE ACCOUNTS. (a)
The <u>department</u> [commission] may establish debit card suspense
accounts necessary to operate magnetic debit card systems at
facilities under the jurisdiction of the <u>department</u> [commission] to
enable the students, employees, and visitors to make purchases of:

24 (1) merchandise from vending machines or canteens25 within the facilities;

26 (2) meals from cafeterias within the facilities; and
27 (3) services that the facilities are authorized to

1 provide.

2 (b) Cash received from cash-to-card machines and amounts 3 electronically transferred for card use from the students' trust 4 fund accounts shall be deposited to debit card suspense accounts in 5 local depositories and held pending card purchases.

6 (c) Transfers of cash based on card use for purchases of 7 merchandise or services shall be made from the debit card suspense 8 accounts to the appropriate vendors and to accounts in the state 9 treasury in accordance with laws governing receipt of state 10 revenues.

11 (d) Unused debit card balances shall be refunded to the card12 holders from the debit card suspense accounts.

13 Sec. <u>242.065</u> [61.044. BIENNIAL BUDGET. The executive 14 commissioner shall prepare a biennial budget of all funds necessary 15 to be appropriated by the legislature to the commission to carry out 16 the purposes of this chapter. The budget shall be submitted and 17 filed by the executive commissioner in the form and manner and 18 within the time prescribed by law.

[Sec. 61.045. OPERATIONS OF PROGRAMS AND FACILITIES. (a) 19 The commission shall have general charge of and be responsible for 20 21 the welfare, custody, and rehabilitation of the children in a school, facility, or program operated or funded by the commission. 22 The commission shall seek to establish relationships and to 23 24 organize a way of life that will meet the spiritual, moral, physical, emotional, intellectual, and social needs of the children 25 26 under its care as those needs would be met in an adequate home. [(b) The commission shall see that the buildings and 27

1	premises are kept in good sanitary order.
2	[Sec. 61.0451. OFFICE OF INSPECTOR GENERAL. (a) The office
3	of inspector general is established at the commission for the
4	purpose of investigating:
5	[(1) crimes committed by commission employees,
6	including parole officers employed by or under a contract with the
7	commission; and
8	[(2) crimes and delinquent conduct committed at a
9	facility operated by the commission, a residential facility
10	operated by another entity under a contract with the commission, or
11	any facility in which a child committed to the custody of the
12	commission is housed or receives medical or mental health
13	treatment.
14	[(b) The office of inspector general shall prepare and
15	deliver a report concerning the results of any investigation
16	conducted under this section to:
17	[(1) the executive commissioner;
18	[(2) the advisory board;
19	[(3) the governor;
20	[(1) the lieutenant governor;
21	[(5) the speaker of the house of representatives;
22	[(6) the standing committees of the senate and house
23	of representatives with primary jurisdiction over matters
24	concerning correctional facilities;
25	[(7) the special prosecution unit;
26	[(8) the state auditor; and
27	[(9) any other appropriate state agency responsible

for licensing or certifying commission employees or facilities. 1 [(c) The report prepared under Subsection (b) must include a 2 summary of the actions performed by the office of inspector general 3 in conducting the investigation, a statement of whether the 4 investigation resulted in a finding that a criminal offense or 5 delinquent conduct occurred, and a description of the finding. The 6 report is public information under Chapter 552, Government Code, 7 8 only to the extent authorized under that chapter and other law. [(d) The office of inspector general may employ and 9 10 commission inspectors general as peace officers for the purpose of carrying out the duties described by this section. An inspector 11 general shall have all of the powers and duties given to peace 12 officers under Article 2.13, Code of Criminal Procedure. 13 [(e) Peace officers employed and commissioned under 14 15 Subsection (d) must: 16 [(1) be certified by the Commission on Law Enforcement 17 Officer Standards and Education under Chapter 1701, Occupations Code; and 18 [(2) complete advanced courses relating to the duties 19 of peace officers employed and commissioned under Subsection (d) as 20 part of any continuing education requirements for the peace 21 22 officers. [(f) The executive commissioner shall select a commissioned 23 24 peace officer as chief inspector general. The chief inspector general is subject to the requirements of this section and may only 25 26 be discharged for cause. [(q) The chief inspector general shall on a quarterly basis 27

prepare and deliver a report concerning the operations of the 1 office of inspector general to: 2 [(1) the executive commissioner; 3 [(2) the advisory board; 4 [(3) the governor; 5 (4) the lieutenant governor; 6 7 [(5) the speaker of the house of representatives; 8 [(6) the standing committees of the senate and house of representatives with primary jurisdiction over correctional 9 10 facilities; [(7) the state auditor; and 11 [(8) the comptroller. 12 [(h) A report prepared under Subsection (g) is public 13 information under Chapter 552, Government Code, to the extent 14 15 authorized under that chapter and other law, and the commission shall publish the report on the commission's Internet website. A 16 17 report must be both aggregated and disaggregated by individual facility and include information relating to: 18 [(1) the types of investigations conducted by the 19 office of inspector general, such as whether an investigation 20 concerned narcotics or an alleged incident of sexual abuse; 21 22 [(2) the relationship of a victim to a perpetrator, if applicable; and 23 24 [(3) the number of investigations -conducted 25 concerning suicides, deaths, and hospitalizations of children in the custody of the commission. 26 ((i) The office of inspector general shall immediately 27

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1	report to the executive director, the board, the governor's general
2	counsel, and the state auditor:
3	[(1) any particularly serious or flagrant problem
4	concerning the administration of a commission program or operation;
5	or
6	[(2) any interference by the executive director, an
7	employee of the commission, a facility described by Subsection
8	(a)(2), or an officer or employee of a facility described by
9	Subsection (a)(2) with an investigation conducted by the office.
10	[Sec. 61.0452. TOLL-FREE NUMBER. (a) The commission shall
11	establish a permanent, toll-free number for the purpose of
12	receiving any information concerning the abuse, neglect, or
13	exploitation of children in the custody of the commission.
14	[(b) The office of inspector general shall ensure that:
15	[(1) the toll-free number is prominently displayed in
16	each commission facility; and
17	[(2) children in the custody of the commission and
18	commission employees have confidential access to telephones for the
19	purpose of calling the toll-free number.
20	[Sec. 61.046]. RELIGIOUS TRAINING. The <u>department</u>
21	[commission] shall provide for the religious and spiritual training
22	of children in its custody according to the children's individual
23	choices.
24	Sec. <u>242.066</u> [61.0461]. EMPLOYMENT OR DESIGNATION OF
25	CHAPLAIN AT CERTAIN <u>DEPARTMENT</u> [COMMISSION] FACILITIES. The
26	department [commission] shall ensure that a chaplain is employed or
27	formally designated for each <u>department</u> [commission] correctional

1 facility that is an institution.

2 Sec. <u>242.067</u> [61.047]. VIOLENCE PREVENTION AND CONFLICT 3 RESOLUTION EDUCATION. The <u>department</u> [commission] shall provide 4 education in violence prevention and conflict resolution that 5 includes discussion of domestic violence and child abuse issues to 6 all children in its custody.

Sec. 242.068 [61.048. BUILDINGS AND IMPROVEMENTS. (a) The 7 8 commission may design, construct, equip, furnish, and maintain buildings and improvements at facilities under its jurisdiction. 9 10 The commission may employ architects or engineers, or both, to prepare plans and specifications and to supervise the construction 11 and improvements. The commission shall promulgate rules relating 12 to the award of contracts for the construction of buildings and 13 improvements. The rules shall provide for the award of contracts 14 15 for the construction of buildings and improvements to the qualified bidder making the lowest and best bid. A construction contract may 16 17 not be awarded for a sum in excess of the amount of funds available for the project. The commission may reject any and all bids 18 submitted. 19

20 [(b) If a project is financed in whole or in part by federal 21 funds, any standards required by the enabling federal statute or 22 required by the rules of the administering federal agency control 23 over this section.

24 [(c) The commission may employ professional, technical, and
25 clerical personnel to carry out the design and construction
26 functions required by this section.
27 [Sec. 61.050]. FIRE PROTECTION ACTIVITIES. (a) The

1 <u>department</u> [commission] may perform fire protection, fire 2 prevention, and fire suppression activities at <u>department</u> 3 [commission] facilities.

(b) The <u>department</u> [commission] may prescribe circumstances
under which, for the benefit of the public safety and welfare,
<u>department</u> [commission] employees using <u>department</u> [commission]
equipment may assist municipal or volunteer fire departments in the
performance of fire protection, fire prevention, or fire
suppression activities near <u>department</u> [commission] facilities.

Sec. <u>242.069</u> [61.051]. CLIENT SERVICE CONTRACT STANDARDS.
In each contract for the purchase of residential program-related
client services, the <u>department</u> [commission] shall include:

13 (1) clearly defined contract goals, outputs, and
14 measurable outcomes that relate directly to program objectives;

15 (2) clearly defined sanctions or penalties for failure16 to comply with or perform contract terms or conditions; and

17 (3) clearly specified accounting, reporting, and 18 auditing requirements applicable to money received under the 19 contract.

20 Sec. <u>242.070</u> [61.052]. CONTRACT MONITORING. The 21 <u>department</u> [commission] shall establish a formal program to monitor 22 residential program-related client services contracts made by the 23 <u>department</u> [commission]. The <u>department</u> [commission] must:

(1) monitor compliance with financial and performancerequirements using a risk assessment methodology; and

26 (2) obtain and evaluate program cost information to27 ensure that each cost, including an administrative cost, is

1 reasonable and necessary to achieve program objectives.

2 Sec. <u>242.071</u> [61.053. MEDICAID BENEFITS. The commission 3 shall apply for benefits under the federal Medicaid program if 4 application is cost effective in reducing health care costs 5 incurred by the commission.

[Sec. 61.054]. SALE OR LICENSE OF TREATMENT PROGRAMS. (a)
The <u>department</u> [commission] may sell or license to an individual or
a private or public entity the right to use a treatment program
developed by the department [commission].

10 (b) Proceeds from the sale or license of a treatment program 11 shall be deposited to the credit of the fund that provided the money 12 to finance the development of the treatment program.

13 (c) At the end of each fiscal year, any unexpended proceeds 14 from the sale or license of a treatment program shall be carried 15 over to the next fiscal year to the credit of the fund that provided 16 the money to finance the development of the treatment program.

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[Sections 242.072-242.100 reserved for expansion] SUBCHAPTER C. ABUSE OR CRIMES COMMITTED AT DEPARTMENT

FACILITIES OR BY DEPARTMENT EMPLOYEES

Sec. <u>242.101</u> [61.055]. ZERO-TOLERANCE POLICY. (a) The <u>department</u> [commission] shall adopt <u>and enforce</u> a zero-tolerance policy concerning the detection, prevention, and punishment of the sexual abuse, including consensual sexual contact, of children in the custody of the <u>department</u> [commission].

(b) The <u>department</u> [commission] shall establish standards
for reporting and collecting data on the sexual abuse of children in
the custody of the <u>department</u> [commission].

(c) The <u>department</u> [commission] shall establish a procedure 1 for children in the custody of the <u>department</u> [commission] and 2 <u>department</u> [commission] employees to report incidents of sexual 3 abuse involving a child in the custody of the department 4 5 [commission]. The procedure must designate a person employed at the <u>department</u> [commission] facility in which the abuse is alleged 6 7 to have occurred as well as a person who is employed at the 8 department's [commission's] headquarters to whom a person may report an incident of sexual abuse. 9

10 (d) The <u>department</u> [commission] shall prominently display 11 the following notice in the office of the chief administrator of 12 each <u>department</u> [commission] facility, the employees' break room of 13 each <u>department</u> [commission] facility, the cafeteria of each 14 <u>department</u> [commission] facility, and at least six additional 15 locations in each <u>department</u> [commission] facility:

16 THE TEXAS LEGISLATURE HAS ADOPTED A ZERO-TOLERANCE POLICY 17 REGARDING THE SEXUAL ABUSE, INCLUDING CONSENSUAL SEXUAL CONTACT, OF 18 A CHILD IN THE CUSTODY OF THE <u>DEPARTMENT</u> [<u>COMMISSION</u>]. ANY SUCH 19 VIOLATION MUST BE REPORTED TO _____.

20 <u>Sec. 242.102. OFFICE OF INSPECTOR GENERAL. (a) The office</u> 21 <u>of inspector general is established at the department for the</u> 22 <u>purpose of investigating:</u>

23 (1) crimes committed by department employees, 24 including parole officers employed by or under a contract with the 25 department; and

26 (2) crimes and delinquent conduct committed at a 27 facility operated by the department, a residential facility

1	operated by another entity under a contract with the department, or
2	any facility in which a child committed to the custody of the
3	department is housed or receives medical or mental health
4	treatment.
5	(b) The office of inspector general shall prepare and
6	deliver a report concerning the results of any investigation
7	conducted under this section to:
8	(1) the executive director;
9	(2) any applicable advisory board;
10	(3) the governor;
11	(4) the lieutenant governor;
12	(5) the speaker of the house of representatives;
13	(6) the standing committees of the senate and house of
14	representatives with primary jurisdiction over matters concerning
15	correctional facilities;
16	(7) the special prosecution unit;
17	(8) the state auditor; and
18	(9) any other appropriate state agency responsible for
19	licensing or certifying department employees or facilities.
20	(c) The report prepared under Subsection (b) must include a
21	summary of the actions performed by the office of inspector general
22	in conducting the investigation, a statement of whether the
23	investigation resulted in a finding that a criminal offense or
24	delinquent conduct occurred, and a description of the finding. The
25	report is public information under Chapter 552, Government Code,
26	only to the extent authorized under that chapter and other law.
27	(d) The office of inspector general may employ and

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1	commission inspectors general as peace officers for the purpose of
2	carrying out the duties described by this section. An inspector
3	general shall have all of the powers and duties given to peace
4	officers under Article 2.13, Code of Criminal Procedure.
5	(e) Peace officers employed and commissioned under
6	Subsection (d) must:
7	(1) be certified by the Commission on Law Enforcement
8	Officer Standards and Education under Chapter 1701, Occupations
9	Code; and
10	(2) complete advanced courses relating to the duties
11	of peace officers employed and commissioned under Subsection (d) as
12	part of any continuing education requirements for the peace
13	officers.
14	(f) The executive director shall select a commissioned
15	peace officer as chief inspector general. The chief inspector
16	general is subject to the requirements of this section and may only
17	be discharged for cause.
18	(g) The chief inspector general shall on a quarterly basis
19	prepare and deliver a report concerning the operations of the
20	office of inspector general to:
21	(1) the executive director;
22	(2) any applicable advisory board;
23	(3) the governor;
24	(4) the lieutenant governor;
25	(5) the speaker of the house of representatives;
26	(6) the standing committees of the senate and house of
27	representatives with primary jurisdiction over correctional

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1	<pre>facilities;</pre>
2	(7) the state auditor; and
3	(8) the comptroller.
4	(h) A report prepared under Subsection (g) is public
5	information under Chapter 552, Government Code, to the extent
6	authorized under that chapter and other law, and the department
7	shall publish the report on the department's Internet website. A
8	report must be both aggregated and disaggregated by individual
9	facility and include information relating to:
10	(1) the types of investigations conducted by the
11	office of inspector general, such as whether an investigation
12	concerned narcotics or an alleged incident of sexual abuse;
13	(2) the relationship of a victim to a perpetrator, if
14	applicable; and
15	(3) the number of investigations conducted concerning
16	suicides, deaths, and hospitalizations of children in the custody
17	of the department.
18	(i) The office of inspector general shall immediately
19	report to the executive director, the board, the governor's general
20	counsel, and the state auditor:
21	(1) any particularly serious or flagrant problem
22	concerning the administration of a department program or operation;
23	<u>or</u>
24	(2) any interference by the executive director, an
25	employee of the department, a facility described by Subsection
26	(a)(2), or an officer or employee of a facility described by
27	Subsection (a)(2) with an investigation conducted by the office.

1 Sec. 242.103. TOLL-FREE NUMBER. (a) The department shall establish a permanent, toll-free number for the purpose of 2 receiving any information concerning the abuse, neglect, or 3 exploitation of children in the custody of the department. 4 5 (b) The office of inspector general shall ensure that:

6 (1) the toll-free number is prominently displayed in 7 each department facility; and

8 (2) children in the custody of the department and department employees have confidential access to telephones for the 9 10 purpose of calling the toll-free number.

Sec. 242.104 [61.0455]. DETECTION 11 AND MONITORING OF 12 CELLULAR TELEPHONES. (a) The department [commission] may own and the office of the inspector general may possess, install, operate, 13 14 or monitor an electronic, mechanical, or other device, as defined 15 by Article 18.20, Code of Criminal Procedure.

The inspector general shall designate in writing the 16 (b) 17 commissioned officers of the office of inspector general who are authorized to possess, install, operate, and monitor electronic, 18 19 mechanical, or other devices for the department [commission].

(c) An investigative or law enforcement officer or other 20 person, on request of the office of inspector general, may assist 21 the office in the operation and monitoring of an interception of 22 23 wire, oral, or electronic communications if the investigative or 24 law enforcement officer or other person:

25 is designated by the (1)executive director 26 [commissioner] for that purpose; and

27

(2) acts in the presence and under the direction of a

1 commissioned officer of the inspector general.

<u>CHAPTER 243</u> [SUBCHAPTER D]. ADMISSION AND COMMITMENT; ESCAPE SUBCHAPTER A. ADMISSION AND COMMITMENT

4 Sec. 243.001 [61.061]. PLACEMENT ΙN DEPARTMENT 5 [COMMISSION] FACILITIES. (a) The department [commission] may not assign a child younger than 15 years of age to the same correctional 6 facility dormitory as a person who is at least 17 years of age 7 8 unless the department [commission] determines that the placement is necessary to ensure the safety of children in the custody of the 9 department [commission]. This subsection does not apply to a 10 dormitory that is used exclusively for short-term assessment and 11 12 orientation purposes.

department [commission] by rule shall 13 (b) The adopt 14 scheduling, housing, and placement procedures for the purpose of 15 protecting vulnerable children in the custody of the department [commission]. The procedures must address the age, physical 16 17 condition, and treatment needs of a child as well as any other relevant factor. 18

19 (c) The <u>department</u> [commission] shall consider the 20 proximity of the residence of a child's family in determining the 21 appropriate <u>department</u> [commission] facility in which to place a 22 child.

Sec. <u>243.002</u> [61.062]. ESTABLISHMENT OF MINIMUM LENGTH OF STAY. (a) The <u>department</u> [commission] shall establish a minimum length of stay for each child committed to the <u>department</u> [commission] without a determinate sentence.

27

(b) In establishing a minimum length of stay for a child,

1 the <u>department</u> [commission] shall consider:

2 (1) the nature of and seriousness of the conduct3 engaged in by the child; and

4

(2) the danger the child poses to the community.

5 Sec. <u>243.003</u> [61.064]. CONVEYANCE OF CHILD TO <u>DEPARTMENT</u> 6 [COMMISSION]. (a) When a child is to be conveyed to a facility 7 designated by the <u>department</u> [commission], the juvenile court shall 8 assign an officer or other suitable person to accompany the child. 9 The person assigned to accompany a female must be a woman.

10 (b) The cost of conveying the child shall be paid by the 11 county from which the child is committed, except that [. However,] 12 no compensation shall be allowed <u>other than</u> [except] for the actual 13 and necessary expenses of the child and the person accompanying the 14 child.

Sec. <u>243.004</u> [61.065]. NOTIFICATION AND DUTY TO FURNISH INFORMATION. (a) When a juvenile court commits a child to the <u>department</u> [commission], the court shall forward to the <u>department</u> [commission] a certified copy of the order of commitment.

(b) The court, the probation officer, the prosecuting and police authorities, the school authorities, and other public officials shall make available to the <u>department</u> [commission] all pertinent information in their possession regarding the case.

(c) If requested by the <u>department</u> [commission], the reports required by this section shall be made on forms furnished by the <u>department</u> [commission] or according to an outline furnished by the <u>department</u> [commission].

27 Sec. <u>243.005</u> [61.0651]. INFORMATION PROVIDED BY COMMITTING

H.B. No. 1915 In addition to the information provided under Section 1 COURT. 243.004 [61.065], a court that commits a child to the department 2 [commission] shall provide the <u>department</u> [commission] with a copy 3 of the following documents: 4 5 (1) the petition and the adjudication and disposition 6 orders for the child, including the child's thumbprint; 7 (2) if the commitment is a result of revocation of probation, a copy of the conditions of probation and the revocation 8 order; 9 (3) the social history report for the child; 10 11 (4) any psychological or psychiatric reports concerning the child; 12 (5) the contact information sheet for the child's 13 14 parents or guardian; 15 (6) any law enforcement incident reports concerning 16 the offense for which the child is committed; 17 (7) any sex offender registration information concerning the child; 18 juvenile probation 19 (8) any department progress reports concerning the child; 20 (9) any assessment documents concerning the child; 21 (10) the computerized referral and case history for 2.2 the child, including case disposition; 23 24 (11)the child's birth certificate; 25 (12) the child's social security number or social security card, if available; 26 (13) the name, address, and telephone number of the 27

1 court administrator in the committing county; 2 (14)Title IV-E eligibility screening information for the child, if available; 3 4 (15) the address in the committing county for 5 forwarding funds collected to which the committing county is entitled; 6 7 (16)any of the child's school or immunization records 8 that the committing county possesses; 9 (17)any victim information concerning the case for which the child is committed; and 10 (18) any of the child's pertinent medical records that 11 12 the committing court possesses. Sec. 243.006 [61.066]. COMMITMENT RECORDS. A commitment to 13 14 the department [commission] may not be received in evidence or used 15 in any way in any proceedings in any court except in: 16 (1) subsequent proceedings under Title 3 of the Family 17 Code against the same child; (2) imposing sentence in any criminal proceedings 18 19 against the same person; or 20 subsequent civil commitment proceedings under (3) 21 Chapter 841, Health and Safety Code, regarding the same person. Sec. 243.007 [61.067]. INFORMATION PROVIDED TO COMMITTING 22 23 COURT. (a) If a court that commits a child to the department 24 [commission] requests, in the commitment order, that the department [commission] keep the court informed of the progress the child is 25 26 making while committed to the department [commission], the department [commission] shall provide the court with periodic 27

1 updates on the child's progress.

2 (b) A report provided under Subsection (a) may include any 3 information the <u>department</u> [commission] determines to be relevant 4 in evaluating the child's progress, including, as applicable, 5 information concerning the child's treatment, education, and 6 health.

7 (c) A report provided under this section may not include 8 information that is protected from disclosure under state or 9 federal law.

10

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[Sections 243.008-243.050 reserved for expansion] SUBCHAPTER B. ESCAPE AND VIOLATION OF RELEASE CONDITIONS

Sec. 243.051. APPREHENSION AFTER ESCAPE OR VIOLATION OF RELEASE CONDITIONS. (a) If a child who has been committed to the department and placed by the department in any institution or facility has escaped or has been released under supervision and broken the conditions of release:

17 (1) a sheriff, deputy sheriff, constable, or police
 18 officer may, without a warrant, arrest the child; or

19 (2) a department employee designated by the executive 20 director may, without a warrant or other order, take the child into 21 the custody of the department.

(b) A child who is arrested or taken into custody under Subsection (a) may be detained in any suitable place, including an adult jail facility if the person is 17 years of age or older, until the child is returned to the custody of the department or transported to a department facility.
(c) Notwithstanding Section 58.005, Family Code, the

1	department may disseminate to the public the following information
2	relating to a child who has escaped from custody:
3	(1) the child's name, including other names by which
4	the child is known;
5	(2) the child's physical description, including sex,
6	weight, height, race, ethnicity, eye color, hair color, scars,
7	marks, and tattoos;
8	(3) a photograph of the child; and
9	(4) if necessary to protect the welfare of the
10	community, any other information that reveals dangerous
11	propensities of the child or expedites the apprehension of the
12	child.
13	Sec. 243.052. APPREHENSION SPECIALISTS. (a) The
14	department may employ and commission apprehension specialists as
15	peace officers for the purpose of apprehending a child under
16	<u>Section 243.051.</u>
17	(b) Peace officers employed and commissioned under
18	Subsection (a) must be certified by the Texas Commission on Law
19	Enforcement Officer Standards and Education under Chapter 1701,
20	Occupations Code.
21	CHAPTER 244 [SUBCHAPTER E]. CARE AND TREATMENT OF CHILDREN
22	SUBCHAPTER A. GENERAL CARE AND TREATMENT OF CHILDREN
23	Sec. <u>244.001</u> [61.071]. INITIAL EXAMINATION. (a) The
24	<u>department</u> [commission] shall examine and make a study of each
25	child committed to it as soon as possible after commitment. The
26	study shall be made according to rules established by the
27	<u>department</u> [commission] and shall include:

1

(1) long-term planning for the child; and

2 (2) consideration of the child's medical, substance
3 abuse, and treatment history, including the child's psychiatric
4 history and substance abuse history.

5 (b) For a child for whom a minimum length of stay is 6 established under Section <u>243.002</u> [61.062] of one year or longer, 7 the initial examination must include a comprehensive psychiatric 8 evaluation.

The administer 9 (c) department [commission] shall 10 comprehensive psychological assessments to a child as part of the child's initial examination, including assessments designed to 11 identify whether a child is in need of a psychiatric evaluation. If 12 the results of a child's psychological assessments indicate that 13 the child is in need of a psychiatric evaluation, the department 14 15 [commission] shall as soon as practicable conduct a psychiatric evaluation of the child. 16

Sec. <u>244.002</u> [61.0711. HEALTH CARE DELIVERY SYSTEM. (a) In providing medical care, behavioral health care, or rehabilitation services, the commission shall integrate the provision of those services in an integrated comprehensive delivery system.

- 22 [(b) The delivery system may be used to deliver any medical, 23 behavioral health, or rehabilitation services provided to a child 24 in the custody of the commission, including:
- 25 [(1) health care;
- 26 [(2) dental care;
- 27 [(3) behavioral health care;

1 [(4) substance abuse treatment;

2 [(5) nutrition;

3 [(6) programming;

4 [(7) case management; and

5 [(8) general rehabilitation services, including 6 educational, spiritual, daily living, recreational, and security 7 services.

(a) 8 [Sec. 61.072]. REEXAMINATION. The department [commission] shall periodically reexamine each child under its 9 10 control, except those on release under supervision or in foster homes, for the purpose of determining whether a rehabilitation plan 11 12 made by the department [commission] concerning the child should be modified or continued. 13

14 (b) The <u>reexamination</u> [examination] must include a study of 15 all current circumstances of a child's personal and family 16 situation and an evaluation of the progress made by the child since 17 the child's last examination.

(c) The <u>reexamination</u> [examination] of a child may be made
 as frequently as the <u>department</u> [commission] considers necessary,
 but shall be made at intervals not exceeding six months.

Sec. <u>244.003</u> [61.073]. RECORDS OF EXAMINATIONS AND TREATMENT. <u>(a)</u> The <u>department</u> [commission] shall keep written records of all examinations and conclusions based on them and of all orders concerning the disposition or treatment of each child subject to its control.

(b) Except as provided by Section <u>243.051(c)</u> [61.093(c)],
 27 these records and all other information concerning a child,

including personally identifiable information, are not public and
 are available only according to the provisions of Section 58.005,
 Family Code, Section <u>244.051</u> [61.0731, Human Resources Code], and
 Chapter 61, Code of Criminal Procedure.

5 Sec. 244.004 [61.0731. INFORMATION AVAILABLE TO CHILDREN, PARENTS, AND OTHERS. (a) In the interest of achieving the purpose 6 of the commission and protecting the public, the commission may 7 8 disclose records and other information concerning a child to the child and the child's parent or guardian only if disclosure would 9 not materially harm the treatment and rehabilitation of the child 10 and would not substantially decrease the likelihood of the 11 12 commission receiving information from the same or similar sources 13 in the future. Information concerning a person who is age 18 or older may not be disclosed to the person's parent or guardian 14 15 without the person's consent.

16 [(b) The commission may disclose information regarding a 17 child's location and committing court to a person having a 18 legitimate need for the information.

19 [(c) The commission may disclose to a peace officer or law 20 enforcement agency images of children recorded by an electronic 21 recording device and incident reporting and investigation 22 documents containing the names of children if the information is 23 relevant to the investigation of a criminal offense alleged to have 24 occurred in a facility operated by or under contract with the 25 commission.

26 [(d) Notwithstanding Subsection (a), if the Department of 27 Family and Protective Services has been appointed managing

1 conservator for a child, the commission shall disclose records and 2 other information concerning the child to the department as 3 provided by department rules.

[<u>sec. 61.074</u>]. FAILURE TO EXAMINE OR REEXAMINE. (a) Failure of the <u>department</u> [commission] to examine or reexamine a child as required by this <u>subchapter</u> [chapter] does not entitle the child to be discharged from the control of the <u>department</u> [commission], but the child may petition the committing court for discharge.

10 <u>(b)</u> After due notice to the <u>department</u> [commission], the 11 committing court shall discharge the child from the control of the 12 <u>department</u> [commission] unless the <u>department</u> [commission] 13 satisfies the court that further control is necessary.

Sec. <u>244.005</u> [61.075]. DETERMINATION OF TREATMENT. When a to child has been committed to the <u>department</u> [commission], the <u>department</u> [commission] may:

17 (1) permit the child liberty under supervision and on
18 conditions <u>the department</u> [it] believes conducive to acceptable
19 behavior;

(2) order the child's confinement under conditions <u>the</u>
 <u>department</u> [it] believes best designed for the child's welfare and
 the interests of the public;

(3) order reconfinement or renewed release as often as
conditions indicate to be desirable;

(4) revoke or modify any order of the <u>department</u>
[commission] affecting a child, except an order of final discharge,
as often as conditions indicate; or

(5) discharge the child from control when the
 <u>department</u> [it] is satisfied that discharge will best serve the
 child's welfare and the protection of the public.

Sec. <u>244.006</u> [61.0751. SUBPOENAS. (a) A hearings examiner
appointed by the commission may issue a subpoena requiring the
attendance of a witness or the production of any record, book,
paper, or document the hearings examiner considers necessary for a
determination of treatment under Section 61.075.

9 [(b) The hearings examiner may sign a subpoena and 10 administer an oath.

11 [(c) A peace officer, apprehension specialist, parole 12 officer, or other commission official may serve the subpoena in the 13 same manner as similar process in a court of record having original 14 jurisdiction of criminal actions is served.

15 [(d) A person who testifies falsely, fails to appear when 16 subpoended, or fails or refuses to produce material under the 17 subpoend is subject to the same orders and penalties to which a 18 person taking those actions before a court is subject.

19 [(e) On application of the commission, a court of record 20 having original jurisdiction of criminal actions may compel the 21 attendance of a witness, the production of material, or the giving 22 of testimony before the hearings examiner, by an attachment for 23 contempt or in the same manner as the court may otherwise compel the 24 production of evidence.

25 [Sec. 61.076]. TYPE OF TREATMENT PERMITTED. (a) As a 26 means of correcting the socially harmful tendencies of a child 27 committed to <u>the department</u> [it], the <u>department</u> [commission] may:

(1) require the child to participate in moral,
 academic, vocational, physical, and correctional training and
 activities;

4 (2) require the modes of life and conduct that seem
5 best adapted to fit the child for return to full liberty without
6 danger to the public;

7 (3) provide any medical or psychiatric treatment that8 is necessary; and

9 (4) place physically fit children in 10 parks-maintenance camps, forestry camps, or ranches owned by the 11 state or the United States and require the performance of suitable 12 conservation and maintenance work.

(b) The dominant purpose of placing children in camps is to benefit and rehabilitate the children rather than to make the camps self-sustaining. Children placed in camps may not be exploited.

Sec. <u>244.007</u> [61.0761]. FAMILY PROGRAMS. The <u>department</u> [commission] shall develop programs that encourage family involvement in the rehabilitation of the child.

19 Sec. <u>244.0075</u> [61.07611]. RESTRAINT OF PREGNANT JUVENILE. 20 (a) The <u>department</u> [commission] may not use restraints to control 21 the movement of a pregnant child who is committed to the <u>department</u> 22 [commission] at any time during which the child is in labor or 23 delivery or recovering from delivery, unless the executive director 24 or executive director's designee determines that the use of 25 restraints is necessary to:

(1) ensure the safety and security of the child or her
 infant, <u>department</u> [commission] or medical personnel, or any member

1 of the public; or

2 (2) prevent a substantial risk that the child will3 attempt escape.

4 (b) If a determination to use restraints is made under 5 Subsection (a), the type of restraint used and the manner in which 6 the restraint is used must be the least restrictive available under 7 the circumstances to ensure safety and security or to prevent 8 escape.

9 Sec. <u>244.008</u> [61.0762]. INFANT CARE AND PARENTING PROGRAM. 10 (a) In this section, "child" means the child of a person who is 11 committed to the <u>department</u> [commission].

12 (b) The <u>department</u> [commission] may establish child care 13 and parenting programs for persons committed to the <u>department</u> 14 [commission] who are parents.

(c) The <u>department</u> [commission] may permit a mother to have possession of her child in a residential program that has an infant care and parenting program or to have possession of her child in a <u>department-funded</u> [commission-funded] independent living residence for up to six months if:

(1) the child's father or another relative or guardian of the child agrees in advance of the child's placement with the child's mother to assume possession of the child immediately upon notice by the <u>department</u> [commission] to do so;

(2) the child's parents and any other person having a
duty of support acknowledge that by permitting the mother to have
possession of the child while the mother is confined in a
residential facility or placed in an independent living residence,

1 the <u>department</u> [commission] assumes no responsibility for the 2 child's care beyond the responsibility of care that is ordinarily 3 due the child's mother and the reasonable accommodations that are 4 necessary for the mother's care of her child;

5 (3) the child's parents and any other person having a 6 duty of support agree to indemnify and hold the <u>department</u> 7 [commission] harmless from any claims that may be made against the 8 <u>department</u> [commission] for the child's support, including medical 9 support; and

10 (4) the <u>department</u> [commission] determines that the 11 placement is in the best interest of both the mother and her child.

Sec. 244.009. HEALTH CARE DELIVERY SYSTEM. (a) In providing medical care, behavioral health care, or rehabilitation services, the department shall integrate the provision of those services in an integrated comprehensive delivery system.

16 (b) The delivery system may be used to deliver any medical, 17 behavioral health, or rehabilitation services provided to a child 18 in the custody of the department, including:

19		(1)	health ca	are;			
20		(2)	dental ca	are;			
21		(3)	behavior	al health	care;		
22		(4)	substanc	e abuse tr	eatment;		
23		(5)	nutritio	n;			
24		(6)	programm	ing;			
25		(7)	case mana	agement; a	nd		
26		(8)	general	rehabil:	itation	services,	including
27	educational	, spi	iritual,	daily liv:	lng, rec:	reational, a	nd security

1 services.

27

2 Sec. <u>244.010</u> [61.0763. RIGHTS OF PARENTS. (a) The 3 commission, in consultation with advocacy and support groups such 4 as those described in Section 61.0386(a), shall develop a parent's 5 bill of rights for distribution to the parent or guardian of a child 6 who is under 18 years of age and committed to the commission. The 7 parent's bill of rights must include:

8 [(1) a description of the commission's grievance 9 policies and procedures, including contact information for the 10 office of inspector general and the office of the independent 11 ombudsman established under Chapter 64;

12 [(2) a list of possible incidents that require 13 parental notification;

14 [(3) policies concerning visits and telephone 15 conversations with a child committed to the commission;

16 [(4) a description of commission caseworker 17 responsibilities;

18 [(5) a statement that the commission caseworker 19 assigned to a child may assist the child's parent or guardian in 20 obtaining information and services from the commission and other 21 resources concerning:

22 [(A) counseling, including substance abuse and 23 mental health counseling;

24 [(B) assistance programs, including financial 25 and travel assistance programs for visiting a child committed to 26 the commission;

[(C) workforce preparedness programs;

1	[(D) parenting programs; and
2	[(E) commission seminars; and
3	[(6) information concerning the indeterminate
4	sentencing structure at the commission, an explanation of reasons
5	that a child's commitment at the commission could be extended, and
6	an explanation of the review process under Sections 61.0815 and
7	61.0816 for a child committed to the commission without a
8	determinate sentence.
9	[(b) Not later than 48 hours after the time a child is
10	admitted to a commission facility, the commission shall mail to the
11	child's parent or guardian at the last known address of the parent
12	or guardian:
13	[(1) the parent's bill of rights; and
14	[(2) the contact information of the commission
15	caseworker assigned to the child.
16	[(c) The commission shall on a quarterly basis provide to
17	the parent, guardian, or designated advocate of a child who is in
18	the custody of the commission a report concerning the progress of
19	the child at the commission, including:
20	[(1) the academic and behavioral progress of the
21	child; and
22	[(2) the results of any reexamination of the child
23	conducted under Section 61.072.
24	[(d) The commission shall ensure that written information
25	provided to a parent or guardian regarding the rights of a child in
26	the custody of the commission or the rights of a child's parent or
27	guardian, including the parent's bill of rights, is clear and easy

1 to understand.

2 [(e) The commission shall ensure that if the Department of 3 Family and Protective Services has been appointed managing 4 conservator of a child, the department is given the same rights as 5 the child's parent under the parent's bill of rights developed under 6 this section.

7 [Sec. 61.0764]. <u>DEPARTMENT</u> [COMMISSION] CASEWORKERS. (a)
8 The <u>department</u> [commission] shall assign a caseworker to a child
9 committed to the <u>department</u> [commission]. A <u>department</u>
10 [commission] caseworker shall:

(1) explore family issues and needs with the parent or guardian of a child committed to the <u>department</u> [commission];

13 (2) as needed, provide the parent or guardian of a 14 child committed to the <u>department</u> [commission] with information 15 concerning programs and services provided by the <u>department</u> 16 [commission] or another resource; and

17 (3) perform other duties required by the <u>department</u>
18 [commission].

19

(b) A <u>department</u> [commission] caseworker shall:

(1) at least once a month, attempt to contact the child's parent or guardian by phone, in person while the parent or guardian is visiting the facility, or, if necessary, by mail;

(2) if unsuccessful in contacting the child's parent
or guardian under Subdivision (1), attempt at least one additional
time each month to contact the child's parent or guardian; and

26 (3) document successful as well as unsuccessful27 attempts to contact the child's parent or guardian.

H.B. No. 1915 1 (c) To the extent practicable, a caseworker or another facility administrator shall attempt to communicate with a parent 2 or guardian who does not speak English in the language of choice of 3 the parent or guardian. 4 [Sec. 61.0765. REPORTING CONCERNING RESEARCH PROGRAMS OR 5 STUDIES. (a) The commission shall keep records relating to 6 7 children committed to it that participate in research programs or studies. 8 9 [(b) The records must show, for each calendar guarter and 10 for each calendar year: [(1) the number of children participating in research 11 12 programs or studies for the appropriate reporting period; [(2) the type of research program or study in which 13 14 each child is participating; 15 [(3) the name of the principal investigator conducting 16 the research program or study; and 17 [(4) the entity sponsoring the research program or study. 18 [(c) The commission shall submit a report that contains the 19 information in the records kept under Subsection (b) on or before 20 the 15th day after the last day of the appropriate reporting period 21 to the: 2.2 23 [(1) governor; 24 [(2) lieutenant governor; [(3) speaker of the house of representatives; and 25 26 [(4) members of the legislature. [(d) A report submitted under this section 27

information under Chapter 552, Government Code.] 1 Sec. 244.0105 [61.0766]. REPORT CONCERNING FOSTER CHILDREN 2 COMMITTED TO DEPARTMENT [COMMISSION]. (a) Not later than the 10th 3 day before the date of a permanency hearing under Subchapter D, 4 5 Chapter 263, Family Code, or a placement review hearing under Subchapter F, Chapter 263, Family Code, regarding a child for whom 6 the Department of Family and Protective Services has been appointed 7 8 managing conservator, a <u>department</u> [commission] caseworker shall submit a written report regarding the child's commitment to the 9 department [commission] to: 10 11 (1) the court; (2) the Department of Family and Protective Services; 12 any attorney ad litem or guardian ad 13 (3) litem 14 appointed for the child; and 15 (4) any volunteer advocate appointed for the child. 16 The report required by Subsection (a) must include: (b) 17 (1)the results of any assessments of the child during the child's commitment to the department [commission], including 18 assessments of the child's emotional, mental, educational, 19 psychological, psychiatric, medical, or physical needs; 20 21 information regarding the child's placement in (2) particular programs administered by the department [commission]; 22 23 and 24 (3) a description of the child's progress in programs 25 administered by the department [commission]. Sec. 244.0106 [61.0767]. RULES REGARDING 26 SERVICES FOR FOSTER CHILDREN. 27 (a) The department [commission] and the

executive commissioner of the Health and Human Services Commission shall jointly adopt rules to ensure that a child for whom the Department of Family and Protective Services has been appointed managing conservator receives appropriate services while the child is committed to the <u>department</u> [commission] or released under supervision by the <u>department</u> [commission].

7 (b) The rules adopted under this section must require the 8 <u>department</u> [commission] and the Department of Family and Protective 9 Services to cooperate in providing appropriate services to a child 10 for whom the Department of Family and Protective Services has been 11 appointed managing conservator while the child is committed to the 12 <u>department</u> [commission] or released under supervision by the 13 department [commission], including:

14 (1) medical care, as defined by Section 266.001, 15 Family Code;

mental health treatment and counseling;

17 (3) education, including special education;

18 (4) case management;

(2)

16

19 (5) drug and alcohol abuse assessment or treatment;

20 (6) sex offender treatment; and

21 (7) trauma informed care.

22 (c) The rules adopted under this section must require:

(1) the Department of Family and Protective Services24 to:

(A) provide the <u>department</u> [commission] with
 access to relevant health and education information regarding a
 child; and

H.B. No. 1915 require a child's caseworker to visit the 1 (B) child in person at least once each month while the child is 2 3 committed to the department [commission]; the department [commission] to: 4 (2) 5 (A) provide the Department of Family and Protective Services with relevant health and education information 6 regarding a child; 7 8 (B) permit communication, including in person, 9 by telephone, and by mail, between a child committed to the department [commission] and: 10 (i) the Department of Family and Protective 11 12 Services; and (ii) the attorney ad litem, the guardian ad 13 14 litem, and the volunteer advocate for the child; and 15 (C) provide the Department of Family and Protective Services and any attorney ad litem or guardian ad litem 16 17 for the child with timely notice of the following events relating to the child: 18 19 (i) a meeting designed to develop or revise the individual case plan for the child; 20 21 in accordance with any participation (ii) protocols to which the Department of Family and Protective Services 22 and the <u>department</u> [commission] agree, a medical appointment at 23 24 which a person authorized to consent to medical care must participate as required by Section 266.004(i), Family Code; 25 26 (iii) an education meeting, including 27 admission, review, or dismissal meetings for a child receiving

1 special education; 2 (iv) a grievance or disciplinary hearing 3 for the child; 4 (v) a report of abuse or neglect of the 5 child; and 6 (vi) a significant medical condition of the

7 child, as defined by Section 266.005, Family Code; and
8 (3) the Department of Family and Protective Services

9 and the <u>department</u> [commission] to participate in transition 10 planning for the child through release from detention, release 11 under supervision, and discharge.

Sec. <u>244.011</u> [61.077]. CHILDREN WITH MENTAL ILLNESS OR MENTAL RETARDATION. (a) The <u>department</u> [commission] shall accept a child committed to the <u>department</u> [commission] who is mentally ill or mentally retarded.

16 (b) Unless a child is committed to the department 17 [commission] under a determinate sentence under Section 54.04(d)(3), 54.04(m), or 54.05(f), Family Code, the department 18 [commission] shall discharge a child who is mentally ill or 19 mentally retarded from its custody if: 20

(1) the child has completed the minimum length of stayfor the child's committing offense; and

(2) the <u>department</u> [commission] determines that the
 child is unable to progress in the <u>department's</u> [commission's]
 rehabilitation programs because of the child's mental illness or
 mental retardation.

27 (c) If a child who is discharged from the <u>department</u>

1 [commission] under Subsection (b) as a result of mental illness is 2 not receiving court-ordered mental health services, the child's 3 discharge is effective on the earlier of:

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4 (1) the date the court enters an order regarding an
5 application for mental health services filed under Section
6 <u>244.012(b)</u> [61.0772(b)]; or

7 (2) the 30th day after the date the application is8 filed.

9 (d) If a child who is discharged from the department [commission] under Subsection (b) as a result of mental illness is 10 receiving court-ordered mental health services, the child's 11 12 discharge from the department [commission] is effective immediately. If the child is receiving mental health services 13 14 outside the child's home county, the department [commission] shall 15 notify the mental health authority located in that county of the discharge not later than the 30th day after the date that the 16 17 child's discharge is effective.

(e) If a child who is discharged from the <u>department</u> [commission] under Subsection (b) as a result of mental retardation is not receiving mental retardation services, the child's discharge is effective on the earlier of:

(1) the date the court enters an order regarding an application for mental retardation services filed under Section <u>24 244.012(b)</u> [61.0772(c)]; or

(2) the 30th day after the date that the application is26 filed.

27 (f) If a child who is discharged from the <u>department</u>

1 [commission] under Subsection (b) as a result of mental retardation 2 is receiving mental retardation services, the child's discharge 3 from the <u>department</u> [commission] is effective immediately.

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(g) If a child who is mentally ill or mentally retarded is
discharged from the <u>department</u> [commission] under Subsection (b),
the child is eligible to receive continuity of care services from
the Texas Correctional Office on Offenders with Medical or Mental
Impairments under Chapter 614, Health and Safety Code.

9 Sec. <u>244.012</u> [61.0772]. EXAMINATION BEFORE DISCHARGE. (a) 10 The <u>department</u> [commission] shall establish a system that 11 identifies children in the <u>department's</u> [commission's] custody who 12 are mentally ill or mentally retarded.

Before a child who is identified as mentally ill is 13 (b) 14 discharged from the department's [commission's] custody under 15 Section 244.011(b) [61.077(b)], a department [commission] psychiatrist shall examine the child. The department [commission] 16 17 shall refer a child requiring outpatient psychiatric treatment to the appropriate mental health authority. For a child requiring 18 19 inpatient psychiatric treatment, the <u>department</u> [commission] shall file a sworn application for court-ordered mental health services, 20 as provided in Subchapter C, Chapter 574, Health and Safety Code, 21 if: 2.2

(1) the child is not receiving court-ordered mentalhealth services; and

(2) the psychiatrist who examined the child determines
that the child is mentally ill and the child meets at least one of
the criteria listed in Section 574.034, Health and Safety Code.

(c) Before a child who is identified as mentally retarded under Chapter 593, Health and Safety Code, is discharged from the <u>department's</u> [commission's] custody under Section <u>244.011(b)</u> [61.077(b)], the <u>department</u> [commission] shall refer the child for mental retardation services if the child is not receiving mental retardation services.

7 Sec. 244.0125 [61.0773]. TRANSFER OF CERTAIN CHILDREN 8 SERVING DETERMINATE SENTENCES FOR MENTAL HEALTH SERVICES. (a) The department [commission] may petition the juvenile court that 9 entered the order of commitment for a child for the initiation of 10 mental health commitment proceedings if the child is committed to 11 12 the department [commission] under a determinate sentence under Section 54.04(d)(3), 54.04(m), or 54.05(f), Family Code. 13

(b) A petition made by the <u>department</u> [commission] shall be treated as a motion under Section 55.11, Family Code, and the juvenile court shall proceed in accordance with Subchapter B, Chapter 55, Family Code.

18 (c) The <u>department</u> [commission] shall cooperate with the
19 juvenile court in any proceeding under this section.

(d) The juvenile court shall credit to the term of the child's commitment to the <u>department</u> [commission] any time the child is committed to an inpatient mental health facility.

(e) A child committed to an inpatient mental health facility
as a result of a petition filed under this section may not be
released from the facility on a pass or furlough.

26 (f) If the term of an order committing a child to an 27 inpatient mental health facility is scheduled to expire before the

1 end of the child's sentence and another order committing the child to an inpatient mental health facility is not scheduled to be 2 3 entered, the inpatient mental health facility shall notify the juvenile court that entered the order of commitment committing the 4 The juvenile court may 5 child to the department [commission]. transfer the child to the custody of the department [commission], 6 transfer the child to the Texas Department of Criminal Justice, or 7 8 release the child under supervision, as appropriate.

9 Sec. 244.013 [61.078]. NOTICE OF PENDING DISCHARGE. As 10 soon as practicable after the <u>department</u> [commission] makes a decision to discharge a child or authorize the child's absence from 11 12 the department's [its] custody, the department [commission] shall give notice of the department's [its] decision to the juvenile 13 court and the office of the prosecuting attorney of the county in 14 15 which the adjudication that the child engaged in delinquent conduct 16 was made.

17 Sec. 244.014 [61.079]. REFERRAL OF VIOLENT AND HABITUAL OFFENDERS FOR TRANSFER. (a) After a child sentenced to commitment 18 under Section 54.04(d)(3), 54.04(m), or 54.05(f), Family Code, 19 becomes 16 years of age but before the child becomes 19 years of 20 age, the <u>department</u> [commission] may refer the child to the 21 juvenile court that entered the order of commitment for approval of 22 23 the child's transfer to the Texas Department of Criminal Justice 24 for confinement if:

(1) the child has not completed the sentence; and
(2) the child's conduct, regardless of whether the
27 child was released under supervision under Section <u>245.051</u>

1 [61.081], indicates that the welfare of the community requires the 2 transfer.

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3 (b) The <u>department</u> [commission] shall cooperate with the 4 court on any proceeding on the transfer of the child.

5 (c) If a child is released under supervision, a juvenile 6 court adjudication that the child engaged in delinquent conduct 7 constituting a felony offense, a criminal court conviction of the 8 child for a felony offense, or a determination under Section 9 <u>244.005(4)</u> [61.075(4)] revoking the child's release under 10 supervision is required before referral of the child to the 11 juvenile court under Subsection (a).

Sec. 244.015 [61.0791]. EVALUATION OF 12 CERTAIN CHILDREN SERVING DETERMINATE SENTENCES. (a) When a child who is sentenced 13 to commitment under Section 54.04(d)(3), 54.04(m), or 54.05(f), 14 15 Family Code, becomes 18 years of age, the <u>department</u> [commission] shall evaluate whether the child is in need of additional services 16 17 that can be completed in the six-month period after the child's 18th birthday to prepare the child for release from the custody of the 18 19 department [commission] or transfer to the Texas Department of Criminal Justice. 20

(b) This section does not apply to a child who is released from the custody of the <u>department</u> [commission] or who is transferred to the Texas Department of Criminal Justice before the child's 18th birthday.

25 [Sections 244.016-244.050 reserved for expansion]
 26 SUBCHAPTER B. PROVISION OF CERTAIN INFORMATION; RIGHTS OF PARENTS
 27 Sec. 244.051. INFORMATION AVAILABLE TO CHILDREN, PARENTS,

1 AND OTHERS. (a) In the interest of achieving the purpose of the 2 department and protecting the public, the department may disclose records and other information concerning a child to the child and 3 the child's parent or guardian only if disclosure would not 4 5 materially harm the treatment and rehabilitation of the child and would not substantially decrease the likelihood of the department 6 7 receiving information from the same or similar sources in the 8 future. Information concerning a person who is age 18 or older may not be disclosed to the person's parent or guardian without the 9 10 person's consent. (b) The department may disclose information regarding a 11 12 child's location and committing court to a person having a legitimate need for the information. 13 14 (c) The department may disclose to a peace officer or law 15 enforcement agency images of children recorded by an electronic recording device and incident reporting and investigation 16 17 documents containing the names of children if the information is relevant to the investigation of a criminal offense alleged to have 18 19 occurred in a facility operated by or under contract with the 20 department. 21 (d) Notwithstanding Subsection (a), if the Department of Family and Protective <u>Services has been appointed managing</u> 22 conservator for a child, the department shall disclose records and 23 other information concerning the child to the department as 24 25 provided by department rules. Sec. 244.052. RIGHTS OF PARENTS. (a) The department, in 26

consultation with advocacy and support groups such as those

described in Section 242.056(a), shall develop a parent's bill of 1 rights for distribution to the parent or guardian of a child who is 2 3 under 18 years of age and committed to the department. The parent's bill of rights must include: 4 5 (1) a description of the department's grievance policies and procedures, including contact information for the 6 7 office of inspector general and the office of the independent ombudsman established under Chapter 261; 8 (2) a list of possible incidents that require parental 9 10 notification; (3) policies concerning visits and telephone 11 12 conversations with a child committed to the department; (4) a description of department caseworker 13 14 responsibilities; 15 (5) a statement that the department caseworker assigned to a child may assist the child's parent or guardian in 16 17 obtaining information and services from the department and other 18 resources concerning: 19 (A) counseling, including substance abuse and 20 mental health counseling; 21 (B) assistance programs, including financial and travel assistance programs for visiting a child committed to the 22 23 department; 24 (C) workforce preparedness programs; 25 (D) parenting programs; and 26 (E) department seminars; and 27 (6) information concerning the indeterminate

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H.B. No. 1915 1 sentencing structure at the department, an explanation of reasons 2 that a child's commitment at the department could be extended, and an explanation of the review process under Sections 245.101 and 3 245.104 for a child committed to the department without a 4 5 determinate sentence. 6 (b) Not later than 48 hours after the time a child is 7 admitted to a department facility, the department shall mail to the 8 child's parent or guardian at the last known address of the parent or guardian: 9 10 (1) the parent's bill of rights; and (2) the contact information of the department 11 12 caseworker assigned to the child. 13 (c) The department shall on a quarterly basis provide to the parent, guardian, or designated advocate of a child who is in the 14 15 custody of the department a report concerning the progress of the child at the department, including: 16 17 (1) the academic and behavioral progress of the child; 18 and 19 (2) the results of any reexamination of the child conducted under Section 244.002. 20 21 (d) The department shall ensure that written information 22 provided to a parent or guardian regarding the rights of a child in the custody of the department or the rights of a child's parent or 23 24 guardian, including the parent's bill of rights, is clear and easy 25 to understand. 26 (e) The department shall ensure that if the Department of

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Family and Protective Services has been appointed managing

1	conservator of a child, the department is given the same rights as
2	the child's parent under the parent's bill of rights developed under
3	this section.
4	CHAPTER 245 [SUBCHAPTER F]. RELEASE
5	SUBCHAPTER A. GENERAL PROVISIONS
6	Sec. 245.001. PAROLE OFFICERS; PAROLE MANAGEMENT. (a) The
7	department may employ parole officers to investigate, place,
8	supervise, and direct the activities of a parolee to ensure the
9	parolee's adjustment to society in accordance with the rules
10	adopted by the department.
11	(b) Parole officers may work with local organizations,
12	clubs, and agencies to formulate plans and procedures for the
13	prevention of juvenile delinquency.
14	(c) The department shall develop a management system for
15	parole services that objectively measures and provides for:
16	(1) the systematic examination of children's needs and
17	the development of treatment plans to address those needs;
18	(2) the evaluation of homes, foster homes, and public
19	and private institutions as constructive parole placements;
20	(3) the classification of children based on the level
21	of children's needs and the degree of risk presented to the public;
22	(4) the objective measurement of parole officer
23	workloads; and
24	(5) the gathering and analysis of information related
25	to the effectiveness of parole services and to future parole
26	requirements.
27	Sec. 245.002. REENTRY AND REINTEGRATION PLAN. (a) The

H.B. No. 1915 1 department shall develop a reentry and reintegration plan for each child committed to the custody of the department. The plan for a 2 child must be designed to ensure that the child receives an 3 extensive continuity of care in services from the time the child is 4 5 committed to the department to the time of the child's final discharge from the department. The plan for a child must include, 6 7 as applicable: 8 housing assistance; 9 (2) a step-down program, such as placement in a 10 halfway house; 11 (3) family counseling; 12 (4) academic and vocational mentoring; 13 (5) trauma counseling for a child who is a victim of abuse while in the custody of the department; and 14 15 (6) other specialized treatment services appropriate 16 for the child. 17 (b) If a program or service in the child's reentry and reintegration plan is not available at the time the child is to be 18 19 released, the department shall find a suitable alternative program or service so that the child's release is not postponed. 20 21 Sec. 245.003. CONTRACTS WITH COUNTIES. (a) The department 22 may make a contract with a county to use the services of the county's juvenile probation department for the supervision of 23 children within the county who are on furlough from a department 24 25 facility or who are released under supervision from a department facility. 26 27 (b) Payments under a contract described by Subsection (a)

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1	shall be made to the county treasurer on a quarterly schedule.					
2	(c) The department may not pay a county for supervision of a					
3	child for any time after the child:					
4	(1) is discharged from the department's custody;					
5	(2) is returned to a department facility; or					
6	(3) transfers the child's residence to another county					
7	<u>or state.</u>					
8	(d) A county that has a contract with the department must					
9	report to the department on the status and progress of each child					
10	for whom the county is receiving payments. The reports shall be					
11	made at the time and in the manner specified by the contract.					
12	[Sections 245.004-245.050 reserved for expansion]					
13	SUBCHAPTER B. AUTHORITY TO RELEASE; RESUMPTION OF CARE					
14	Sec. <u>245.051</u> [61.081]. RELEASE UNDER SUPERVISION. (a) The					
15	<u>department</u> [commission] may release under supervision any child in					
16	the department's $[its]$ custody and place the child in the child's					
17	[his or her] home or in any situation or family approved by the					
18	<u>department</u> [commission]. Prior to placing a child in <u>the child's</u>					
19	[his or her] home, the <u>department</u> [commission] shall evaluate the					
20	home setting to determine the level of supervision and quality of					
21	care that is available in the home.					
22	(b) [Subject to legislative appropriation, the commission					
23	may employ parole officers to investigate, place, supervise, and					
24	direct the activities of a parolee to ensure the parolee's					
25	adjustment to society in accordance with the rules adopted by the					
26	commission.					
27	[(c) Parole officers may work with local organizations,					

1 clubs, and agencies to formulate plans and procedures for the
2 prevention of juvenile delinquency.

3 [(d) The commission may resume the care and custody of any 4 child released under supervision at any time before the final 5 discharge of the child.

6 [(e)] Not later than 10 days before the day the <u>department</u> 7 [commission] releases a child under this section, the <u>department</u> 8 [commission] shall give notice of the release to the juvenile court 9 and the office of the prosecuting attorney of the county in which 10 the adjudication that the child engaged in delinquent conduct was 11 made.

12 (c) [(f)] If a child is committed to the department determinate 13 [commission] under a sentence under Section 54.04(d)(3), Section 54.04(m), or Section 54.05(f), Family Code, 14 15 the department [commission] may not release the child under supervision without approval of the juvenile court that entered the 16 17 order of commitment unless the child has served at least:

18 (1) 10 years, if the child was sentenced to commitment19 for conduct constituting capital murder;

20 (2) 3 years, if the child was sentenced to commitment
21 for conduct constituting an aggravated controlled substance felony
22 or a felony of the first degree;

(3) 2 years, if the child was sentenced to commitment
for conduct constituting a felony of the second degree; or

(4) 1 year, if the child was sentenced to commitmentfor conduct constituting a felony of the third degree.

27 (d) [(g)] The <u>department</u> [commission] may request the

1 approval of the court under this section at any time.

2 (e) The department may resume the care and custody of any
3 child released under supervision at any time before the final
4 discharge of the child.

5 <u>(f)</u> [(h)] If the <u>department</u> [commission] finds that a child 6 has violated an order under which the child is released under 7 supervision, on notice by any reasonable method to all persons 8 affected, the department [commission] may order the child:

9

(1) to return to an institution;

10 (2) if the violation resulted in property damage or 11 personal injury:

12 (A) to make full or partial restitution to the13 victim of the offense; or

(B) if the child is financially unable to make
full or partial restitution, to perform services for a charitable
or educational institution; or

17 (3) to comply with any other conditions the <u>department</u>
18 [commission] considers appropriate.

19 (g) [(i)] Notwithstanding Subsection (c) [(f)], if a child 20 is committed to the <u>department</u> [commission] under a determinate 21 sentence under Section 54.04(d)(3), Section 54.04(m), or Section 22 54.05(f), Family Code, the <u>department</u> [commission] may release the 23 child under supervision without approval of the juvenile court that 24 entered the order of commitment if not more than nine months remain 25 before the child's discharge under Section <u>245.151(b)</u> [61.084(b)].

26 Sec. <u>245.052</u> [61.0811. PAROLE MANAGEMENT. The commission 27 shall develop a management system for parole services that

1 objectively measures and provides for:

2 [(1) the systematic examination of children's needs
3 and the development of treatment plans to address those needs;

4 [(2) the evaluation of homes, foster homes, and public
5 and private institutions as constructive parole placements;

6 [(3) the classification of children based on the level
7 of children's needs and the degree of risk presented to the public;

8 [(4) the objective measurement of parole officer
9 workloads; and

10 [(5) the gathering and analysis of information related 11 to the effectiveness of parole services and to future parole 12 requirements.

13 [Sec. 61.0812]. <u>SUBSTANCE ABUSE</u> TREATMENT [FOR SUBSTANCE 14 ABUSE]. Subject to an express appropriation to fund the treatment 15 programs required by this section, the <u>department</u> [commission] may 16 not release a child under supervision or parole a child if:

(1) the child has a substance abuse problem, including
the use of a controlled substance, hazardous inhalable substances,
or alcohol habitually; and

20 (2) the child has not completed a treatment program21 for the problem.

Sec. <u>245.053</u> [61.0813]. SEX OFFENDER COUNSELING AND TREATMENT. (a) Before releasing a child described by Subsection (b) under supervision, the <u>department</u> [commission]:

25 (1) may require as a condition of release that the 26 child:

27

(A) attend psychological counseling sessions for

1 sex offenders as provided by Subsection (e); and

2 (B) submit to a polygraph examination as provided
3 by Subsection (f) for purposes of evaluating the child's treatment
4 progress; and

5 (2) shall require as a condition of release that the 6 child:

7 (A) register under Chapter 62, Code of Criminal8 Procedure; and

9 (B) submit a blood sample or other specimen to 10 the Department of Public Safety under Subchapter G, Chapter 411, 11 Government Code, for the purpose of creating a DNA record of the 12 child, unless the child has already submitted the required specimen 13 under other state law.

(b) This section applies to a child adjudicated for engaging in delinquent conduct constituting an offense for which the child is required to register as a sex offender under Chapter 62, Code of Criminal Procedure.

(c) Psychological counseling required as a condition of release under Subsection (a) must be with an individual or organization that:

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2.2

(1) provides sex offender treatment or counseling;

(2) is specified by the <u>department</u> [commission]; and

(3) meets minimum standards of counseling established
by the <u>department</u> [commission].

(d) A polygraph examination required as a condition of release under Subsection (a) must be administered by an individual who is:

1

specified by the <u>department</u> [commission]; and

2 (2) licensed as a polygraph examiner under Chapter3 1703, Occupations Code.

4 (e) In addition to specifying a sex offender treatment
5 provider to provide counseling to a child described by Subsection
6 (b), the <u>department</u> [commission] shall:

7 (1) establish with the cooperation of the treatment
8 provider the date, time, and place of the first counseling session
9 between the child and the treatment provider;

10 (2) notify the child and the treatment provider before 11 the release of the child of the date, time, and place of the first 12 counseling session between the child and the treatment provider; 13 and

14 (3) require the treatment provider to notify the 15 <u>department</u> [commission] immediately if the child fails to attend 16 any scheduled counseling session.

(f) If the <u>department</u> [commission] specifies a polygraph examiner under Subsection (d) to administer a polygraph examination to a child, the <u>department</u> [commission] shall arrange for a polygraph examination to be administered to the child:

(1) not later than the 60th day after the date the child attends the first counseling session established under Subsection (e); and

(2) after the initial polygraph examination, as
required by Subdivision (1), on the request of the treatment
provider specified under Subsection (c).

27 (g) If the <u>department</u> [commission] requires as a condition

of release that a child attend psychological counseling under Subsection (a), the <u>department</u> [commission] shall notify the court that committed the child to the <u>department</u> [commission]. After receiving notification from the <u>department</u> [commission] under this subsection, the court may order the parent or guardian of the child to:

7 (1) attend four sessions of instruction with an
8 individual or organization specified by the <u>department</u>
9 [commission] relating to:

- 10 (A) sexual offenses;
 - (B) family communication skills;
 - (C) sex offender treatment;
- 13 (D) victims' rights;
 - (E) parental supervision; and
- 15 (F) appropriate sexual behavior; and

16 (2) during the time the child attends psychological 17 counseling, participate in monthly treatment groups conducted by 18 the child's treatment provider relating to the child's 19 psychological counseling.

20 (h) A court that orders a parent or guardian of a child to 21 attend instructional sessions and participate in treatment groups 22 under Subsection (g) shall require:

(1) the individual or organization specified by the department [commission] under Subsection (g) to notify the court immediately if the parent or guardian fails to attend any scheduled instructional session; and

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(2) the child's treatment provider specified under

1 Subsection (c) to notify the court immediately if the parent or guardian fails to attend a session in which the parent or guardian 2 3 is required to participate in a scheduled treatment group.

4 If the department [commission] requires as a condition (i) 5 of release that a child attend psychological counseling under Subsection (a), the <u>department</u> [commission] may, before the date 6 the period of release ends, petition the appropriate court to 7 8 request the court to extend the period of release for an additional period necessary to complete the required counseling as determined 9 10 by the treatment provider, except that the release period may not be extended to a date after the date of the child's 18th birthday. 11

Sec. 245.0535 [61.08131]. COMPREHENSIVE 12 REENTRY AND REINTEGRATION PLAN FOR CHILDREN; STUDY AND REPORT. 13 (a) The 14 department [commission] shall develop a comprehensive plan to 15 reduce recidivism and ensure the successful reentry and reintegration of children into the community following a child's 16 17 release under supervision or final discharge, as applicable, from the department [commission]. 18

19 (b) The comprehensive reentry and reintegration plan 20 developed under this section must provide for:

21 (1)an assessment of each child committed to the department [commission] to determine which skills the child needs 22 23 to develop to be successful in the community following release 24 under supervision or final discharge;

25 programs that address the assessed needs of each (2) child; 26

27 (3) a comprehensive network of transition programs to

H.B. No. 1915 1 address the needs of children released under supervision or finally discharged from the department [commission]; 2

3 (4) the identification of providers of existing local and transitional services with whom the department 4 programs [commission] may contract under this section to implement the 5 reentry and reintegration plan; and 6

7 subject to Subsection (c), the sharing (5) of 8 information between local coordinators, persons with whom the department [commission] contracts under this section, and other 9 10 providers of services as necessary to adequately assess and address the needs of each child. 11

A child's personal health information may be disclosed 12 (c) under Subsection (b)(5) only in the manner authorized by Section 13 244.051 [61.0731] or other state or federal law, provided that the 14 disclosure does not violate the Health Insurance Portability and 15 Accountability Act of 1996 (Pub. L. No. 104-191). 16

17 (d) The programs provided under Subsections (b)(2) and (3) must: 18

be implemented by highly skilled staff who are 19 (1)experienced in working with reentry and reintegration programs for 20 21 children;

(2) provide children with: 2.2

23 (A) individualized case management and a full 24 continuum of care;

25 (B) life-skills training, including information 26 about budgeting, money management, nutrition, and exercise; 27

(C) education and, if a child has a learning

1 disability, special education;

2

(D) employment training;

3 (E) appropriate treatment programs, including4 substance abuse and mental health treatment programs; and

5 (F) parenting and relationship-building classes;6 and

7 (3) be designed to build for children post-release and 8 post-discharge support from the community into which the child is 9 released under supervision or finally discharged, including 10 support from agencies and organizations within that community.

(e) The <u>department</u> [commission] may contract and coordinate with private vendors, units of local government, or other entities to implement the comprehensive reentry and reintegration plan developed under this section, including contracting to:

(1) coordinate the supervision and services provided to children during the time children are in the custody of the <u>department</u> [commission] with any supervision or services provided children who have been released under supervision or finally discharged from the <u>department</u> [commission];

20 (2) provide children awaiting release under 21 supervision or final discharge with documents that are necessary 22 after release or discharge, including identification papers, 23 medical prescriptions, job training certificates, and referrals to 24 services; and

(3) provide housing and structured programs,
 including programs for recovering substance abusers, through which
 children are provided services immediately following release under

1 supervision or final discharge.

2 (f) To ensure accountability, any contract entered into 3 under this section must contain specific performance measures that 4 the <u>department</u> [commission] shall use to evaluate compliance with 5 the terms of the contract.

(g) The <u>department</u> [commission] shall ensure that each
reentry and reintegration plan developed for a child under Section
<u>245.002</u> [61.0814] is coordinated with the comprehensive reentry and
reintegration plan developed under this section.

10 (h) The <u>department</u> [commission] shall conduct and 11 coordinate research to determine whether the comprehensive reentry 12 and reintegration plan developed under this section reduces 13 recidivism rates.

14 (i) Not later than December 1 of each even-numbered year, 15 the <u>department</u> [commission] shall deliver a report of the results 16 of research conducted or coordinated under Subsection (h) to the 17 lieutenant governor, the speaker of the house of representatives, 18 and the standing committees of each house of the legislature with 19 primary jurisdiction over juvenile justice and corrections.

Sec. <u>245.054</u> [61.08141]. INFORMATION PROVIDED TO COURT BEFORE RELEASE. (a) In addition to providing the court with notice of release of a child under Section <u>245.051(b)</u> [61.081(e)], as soon as possible but not later than the 30th day before the date the <u>department</u> [commission] releases the child, the <u>department</u> [commission] shall provide the court that committed the child to the <u>department</u> [commission]:

27

(1) a copy of the child's reentry and reintegration

1 plan developed under Section 245.002 [61.0814]; and

2 (2) a report concerning the progress the child has
3 made while committed to the <u>department</u> [commission].

(b) If, on release, the <u>department</u> [commission] places a
child in a county other than the county served by the court that
committed the child to the <u>department</u> [commission], the <u>department</u>
[commission] shall provide the information described by Subsection
(a) to both the committing court and the juvenile court in the
county where the child is placed after release.

10 (c) If, on release, a child's residence is located in 11 another state, the <u>department</u> [commission] shall provide the 12 information described by Subsection (a) to both the committing 13 court and a juvenile court of the other state that has jurisdiction 14 over the area in which the child's residence is located.

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[Sections 245.055-245.100 reserved for expansion] SUBCHAPTER C. MINIMUM LENGTH OF STAY; EXTENSION ORDERS

Sec. 245.101 [61.0814. REENTRY AND REINTEGRATION PLAN. (a) 17 The commission shall develop a reentry and reintegration plan for 18 19 each child committed to the custody of the commission. The plan for 20 a child must be designed to ensure that the child receives an extensive continuity of care in services from the time the child is 21 committed to the commission to the time of the child's final 22 discharge from the commission. The plan for a child must include, 23 24 as applicable:

25 [(1) housing assistance;

26 [(2) a step-down program, such as placement in a
27 halfway house;

1 [(3) family counseling; 2 [(4) academic and vocational mentoring; trauma counseling for a child who is a victim of 3 [(-5)]abuse while in the custody of the commission; and 4 5 [(6) other specialized treatment services appropriate 6 for the child. 7 [(b) If a program or service in the child's reentry and 8 reintegration plan is not available at the time the child is to be released, the commission shall find a suitable alternative program 9 10 or service so that the child's release is not postponed. [Sec. 61.0815]. COMPLETION OF MINIMUM LENGTH OF STAY; 11 (a) After a child who is committed to the department 12 PANEL. [commission] without a determinate sentence completes the minimum 13 14 length of stay established by the department [commission] for the 15 child under Section 243.002 [61.062], the department [commission] shall, in the manner provided by this section and Section 245.102: 16 17 (1) discharge the child from the custody of the department [commission]; 18 (2) release the child under supervision under Section 19 245.051 [61.081]; or 20 (3) extend the length of the child's stay in the 21 custody of the department [commission]. 22 The <u>department</u> [commission] by rule shall establish a 23 (b) panel whose function is to review and determine whether a child who 24 has completed the child's minimum length of stay should be 25 discharged from the custody of the department [commission] as 26 provided by Subsection (a)(1), be released under supervision under 27

Section <u>245.051</u> [61.081] as provided by Subsection (a)(2), or
 remain in the custody of the <u>department</u> [commission] for an
 additional period of time as provided by Subsection (a)(3).

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4 The executive director [commissioner] shall determine (c) 5 the size of the panel described by Subsection (b) and the length of the members' terms of service on the panel. The panel must consist 6 of an odd number of members and the terms of the panel's members 7 must last for at least two years. 8 The executive director [commissioner] shall adopt policies that ensure the transparency, 9 consistency, and objectivity of the panel's composition, 10 procedures, and decisions. The executive <u>director</u> [commissioner] 11 shall appoint persons to serve as members of the panel. A person 12 appointed to the panel must be a department [commission] employee 13 who works at the <u>department's</u> [commission's] central office. 14 Α member of the panel may not be involved in any supervisory decisions 15 concerning children in the custody of the <u>department</u> [commission]. 16

17 <u>Sec. 245.102. EXTENSION ORDER. (a) A</u> [(d) The] panel may 18 extend the length of the child's stay as provided by <u>Section</u> 19 <u>245.101(a)(3)</u> [Subsection (a)(3)] only if the panel determines by 20 majority vote and on the basis of clear and convincing evidence 21 that:

22 (1) the child is in need of additional rehabilitation 23 from the <u>department;</u> [commission] and

24 <u>(2)</u> [that] the <u>department</u> [commission] will provide 25 the most suitable environment for that rehabilitation.

26 (b) In extending the length of a child's stay, the panel 27 must specify the additional period of time that the child is to

1 remain in the custody of the <u>department</u> [commission] and must 2 conduct an additional review and determination as provided by 3 <u>Section 245.101</u> [this section] on the child's completion of the 4 additional term of stay.

5 (c) If the panel determines that the child's length of stay 6 should not be extended, the <u>department</u> [commission] must discharge 7 the child from the custody of the <u>department</u> [commission] as 8 provided by <u>Section 245.101(a)(1)</u> [Subsection (a)(1)] or release 9 the child under supervision under <u>Section 245.051</u> [Section 61.081] 10 as provided by <u>Section 245.101(a)(2)</u> [Subsection (a)(2)].

Sec. 245.103. STATISTICS AND REPORTS CONCERNING EXTENSION ORDERS. (a) [(e)] The department [commission] shall maintain statistics of the number of extensions granted by <u>a</u> [the] panel under Section 245.102. The statistics must include aggregated information concerning:

16 (1) the race, age, sex, specialized treatment needs, 17 and county of origin for each child for whom an extension order is 18 requested;

19(2) the facility in which the child is confined; and20(3) if applicable, any allegations concerning the

21 abuse, mistreatment, or neglect of the child, aggregated by the 22 type of misconduct to which the child was subjected.

23 (b) [(f)] To the extent authorized under law, the 24 statistics maintained under Subsection (a) [(e)] are public 25 information under Chapter 552, Government Code, and the <u>department</u> 26 [commission] shall post the statistics on the <u>department's</u> 27 [commission's] Internet website.

The <u>department</u> [commission] shall prepare and deliver 1 (c) the standing committees of the senate and 2 to house of representatives with primary jurisdiction over matters concerning 3 correctional facilities a report concerning the 4 statistics maintained under Subsection (a) [(e)]. 5

6 <u>(d)</u> [(g)] The <u>department</u> [commission] shall provide a 7 report to the parent, guardian, or designated advocate of a child 8 whose length of stay is extended under <u>Section 245.102</u> [this 9 <u>section</u>] explaining the panel's reason for the extension.

10 Sec. <u>245.104</u> [61.0816]. REQUEST FOR RECONSIDERATION OF 11 EXTENSION ORDER. (a) The <u>department</u> [commission] by rule shall 12 establish a process to request the reconsideration of an extension 13 order issued by <u>a</u> [the] panel [established] under Section <u>245.102</u> 14 [61.0815].

15 (b) The process to request reconsideration must provide 16 that:

(1) a child, a parent, guardian, or designated advocate of a child, an employee of the <u>department</u> [commission], or a person who provides volunteer services at a <u>department</u> [commission] facility may submit a request for reconsideration of an extension order;

(2) the person submitting the request for
 reconsideration of an extension order must state in the request the
 reason for the request;

(3) after receiving a request for reconsideration of
 an extension order, the panel shall reconsider an extension order
 that:

H.B. No. 1915 (A) extends the child's stay in the custody of 2 the department [commission] by six months or more; or

3 (B) combined with previous extension orders will 4 result in an extension of the child's stay in the custody of the 5 <u>department</u> [commission] by six months or more;

6 (4) the panel's reconsideration of an extension order
7 includes consideration of the information submitted in the request;
8 and

9 (5) the panel shall send a written reply to the child, 10 the parent, guardian, or designated advocate of the child, and the 11 person who made the request for reconsideration of an extension 12 order that includes an explanation of the panel's decision after 13 reconsidering the extension order, including an indication that the 14 panel has considered the information submitted in the request.

15 (c) The <u>department</u> [commission] shall create a form for a 16 request for reconsideration of an extension order that is clear and 17 easy to understand. The <u>department</u> [commission] shall ensure that 18 a child may request assistance in completing a request for 19 reconsideration of an extension order.

Sec. 245.105. STATISTICS AND REPORTS 20 CONCERNING RECONSIDERATIONS OF EXTENSION ORDERS. (a) [(d)] The department 21 [commission] shall maintain statistics of the number of requests 22 23 for reconsideration of an extension order that are submitted under 24 Section 245.104 and the action taken on reconsideration of the extension order. The 25 statistics must include aggregated 26 information concerning:

27

(1) the race, age, sex, specialized treatment needs,

1 and county of origin for each child for whom a request for reconsideration of an extension order is submitted; 2

3 (2) whether a request for reconsideration of an extension order results in: 4

(A) a discharge or release under supervision; or

(B) the original extension order being upheld;

(3) the facility in which the child is confined; and 8 (4)if applicable, any allegations concerning the abuse, mistreatment, or neglect of the child, aggregated by the 9 type of misconduct to which the child was subjected. 10

(b) [(e)] To the extent authorized under 11 law, the statistics maintained under Subsection (a) [(d)] 12 are public information under Chapter 552, Government Code, and the department 13 14 [commission] shall post the statistics on the department's 15 [commission's] Internet website.

(c) The <u>department</u> [commission] shall prepare and deliver 16 17 to the standing committees of the senate and house of representatives with primary jurisdiction over matters concerning 18 19 correctional facilities a report concerning the statistics maintained under Subsection (a) [(d)]. 20

21 Sec. <u>245.106</u> [61.082]. TRANSPORTATION, CLOTHING, MONEY. The department [commission] shall ensure that each child it 22 23 releases under supervision has:

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(1) suitable clothing;

25 $[\tau]$ transportation to his or her home or to the (2) 26 county in which a suitable home or employment has been found; $[\tau]$ 27 and

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1	(3) money in an amount authorized by the rules of the
2	department [commission].
3	[Sections 245.107-245.150 reserved for expansion]
4	SUBCHAPTER D. TERMINATION OF CONTROL
5	Sec. <u>245.151</u> [61.083. CONTRACTS WITH COUNTIES. (a) The
6	commission may make a contract with a county to use the services of
7	the county's juvenile probation department for the supervision of
8	children within the county who are on furlough from a commission
9	facility or who are released under supervision from a commission
10	facility.
11	[(b) The payments shall be made to the county treasurer on a
12	quarterly schedule.
13	[(c) The commission may not pay a county for supervision of
14	a child for any time after the child:
15	[(1) is discharged from the commission's custody;
16	[(2) is returned to a commission facility; or
17	[(3) transfers his or her residence to another county
18	or state.
19	[(d) A county that has a contract with the commission must
20	report to the commission on the status and progress of each child
21	for whom the county is receiving payments. The reports shall be
22	made at the time and in the manner specified by the contract.
23	[Sec. 61.084]. TERMINATION OF CONTROL. (a) Except as
24	provided by Subsections (b) and (c), if a person is committed to the
25	department [commission] under a determinate sentence under Section
26	54.04(d)(3), Section 54.04(m), or Section 54.05(f), Family Code,
27	the <u>department</u> [commission] may not discharge the person from its

1 custody.

The department [commission] shall discharge without a 2 (b) 3 court hearing a person committed to the department [it] for a determinate sentence under Section 54.04(d)(3), Section 54.04(m), 4 5 or Section 54.05(f), Family Code, who has not been transferred to the Texas Department of Criminal Justice under a court order on the 6 date that the time spent by the person in detention in connection 7 8 with the committing case plus the time spent at the department [Texas Youth Commission] under the order of commitment equals the 9 10 period of the sentence.

11 (c) The <u>department</u> [commission] shall transfer to the Texas 12 Department of Criminal Justice a person who is the subject of an 13 order under Section 54.11(i)(2), Family Code, transferring the 14 person to the custody of the Texas Department of Criminal Justice 15 for the completion of the person's sentence.

16 (d) [(e)] Except as provided by Subsection (e) [(g)], the 17 department [commission] shall discharge from its custody a person 18 not already discharged on the person's 19th birthday.

(e) [(g)] The department [commission] shall transfer a 19 person who has been sentenced under a determinate sentence to 20 commitment under Section 54.04(d)(3), 54.04(m), or 54.05(f), 21 Family Code, or who has been returned to the department 22 23 [commission] under Section 54.11(i)(1), Family Code, to the custody 24 of the Texas Department of Criminal Justice on the person's 19th birthday, if the person has not already been discharged or 25 26 transferred, to serve the remainder of the person's sentence on parole as provided by Section 508.156, Government Code. 27

Sec. 245.152 [61.0841]. DETERMINATE SENTENCE PAROLE. (a) 1 Not later than the 90th day before the date the department 2 3 [commission] transfers a person to the custody of the Texas Department of Criminal Justice for release on parole under Section 4 245.051(c) [61.081(f)] or 245.151(e) [61.084(g)], the department 5 [commission] shall submit to the Texas Department of Criminal 6 Justice [department] all pertinent information relating to the 7 person, including: 8

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the juvenile court judgment;

10 (2) the circumstances of the person's offense;
11 (3) the person's previous social history and juvenile

12 court records;

13 (4) the person's physical and mental health record;

14 (5) a record of the person's conduct, employment 15 history, and attitude while committed to the <u>department</u> 16 [commission];

17 (6) a record of the sentence time served by the person 18 at the <u>department</u> [commission] and in a juvenile detention facility 19 in connection with the conduct for which the person was 20 adjudicated; and

(7) any written comments or information provided by
the <u>department</u> [commission], local officials, family members of the
person, victims of the offense, or the general public.

(b) The <u>department</u> [commission] shall provide instruction for parole officers of the Texas Department of Criminal Justice relating to juvenile programs at the <u>department</u> [commission]. The department [commission] and the Texas Department of Criminal

1 <u>Justice</u> [department] shall enter into a memorandum of understanding 2 relating to the administration of this subsection.

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3 (c) The Texas Department of Criminal Justice shall grant 4 credit for sentence time served by a person at the <u>department</u> 5 [commission] and in a juvenile detention facility, as recorded by 6 the <u>department</u> [commission] under Subsection (a)(6), in computing 7 the person's eligibility for parole and discharge from the <u>Texas</u> 8 <u>Department of Criminal Justice</u> [department].

9 SECTION 1.008. Subchapters H and I, Chapter 61, Human 10 Resources Code, are transferred to Subtitle C, Title 12, Human 11 Resources Code, as added by this Act, redesignated as Chapter 246, 12 and amended to read as follows:

13

CHAPTER 246. MISCELLANEOUS PROGRAMS

14

SUBCHAPTER A [H]. YOUTH BOOT CAMP PROGRAMS

15 Sec. <u>246.001</u> [61.101]. YOUTH BOOT CAMP PROGRAMS. (a) The 16 <u>department</u> [commission] may establish a youth boot camp program and 17 may employ necessary personnel to operate the youth boot camps.

(b) The <u>department</u> [commission, in consultation with the Texas Juvenile Probation Commission,] shall develop guidelines for a program of physical and correctional training and military-style discipline for children placed in youth boot camps operated by local probation departments for violating the conditions of release under supervision or parole under <u>Chapter 245</u> [Section 61.081].

(c) The <u>department</u> [commission] shall develop a program of physical and correctional training and military-style discipline for children committed to the <u>department</u> [commission] who are placed in youth boot camps or other department [commission]

1 facilities.

2 (d) The <u>department</u> [commission] shall adopt rules of 3 conduct for children participating in the program under this 4 section.

5 SUBCHAPTER <u>B</u> $[\pm]$. INDUSTRIES PROGRAM

6 Sec. <u>246.051</u> [61.121]. PURPOSE; IMPLEMENTATION. The 7 purposes of the <u>department</u> [commission] industries program are:

8 (1) to provide adequate employment and vocational 9 training for children; and

10 (2) to develop and expand public and private 11 <u>department</u> [commission] industries.

Sec. <u>246.052</u> [61.122]. ADVISORY COMMITTEE. (a) A department [commission] industries advisory committee is created consisting of nine members appointed by the <u>department</u> [commission].

16 (b) Members serve staggered three-year terms, with the 17 terms of three members expiring February 1 of each odd-numbered 18 year.

19 (c) In making appointments under this section, the 20 <u>department</u> [commission] shall endeavor to include representatives 21 of industries appropriate for hiring children committed to the 22 <u>department</u> [commission].

Sec. <u>246.053</u> [61.123]. PAY AND DISTRIBUTION OF PAY. The <u>department</u> [commission] shall apportion wages earned by a child working under the industries program in amounts determined at the discretion of the <u>department</u> [commission], in the following priority:

H.B. No. 1915 1 (1)a person to whom the child has been ordered by a 2 court or to whom the child has agreed to pay restitution; 3 (2) a person to whom the child has been ordered by a court to pay child support; 4 5 (3) the compensation to victims of crime fund or the 6 compensation to victims of crime auxiliary fund; and the child's student account. 7 (4) 8 Sec. 246.054 [61.124]. INDUSTRIES FUND. (a) A Texas Juvenile Justice Department [Youth Commission] industries program 9 10 fund is created in the state treasury. (b) Proceeds from the operation of the industries program 11 12 shall be deposited in the fund. Money from the fund may be appropriated only for use by 13 (c) 14 department [commission] for the administration of this the 15 subchapter. 16 [(d) Sections 403.094 and 403.095, Government Code 17 apply to the fund.] Sec. 246.055 [61.125]. CONTRACTS. То 18 encourage the 19 development and expansion of the industries program, the department [commission] may enter into necessary contracts related to the 20 program. 21 Sec. 246.056 [61.126]. DONATIONS. The industries program 22 may be financed through contributions donated for this purpose by 23 24 private businesses contracting with the department [commission]. 25 Sec. 246.057 [61.127]. GRANTS. (a) The department 26 [commission] may accept a grant for the vocational rehabilitation of children. 27

1 (b) The <u>department</u> [commission] shall maintain a record of 2 the receipt and disbursement of a grant and shall annually report to 3 the lieutenant governor and the speaker of the house of 4 representatives on the administration of grant funds.

Sec. <u>246.058</u> [61.128]. LEASE OF LAND. (a) The <u>department</u>
[commission] may lease land owned by the <u>department</u> [commission] to
a private business to expand and develop the industries program.

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(b) The term of the lease may not exceed 20 years.

(c) The business must lease the land at fair market value.

10 (d) The business may construct a new facility on the land or 11 convert an existing facility.

12 <u>Sec. 246.059</u> [Sec. 61.129. CERTIFICATION FOR FRANCHISE 13 CREDIT. The commission shall prepare and issue a certification 14 that a corporation requires for the franchise tax credit for wages 15 paid as provided by Subchapter M, Chapter 171, Tax Code.

16 [Sec. 61.130]. OPTIONAL AD VALOREM TAX ABATEMENT. (a) A 17 business contracting with the <u>department</u> [commission] may enter 18 into an ad valorem tax abatement agreement under Subchapters B and 19 C, Chapter 312, Tax Code, with the governing body of the 20 municipality and county in which the business is located.

(b) If an area in which businesses contracting with the <u>department</u> [commission] under this subchapter is designated as a reinvestment zone under Chapter 312, Tax Code, the area satisfies Section 312.202(a)(6), Tax Code, in that the area would be reasonably likely as a result of the designation to contribute to the retention or expansion of primary employment or to attract major investment in the zone that would be a benefit to the property

and that would contribute to the economic development of the entity
 designating the area as a reinvestment zone.

3 SECTION 1.009. Title 12, Human Resources Code, as added by 4 this Act, is amended by adding Subtitle D with a heading to read as 5 follows:

6

SUBTITLE D. INDEPENDENT OMBUDSMAN

7 SECTION 1.010. Chapter 64, Human Resources Code, is 8 transferred to Subtitle D, Title 12, Human Resources Code, as added 9 by this Act, redesignated as Chapter 261, and amended to read as 10 follows:

 11
 CHAPTER 261 [64]. [OFFICE OF] INDEPENDENT OMBUDSMAN

 12
 [OF THE TEXAS YOUTH COMMISSION]

 13
 SUBCHAPTER A. GENERAL PROVISIONS

 14
 Sec. 261.001 [64.001]. DEFINITIONS. In this chapter:

 15
 (1) ["Commission" means the Texas Youth Commission."

 16
 [-2)] "Independent ombudsman" means the individual

17 who has been appointed under this chapter to the office of 18 independent ombudsman.

(2) [(3)] "Office" means the office of independent
 ombudsman created under this chapter.

Sec. <u>261.002</u> [64.002]. ESTABLISHMENT; PURPOSE. The office of independent ombudsman is a state agency established for the purpose of investigating, evaluating, and securing the rights of the children committed to the <u>department</u> [commission], including a child released under supervision before final discharge.

26 Sec. <u>261.003</u> [64.003]. INDEPENDENCE. (a) The independent 27 ombudsman in the performance of its duties and powers under this

1 chapter acts independently of the <u>department</u> [commission].

2 (b) Funding for the independent ombudsman is appropriated
3 separately from funding for the <u>department</u> [commission].

4 SUBCHAPTER B. APPOINTMENT AND MANAGEMENT OF OFFICE 5 Sec. 261.051 [64.051]. APPOINTMENT OF INDEPE

5 Sec. <u>261.051</u> [<u>64.051</u>]. APPOINTMENT OF INDEPENDENT 6 OMBUDSMAN. (a) The governor shall appoint the independent 7 ombudsman with the advice and consent of the senate for a term of 8 two years, expiring February 1 of odd-numbered years.

9 (b) A person appointed as independent ombudsman is eligible 10 for reappointment but may not serve more than three terms in that 11 capacity.

Sec. <u>261.052</u> [64.052]. ASSISTANTS. The independent ombudsman may hire assistants to perform, under the direction of the independent ombudsman, the same duties and exercise the same powers as the independent ombudsman.

16 Sec. <u>261.053</u> [<u>64.053</u>]. CONFLICT OF INTEREST. (a) A person 17 may not serve as independent ombudsman or as an assistant to the 18 independent ombudsman if the person or the person's spouse:

(1) is employed by or participates in the management of a business entity or other organization receiving funds from the <u>department</u> [commission];

(2) owns or controls, directly or indirectly, any
interest in a business entity or other organization receiving funds
from the <u>department</u> [commission]; or

(3) uses or receives any amount of tangible goods,
services, or funds from the <u>department</u> [commission].

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(b)

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A person may not serve as independent ombudsman or as an

1 assistant to the independent ombudsman if the person or the 2 person's spouse is required to register as a lobbyist under Chapter 3 305, Government Code, because of the person's activities for 4 compensation on behalf of a profession related to the operation of 5 the <u>department</u> [commission].

6 (c) A person may not serve as independent ombudsman or as an 7 assistant to the independent ombudsman if the person or the 8 person's spouse is an officer, employee, manager, or paid 9 consultant of a Texas trade association in the field of criminal or 10 juvenile justice.

(d) For the purposes of this section, a Texas trade association is a nonprofit, cooperative, and voluntarily joined association of business or professional competitors in this state designed to assist its members and its industry or profession in dealing with mutual business or professional problems and in promoting their common interest.

Sec. <u>261.054</u> [64.054]. SUNSET PROVISION. [(a)] The office is subject to review under Chapter 325, Government Code (Texas Sunset Act), but is not abolished under that chapter. The office shall be reviewed during the periods in which the <u>Texas Juvenile</u> <u>Justice Department or its successor agency</u> [Texas Youth Commission] is reviewed.

[(b) Notwithstanding Subsection (a), the Sunset Advisory Commission shall focus its review of the office on compliance with requirements placed on the office by legislation enacted by the 81st Legislature, Regular Session, 2009, that becomes law. This subsection expires September 1, 2011.]

1 Sec. <u>261.055</u> [64.055]. REPORT. (a) The independent 2 ombudsman shall submit on a quarterly basis to the governor, the 3 lieutenant governor, the state auditor, and each member of the 4 legislature a report that is both aggregated and disaggregated by 5 individual facility and describes:

6

(1) the work of the independent ombudsman;

7 (2) the results of any review or investigation 8 undertaken by the independent ombudsman, including reviews or 9 investigation of services contracted by the <u>department</u> 10 [commission]; and

(3) any recommendations that the independent ombudsman has in relation to the duties of the independent ombudsman.

(b) The independent ombudsman shall immediately report to the governor, the lieutenant governor, the speaker of the house of representatives, the state auditor, and the office of the inspector general of the <u>department</u> [commission] any particularly serious or flagrant:

(1) case of abuse or injury of a child committed to the
 <u>department</u> [commission];

(2) problem concerning the administration of a
 <u>department</u> [commission] program or operation;

(3) problem concerning the delivery of services in a facility operated by or under contract with the <u>department</u> [commission]; or

(4) interference by the <u>department</u> [commission] with
 an investigation conducted by the office.

Sec. <u>261.056</u> [<u>64.056</u>]. COMMUNICATION AND CONFIDENTIALITY. (a) The <u>department</u> [<u>commission</u>] shall allow any child committed to the <u>department</u> [<u>commission</u>] to communicate with the independent ombudsman or an assistant to the ombudsman. The communication:

5 (1) may be in person, by mail, or by any other means;6 and

7

(2) is confidential and privileged.

8 (b) The records of the independent ombudsman are 9 confidential, except that the independent ombudsman shall:

10 (1) share with the office of inspector general of the 11 <u>department</u> [commission] a communication with a child that may 12 involve the abuse or neglect of the child; and

13 (2) disclose its nonprivileged records if required by14 a court order on a showing of good cause.

15 (c) The independent ombudsman may make reports relating to 16 an investigation public after the investigation is complete but 17 only if the names of all children, parents, and employees are 18 redacted from the report and remain confidential.

19 (d) The name, address, or other personally identifiable information of a person who files a complaint with the office of 20 independent ombudsman, information generated by the office of 21 independent ombudsman in the course of an investigation, and 22 confidential records obtained by the office of independent 23 24 ombudsman are confidential and not subject to disclosure under Chapter 552, Government Code, except that the information and 25 26 records, other than confidential information and records concerning a pending law enforcement investigation or criminal 27

action, may be disclosed to the appropriate person if the office
 determines that disclosure is:

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in the general public interest;

4 (2) necessary to enable the office to perform the5 responsibilities provided under this section; or

6 (3) necessary to identify, prevent, or treat the abuse7 or neglect of a child.

8 Sec. <u>261.057</u> [64.057]. PROMOTION OF AWARENESS OF OFFICE. 9 The independent ombudsman shall promote awareness among the public 10 and the children committed to the <u>department</u> [commission] of:

(1) how the office may be contacted;

11

12

(2) the purpose of the office; and

13 (3) the services the office provides.

14 Sec. <u>261.058</u> [64.058]. RULEMAKING AUTHORITY. (a) The 15 office by rule shall establish policies and procedures for the 16 operations of the office of independent ombudsman.

(b) The office and the <u>department</u> [commission] shall adopt rules necessary to implement Section <u>261.060</u> [64.060], including rules that establish procedures for the <u>department</u> [commission] to review and comment on reports of the office and for the <u>department</u> [commission] to expedite or eliminate review of and comment on a report due to an emergency or a serious or flagrant circumstance described by Section <u>261.055(b)</u> [64.055(b)].

Sec. <u>261.059</u> [64.059]. AUTHORITY OF STATE AUDITOR. The office is subject to audit by the state auditor in accordance with Chapter 321, Government Code.

27 Sec. <u>261.060</u> [64.060]. REVIEW AND FORMAT OF REPORTS. (a)

The office shall accept, both before and after publication,
 comments from the <u>department</u> [commission] concerning the following
 types of reports published by the office under this chapter:

4 (1) the office's quarterly report under Section
5 <u>261.055(a)</u> [64.055(a)];

6 (2) reports concerning serious or flagrant 7 circumstances under Section 261.055(b) [64.055(b)]; and

8 (3) any other formal reports containing findings and 9 making recommendations concerning systemic issues that affect the 10 department [commission].

(b) The <u>department</u> [commission] may not submit comments under Subsection (a) after the 30th day after the date the report on which the <u>department</u> [commission] is commenting is published.

14 (c) The office shall ensure that reports described by
15 Subsection (a) are in a format to which the <u>department</u> [commission]
16 can easily respond.

17 (d) After receipt of comments under this section, the office 18 is not obligated to change any report or change the manner in which 19 the office performs the duties of the office.

Sec. <u>261.061</u> [64.061]. COMPLAINTS. (a) The office shall maintain a system to promptly and efficiently act on complaints filed with the office that relate to the operations or staff of the office. The office shall maintain information about parties to the complaint, the subject matter of the complaint, a summary of the results of the review or investigation of the complaint, and the disposition of the complaint.

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(b) The office shall make information available describing

1 its procedures for complaint investigation and resolution.

2 (c) The office shall periodically notify the complaint3 parties of the status of the complaint until final disposition.

SUBCHAPTER C. DUTIES AND POWERS

5 Sec. <u>261.101</u> [64.101]. DUTIES AND POWERS. (a) The

6 independent ombudsman shall:

4

7 (1) review the procedures established by the 8 <u>department</u> [commission] and evaluate the delivery of services to 9 children to ensure that the rights of children are fully observed;

10 (2) review complaints filed with the independent 11 ombudsman concerning the actions of the <u>department</u> [commission] and 12 investigate each complaint in which it appears that a child may be 13 in need of assistance from the independent ombudsman;

14 (3) conduct investigations of complaints, other than 15 complaints alleging criminal behavior, if the office determines 16 that:

17 (A) a child committed to the <u>department</u> 18 [commission] or the child's family may be in need of assistance from 19 the office; or

(B) a systemic issue in the <u>department's</u>
[commission's] provision of services is raised by a complaint;

(4) review or inspect periodically the facilities and
procedures of any institution or residence in which a child has been
placed by the <u>department</u> [commission], whether public or private,
to ensure that the rights of children are fully observed;

(5) provide assistance to a child or family who theindependent ombudsman determines is in need of assistance,

including advocating with an agency, provider, or other person in
 the best interests of the child;

3 (6) review court orders as necessary to fulfill its
4 duties;

5 (7) recommend changes in any procedure relating to the 6 treatment of children committed to the <u>department</u> [commission];

7 (8) make appropriate referrals under any of the duties8 and powers listed in this subsection; and

9 (9) supervise assistants who are serving as advocates 10 in their representation of children committed to the <u>department</u> 11 [commission] in internal administrative and disciplinary hearings.

12 (b) The independent ombudsman may apprise persons who are13 interested in a child's welfare of the rights of the child.

14 To assess if a child's rights have been violated, the (c) 15 independent ombudsman may, in any matter that does not involve alleged criminal behavior, contact or consult with 16 an 17 administrator, employee, child, parent, expert, or any other individual in the course of its investigation or 18 to secure 19 information.

20 (d) Notwithstanding any other provision of this chapter, 21 the independent ombudsman may not investigate alleged criminal 22 behavior.

23 (e) Notwithstanding any other provision of this chapter, 24 the powers of the office are limited to facilities operated and 25 services provided by the department under Subtitle C.

26Sec. 261.102[64.102]. TREATMENTOFDEPARTMENT27[COMMISSION] EMPLOYEES WHO COOPERATE WITH INDEPENDENT OMBUDSMAN.

1 The <u>department</u> [commission] may not discharge or in any manner 2 discriminate or retaliate against an employee who in good faith 3 makes a complaint to the office of independent ombudsman or 4 cooperates with the office in an investigation.

5 Sec. <u>261.103</u> [<u>64.103</u>]. TRAINING. The independent 6 ombudsman shall attend annual sessions, including the training 7 curriculum for juvenile correctional officers required under 8 Section <u>242.012</u> [<u>61.0356</u>], and may participate in other appropriate 9 professional training.

Sec. <u>261.104</u> [64.104]. MEMORANDUM OF UNDERSTANDING. (a) The office and the <u>department</u> [commission] shall enter into a memorandum of understanding concerning:

13 (1) the most efficient manner in which to share14 information with one another; and

15 (2) the procedures for handling overlapping 16 monitoring duties and activities performed by the office and the 17 <u>department</u> [commission].

(b) The memorandum of understanding entered into underSubsection (a), at a minimum, must:

(1) address the interaction of the office with that portion of the <u>department</u> [commission] that conducts an internal audit under Section <u>242.005</u> [61.0331];

(2) address communication between the office and the
 <u>department</u> [commission] concerning individual situations involving
 children committed to the <u>department</u> [commission] and how those
 situations will be documented and handled;

27 (3) contain guidelines on the office's role in

1 relevant working groups and policy development decisions at the
2 department [commission];

3 (4) ensure opportunities for sharing information
4 between the office and the <u>department</u> [commission] for the purposes
5 of assuring quality and improving programming within the <u>department</u>
6 [commission]; and

7 (5) preserve the independence of the office by 8 authorizing the office to withhold information concerning matters 9 under active investigation by the office from the <u>department</u> 10 [commission] and <u>department</u> [commission] staff and to report the 11 information to the governor.

12 SUBCHAPTER D. ACCESS TO INFORMATION

13 Sec. <u>261.151</u> [64.151]. ACCESS TO INFORMATION OF 14 GOVERNMENTAL ENTITIES. (a) The <u>department</u> [commission] shall 15 allow the independent ombudsman access to its records relating to 16 the children committed to the <u>department</u> [commission].

(b) The Department of Public Safety shall allow the
independent ombudsman access to the juvenile justice information
system established under Subchapter B, Chapter 58, Family Code.

(c) A local law enforcement agency shall allow the
independent ombudsman access to its records relating to any child
in the care or custody of the <u>department</u> [commission].

Sec. <u>261.152</u> [64.152]. ACCESS TO INFORMATION OF PRIVATE ENTITIES. The independent ombudsman shall have access to the records of a private entity that relate to a child committed to the <u>department</u> [commission].

27

SECTION 1.011. Section 61.020(a), Human Resources Code, is

1 amended to read as follows:

(a) The Texas Youth Commission [is subject to Chapter 325,
Government Code (Texas Sunset Act). Unless continued in existence
as provided by that chapter, the commission] is abolished <u>on</u>
<u>September 1, 2012</u> [and this chapter expires September 1, 2011].

6 SECTION 1.012. Section 141.012(a), Human Resources Code, is
7 amended to read as follows:

8 (a) The Texas Juvenile Probation Commission [is subject to 9 Chapter 325, Government Code (Texas Sunset Act). Unless continued 10 in existence as provided by that chapter, the commission] is 11 abolished <u>on September 1, 2012</u> [and this chapter expires September 12 1, 2011].

13

ARTICLE 2. MISCELLANEOUS PROVISIONS

14 SECTION 2.001. Section 51.126, Family Code, is amended by 15 amending Subsections (b), (c), (d), and (e) and adding Subsection 16 (f) to read as follows:

17 (b) In each county, each judge of the juvenile court and a majority of the members of the juvenile board shall personally 18 19 inspect, at least annually, all nonsecure correctional facilities that are located in the county and shall certify in writing to the 20 authorities responsible for operating and giving financial support 21 to the facilities and to the Texas Juvenile Justice Department 22 23 [Probation Commission] that the facility or facilities are suitable 24 or unsuitable for the confinement of children. In determining whether a facility is suitable or unsuitable for the confinement of 25 26 children, the juvenile court judges and juvenile board members 27 shall consider:

1 (1) current monitoring and inspection reports and any 2 noncompliance citation reports issued by the Texas Juvenile <u>Justice</u> 3 <u>Department</u> [Probation Commission], including the report provided 4 under Subsection (c), and the status of any required corrective 5 actions; and

6 (2) the other factors described under Sections
7 51.12(c)(2)-(7).

8 (c) The Texas Juvenile Justice Department [Probation 9 Commission] shall annually inspect each nonsecure correctional 10 facility. The Texas Juvenile <u>Justice Department</u> [Probation Commission] shall provide a report to each juvenile court judge 11 presiding in the same county as an inspected facility indicating 12 whether the facility is suitable or unsuitable for the confinement 13 14 of children in accordance with minimum professional standards for 15 the confinement of children in nonsecure confinement promulgated by the Texas Juvenile Justice Department [Probation Commission] or, at 16 17 the election of the juvenile board of the county in which the facility is located, the current standards promulgated by the 18 American Correctional Association. 19

(d) A governmental unit or private entity that operates or contracts for the operation of a juvenile nonsecure correctional facility in this state under Subsection (a), except for a facility operated by or under contract with the <u>Texas Juvenile Justice</u> <u>Department</u> [<u>Texas Youth Commission</u>], shall:

(1) register the facility annually with the Texas
 Juvenile Justice Department [Probation Commission]; and

27

(2) adhere to all applicable minimum standards for the

1 facility. 2 (e) The Texas Juvenile Justice Department [Probation Commission] may deny, suspend, or revoke the registration of any 3 facility required to register under Subsection (d) if the facility 4 5 fails to: 6 (1)adhere to all applicable minimum standards for the 7 facility; or 8 (2)timely correct any notice of noncompliance with minimum standards. 9 (f) In this section, "Texas Juvenile Justice Department" 10 means the Texas Juvenile Probation Commission. This subsection 11 12 expires September 1, 2012. SECTION 2.002. Section 614.017(c)(1), Health and Safety 13 14 Code, is amended to read as follows: 15 (1) "Agency" includes any of the following entities 16 and individuals, a person with an agency relationship with one of 17 the following entities or individuals, and a person who contracts with one or more of the following entities or individuals: 18 the Texas Department of Criminal Justice and 19 (A) the Correctional Managed Health Care Committee; 20 the Board of Pardons and Paroles; 21 (B) the Department of State Health Services; 2.2 (C) 23 (D) the Texas Juvenile Justice Department 24 [Probation Commission]; 25 (E) [the Texas Youth Commission; of Assistive 26 [(F)] the Department and 27 Rehabilitative Services;

1 (F) [(G)] the Texas Education Agency; 2 (G) [(H)] the Commission on Jail Standards; 3 (H) [(I)] the Department of Aging and Disability Services; 4 the Texas School for the Blind and 5 (I) [(J)] Visually Impaired; 6 7 community supervision and corrections <u>(J)</u> [(K)] 8 departments and local juvenile probation departments; (K) [(L)] personal bond pretrial release offices 9 established under Article 17.42, Code of Criminal Procedure; 10 11 (L) [(M)] local jails regulated by the Commission on Jail Standards; 12 13 (M) [(N)] a municipal or county health 14 department; 15 (N) [(O)] a hospital district; 16 (0) [(P)] a judge of this state with jurisdiction over juvenile or criminal cases; 17 18 (P) $\left[\frac{Q}{Q}\right]$ an attorney who is appointed or 19 retained to represent a special needs offender or a juvenile with a 20 mental impairment; 21 <u>(Q)</u> [(R)] Human Services the Health and Commission; 22 (R) [(S)] 23 Information the Department of 24 Resources; bureau of identification 25 <u>(S)</u> [(T)] the and 26 records of the Department of Public Safety, for the sole purpose of providing real-time, contemporaneous identification of individuals 27

1 in the Department of State Health Services client data base; and

2 <u>(T)</u> [(U)] the Department of Family and 3 Protective Services.

4 SECTION 2.003. Sections 614.018(a) and (b), Health and 5 Safety Code, are amended to read as follows:

(a) The Texas Juvenile <u>Justice Department</u> [Probation 6 7 Commission, the Texas Youth Commission], the Department of Public 8 Safety, the Department of State Health Services, the Department of Aging and Disability Services, the Department of Family and 9 10 Protective Services, the Texas Education Agency, and local juvenile probation departments shall adopt a memorandum of understanding 11 12 that establishes their respective responsibilities to institute a continuity of care and service program for juveniles with mental 13 14 impairments in the juvenile justice system. The Texas Correctional 15 Office on Offenders with Medical and Mental Impairments shall coordinate and monitor the development and implementation of the 16 17 memorandum of understanding.

18 (b) The memorandum of understanding must establish methods19 for:

(1) identifying juveniles with mental impairments in
the juvenile justice system and collecting and reporting relevant
data to the office;

(2) developing interagency rules, policies, and
 procedures for the coordination of care of and the exchange of
 information on juveniles with mental impairments who are committed
 to or treated, served, or supervised by the [Texas Youth
 <u>Commission, the</u>] Texas Juvenile <u>Justice Department</u> [Probation

Commission], the Department of Public Safety, the Department of State Health Services, the Department of Family and Protective Services, the Department of Aging and Disability Services, the Texas Education Agency, local juvenile probation departments, local mental health or mental retardation authorities, and independent school districts; and

7 (3) identifying the services needed by juveniles with8 mental impairments in the juvenile justice system.

9

ARTICLE 3. CONFORMING AMENDMENTS

SECTION 3.001. Article 2.12, Code of Criminal Procedure, is amended to read as follows:

12 Art. 2.12. WHO ARE PEACE OFFICERS. The following are peace 13 officers:

14 (1) sheriffs, their deputies, and those reserve
15 deputies who hold a permanent peace officer license issued under
16 Chapter 1701, Occupations Code;

17 (2) constables, deputy constables, and those reserve
18 deputy constables who hold a permanent peace officer license issued
19 under Chapter 1701, Occupations Code;

(3) marshals or police officers of an incorporated
city, town, or village, and those reserve municipal police officers
who hold a permanent peace officer license issued under Chapter
1701, Occupations Code;

(4) rangers and officers commissioned by the Public
Safety Commission and the Director of the Department of Public
Safety;

27 (5) investigators of the district attorneys', criminal

1 district attorneys', and county attorneys' offices;

2 (6) law enforcement agents of the Texas Alcoholic3 Beverage Commission;

4 (7) each member of an arson investigating unit
5 commissioned by a city, a county, or the state;

6 (8) officers commissioned under Section 37.081,
7 Education Code, or Subchapter E, Chapter 51, Education Code;

8 (9) officers commissioned by the General Services9 Commission;

10 (10) law enforcement officers commissioned by the 11 Parks and Wildlife Commission;

(11) airport police officers commissioned by a city with a population of more than 1.18 million that operates an airport that serves commercial air carriers;

(12) airport security personnel commissioned as peace officers by the governing body of any political subdivision of this state, other than a city described by Subdivision (11), that operates an airport that serves commercial air carriers;

19 (13) municipal park and recreational patrolmen and20 security officers;

(14) security officers and investigators commissioned
as peace officers by the comptroller;

(15) officers commissioned by a water control and
 improvement district under Section 49.216, Water Code;

(16) officers commissioned by a board of trustees
under Chapter 54, Transportation Code;

27

(17) investigators commissioned by the Texas Medical

1 Board;

(18) officers commissioned by the board of managers of
the Dallas County Hospital District, the Tarrant County Hospital
District, or the Bexar County Hospital District under Section
281.057, Health and Safety Code;

6 (19) county park rangers commissioned under
7 Subchapter E, Chapter 351, Local Government Code;

8 (20) investigators employed by the Texas Racing9 Commission;

10 (21) officers commissioned under Chapter 554, 11 Occupations Code;

12 (22) officers commissioned by the governing body of a 13 metropolitan rapid transit authority under Section 451.108, 14 Transportation Code, or by a regional transportation authority 15 under Section 452.110, Transportation Code;

16 (23) investigators commissioned by the attorney 17 general under Section 402.009, Government Code;

18 (24) security officers and investigators commissioned
19 as peace officers under Chapter 466, Government Code;

(25) an officer employed by the Department of State
Health Services under Section 431.2471, Health and Safety Code;

(26) officers appointed by an appellate court under
Subchapter F, Chapter 53, Government Code;

24 (27) officers commissioned by the state fire marshal25 under Chapter 417, Government Code;

(28) an investigator commissioned by the commissioner
 of insurance under Section 701.104, Insurance Code;

(29) apprehension specialists and inspectors general
 commissioned by the <u>Texas Juvenile Justice Department</u> [Texas Youth
 <u>Commission</u>] as officers under Sections <u>242.102 and 243.052</u> [61.0451
 and 61.0931], Human Resources Code;

5 (30) officers appointed by the inspector general of
6 the Texas Department of Criminal Justice under Section 493.019,
7 Government Code;

8 (31) investigators commissioned by the Commission on 9 Law Enforcement Officer Standards and Education under Section 10 1701.160, Occupations Code;

(32) commission investigators commissioned by the Texas Private Security Board under Section 1702.061(f), Occupations Code;

14 (33) the fire marshal and any officers, inspectors, or 15 investigators commissioned by an emergency services district under 16 Chapter 775, Health and Safety Code;

17 (34) officers commissioned by the State Board of 18 Dental Examiners under Section 254.013, Occupations Code, subject 19 to the limitations imposed by that section;

(35) investigators commissioned by the Texas Juvenile
 Justice Department [Probation Commission] as officers under
 Section 221.011 [141.055], Human Resources Code; and

(36) the fire marshal and any related officers,
inspectors, or investigators commissioned by a county under
Subchapter B, Chapter 352, Local Government Code.

26 SECTION 3.002. Section 5(d), Article 18.20, Code of 27 Criminal Procedure, is amended to read as follows:

1 (d) The Texas Juvenile Justice Department [Youth Commission] may own electronic, mechanical, or other devices for a 2 3 use or purpose authorized by Section 242.104 [61.0455], Human Resources Code, and the inspector general of the Texas Juvenile 4 Justice Department [Youth Commission], a commissioned officer of 5 that office, or another person acting in the presence and under the 6 direction of a commissioned officer of that office may possess, 7 8 install, operate, or monitor those devices as provided by Section 242.104 [61.0455]. 9

10 SECTION 3.003. Section 29.012(e), Education Code, is 11 amended to read as follows:

(e) This section does not apply to a residential treatment
facility for juveniles established under Section <u>221.056</u>
[141.059], Human Resources Code.

15 SECTION 3.004. Section 51.13(c), Family Code, is amended to 16 read as follows:

17 (c) A child may not be committed or transferred to a penal 18 institution or other facility used primarily for the execution of 19 sentences of persons convicted of crime, except:

(1) for temporary detention in a jail or lockup pending juvenile court hearing or disposition under conditions meeting the requirements of Section 51.12 of this code;

(2) after transfer for prosecution in criminal court
 under Section 54.02 of this code; or

(3) after transfer from the Texas <u>Juvenile Justice</u>
 <u>Department</u> [Youth Commission] under Section <u>245.151(c)</u> [61.084],
 Human Resources Code.

SECTION 3.005. Section 51.21(a), Family Code, is amended to
read as follows:

3 (a) A probation department that administers the mental 4 health screening instrument or clinical assessment required by 5 Section <u>221.003</u> [<u>141.042(e)</u>], Human Resources Code, shall refer the 6 child to the local mental health authority for assessment and 7 evaluation if:

8 (1) the child's scores on the screening instrument or 9 clinical assessment indicate a need for further mental health 10 assessment and evaluation; and

11 (2) the department and child do not have access to an 12 internal, contract, or private mental health professional.

13 SECTION 3.006. Section 53.045(d), Family Code, is amended 14 to read as follows:

15 (d) If the grand jury approves of the petition, the fact of approval shall be certified to the juvenile court, and the 16 17 certification shall be entered in the record of the case. For the purpose of the transfer of a child to the Texas Department of 18 19 Criminal Justice as provided by Section 245.151(c) [61.084(c)], 20 Human Resources Code, a juvenile court petition approved by a grand jury under this section is an indictment presented by the grand 21 22 jury.

23 SECTION 3.007. Sections 54.11(a), (h), (i), and (j), Family
24 Code, are amended to read as follows:

(a) On receipt of a referral under Section <u>244.014(a)</u>
[61.079(a)], Human Resources Code, for the transfer to the Texas
Department of Criminal Justice of a person committed to the Texas

Juvenile Justice Department [Youth Commission] under Section 1 54.04(d)(3), 54.04(m), or 54.05(f), or on receipt of a request by 2 the <u>Texas Juvenile Justice Department</u> [commission] under Section 3 245.051(d) [61.081(g)], Human Resources Code, for approval of the 4 5 release under supervision of a person committed to the Texas Juvenile Justice Department [commission] 6 under Section 54.04(d)(3), 54.04(m), or 54.05(f), the court shall set a time and 7 8 place for a hearing on the release of the person.

9 (h) The hearing on a person who is referred for transfer 10 under Section <u>244.014(a)</u> [61.079(a)], Human Resources Code, shall 11 be held not later than the 60th day after the date the court 12 receives the referral.

(i) On conclusion of the hearing on a person who is referred for transfer under Section <u>244.014(a)</u> [61.079(a)], Human Resources Code, the court may order:

16 (1) the return of the person to the Texas <u>Juvenile</u>
17 <u>Justice Department</u> [Youth Commission]; or

18 (2) the transfer of the person to the custody of the
19 Texas Department of Criminal Justice for the completion of the
20 person's sentence.

21 (j) On conclusion of the hearing on a person who is referred for release 22 under supervision under Section 245.051(c) [61.081(f)], Human Resources Code, the court may order the return 23 24 of the person to the Texas Juvenile Justice Department [Youth Commission]: 25

26 (1) with approval for the release of the person under27 supervision; or

(2) without approval for the release of the person
 under supervision.

3 SECTION 3.008. Section 58.003(g-1), Family Code, is amended 4 to read as follows:

5 (g-1) Any records collected or maintained by the Texas 6 Juvenile <u>Justice Department</u> [Probation Commission], including 7 statistical data submitted under Section <u>221.007</u> [141.044], Human 8 Resources Code, are not subject to a sealing order issued under this 9 section.

10 SECTION 3.009. Section 58.0072(b), Family Code, is amended 11 to read as follows:

(b) Juvenile justice information consists of information of the type described by Section 58.104, including statistical data in any form or medium collected, maintained, or submitted to the Texas Juvenile <u>Justice Department</u> [Probation Commission] under Section <u>221.007</u> [141.044], Human Resources Code.

17 SECTION 3.010. Section 41.310(b), Government Code, is 18 amended to read as follows:

In addition to the duties prescribed by Subsection (a), 19 (b) the counsellor shall on a quarterly basis provide the board of 20 directors and the standing committees of the senate and house of 21 representatives with primary jurisdiction over matters concerning 22 correctional facilities with a report concerning offenses or 23 24 delinquent conduct prosecuted by the unit on receiving a request for assistance under Section 241.007 [61.098], Human Resources 25 26 Code, or a request for assistance otherwise from a prosecuting attorney. A report under this subsection is public information 27

1 under Chapter 552, Government Code, and the board of directors 2 shall request that the commission publish the report on the 3 commission's Internet website. A report must be both aggregated 4 and disaggregated by individual facility and include information 5 relating to:

6 (1) the number of requests for assistance received 7 under Section <u>241.007</u> [61.098], Human Resources Code, and requests 8 for assistance otherwise received from prosecuting attorneys;

9 (2) the number of cases investigated and the number of 10 cases prosecuted;

(3) the types and outcomes of cases prosecuted, such as whether the case concerned narcotics or an alleged incident of sexual abuse; and

14 (4) the relationship of a victim to a perpetrator, if15 applicable.

SECTION 3.011. Section 411.1141(a), Government Code, is amended to read as follows:

(a) The Texas <u>Juvenile Justice Department</u> [Youth
Commission] is entitled to obtain from the department criminal
history record information maintained by the department that
relates to a person described by Section <u>242.013(b)</u> [61.0357(b)],
Human Resources Code.

23 SECTION 3.012. Section 493.017(d), Government Code, is 24 amended to read as follows:

(d) A sex offender correction program that provides
counseling sessions for a child who is released under supervision
under Section <u>245.053</u> [61.0813], Human Resources Code, shall report

1 to the Texas <u>Juvenile Justice Department</u> [Youth Commission], not 2 later than the 15th day of each month, the following information 3 about the child:

4 (1) the total number of counseling sessions attended5 by the child during the preceding month; and

6 (2) if during the preceding month the child terminates 7 participation in the program before completing counseling, the 8 reason for the child's termination of counseling or that the reason 9 for the termination of counseling is unknown.

SECTION 3.013. Section 499.053, Government Code, is amended to read as follows:

12 Sec. 499.053. TRANSFERS FROM TEXAS <u>JUVENILE JUSTICE</u> 13 <u>DEPARTMENT</u> [YOUTH COMMISSION]. (a) The <u>department</u> [institutional 14 <u>division</u>] shall accept persons transferred to the <u>department</u> 15 [division] from the Texas <u>Juvenile Justice Department</u> [Youth 16 <u>Commission</u>] under Section <u>245.151</u> [61.084], Human Resources Code.

(b) A person transferred to the <u>department</u> [institutional division] from the Texas <u>Juvenile Justice Department</u> [Youth Commission] is entitled to credit on the person's sentence for the time served in the custody of the <u>Texas Juvenile Justice Department</u> [youth commission].

(c) All laws relating to good conduct time and eligibility for release on parole or mandatory supervision apply to a person transferred to the <u>department</u> [institutional division] by the <u>Texas</u> <u>Juvenile Justice Department</u> [youth commission] as if the time the person was detained in a detention facility and the time the person served in the custody of the <u>Texas Juvenile Justice Department</u>

1 [youth commission] was time served in the custody of the department
2 [division].

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(d) A person transferred from the Texas <u>Juvenile Justice</u>
<u>Department</u> [Youth Commission] for the offense of capital murder
shall become eligible for parole as provided in Section 508.145(d)
for an offense listed in Section 3g, Article 42.12, Code of Criminal
Procedure, or an offense for which a deadly weapon finding has been
made.

9 SECTION 3.014. Section 508.156(a), Government Code, is 10 amended to read as follows:

(a) Before the release of a person who is transferred under 11 Section 245.051(c) [61.081(f)] or 245.151(e) [61.084(g)], Human 12 Resources Code, to the department [division] for release on parole, 13 a parole panel shall review the person's records and may interview 14 15 the person or any other person the panel considers necessary to determine the conditions of parole. The panel may impose any 16 17 reasonable condition of parole on the person that the panel may impose on an adult inmate under this chapter. 18

SECTION 3.015. Section 614.019(c), Health and Safety Code, amended to read as follows:

(c) A child with mental illness or mental retardation who is discharged from the Texas <u>Juvenile Justice Department</u> [Youth Commission] under Section <u>244.011</u> [61.077], Human Resources Code, may receive continuity of care services from the office for a minimum of 90 days after discharge from the commission and for as long as necessary for the child to demonstrate sufficient stability to transition successfully to mental health or mental retardation

services provided by a local mental health or mental retardation
 authority.

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3 SECTION 3.016. Section 152.0007(b), Human Resources Code, 4 is amended to read as follows:

The board may establish guidelines for the initial 5 (b) assessment of a child by the juvenile probation department. 6 The guidelines shall provide a means for assessing a child's mental 7 8 health status, family background, and level of education. The guidelines shall assist the probation department in determining 9 whether a comprehensive psychological evaluation of the child 10 should be conducted. The board shall require that probation 11 department personnel use assessment information compiled by the 12 child's school, if the information is available, before conducting 13 14 a comprehensive psychological evaluation of the child. The board 15 may adopt all or part of the Texas Juvenile Justice Department's [Juvenile Probation Commission's] minimum standards for assessment 16 17 under Section 221.002 [141.042] in complying with this subsection.

18 SECTION 3.017. Sections 152.0011(b) and (c), Human 19 Resources Code, are amended to read as follows:

The juvenile board or local probation department may 20 (b) 21 contract with a private vendor for the financing, construction, operation, maintenance, or management of a youth boot camp in the 22 [The juvenile board may not award a 23 same manner as the state. 24 contract under this subsection unless the board requests proposals and receives a proposal that meets or exceeds, in addition to 25 26 requirements specified in the request for proposals, the requirements specified in Section 141.0434.] 27

H.B. No. 1915 1 (c) A juvenile board youth boot camp must offer a program that complies with the requirements of the youth boot camps set 2 forth in Section 246.001 [141.0432]. 3 4 SECTION 3.018. Section 152.0301(f), Human Resources Code, 5 is amended to read as follows: 6 (f) The juvenile board shall ensure that the chief juvenile officer and fiscal officer: 7 (1) keep the financial and statistical records and 8 submit reports to the Texas Juvenile Justice Department [Probation 9 Commission] as prescribed by Section 221.007 [141.044]; and 10 submit periodic financial and statistical reports 11 (2) 12 to the county commissioners court. SECTION 3.019. Section 152.0791(g), Human Resources Code, 13 14 is amended to read as follows: 15 (q) The juvenile board shall ensure that the chief juvenile officer and fiscal officer: 16 (1) keep the financial and statistical records and 17 submit reports to the Texas Juvenile Justice Department [Probation 18 19 Commission] as prescribed by Section 221.007 [141.044]; and (2) submit periodic financial and statistical reports 20 21 to the commissioners courts. SECTION 3.020. Section 152.1371(f), Human Resources Code, 22 is amended to read as follows: 23 24 (f) The juvenile board shall ensure that the chief juvenile 25 officer and fiscal officer: (1) keep the financial and statistical records and 26 27 submit reports to the Texas Juvenile Justice Department [Probation

1 Commission] as prescribed by Section 221.007 [141.044]; and (2) submit periodic financial and statistical reports 2 3 to the county commissioners court. 4 SECTION 3.021. Section 152.1431(f), Human Resources Code, 5 is amended to read as follows: (f) The juvenile board shall ensure that the chief juvenile 6 officer and fiscal officer: 7 (1) keep the financial and statistical records and 8 submit reports to the Texas Juvenile Justice Department [Probation 9 10 Commission] as prescribed by Section 221.007 [141.044]; and 11 (2) submit periodic financial and statistical reports 12 to the county commissioners court. SECTION 3.022. Section 152.2511(f), Human Resources Code, 13 14 is amended to read as follows: 15 (f) The juvenile board shall ensure that the chief juvenile officer and fiscal officer: 16 (1) keep the financial and statistical records and 17 submit reports to the Texas Juvenile Justice Department [Probation 18 19 Commission] as prescribed by Section 221.007 [141.044]; and submit periodic financial and statistical reports 20 (2) to the county commissioners court. 21 SECTION 3.023. Section 16.02(e-1), Penal Code, is amended 22 23 to read as follows: 24 (e-1) It is a defense to prosecution under Subsection (d)(1) that the electronic, mechanical, or other device is possessed by a 25 26 person authorized to possess the device under Section 500.008, Government Code, or Section 242.104 [61.0455], Human Resources 27

1 Code.

2

ARTICLE 4. TRANSITION AND EFFECTIVE DATE

3 SECTION 4.001. (a) Effective September 1, 2012, 4 Subchapters A and B, Chapter 61, Human Resources Code, and 5 Subchapters A and B, Chapter 141, Human Resources Code, are 6 repealed.

7 (b) Effective September 1, 2012, the Texas Youth Commission 8 and the Texas Juvenile Probation Commission are abolished and the 9 powers and duties of those agencies are transferred to the Texas 10 Juvenile Justice Board and the Texas Juvenile Justice Department in 11 accordance with Title 12, Human Resources Code, as added by this 12 Act.

13 SECTION 4.002. (a) All money, records, property, and 14 equipment in the possession of the Texas Youth Commission or the 15 Texas Juvenile Probation Commission on September 1, 2012, shall be 16 transferred to the possession of the Texas Juvenile Justice 17 Department on September 1, 2012, or as soon as possible after that 18 date.

(b) Effective September 1, 2012, a rule adopted by the Texas
Youth Commission or the Texas Juvenile Probation Commission is a
rule of the Texas Juvenile Justice Department until and unless that
department amends or repeals the rule.

(c) Effective September 1, 2012, a memorandum of understanding entered into by the Texas Youth Commission or the Texas Juvenile Probation Commission is binding against the Texas Juvenile Justice Department to the same extent that the memorandum bound the agency that entered into the memorandum of understanding,

1 until and unless the department enters into a new memorandum of 2 understanding that modifies the department's responsibilities.

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this 3 SECTION 4.003. Unless another provision of Act specifically provides otherwise, the Texas Youth Commission and the 4 Juvenile Probation Commission, as 5 Texas applicable, shall implement each change in law made by this Act, including adopting 6 any necessary or required rule, not later than September 1, 2012. 7

8 SECTION 4.004. (a) The validity of a disposition of a child 9 under Title 3, Family Code, made before, on, or after the effective 10 date of this Act is not affected solely because:

(1) the terms of the disposition refer to the Texas
 Youth Commission or the Texas Juvenile Probation Commission; and

13 (2) during the time for the disposition is in effect, 14 the Texas Youth Commission or the Texas Juvenile Probation 15 Commission cease to exist and their powers and duties are 16 transferred, as provided by this Act, to the Texas Juvenile Justice 17 Department.

(b) The action of a juvenile probation department taken in
relation to a child before, on, or after the effective date of this
Act is not affected solely because:

(1) the terms of the action refer to the Texas Youth
Commission or the Texas Juvenile Probation Commission; and

(2) during the time for the action is in effect, the
Texas Youth Commission or the Texas Juvenile Probation Commission
cease to exist and their powers and duties are transferred, as
provided by this Act, to the Texas Juvenile Justice Department.

27 (c) The changes in law made by this Act to Title 3, Family

Code, are not substantive in nature and apply to conduct by a child
 that occurs before, on, or after the effective date of this Act.

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3 SECTION 4.005. (a) This section applies only to a closed 4 facility on real property owned by the Texas Youth Commission or the 5 Texas Juvenile Justice Department that is located wholly or partly 6 in a county that has a population of less than 100,000.

7 (b) The Texas Youth Commission or the Texas Juvenile Justice
8 Department may transfer a closed facility to the county or
9 municipality in which the facility is located.

10 (c) The consideration for the transfer authorized by 11 Subsection (b) of this section is the requirement that the county or 12 municipality use the property transferred only for a purpose that 13 benefits the public interest of the state. If the county or 14 municipality no longer uses the property for a public purpose, 15 ownership of the property automatically reverts to the Texas 16 Juvenile Justice Department.

17 (d) The Texas Youth Commission or the Texas Juvenile Justice 18 Department shall transfer the property by an appropriate instrument 19 of transfer, executed on the agency's behalf by the commissioner of 20 the General Land Office. The instrument of transfer must:

21

(1) provide that:

(A) the transferee shall use the property only
 for a purpose that benefits the public interest of the state; and

(B) ownership of the property will automatically
revert to the Texas Juvenile Justice Department if the transferee
uses the property for any purpose other than a purpose that benefits
the interest of the state;

H.B. No. 1915 1 (2) describe the property to be transferred by metes 2 and bounds; and

3 (3) exclude from the transfer all mineral interests in 4 and under the property and prohibit any exploration, drilling, or 5 other similar intrusion on the property related to mineral 6 interests.

7 (e) The Texas Juvenile Justice Department shall retain 8 custody of the instrument of transfer after the instrument of 9 transfer is filed in the real property records of the county in 10 which the property is located.

(f) This section expires September 1, 2017.

11

12 SECTION 4.006. This Act takes effect September 1, 2011.