By: Larson H.B. No. 1918

A BILL TO BE ENTITLED

| 1 | AN ACT |
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- 2 relating to the appointment of counsel to represent an indigent
- 3 defendant in a capital case and to the reimbursement of certain
- 4 expenses incurred by appointed counsel.
- 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
- 6 SECTION 1. Article 26.052, Code of Criminal Procedure, is
- 7 amended by amending Subsections (e), (f), and (g) and adding
- 8 Subsections (e-1) and (e-2) to read as follows:
- 9 (e) The presiding judge of the district court in which a
- 10 capital felony case is filed shall appoint $\underline{an\ attorney,\ who}\ [\frac{two}{}$
- 11 attorneys, at least one of whom] must be qualified under this
- 12 chapter, to represent an indigent defendant as soon as practicable
- 13 after charges are filed[, unless the state gives notice in writing
- 14 that the state will not seek the death penalty]. Unless the state
- 15 files written notice in the case that the state will not seek the
- 16 death penalty, the judge shall appoint a second attorney to the case
- 17 on the earlier of:
- 18 (1) the date the state files written notice in the case
- 19 that the state will seek the death penalty; or
- 20 (2) the 90th day after the date on which the defendant
- 21 is charged with a capital offense by indictment or by complaint,
- 22 whichever occurs first.
- 23 (e-1) An attorney is not required to meet the standards
- 24 described by Subsection (d)(2) to be eligible for appointment as a

- 1 <u>second attorney under Subsection (e).</u>
- 2 (e-2) A case in which the state seeks the death penalty may
- 3 not proceed to trial on the merits before the 180th day after the
- 4 date on which a second attorney is appointed to the case under
- 5 Subsection (e). If, after the second attorney is appointed, the
- 6 state files written notice in the case that the state will not seek
- 7 the death penalty, the judge may remove the second attorney from the
- 8 case. The second attorney remains entitled to reasonable payment
- 9 for services rendered before removal in accordance with the local
- 10 guidelines for payment of an attorney appointed to represent a
- 11 defendant in a capital case.
- 12 (f) Appointed counsel may file with the trial court a
- 13 pretrial ex parte confidential request for advance payment of
- 14 expenses to investigate potential defenses and mitigation
- 15 <u>evidence</u>. The request for expenses must state:
- 16 (1) the type of investigation to be conducted;
- 17 (2) specific facts that suggest the investigation will
- 18 result in admissible evidence; and
- 19 (3) an itemized list of anticipated expenses for each
- 20 investigation.
- 21 (g) The court shall <u>timely</u> grant the request for advance
- 22 payment of expenses in whole or in part if the request is
- 23 reasonable. If the court denies in whole or in part the request for
- 24 expenses, the court shall:
- 25 (1) state the reasons for the denial in writing;
- 26 (2) attach the denial to the confidential request; and
- 27 (3) submit the request and denial as a sealed exhibit

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- 1 to the record.
- 2 SECTION 2. The change in law made by this Act applies only
- 3 to a capital felony case that is filed on or after the effective
- 4 date of this Act. A capital felony case that is filed before the
- 5 effective date of this Act is governed by the law in effect on the
- 6 date the case was filed, and the former law is continued in effect
- 7 for that purpose.
- 8 SECTION 3. This Act takes effect September 1, 2011.