By: HartnettH.B. No. 2725Substitute the following for H.B. No. 2725:Example of the following for H.B. No. 2725By: ZedlerC.S.H.B. No. 2725

## A BILL TO BE ENTITLED

AN ACT

2 relating to the determination of incompetency in criminal cases.
3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
4 SECTION 1. Section 2(a), Article 42.03, Code of Criminal
5 Procedure, is amended to read as follows:
6 (a) In all criminal cases the judge of the court in which the

6 (a) In all criminal cases the judge of the court in which the 7 defendant is convicted shall give the defendant credit on the 8 defendant's sentence for the time that the defendant has spent:

9 (1) in jail for the case, <u>including confinement served</u> 10 <u>as described by Article 46B.009 and excluding</u> [<del>other than</del>] 11 confinement served as a condition of community supervision, from 12 the time of his arrest and confinement until his sentence by the 13 trial court; [<del>or</del>]

14 (2) in a substance abuse treatment facility operated 15 by the Texas Department of Criminal Justice under Section 493.009, 16 Government Code, or another court-ordered residential program or 17 facility as a condition of deferred adjudication community 18 supervision granted in the case if the defendant successfully 19 completes the treatment program at that facility; or

20 <u>(3) confined in a mental health facility or</u> 21 <u>residential care facility as described by Article 46B.009</u>.

22 SECTION 2. Article 46B.009, Code of Criminal Procedure, is 23 amended to read as follows:

Art. 46B.009. TIME CREDITS. A court sentencing a person

1

1 convicted of a criminal offense shall credit to the term of the 2 person's sentence the time the person is confined in a mental health 3 facility, residential care facility, or jail:

4 (1) pending <u>a determination</u> [trial] under Subchapter C
5 <u>as to the defendant's competency to stand trial; or</u>

6 (2) between the date of any initial determination of 7 the defendant's incompetency under that subchapter and the date the 8 person is transported to jail following a final judicial 9 determination that the person has been restored to competency.

SECTION 3. Article 46B.0095, Code of Criminal Procedure, is amended to read as follows:

Art. 46B.0095. MAXIMUM PERIOD OF [FACILITY] COMMITMENT OR 12 OUTPATIENT TREATMENT PROGRAM PARTICIPATION DETERMINED BY MAXIMUM 13 14 TERM FOR OFFENSE. (a) A defendant may not, under Subchapter D or E 15 or any other provision of this chapter, be committed to a mental hospital or other inpatient or residential facility, ordered to 16 participate in an outpatient treatment program, or subjected to 17 both inpatient and outpatient treatment for a cumulative period 18 19 that exceeds the maximum term provided by law for the offense for which the defendant was to be tried, except that if the defendant is 20 charged with a misdemeanor and has been ordered only to participate 21 in an outpatient treatment program under Subchapter D or E, the 22 23 maximum period of restoration is two years [beginning on the date of 24 the initial order for outpatient treatment program participation 25 was entered].

(b) On expiration of the maximum restoration period under27 Subsection (a), the defendant may be confined for an additional

1 period in a mental hospital or other inpatient or residential 2 facility or ordered to participate for an additional period in an 3 outpatient treatment program, as appropriate, only pursuant to 4 civil [commitment] proceedings <u>conducted under Subtitle C or D,</u> 5 <u>Title 7, Health and Safety Code, by a court with probate</u> 6 jurisdiction.

7

(c) The cumulative period described by Subsection (a):

8 (1) begins on the date the initial order of commitment 9 or initial order for outpatient treatment program participation is 10 entered under this chapter; and

11 (2) in addition to any inpatient or outpatient 12 treatment periods described by Subsection (a), includes any time 13 that, following the entry of an order described by Subdivision (1), 14 the defendant is confined in a correctional facility, as defined by 15 Section 1.07, Penal Code, or is otherwise in the custody of the 16 sheriff during or while awaiting, as applicable:

17 (A) the defendant's transfer to a mental hospital
 18 or other inpatient or residential facility;

19(B) the defendant's release on bail to20 participate in an outpatient treatment program; or

21 (C) a criminal trial following any temporary 22 restoration of the defendant's competency to stand trial.

23 (d) The court shall credit to the cumulative period 24 described by Subsection (a) any time that a defendant, following 25 arrest for the offense for which the defendant was to be tried, is 26 confined in a correctional facility, as defined by Section 1.07, 27 Penal Code, before the initial order of commitment or initial order

for outpatient treatment program participation is entered under 1 2 this chapter. SECTION 4. Article 46B.022(a), Code of Criminal Procedure, 3 is amended to read as follows: 4 5 (a) To qualify for appointment under this subchapter as an expert, a psychiatrist or psychologist must: 6 as appropriate, be a physician licensed in this 7 (1)8 state or be a psychologist licensed in this state who has a doctoral degree in psychology; and 9 10 (2) have the following certification [or experience] or training: 11 12 (A) as appropriate, certification by: (i) the American Board of Psychiatry and 13 14 Neurology with added or special qualifications in forensic 15 psychiatry; or 16 (ii) the American Board of Professional 17 Psychology in forensic psychology; or (B) [experience or] training consisting of: 18 (i) at least hours of 19 24 specialized forensic relating to incompetency or 20 training insanity evaluations; and 21 22 (ii) at least [for an appointment made before January 1, 2005, at least five years of experience before 23 24 January 1, 2004, in performing criminal forensic evaluations for 25 courts; or 26 [(iii) for an appointment made on or after January 1, 2005, at least five years of experience before January 1, 27

1 2004, in performing criminal forensic evaluations for courts and]
2 eight [or more] hours of continuing education relating to forensic
3 evaluations, completed in the 12 months preceding the appointment
4 [and documented with the court].

5 SECTION 5. Article 46B.024, Code of Criminal Procedure, is 6 amended to read as follows:

Art. 46B.024. FACTORS CONSIDERED IN EXAMINATION. During an examination under this subchapter and in any report based on that examination, an expert shall consider, in addition to other issues determined relevant by the expert, the following:

11 (1) the capacity of the defendant during criminal 12 proceedings to:

(A) rationally understand the charges against
the defendant and the potential consequences of the pending
criminal proceedings;

(B) disclose to counsel pertinent facts, events,
and states of mind;

18 (C) engage in a reasoned choice of legal19 strategies and options;

(D) understand the adversarial nature ofcriminal proceedings;

(E) exhibit appropriate courtroom behavior; and(F) testify;

24 (2) <u>as supported by current indications and the</u>
 25 <u>defendant's personal history</u>, whether the defendant:

26(A)has a [diagnosable] mental illness; or27(B)[or] is a person with mental retardation;

22

23

C.S.H.B. No. 2725 1 (3) whether the identified condition has lasted or is expected to last continuously for at least one year; 2 the degree of impairment resulting from [impact 3 (4) of] the mental illness or mental retardation, if existent, and the 4 specific impact on the defendant's capacity to engage with counsel 5 in a reasonable and rational manner; and 6 7 (5)  $\left[\frac{4}{4}\right]$  if the defendant is taking psychoactive or 8 other medication: 9 (A) whether the medication is necessary to 10 maintain the defendant's competency; and the effect, if any, of the medication on the 11 (B) 12 defendant's appearance, demeanor, or ability to participate in the 13 proceedings. SECTION 6. Articles 46B.025(a) and (b), Code of Criminal 14 15 Procedure, are amended to read as follows: (a) An expert's report to the court must state an opinion on 16 17 a defendant's competency or incompetency to stand trial or explain why the expert is unable to state such an opinion and must also: 18 19 (1)identify and address specific issues referred to the expert for evaluation; 20 21 (2) document that the expert explained to the defendant the purpose of the evaluation, the persons to whom a 22 report on the evaluation is provided, and the limits on rules of 23 24 confidentiality applying to the relationship between the expert and the defendant; 25 26 (3) in specific [general] terms, describe procedures, 27 techniques, and tests used in the examination, [and] the purpose of

1 each procedure, technique, or test, and the conclusions reached; 2 and

3 (4) state the expert's clinical observations, 4 findings, and opinions on each specific issue referred to the 5 expert by the court, <u>state the specific criteria supporting the</u> 6 <u>expert's diagnosis</u>, and state specifically any issues on which the 7 expert could not provide an opinion.

8 (b) If in the opinion of an expert appointed under Article 9 46B.021 the defendant is incompetent to proceed, the expert shall 10 state in the report:

(1) the <u>symptoms</u>, exact nature, <u>severity</u>, <u>and expected</u> <u>duration</u> of the deficits resulting from the defendant's mental illness or mental retardation, if any, <u>and the</u> [that] impact <u>of the</u> <u>identified condition on</u> the factors listed in Article 46B.024[<del>,</del> <u>contributing to the defendant's incompetency</u>]; [and]

16 (2) <u>an estimate of the period needed to restore the</u> 17 <u>defendant's competency, including whether the defendant is likely</u> 18 <u>to be restored to competency in the foreseeable future; and</u>

19 (3) prospective treatment options, if any,
20 appropriate for the defendant.

21 SECTION 7. Article 46B.071, Code of Criminal Procedure, is 22 amended to read as follows:

Art. 46B.071. OPTIONS ON DETERMINATION OF INCOMPETENCY.
(a) Except as provided by Subsection (b), on [On] a determination
that a defendant is incompetent to stand trial, the court shall:
(1) commit the defendant to a facility under Article
46B.073; or

(2) release the defendant on bail under Article
 2 46B.072.

3 (b) On a determination that a defendant is incompetent to 4 stand trial and is unlikely to be restored to competency in the 5 foreseeable future, the court shall:

6

(1) proceed under Subchapter E or F; or

7 (2) release the defendant on bail as permitted under 8 Chapter 17.

9 SECTION 8. Article 46B.072, Code of Criminal Procedure, is 10 amended by amending Subsections (a), (b), and (c) and adding 11 Subsection (a-1) to read as follows:

(a) <u>This article applies only to a defendant who is subject</u>
 <u>to an initial restoration period based on Article 46B.071.</u>

14 <u>(a-1)</u> Subject to conditions reasonably related to assuring 15 public safety and the effectiveness of the defendant's treatment, 16 if the court determines that a defendant found incompetent to stand 17 trial is not a danger to others and may be safely treated on an 18 outpatient basis with the specific objective of attaining 19 competency to stand trial and if an appropriate outpatient 20 treatment program is available for the defendant, the court:

(1) may release on bail a defendant found incompetent to stand trial with respect to a felony or may continue the defendant's release on bail; and

(2) shall release on bail a defendant found
incompetent to stand trial with respect to a misdemeanor or shall
continue the defendant's release on bail.

27 (b) The court shall order a defendant released on bail under

C.S.H.B. No. 2725 1 Subsection (a-1) [(a)] to participate in an outpatient treatment program for a period not to exceed 120 days. 2 3 (C) Notwithstanding Subsection (a-1) [(a)], the court may order a defendant to participate in an outpatient treatment program 4 5 under this article only if: 6 (1) the court receives and approves a comprehensive 7 plan that: 8 (A) provides for the treatment of the defendant for purposes of competency restoration; and 9 10 (B) identifies the person who will be responsible for providing that treatment to the defendant; and 11 the court finds that the treatment proposed by the 12 (2) plan will be available to and will be provided to the defendant. 13 14 SECTION 9. Articles 46B.073(a) and (b), Code of Criminal 15 Procedure, are amended to read as follows: (a) This article applies only to a defendant not released on 16 17 bail who is subject to an initial restoration period based on Article 46B.071. 18 19 (b) For further examination and treatment toward the specific objective of the defendant attaining competency to stand 20 trial, the [The] court shall commit a defendant described by 21 Subsection (a) to a mental health facility or residential care 22 23 facility for the applicable [a] period as follows: 24 (1) a period of not more than 60 days, if the defendant 25 is charged with an offense punishable as a misdemeanor; or 26 (2) a period of not more than 120 days, if the defendant is charged with an offense punishable as a felony [not to 27

1	exceed 120 days for further examination and treatment toward the
2	specific objective of attaining competency to stand trial].
3	SECTION 10. Subchapter D, Chapter 46B, Code of Criminal
4	Procedure, is amended by adding Article 46B.0755 to read as
5	follows:
6	Art. 46B.0755. PROCEDURES ON CREDIBLE EVIDENCE OF IMMEDIATE
7	RESTORATION. (a) Notwithstanding any other provision of this
8	subchapter, if the court receives credible evidence indicating that
9	the defendant has been restored to competency at any time after the
10	defendant's incompetency trial under Subchapter C but before the
11	defendant is transported under Article 46B.075 to a mental health
12	facility, residential care facility, or outpatient treatment
13	program, as applicable, the court may appoint disinterested experts
14	to reexamine the defendant in accordance with Subchapter B. The
15	court is not required to appoint the same expert or experts who
16	performed the initial examination of the defendant under that
17	subchapter.
18	(b) If after a reexamination of the defendant the applicable
19	expert's report states an opinion that the defendant remains
20	incompetent, the court's order under Article 46B.072 or 46B.073
21	remains in effect, and the defendant shall be transported to the
22	facility or outpatient treatment program as required by Article
23	46B.075. If after a reexamination of the defendant the applicable
24	expert's report states an opinion that the defendant has been
25	restored to competency, the court shall withdraw its order under
26	Article 46B.072 or 46B.073 and proceed under Subsection (c) or (d).
27	(c) The court shall find the defendant competent to stand

	C.D.II.D. NO. 2725
1	trial and proceed in the same manner as if the defendant had been
2	found restored to competency at a hearing if:
3	(1) both parties agree that the defendant is competent
4	to stand trial; and
5	(2) the court concurs.
6	(d) The court shall hold a hearing to determine whether the
7	defendant has been restored to competency if any party fails to
8	agree or if the court fails to concur that the defendant is
9	competent to stand trial. If a court holds a hearing under this
10	subsection, on the request of the counsel for either party or the
11	motion of the court, a jury shall make the competency
12	determination. For purposes of the hearing, incompetency is
13	presumed, and the defendant's competency must be proved by a
14	preponderance of the evidence. If after the hearing the defendant
15	is again found to be incompetent to stand trial, the court shall
16	issue a new order under Article 46B.072 or 46B.073, as appropriate
17	based on the defendant's current condition.
18	SECTION 11. Article 46B.077(a), Code of Criminal Procedure,
19	is amended to read as follows:
20	(a) The facility to which the defendant is committed or the
21	outpatient treatment program to which the defendant is released on
22	bail shall:
23	(1) develop an individual program of treatment;
24	(2) assess and evaluate whether the defendant <u>is</u>
25	<u>likely to be restored to</u> [ <del>will obtain</del> ] competency in the
26	foreseeable future; and

27

(3) report to the court and to the local mental health

authority or to the local mental retardation authority on the
 defendant's progress toward achieving competency.

3 SECTION 12. Article 46B.079, Code of Criminal Procedure, is 4 amended to read as follows:

Art. 46B.079. NOTICE AND REPORT TO COURT. (a) The head of the facility or the provider of the outpatient treatment program, as appropriate, not later than the 15th day before the date on which <u>the initial</u> [a] restoration period is to expire <u>according to the</u> <u>terms of the order or under Article 46B.0095 or other applicable</u> <u>provisions of this chapter</u>, shall notify the applicable court that the [restoration] period is about to expire.

12 (b) The head of the facility or outpatient treatment program 13 provider shall promptly notify the court when the head of the 14 facility or outpatient treatment program provider believes that:

15 (1) the defendant has attained competency to stand 16 trial; or

17 (2) the defendant <u>is not likely to</u> [will not] attain
18 competency in the foreseeable future.

When the head of the facility or outpatient treatment 19 (c) program provider gives notice to the court under Subsection (a) or 20 (b), the head of the facility or outpatient treatment program 21 provider also shall file a final report with the court stating the 22 23 reason for the proposed discharge under this chapter and including 24 a list of the types and dosages of medications prescribed for [with which] the defendant [was treated for mental illness] while the 25 26 defendant was in the facility or participating in the outpatient 27 treatment program. To enable any objection to the findings of the

4 If the head of the facility or outpatient treatment (d) 5 program provider notifies the court that the initial restoration period is about to expire, the notice may contain a request for an 6 extension of the period for an additional period of 60 days and an 7 8 explanation for the basis of the request. An explanation provided under this subsection must include a description of any evidence 9 indicating a reduction in the severity of the defendant's symptoms 10 11 or impairment. SECTION 13. Articles 46B.080(b) and (c), Code of Criminal 12 Procedure, are amended to read as follows: 13 14 (b) The court may enter an order under Subsection (a) only 15 if the court determines that [, on the basis of information provided by the head of the facility or the treatment program provider]: 16 17 (1) the defendant has not attained competency; and (2) an extension of the initial restoration period 18 19 will likely enable the facility or program to restore the defendant to competency within the period of the extension. 20 21 (c) The court may grant only one 60-day extension under this

report to be made in a timely manner under Article 46B.084(a), the

court shall provide copies of the report to the attorney

representing the defendant and the attorney representing the state.

C.S.H.B. No. 2725

22 article <u>in connection with the specific offense with which the</u> 23 <u>defendant is charged</u> [<del>for a period of restoration ordered under</del> 24 <del>this subchapter</del>].

25 SECTION 14. Article 46B.084(a), Code of Criminal Procedure, 26 is amended to read as follows:

27

1

2

3

(a) On the return of a defendant to the court, the court

shall make a determination with regard to the defendant's 1 competency to stand trial. The court may make the determination 2 3 based [solely] on the report filed under Article 46B.079(c) and on other medical information or personal history information relating 4 to the defendant. A[, unless any] party may object [objects] in 5 writing or in open court to the findings of the report not later 6 than the 15th day after the date on which the court received 7 notification under Article 46B.079. The court shall make the 8 determination not later than the 20th day after the date on which 9 the court received notification under Article 46B.079, regardless 10 of whether a party objects to the report as described by this 11 subsection and the issue is set for hearing under Subsection (b). 12

SECTION 15. Article 46B.086(a), Code of Criminal Procedure, is amended to read as follows:

15

(a) This article applies only to a defendant:

16 (1) who is determined under this chapter to be 17 incompetent to stand trial;

18

(2) who either:

(A) remains confined in a correctional facility, as defined by Section 1.07, Penal Code, for a period exceeding 72 hours while awaiting transfer to an inpatient mental health facility, a residential care facility, or an outpatient treatment program;

(B) is committed to an inpatient mental health
facility or a residential care facility for the purpose of
competency restoration;

27

(C) is confined in a correctional facility while

1 awaiting further criminal proceedings following competency 2 restoration treatment; or

3 (D) is subject to Article 46B.072, if the court
4 has made the determinations required by Subsection (a-1) [(a)] of
5 that article;

6 (3) for whom a correctional facility that employs or 7 contracts with a licensed psychiatrist, an inpatient mental health 8 facility, a residential care facility, or an outpatient treatment 9 program provider has prepared a continuity of care plan that 10 requires the defendant to take psychoactive medications; and

(4) who, after a hearing held under Section 574.106, Health and Safety Code, if applicable, has been found to not meet the criteria prescribed by Sections 574.106(a) and (a-1), Health and Safety Code, for court-ordered administration of psychoactive medications.

SECTION 16. Article 46B.101, Code of Criminal Procedure, is amended to read as follows:

Art. 46B.101. APPLICABILITY. This subchapter applies to a defendant against whom a court is required to proceed <u>according to</u> [<u>under</u>] Article 46B.084(e) <u>or according to the court's appropriate</u> determination under Article 46B.071.

22 SECTION 17. Article 46B.151(a), Code of Criminal Procedure, 23 is amended to read as follows:

(a) If a court is required by Article 46B.084(f) or by its
appropriate determination under Article 46B.071 to proceed under
this subchapter, or if the court is permitted by Article 46B.004(e)
to proceed under this subchapter, the court shall determine whether

1 there is evidence to support a finding that the defendant is either
2 a person with mental illness or a person with mental retardation.

3 SECTION 18. The Department of State Health Services, in coordination with the Health and Human Services Commission, shall 4 study the feasibility of providing home and community-based 5 services, instead of institutional care, to persons with severe and 6 persistent mental illness who have a history of more than one 7 8 inpatient forensic commitment under Chapter 46B, Code of Criminal Procedure. Not later than December 1, 2012, the department shall 9 10 issue a report to the legislature regarding the results of the feasibility study. 11

12 SECTION 19. The change in law made by this Act applies only 13 to a defendant with respect to whom any proceeding under Chapter 14 46B, Code of Criminal Procedure, is conducted on or after the 15 effective date of this Act.

16

SECTION 20. This Act takes effect September 1, 2011.