By: Nichols (Jackson)

A BILL TO BE ENTITLED

S.B. No. 1059

- 1 AN ACT
- 2 relating to the program for improvement of collection of court
- 3 costs, fees, and fines imposed in criminal cases.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
- 5 SECTION 1. Subsections (b), (c), (e), (h), (i), and (j),
- 6 Article 103.0033, Code of Criminal Procedure, are amended to read
- 7 as follows:
- 8 (b) This article applies [only] to each[+
- 9 [(1) a] county in this state [with a population of
- 10 50,000 or greater; and to each
- [$\frac{(2)}{a}$] municipality with a population of 100,000 or
- 12 greater.
- 13 (c) Unless granted a waiver under Subsection (h), each
- 14 [county and] municipality shall develop and implement a program
- 15 that complies with the prioritized implementation schedule under
- 16 Subsection (h). A county may develop and implement a program that
- 17 complies with the prioritized implementation schedule under
- 18 Subsection (h). A county program must include district, county,
- 19 and justice courts.
- 20 (e) Not later than June 1 of each year, the office shall
- 21 identify those counties and municipalities that:
- 22 (1) have not implemented a program; and
- 23 (2) are planning [able] to implement a program before
- 24 April 1 of the following year.

- 1 (h) The office, in consultation with the comptroller, may:
- 2 (1) use case dispositions, population, revenue data,
- 3 or other appropriate measures to develop a prioritized
- 4 implementation schedule for programs; and
- 5 (2) for a municipality, determine whether it is not
- 6 actually cost-effective to implement a program in the [a county or]
- 7 municipality and grant a waiver to the [county or] municipality.
- 8 (i) Each county that implements a program and each
- 9 municipality shall at least annually submit to the office and the
- 10 comptroller a written report that includes updated information
- 11 regarding the program, as determined by the office in cooperation
- 12 with the comptroller. The report must be in a form approved by the
- 13 office in cooperation with the comptroller.
- 14 (j) The comptroller shall periodically audit [counties and]
- 15 municipalities to verify information reported under Subsection (i)
- 16 and confirm that the [county or] municipality is conforming with
- 17 requirements relating to the program. The comptroller shall
- 18 consult with the office in determining how frequently to conduct
- 19 audits under this section.
- SECTION 2. Subsection (e), Section 133.058, Local
- 21 Government Code, is amended to read as follows:
- (e) A municipality [or county] may not retain a service fee
- 23 if, during an audit under Section 133.059 of this code or Article
- 24 103.0033(j), Code of Criminal Procedure, the comptroller
- 25 determines that the municipality [or county] is not in compliance
- 26 with Article 103.0033, Code of Criminal Procedure. The
- 27 municipality [or county] may continue to retain a service fee under

- 1 this section on receipt of a written confirmation from the
- 2 comptroller that the municipality [or county] is in compliance with
- 3 Article 103.0033, Code of Criminal Procedure.
- 4 SECTION 3. Subsection (c-1), Section 133.103, Local
- 5 Government Code, is amended to read as follows:
- 6 (c-1) The treasurer shall send to the comptroller 100
- 7 percent of the fees collected under this section by a municipality
- 8 [to the comptroller] if, during an audit under Section 133.059 of
- 9 this code or Article 103.0033(j), Code of Criminal Procedure, the
- 10 comptroller determines that the municipality [or county] is not in
- 11 compliance with Article 103.0033, Code of Criminal Procedure. The
- 12 municipality [or county] shall continue to dispose of fees as
- 13 otherwise provided by this section on receipt of a written
- 14 confirmation from the comptroller that the municipality [or county]
- is in compliance with Article 103.0033, Code of Criminal Procedure.
- SECTION 4. This Act takes effect immediately if it receives
- 17 a vote of two-thirds of all the members elected to each house, as
- 18 provided by Section 39, Article III, Texas Constitution. If this
- 19 Act does not receive the vote necessary for immediate effect, this
- 20 Act takes effect September 1, 2011.