By: J. Davis of Harris

H.B. No. 2887

A BILL TO BE ENTITLED

1	AN ACT
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- 2 relating to the establishment of community collaboratives by local
- 3 entities to provide services to and coordinate the care of persons
- 4 who are homeless, persons with mental illness, and persons with
- 5 substance abuse problems.
- 6 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
- 7 SECTION 1. Subtitle I, Title 4, Government Code, is amended
- 8 by adding Chapter 539 to read as follows:

9 CHAPTER 539. COMMUNITY COLLABORATIVES

- Sec. 539.001. DEFINITIONS. In this chapter:
- 11 (1) "Department" means the Department of State Health
- 12 <u>Services.</u>
- 13 (2) "Executive commissioner" means the executive
- 14 commissioner of the Health and Human Services Commission.
- 15 Sec. 539.002. GRANTS FOR ESTABLISHMENT OF COMMUNITY
- 16 COLLABORATIVES. (a) To the extent funds are appropriated to the
- 17 department for that purpose, the department shall make grants to
- 18 <u>local entities</u>, including local governmental entities, nonprofit
- 19 community organizations, and faith-based community organizations,
- 20 to establish community collaboratives that bring the public and
- 21 private sectors together to provide services to and coordinate the
- 22 care of persons who are homeless, persons with mental illness, and
- 23 persons with substance abuse problems.
- (b) The amount of a grant made to a local entity by the

- 1 department under this section may not exceed \$7.5 million and, up to
- 2 that amount, shall be equal to the amount of money provided to the
- 3 entity from private funding sources for the establishment of a
- 4 community collaborative.
- 5 Sec. 539.003. ACCEPTABLE USES OF GRANT MONEY. A local
- 6 entity shall use money received from a grant made by the department
- 7 and private funding sources for the establishment of a community
- 8 collaborative for the development of the infrastructure of the
- 9 collaborative and the start-up costs of the collaborative, provided
- 10 that a collaborative must be self-sustaining within seven years.
- 11 Other acceptable uses for the money include:
- 12 (1) the establishment, operation, or maintenance of
- 13 intake centers, detoxification units, sheltering centers for food,
- 14 workforce training centers, microbusinesses, and educational
- 15 centers in the community served by the collaborative;
- 16 (2) the provision of clothing, hygiene products, and
- 17 medical services to and the arrangement of transitional and
- 18 permanent residential housing for persons served by the
- 19 collaborative; and
- 20 (3) the establishment of triage procedures to protect
- 21 the public safety in the community served by the collaborative.
- Sec. 539.004. ELEMENTS OF COMMUNITY COLLABORATIVES. If
- 23 appropriate, a local entity shall incorporate into the community
- 24 collaborative established by the entity the use of the
- 25 department-operated Texas Electronic Registrar, transportation
- 26 plans, and case managers. An entity shall also consider
- 27 incorporating into a collaborative mentoring and volunteering

- 1 opportunities, strategies to reintegrate persons recently released
- 2 from prison into the community, and services for veterans.
- 3 Sec. 539.005. OUTCOME MEASURES FOR COMMUNITY
- 4 COLLABORATIVES. Each local entity that receives a grant from the
- 5 department to establish a community collaborative shall select at
- 6 least three of the following outcome measures that the entity will
- 7 focus on meeting through the implementation of the collaborative:
- 8 (1) persons served by the collaborative will find
- 9 regular employment that results in those persons having incomes
- 10 that are at or above 125 percent of the federal poverty level;
- 11 (2) persons served by the collaborative will find
- 12 permanent housing;
- 13 (3) persons served by the collaborative will complete
- 14 alcohol or substance abuse programs;
- 15 (4) the collaborative will help start social
- 16 businesses in the community and those businesses will create jobs
- 17 and provide funding that will enable the collaborative to
- 18 eventually become self-sustaining;
- 19 (5) there will be a decrease in the local recidivism
- 20 rate and an increase in the availability of jail beds in the
- 21 community served by the collaborative; and
- 22 (6) there will be a decrease in the number of emergency
- 23 room visits by persons served by the collaborative.
- Sec. 539.006. ANNUAL REVIEW OF OUTCOME MEASURES. The
- 25 department shall contract with an independent third party to verify
- 26 annually whether a community collaborative is meeting the outcome
- 27 measures under Section 539.005 selected by the local entity that

- 1 <u>established the collaborative.</u>
- 2 <u>Sec. 539.007. RECOVERY OF FUNDS.</u> The department shall
- 3 establish processes by which the department may recover funds from
- 4 a local entity if the community collaborative established by the
- 5 entity does not meet the outcome measures selected by the entity for
- 6 the collaborative under Section 539.005 or is not self-sustaining
- 7 after seven years.
- 8 <u>Sec. 539.008. RULES. The executive commissioner shall</u>
- 9 adopt any rules necessary to implement the community collaborative
- 10 grant program established under this chapter, including rules to
- 11 establish the requirements for a local entity to be eligible to
- 12 receive a grant, the required elements of a community collaborative
- 13 established by a local entity, and permissible and prohibited uses
- 14 of money received by a local entity from a grant made by the
- 15 department under this chapter.
- SECTION 2. This Act takes effect September 1, 2013.