By: Moody H.B. No. 518

## A BILL TO BE ENTITLED

1 AN ACT

2 relating to certain waivers by a defendant regarding a community

3 supervision revocation hearing.

4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

5 SECTION 1. Section 21(b-2), Article 42.12, Code of Criminal

6 Procedure, is amended to read as follows:

(b-2) If the defendant has not been released on bail as 7 permitted under Subsection (b-1), on motion by the defendant the 8 judge who ordered the arrest for the alleged violation of a 9 condition of community supervision shall cause the defendant to be 10 11 brought before the judge for a hearing on the alleged violation 12 within 20 days of filing of  $\underline{\text{the}}$  [said] motion, and after a hearing without a jury, may either continue, extend, modify, or revoke the 13 community supervision. A judge may revoke the 14 community supervision of a defendant who is imprisoned in a penal institution 15 without a hearing if the defendant, in writing before a court of 16 record or a notary public in the jurisdiction where imprisoned, 17 waives the defendant's [his] right to a hearing and to counsel, 18 affirms that the defendant [he] has nothing to say as to why 19 20 sentence should not be pronounced against the defendant [him], and 21 requests the judge to revoke community supervision and to pronounce sentence. In a felony case, the state may amend the motion to 22 23 revoke community supervision any time up to seven days before the date of the revocation hearing, after which time the motion may not 24

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- 1 be amended except for good cause shown, and in no event may the
- 2 state amend the motion after the commencement of taking evidence at
- 3 the hearing. The judge may continue the hearing for good cause
- 4 shown by either the defendant or the state.
- 5 SECTION 2. This Act takes effect September 1, 2015.