By: Metcalf, et al.H.B. No. 634Substitute the following for H.B. No. 634:Example 1By: ClardyC.S.H.B. No. 634

A BILL TO BE ENTITLED

1	AN ACT
2	relating to the rights of a guardian of a person in the criminal
3	justice system.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Chapter 26, Code of Criminal Procedure, is
6	amended by adding Article 26.041 to read as follows:
7	Art. 26.041. PROCEDURES RELATED TO GUARDIANSHIPS. (a) In
8	this article:
9	(1) "Guardian" has the meaning assigned by Section
10	1002.012, Estates Code.
11	(2) "Letters of guardianship" means a certificate
12	issued under Section 1106.001(a), Estates Code.
13	(b) A guardian who provides a court with letters of
14	guardianship for a defendant may:
15	(1) provide information relevant to the determination
16	of indigency; and
17	(2) request that counsel be appointed in accordance
18	with this chapter.
19	SECTION 2. Section 501.010, Government Code, is amended by
20	amending Subsection (a) and adding Subsections (a-1) and (b-1) to
21	read as follows:
22	(a) <u>In this section:</u>
23	(1) "Guardian" has the meaning assigned by Section
24	1002.012, Estates Code.

1 (2) "Letters of guardianship" means a certificate
2 issued under Section 1106.001(a), Estates Code.

3 <u>(a-1)</u> The institutional division shall allow the governor, 4 members of the legislature, and members of the executive and 5 judicial branches to enter at proper hours any part of a facility 6 operated by the division where inmates are housed or worked, for the 7 purpose of observing the operations of the division. A visitor 8 described by this subsection may talk with inmates away from 9 institutional division employees.

10

(b-1) The uniform visitation policy must:

11 (1) allow visitation by a guardian of an inmate to the 12 same extent as the inmate's next of kin, including placing the 13 guardian on the inmate's approved visitors list on the guardian's 14 request and providing the guardian access to the inmate during a 15 facility's standard visitation hours if the inmate is otherwise 16 eligible to receive visitors; and

17 (2) require the guardian to provide the warden with
 18 letters of guardianship before being allowed to visit the inmate.

19 SECTION 3. Section 507.030, Government Code, is amended by 20 amending Subsections (a) and (b) and adding Subsection (a-1) to 21 read as follows:

22

(a) <u>In this section:</u>

23 (1) "Guardian" has the meaning assigned by Section 24 <u>1002.012</u>, Estates Code.
25 (2) "Letters of guardianship" means a certificate

26 issued under Section 1106.001(a), Estates Code.

27 (a-1) The state jail division shall allow the governor,

1 members of the legislature, and officials of the executive and 2 judicial branches to enter during business hours any part of a 3 facility operated by the division, for the purpose of observing the 4 operations of the division. A visitor described by this subsection 5 may talk with defendants away from division employees.

(b) The state jail division shall establish a visitation
policy for persons confined in state jail felony facilities. <u>The</u>
visitation policy must:

9 (1) allow visitation by a guardian of a defendant 10 confined in a state jail felony facility to the same extent as the 11 defendant's next of kin, including placing the guardian on the 12 defendant's approved visitors list on the guardian's request and 13 providing the guardian access to the defendant during a facility's 14 standard visitation hours if the defendant is otherwise eligible to 15 receive visitors; and

16 (2) require the guardian to provide the director of 17 the facility with letters of guardianship before being allowed to 18 visit the defendant.

SECTION 4. Section 511.009(a), Government Code, is amended to read as follows:

21

(a) The commission shall:

(1) adopt reasonable rules and procedures
establishing minimum standards for the construction, equipment,
maintenance, and operation of county jails;

(2) adopt reasonable rules and procedures
establishing minimum standards for the custody, care, and treatment
of prisoners;

(3) adopt reasonable rules establishing minimum
 standards for the number of jail supervisory personnel and for
 programs and services to meet the needs of prisoners;

4 (4) adopt reasonable rules and procedures
5 establishing minimum requirements for programs of rehabilitation,
6 education, and recreation in county jails;

7 (5) revise, amend, or change rules and procedures if 8 necessary;

9 (6) provide to local government officials 10 consultation on and technical assistance for county jails;

11 (7) review and comment on plans for the construction
12 and major modification or renovation of county jails;

(8) require that the sheriff and commissioners of each county submit to the commission, on a form prescribed by the commission, an annual report on the conditions in each county jail within their jurisdiction, including all information necessary to determine compliance with state law, commission orders, and the rules adopted under this chapter;

(9) review the reports submitted under Subdivision (8)
and require commission employees to inspect county jails regularly
to ensure compliance with state law, commission orders, and rules
and procedures adopted under this chapter;

(10) adopt a classification system to assist sheriffs and judges in determining which defendants are low-risk and consequently suitable participants in a county jail work release program under Article 42.034, Code of Criminal Procedure;

27 (11) adopt rules relating to requirements for

C.S.H.B. No. 634 1 segregation of classes of inmates and to capacities for county 2 jails;

3 (12) require that the chief jailer of each municipal 4 lockup submit to the commission, on a form prescribed by the 5 commission, an annual report of persons under 17 years of age 6 securely detained in the lockup, including all information 7 necessary to determine compliance with state law concerning secure 8 confinement of children in municipal lockups;

9 (13) at least annually determine whether each county 10 jail is in compliance with the rules and procedures adopted under 11 this chapter;

(14) require that the sheriff and commissioners court of each county submit to the commission, on a form prescribed by the commission, an annual report of persons under 17 years of age securely detained in the county jail, including all information necessary to determine compliance with state law concerning secure confinement of children in county jails;

18 (15) schedule announced and unannounced inspections 19 of jails under the commission's jurisdiction using the risk 20 assessment plan established under Section 511.0085 to guide the 21 inspections process;

(16) adopt a policy for gathering and distributing tojails under the commission's jurisdiction information regarding:

24 (A) common issues concerning jail25 administration;

(B) examples of successful strategies formaintaining compliance with state law and the rules, standards, and

1 procedures of the commission; and

2 (C) solutions to operational challenges for 3 jails;

4 (17) report to the Texas Correctional Office on 5 Offenders with Medical or Mental Impairments on a jail's compliance 6 with Article 16.22, Code of Criminal Procedure;

7 (18) adopt reasonable rules and procedures8 establishing minimum requirements for jails to:

9 (A) determine if a prisoner is pregnant; and 10 (B) ensure that the jail's health services plan 11 addresses medical and mental health care, including nutritional 12 requirements, and any special housing or work assignment needs for 13 persons who are confined in the jail and are known or determined to 14 be pregnant; [and]

15 (19) provide guidelines to sheriffs regarding 16 contracts between a sheriff and another entity for the provision of 17 food services to or the operation of a commissary in a jail under 18 the commission's jurisdiction, including specific provisions 19 regarding conflicts of interest and avoiding the appearance of 20 impropriety<u>; and</u>

21 (20) adopt reasonable rules and procedures regarding 22 visitation of a prisoner at a county jail by a guardian, as defined 23 by Section 1002.012, Estates Code, that:

(A) allow visitation by a guardian to the same
 extent as the prisoner's next of kin, including placing the
 guardian on the prisoner's approved visitors list on the guardian's
 request and providing the guardian access to the prisoner during a

1	facility's standard visitation hours if the prisoner is otherwise
2	eligible to receive visitors; and
3	(B) require the guardian to provide the sheriff
4	with letters of guardianship issued as provided by Section
5	1106.001, Estates Code, before being allowed to visit the prisoner.
6	SECTION 5. Not later than December 1, 2015:
7	(1) the Texas Department of Criminal Justice shall
8	revise visitation policies consistent with Sections 501.010 and
9	507.030, Government Code, as amended by this Act; and
10	(2) the Commission on Jail Standards shall establish
11	rules and procedures as required by Section 511.009(a)(20),
12	Government Code, as added by this Act.
13	SECTION 6. Article 26.041, Code of Criminal Procedure, as
14	added by this Act, applies to a defendant for whom indigency is at
15	issue, regardless of whether the defendant is arrested before, on,
16	or after the effective date of this Act.
17	SECTION 7. This Act takes effect September 1, 2015.