2 relating to the appointment of counsel to represent indigent 3 defendants in criminal cases. Δ BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: SECTION 1. Article 1.051, Code of Criminal Procedure, is 5 amended by amending Subsections (c), (i), and (k) and adding 6 7 Subsection (c-1) to read as follows: An indigent defendant is entitled to have an attorney 8 appointed to represent him in any adversary judicial proceeding 9 10 that may result in punishment by confinement and in any other criminal proceeding if the court concludes that the interests of 11 12 justice require representation. Subject to Subsection (c-1) [Except as otherwise provided by this subsection], if an indigent 13 defendant is entitled to and requests appointed counsel and if 14 15 adversarial judicial proceedings have been initiated against the defendant, a court or the courts' designee authorized under Article 16 17 26.04 to appoint counsel for indigent defendants in the county in which the defendant is arrested shall appoint counsel as soon as 18 possible, but not later than: 19 (1) the end of the third working day after the date on 20 21 which the court or the courts' designee receives the defendant's 22 request for appointment of counsel, if the defendant is arrested in a county with a population of less than 250,000; or 23

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(2) [. In a county with a population of 250,000 or

S.B. No. 1517 1 more, the court or the courts' designee shall appoint counsel as required by this subsection as soon as possible, but not later than] 2 the end of the first working day after the date on which the court or 3 4 courts' designee receives the defendant's request appointment of counsel, if the defendant is arrested in a county 5 with a population of 250,000 or more. 6 7 (c-1) If an indigent defendant is arrested under a warrant issued in a county other than the county in which the arrest was 8 made and the defendant is entitled to and requests appointed 9 counsel, a court or the courts' designee authorized under Article 10 26.04 to appoint counsel for indigent defendants in the county that 11

issued the warrant shall appoint counsel within the periods 12 13 prescribed by Subsection (c), regardless of whether the defendant is present within the county issuing the warrant and even if 14 adversarial judicial proceedings have not yet been initiated 15 against the defendant in the county issuing the warrant. However, 16 if the defendant has not been transferred or released into the 17 custody of the county issuing the warrant before the 11th day after 18 the date of the arrest and if counsel has not otherwise been 19 20 appointed for the defendant in the arresting county under this article, a court or the courts' designee authorized under Article 21 26.04 to appoint counsel for indigent defendants in the arresting 22 23 county immediately shall appoint counsel to represent the defendant in any matter under Chapter 11 or 17, regardless of whether 24

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adversarial judicial proceedings have been initiated against the

defendant in the arresting county. If counsel is appointed for the

defendant in the arresting county as required by this subsection,

- 1 the arresting county may seek from the county that issued the
- 2 warrant reimbursement for the actual costs paid by the arresting
- 3 county for the appointed counsel.

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- Subject to Subsection (c-1) [Except as otherwise 4 provided by this subsection], with respect to a county with a 5 population of less than 250,000, if an indigent defendant is 6 7 entitled to and requests appointed counsel and if adversarial judicial proceedings have not been initiated against the defendant, 8 9 a court or the courts' designee authorized under Article 26.04 to appoint counsel for indigent defendants in the county in which the 10 11 <u>defendant</u> is <u>arrested</u> shall appoint counsel immediately following 12 the expiration of three working days after the date on which the court or the courts' designee receives the defendant's request for 13 appointment of counsel. If adversarial judicial proceedings are 14 15 initiated against the defendant before the expiration of the three 16 working days, the court or the courts' designee shall appoint counsel as provided by Subsection (c). 17 Subject to Subsection (c-1), in $[\frac{1}{1}]$ a county with a population of 250,000 or more, the 18 court or the courts' designee shall appoint counsel as required by 19 20 this subsection immediately following the expiration of one working day after the date on which the court or the courts' designee 21 22 receives the defendant's request for appointment of counsel. adversarial judicial proceedings are initiated against 23 24 defendant before the expiration of the one working day, the court or 25 the courts' designee shall appoint counsel as provided by Subsection (c). 26
 - (k) A court or the courts' designee may without unnecessary

- 1 delay appoint new counsel to represent an indigent defendant for
- 2 whom counsel is appointed under Subsection (c), (c-1), or (i) if:
- 3 (1) the defendant is subsequently charged in the case
- 4 with an offense different from the offense with which the defendant
- 5 was initially charged; and
- 6 (2) good cause to appoint new counsel is stated on the
- 7 record as required by Article 26.04(j)(2).
- 8 SECTION 2. Article 15.17(e), Code of Criminal Procedure, is
- 9 amended to read as follows:
- 10 (e) In each case in which a person arrested is taken before a
- 11 magistrate as required by Subsection (a) or Article 15.18(a), a
- 12 record shall be made of:
- 13 (1) the magistrate informing the person of the
- 14 person's right to request appointment of counsel;
- 15 (2) the magistrate asking the person whether the
- 16 person wants to request appointment of counsel; and
- 17 (3) whether the person requested appointment of
- 18 counsel.
- 19 SECTION 3. Article 15.18, Code of Criminal Procedure, is
- 20 amended by adding Subsection (a-1) to read as follows:
- 21 (a-1) If the arrested person is taken before a magistrate of
- 22 <u>a county other than the county that issued the warrant, the</u>
- 23 magistrate shall inform the person arrested of the procedures for
- 24 requesting appointment of counsel and ensure that reasonable
- 25 assistance in completing the necessary forms for requesting
- 26 appointment of counsel is provided to the person at the same time.
- 27 If the person requests the appointment of counsel, the magistrate

- 1 shall, without unnecessary delay but not later than 24 hours after
- 2 the person requested the appointment of counsel, transmit, or cause
- 3 to be transmitted, the necessary request forms to a court or the
- 4 courts' designee author<u>ized under Article 26.04 to appoint counsel</u>
- 5 in the county issuing the warrant.
- 6 SECTION 4. Article 26.04(a), Code of Criminal Procedure, is
- 7 amended to read as follows:
- 8 (a) The judges of the county courts, statutory county
- 9 courts, and district courts trying criminal cases in each county,
- 10 by local rule, shall adopt and publish written countywide
- 11 procedures for timely and fairly appointing counsel for an indigent
- 12 defendant in the county arrested for, charged with, or taking an
- 13 appeal from a conviction of a misdemeanor punishable by confinement
- 14 or a felony. The procedures must be consistent with this article
- 15 and Articles 1.051, 15.17, <u>15.18</u>, 26.05, and 26.052. A court shall
- 16 appoint an attorney from a public appointment list using a system of
- 17 rotation, unless the court appoints an attorney under Subsection
- 18 (f), (f-1), (h), or (i). The court shall appoint attorneys from
- 19 among the next five names on the appointment list in the order in
- 20 which the attorneys' names appear on the list, unless the court
- 21 makes a finding of good cause on the record for appointing an
- 22 attorney out of order. An attorney who is not appointed in the
- 23 order in which the attorney's name appears on the list shall remain
- 24 next in order on the list.
- 25 SECTION 5. The change in law made by this Act applies only
- 26 to a person who is arrested on or after the effective date of this
- 27 Act. A person arrested before the effective date of this Act is

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- 1 governed by the law in effect on the date the person was arrested,
- 2 and the former law is continued in effect for that purpose.
- 3 SECTION 6. This Act takes effect September 1, 2015.

President of the Senate Speaker of the House

I hereby certify that S.B. No. 1517 passed the Senate on

May 5, 2015, by the following vote: Yeas 31, Nays 0.

Secretary of the Senate

I hereby certify that S.B. No. 1517 passed the House on May 26, 2015, by the following vote: Yeas 145, Nays 0, two present not voting.

Chief Clerk of the House

Approved:

Date

Governor