# **SENATE AMENDMENTS**

## 2<sup>nd</sup> Printing

By: Rose

H.B. No. 211

	A BILL TO BE ENTITLED
1	AN ACT
2	relating to resuming a criminal case after a defendant is
3	determined to be competent to stand trial.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Article 46B.079(c), Code of Criminal Procedure,
6	is amended to read as follows:
7	(c) When the head of the facility or outpatient treatment
8	program provider gives notice to the court under Subsection (a) or
9	(b), the head of the facility or outpatient treatment program
10	provider also shall file a final report with the court stating the
11	reason for the proposed discharge under this chapter and including
12	a list of the types and dosages of medications prescribed for the
13	defendant while the defendant was in the facility or participating
14	in the outpatient treatment program. To enable any objection to
15	the findings of the report to be made in a timely manner under
16	Article <u>46B.084(a-1)</u> [ <del>46B.084(a)</del> ], the court shall provide copies
17	of the report to the attorney representing the defendant and the
18	attorney representing the state.
19	SECTION 2. Article 46B.084, Code of Criminal Procedure, is
20	amended by amending Subsections (a), (b), and (d) and adding
21	Subsections (a-1) and (d-1) to read as follows:
22	(a)(1) Not later than the next business day following the

22 (a) (1) Not later than the next business day for towing the
23 return of a defendant to the court, the court shall notify the
24 attorney representing the state and the attorney for the defendant

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1 regarding the return. Within three business days of receiving 2 notice under this subsection or, on a showing of good cause, a later 3 date specified by the court, the attorney for the defendant shall 4 meet and confer with the defendant to evaluate whether there is any 5 suggestion that the defendant has not yet regained competency.

6 (2) Notwithstanding Subdivision (1), in a county with 7 a population of 125,000 or less, as soon as practicable following 8 the date of the defendant's return to the court, the court shall 9 provide the notice required by that subdivision to the attorney 10 representing the state and the attorney for the defendant, and the 11 attorney for the defendant shall meet and confer with the defendant 12 as soon as practicable after the date of receipt of that notice.

(a-1)(1) Following the defendant's [On the] return [of a 13 14 defendant] to the court, the court shall make a determination with regard to the defendant's competency to stand trial. The court may 15 make the determination based on the report filed under Article 16 17 46B.079(c) and on other medical information or personal history information relating to the defendant. A party may object in 18 19 writing or in open court to the findings of the report not later than the 15th day after the date on which the court received 20 notification under Article 46B.079. The court shall make the 21 determination not later than the 20th day after the date on which 22 23 the court received notification under Article 46B.079, or not later 24 than the fifth day after the date of the defendant's return to court, whichever occurs first, regardless of whether a party 25 26 objects to the report as described by this subsection and the issue is set for hearing under Subsection (b). 27

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1 (2) Notwithstanding Subdivision (1), in a county with 2 a population of 125,000 or less, the court shall make the 3 determination described by that subdivision not later than the 20th 4 day after the date on which the court received notification under 5 Article 46B.079, regardless of whether a party objects to the 6 report as described by that subdivision and the issue is set for a 7 hearing under Subsection (b).

8 (b) If a party objects under Subsection <u>(a-1)</u> [<del>(a)</del>], the 9 issue shall be set for a hearing. The hearing is before the court, 10 except that on motion by the defendant, the defense counsel, the 11 prosecuting attorney, or the court, the hearing shall be held 12 before a jury.

13 (d)(1) If the defendant is found competent to stand trial, 14 <u>on the court's own motion</u> criminal proceedings <u>in the case</u> against 15 the defendant <u>shall</u> [may] be resumed <u>not later than the 14th day</u> 16 <u>after the date of the court's determination under this article that</u> 17 <u>the defendant's competency has been restored.</u>

18 (2) Notwithstanding Subdivision (1), in a county with 19 a population of 125,000 or less, on the court's own motion criminal 20 proceedings in the case against the defendant shall be resumed as 21 soon as practicable after the date of the court's determination 22 under this article that the defendant's competency has been 23 restored.

24 (d-1) This article does not require the criminal case to be
 25 finally resolved within any specific period.

26 SECTION 3. The change in law made by this Act applies only 27 to a proceeding under Chapter 46B, Code of Criminal Procedure, that

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commences on or after the effective date of this Act, regardless of
 when the defendant may have committed the underlying offense for
 which the defendant became subject to the proceeding.

4 SECTION 4. This Act takes effect immediately if it receives 5 a vote of two-thirds of all the members elected to each house, as 6 provided by Section 39, Article III, Texas Constitution. If this 7 Act does not receive the vote necessary for immediate effect, this 8 Act takes effect September 1, 2015.

ADOPTED

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H.B. No. 711

C.S. HB. NO. 211

Substitute the following for <u>HB. No. ZII</u>: By: <u>Julitmire</u>

A BILL TO BE ENTITLED

#### AN ACT

2 relating to resuming a criminal case after a defendant is
3 determined to be competent to stand trial.

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

5 SECTION 1. Article 46B.079(c), Code of Criminal Procedure, 6 is amended to read as follows:

7 (c) When the head of the facility or outpatient treatment program provider gives notice to the court under Subsection (a) or 8 9 (b), the head of the facility or outpatient treatment program 10 provider also shall file a final report with the court stating the 11 reason for the proposed discharge under this chapter and including 12 a list of the types and dosages of medications prescribed for the 13 defendant while the defendant was in the facility or participating 14 in the outpatient treatment program. To enable any objection to the findings of the report to be made in a timely manner under 15 16 Article 46B.084(a-1) [46B.084(a)], the court shall provide copies 17 of the report to the attorney representing the defendant and the 18 attorney representing the state.

19 SECTION 2. Article 46B.084, Code of Criminal Procedure, is 20 amended by amending Subsections (a), (b), and (d) and adding 21 Subsections (a-1) and (d-1) to read as follows:

(a) (1) Not later than the next business day following the return of a defendant to the court, the court shall notify the attorney representing the state and the attorney for the defendant

regarding the return. Within three business days of the date that 1 notice is received under this subsection or, on a showing of good 2 cause, a later date specified by the court, the attorney for the 3 4 defendant shall meet and confer with the defendant to evaluate whether there is any suggestion that the defendant has not yet 5 regained competency. 6 7 (2) Notwithstanding Subdivision (1), in a county with 8 a population of less than one million or in a county with a population of four million or more, as soon as practicable 9 10 following the date of the defendant's return to the court, the court shall provide the notice required by that subdivision to the 11

12 attorney representing the state and the attorney for the defendant, 13 and the attorney for the defendant shall meet and confer with the 14 defendant as soon as practicable after the date of receipt of that 15 notice.

16 (a-1)(1) Following the defendant's [On the] return [of a 17 defendant] to the court, the court shall make a determination with regard to the defendant's competency to stand trial. The court may 18 19 make the determination based on the report filed under Article 20 46B.079(c) and on other medical information or personal history 21 information relating to the defendant. A party may object in 22 writing or in open court to the findings of the report not later 23 than the 15th day after the date on which the court received notification under Article 46B.079. The court shall make the 24 25 determination not later than the 20th day after the date on which 26 the court received notification under Article 46B.079, or not later than the fifth day after the date of the defendant's return to 27

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1 <u>court, whichever occurs first,</u> regardless of whether a party 2 objects to the report as described by this subsection and the issue 3 is set for hearing under Subsection (b).

4 (2) Notwithstanding Subdivision (1), in a county with a population of less than one million or in a county with a 5 population of four million or more, the court shall make the 6 7 determination described by that subdivision not later than the 20th day after the date on which the court received notification under 8 Article 46B.079, regardless of whether a party objects to the 9 report as described by that subdivision and the issue is set for a 10 11 hearing under Subsection (b).

(b) If a party objects under Subsection (a-1) [(a)], the issue shall be set for a hearing. The hearing is before the court, except that on motion by the defendant, the defense counsel, the prosecuting attorney, or the court, the hearing shall be held before a jury.

17 (d)(1) If the defendant is found competent to stand trial, 18 <u>on the court's own motion</u> criminal proceedings <u>in the case</u> against 19 the defendant <u>shall</u> [may] be resumed <u>not later than the 14th day</u> 20 <u>after the date of the court's determination under this article that</u> 21 the defendant's competency has been restored.

22 (2) Notwithstanding Subdivision (1), in a county with 23 a population of less than one million or in a county with a 24 population of four million or more, on the court's own motion 25 criminal proceedings in the case against the defendant shall be 26 resumed as soon as practicable after the date of the court's 27 determination under this article that the defendant's competency

3

1 has been restored.

2 (d-1) This article does not require the criminal case to be
3 finally resolved within any specific period.

SECTION 3. The change in law made by this Act applies only to a proceeding under Chapter 46B, Code of Criminal Procedure, that commences on or after the effective date of this Act, regardless of when the defendant may have committed the underlying offense for which the defendant became subject to the proceeding.

9 SECTION 4. This Act takes effect immediately if it receives 10 a vote of two-thirds of all the members elected to each house, as 11 provided by Section 39, Article III, Texas Constitution. If this 12 Act does not receive the vote necessary for immediate effect, this 13 Act takes effect September 1, 2015.

## FISCAL NOTE, 84TH LEGISLATIVE REGULAR SESSION

## May 27, 2015

## TO: Honorable Joe Straus, Speaker of the House, House of Representatives

#### **FROM**: Ursula Parks, Director, Legislative Budget Board

**IN RE: HB211** by Rose (Relating to resuming a criminal case after a defendant is determined to be competent to stand trial.), **As Passed 2nd House** 

#### No significant fiscal implication to the State is anticipated.

The bill would amend the Code of Criminal Procedure to impose meeting and notification requirements regarding the determination of a defendant's competency in certain cases and to require resumption of criminal court proceedings within the specified time period following certain competency hearings. Based on the analysis of the Office of Court Administration, duties and responsibilities associated with implementing the provisions of the bill could be accomplished by utilizing existing resources.

Local Government Impact

No significant fiscal implication to units of local government is anticipated.

**Source Agencies:** 212 Office of Court Administration, Texas Judicial Council **LBB Staff:** UP, SD, KJo, GDz, KVe

## FISCAL NOTE, 84TH LEGISLATIVE REGULAR SESSION

### May 22, 2015

TO: Honorable John Whitmire, Chair, Senate Committee on Criminal Justice

#### **FROM:** Ursula Parks, Director, Legislative Budget Board

**IN RE: HB211** by Rose (Relating to resuming a criminal case after a defendant is determined to be competent to stand trial.), **Committee Report 2nd House, Substituted** 

#### No significant fiscal implication to the State is anticipated.

The bill would amend the Code of Criminal Procedure to impose meeting and notification requirements regarding the determination of a defendant's competency in certain cases and to require resumption of criminal court proceedings within the specified time period following certain competency hearings. Based on the analysis of the Office of Court Administration, duties and responsibilities associated with implementing the provisions of the bill could be accomplished by utilizing existing resources.

Local Government Impact

No significant fiscal implication to units of local government is anticipated.

**Source Agencies:** 212 Office of Court Administration, Texas Judicial Council **LBB Staff:** UP, KJo, GDz, KVe

#### FISCAL NOTE, 84TH LEGISLATIVE REGULAR SESSION

#### May 20, 2015

**TO:** Honorable John Whitmire, Chair, Senate Committee on Criminal Justice

**FROM:** Ursula Parks, Director, Legislative Budget Board

**IN RE: HB211** by Rose (Relating to resuming a criminal case after a defendant is determined to be competent to stand trial.), **As Engrossed** 

#### No significant fiscal implication to the State is anticipated.

The bill would amend the Code of Criminal Procedure to impose meeting and notification requirements regarding the determination of a defendant's competency in certain cases and to require resumption of criminal court proceedings within the specified time period following certain competency hearings. Based on the analysis of the Office of Court Administration, duties and responsibilities associated with implementing the provisions of the bill could be accomplished by utilizing existing resources.

#### Local Government Impact

No significant fiscal implication to units of local government is anticipated.

**Source Agencies:** 212 Office of Court Administration, Texas Judicial Council **LBB Staff:** UP, KJo, GDz

## FISCAL NOTE, 84TH LEGISLATIVE REGULAR SESSION

## April 13, 2015

**TO:** Honorable Abel Herrero, Chair, House Committee on Criminal Jurisprudence

**FROM:** Ursula Parks, Director, Legislative Budget Board

**IN RE: HB211** by Rose (Relating to resuming a criminal case after a defendant is determined to be competent to stand trial.), **As Introduced** 

#### No significant fiscal implication to the State is anticipated.

The bill would amend the Code of Criminal Procedure to impose meeting and notification requirements regarding the determination of a defendant's competency in certain cases and to require resumption of criminal court proceedings within the specified time period following certain competency hearings. Based on the analysis of the Office of Court Administration, duties and responsibilities associated with implementing the provisions of the bill could be accomplished by utilizing existing resources.

Local Government Impact

No significant fiscal implication to units of local government is anticipated.

**Source Agencies:** 212 Office of Court Administration, Texas Judicial Council **LBB Staff:** UP, KJo, GDz