## **BILL ANALYSIS**

Senate Research Center 85R12834 JXC-D

S.B. 1834 By: Buckingham Transportation 4/24/2017 As Filed

## **AUTHOR'S / SPONSOR'S STATEMENT OF INTENT**

The Texas Department of Transportation (TxDOT) has mechanisms for holding contractors accountable through financial penalties when projects are delayed. However, the communities affected by such delays currently experience no relief or direct benefit from any funds recovered by TxDOT for delayed projects.

S.B. 1834 directs TxDOT to establish a system to track penalties for delays in transportation projects assessed by TxDOT on contractors hired by the department.

TxDOT would also be required correlate these penalties with:

- Projects that are the subject of the penalties.
- Each county in which projects subject to penalties are located.

To provide actual relief to the communities impacted by delays, TxDOT would be required to allocate any financial penalties received to additional projects in the county where the delay was located.

Currently, a fine received by TxDOT for a late project in Central Texas could be used by the department for other actions or used to fund projects in other parts of the state. S.B. 1834 supports communities impacted by transportation delays by preventing the redistribution of received financial penalties to unrelated projects in counties elsewhere in Texas.

As proposed, S.B. 1834 amends current law relating to the allocation of revenue from certain penalties for transportation project delays.

## **RULEMAKING AUTHORITY**

This bill does not expressly grant any additional rulemaking authority to a state officer, institution, or agency.

## **SECTION BY SECTION ANALYSIS**

SECTION 1. Amends Subchapter A, Chapter 222, Transportation Code, by adding Section 222.007, as follows:

Sec. 222.007. ALLOCATION OF REVENUE FROM CERTAIN PENALTIES FOR TRANSPORTATION PROJECT DELAYS. (a) Requires the Texas Department of Transportation (TxDOT) to establish a system to track penalties for delays in transportation projects assessed by TxDOT on contractors hired by TxDOT. Requires that the system allow TxDOT to correlate a penalty with the project that was the subject of the penalty and each county in which the project that was the subject of the penalty is located.

(b) Requires TxDOT, each year, to:

- (1) for each county, determine the amount of money collected from penalties described by Subsection (a) in the previous year that is attributable to projects located in the county; and
- (2) in addition to other amounts, allocate to each county an amount of money equal to the amount determined for the county under Subdivision (1) to be used for transportation projects located in that county.
- (c) Authorizes TxDOT, if a transportation project that was the subject of a penalty is located in more than one county, to reasonably allocate the penalty revenue from that project between the counties in which the project is located.

SECTION 2. Effective date: September 1, 2017.