86R11022 JRR-D

By:  Allen H.B. No. 3296

A BILL TO BE ENTITLED

AN ACT

relating to the award of diligent participation credit to defendants serving a sentence for a state jail felony offense.

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

SECTION 1.  Article 42A.559, Code of Criminal Procedure, is amended by amending Subsections (b), (f), (g), and (h) and adding Subsection (e-1) to read as follows:

(b)  A defendant serving a sentence for [~~confined in~~] a state jail felony offense [~~facility~~] does not earn good conduct time for time served for the offense [~~in the facility~~] but may be awarded diligent participation credit in accordance with Subsection (f) or (g).

(e-1)  This subsection applies only to a defendant serving a sentence for a state jail felony offense who is confined in a county jail before being transferred to a state jail felony facility. For purposes of awarding diligent participation credit under Subsection (f) or (g), the sheriff of each county shall:

(1)  record the number of days each defendant described by this subsection diligently participated in an educational, vocational, treatment, or work program while confined in the county jail; and

(2)  attach a certification of the number of days recorded under Subdivision (1) when transferring the defendant to a state jail felony facility.

(f)  For a defendant with a judgment that contains a finding under Article 42.0199 that the defendant is presumptively entitled to diligent participation credit and who has not been the subject of disciplinary action while confined for [~~in~~] the state jail felony offense [~~facility~~], the department shall credit against any time the defendant is required to serve for the [~~in a~~] state jail felony offense [~~facility~~] additional time for each day the defendant actually served [~~in the facility~~] while diligently participating in an educational, vocational, treatment, or work program.

(g)  For a defendant with a judgment that contains a finding under Article 42.0199 that the defendant is not presumptively entitled to diligent participation credit or who has been the subject of disciplinary action while confined for [~~in~~] the state jail felony offense [~~facility~~], the department shall, not later than the 30th day before the date on which the defendant will have served 80 percent of the defendant's sentence, report to the sentencing court the record of the number of days under Subsections [~~Subsection~~] (e) and (e-1), as applicable. The contents of a report submitted under this subsection are not subject to challenge by a defendant. A judge, based on the report, may credit against any time a defendant is required to serve for the [~~in a~~] state jail felony offense [~~facility~~] additional time for each day the defendant actually served [~~in the facility~~] while diligently participating in an educational, vocational, treatment, or work program.

(h)  A time credit under Subsection (f) or (g) may not exceed one-fifth of the amount of time the defendant is originally required to serve for the state jail felony offense [~~in the facility~~].  A defendant may not be awarded a time credit under Subsection (f) or (g) for any period during which the defendant is subject to disciplinary status.  A time credit under Subsection (f) or (g) is a privilege and not a right.

SECTION 2.  The change in law made by this Act applies only to a person serving a sentence for a state jail felony offense committed on or after the effective date of this Act. A person serving a sentence for a state jail felony offense committed before the effective date of this Act is governed by the law in effect when the offense was committed, and the former law is continued in effect for that purpose. For purposes of this section, an offense was committed before the effective date of this Act if any element of the offense occurred before that date.

SECTION 3.  This Act takes effect September 1, 2019.