By: Pacheco

H.B. No. 3512

A BILL TO BE ENTITLED 1 AN ACT 2 relating to community supervision. 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: SECTION 1. Article 5.08, Code of Criminal Procedure, is 4 5 amended to read as follows: Art. 5.08. MEDIATION VIOLENCE 6 ΙN FAMILY 7 CASES. Notwithstanding Article 26.13(g) or 42A.301(b)(12) [42A.301(15)], in a criminal prosecution arising from family 8 9 violence, as that term is defined by Section 71.004, Family Code, a court shall not refer or order the victim or the defendant involved 10 to mediation, dispute resolution, arbitration, or other similar 11 12 procedures. SECTION 2. Article 42A.052(a), Code of Criminal Procedure, 13 14 is amended to read as follows: A judge who places a defendant on community supervision 15 (a) 16 may authorize the supervision officer supervising the defendant or a magistrate appointed by the district courts in the county that 17 give preference to criminal cases to modify the conditions of 18 community supervision for the limited purposes [purpose] of: 19 20 (1) transferring the defendant to different programs 21 within the community supervision continuum of programs and 22 sanctions; or (2) prioritizing the conditions ordered by the court 23 24 according to:

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1	(A) the defendant's needs as determined by a risk
2	and needs assessment; and
3	(B) the defendant's progress under supervision.
4	SECTION 3. Articles 42A.301(b) and (c), Code of Criminal
5	Procedure, are amended to read as follows:
6	(b) Conditions of community supervision may include
7	conditions requiring the defendant to:
8	(1) commit no offense against the laws of this state or
9	of any other state or of the United States;
10	(2) [avoid injurious or vicious habits;
11	[(3)] avoid persons or places of disreputable or
12	harmful character to the extent indicated by the results of the
13	assessment conducted under Subsection (a) and the evaluation
14	conducted under Subsection (c) [, including any person, other than
15	a family member of the defendant, who is an active member of a
16	<pre>criminal street gang];</pre>
17	(3) [(4)] report to the supervision officer as
18	directed by the judge or supervision officer and obey all rules and
19	regulations of the community supervision and corrections
20	department;
21	(4) [(5)] permit the supervision officer to visit the
22	defendant at the defendant's home or elsewhere;
23	(5) [(6)] work faithfully at suitable employment to
24	the extent possible;
25	(6) [(7)] remain within a specified place;
26	(7) [(8)] pay in one or more amounts:
27	(A) the defendant's fine, if one is assessed; and

H.B. No. 3512(B) all court costs, regardless of whether a fine

2 is assessed;

3 (8) [(9) support the defendant's dependents;

4 [(10) participate, for a period specified by the 5 judge, in any community-based program, including a community 6 service project under Article 42A.304;

7 $[\frac{(11)}{(11)}]$ if the judge determines that the defendant has 8 financial resources that enable the defendant to offset in part or in whole the costs of the legal services provided to the defendant 9 in accordance with Article 1.051(c) or (d), including any expenses 10 and costs, reimburse the county in which the prosecution was 11 instituted for the costs of the legal services in an amount that the 12 judge finds the defendant is able to pay, except that the defendant 13 14 may not be ordered to pay an amount that exceeds:

(A) the actual costs, including any expenses and
costs, paid by the county for the legal services provided by an
appointed attorney; or

(B) if the defendant was represented by a public
defender's office, the actual amount, including any expenses and
costs, that would have otherwise been paid to an appointed attorney
had the county not had a public defender's office;

22 <u>(9)</u> [(12)] if under custodial supervision in a 23 community corrections facility:

24 (A) remain under that supervision;
25 (B) obey all rules and regulations of the
26 facility; and
27 (C) pay a percentage of the defendant's income

1	to:
2	(i) the facility for room and board; and
3	(ii) the defendant's dependents for their
4	support during the period of custodial supervision;
5	(10) [(13)] submit to testing for alcohol or
6	controlled substances <u>but only if:</u>
7	(A) the judge determines, based on the results of
8	the assessment conducted under Subsection (a) and the evaluation
9	conducted under Subsection (c), that testing is necessary to
10	protect or restore the community or the victim or to punish,
11	rehabilitate, or reform the defendant; or
12	(B) the defendant's offense was related to drug
13	or alcohol abuse;
14	(11) [(14)] attend counseling sessions for substance
15	abusers or participate in substance abuse treatment services in a
16	program or facility approved or licensed by the Department of State
17	Health Services <u>but only if:</u>
18	(A) the judge determines, based on the results of
19	the assessment conducted under Subsection (a) and the evaluation
20	conducted under Subsection (c), that counseling or treatment is
21	necessary to protect or restore the community or the victim or to
22	punish, rehabilitate, or reform the defendant; or
23	(B) the defendant's offense was related to drug
24	or alcohol abuse;
25	(12) [(15)] with the consent of the victim of a
26	misdemeanor offense or of any offense under Title 7, Penal Code,
27	participate in victim-defendant mediation;

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(13) [(16)] submit to electronic monitoring;

2 (14) [(17)] reimburse the compensation to victims of 3 crime fund for any amounts paid from that fund to or on behalf of a 4 victim, as defined by Article 56.32, of the offense or if no 5 reimbursement is required, make one payment to the compensation to 6 victims of crime fund in an amount not to exceed \$50 if the offense 7 is a misdemeanor or not to exceed \$100 if the offense is a felony;

8 <u>(15)</u> [(18)] reimburse a law enforcement agency for the 9 analysis, storage, or disposal of raw materials, controlled 10 substances, chemical precursors, drug paraphernalia, or other 11 materials seized in connection with the offense;

12 <u>(16)</u> [(19)] pay all or part of the reasonable and 13 necessary costs incurred by the victim for psychological counseling 14 made necessary by the offense or for counseling and education 15 relating to acquired immune deficiency syndrome or human 16 immunodeficiency virus made necessary by the offense;

17 <u>(17)</u> [(20)] make one payment in an amount not to 18 exceed \$50 to a crime stoppers organization, as defined by Section 19 414.001, Government Code, and as certified by the Texas Crime 20 Stoppers Council;

21 (18) [(21)] submit a DNA sample to the Department of 22 Public Safety under Subchapter G, Chapter 411, Government Code, for 23 the purpose of creating a DNA record of the defendant;

24 [(22) in any manner required by the judge, provide in 25 the county in which the offense was committed public notice of the 26 offense for which the defendant was placed on community 27 supervision;] and

1 <u>(19)</u> [(23)] reimburse the county in which the 2 prosecution was instituted for compensation paid to any interpreter 3 in the case.

4 (c) Before the judge may require as a condition of community 5 supervision that the defendant submit to testing for alcohol or controlled substances, attend counseling sessions for substance 6 abuse, or receive treatment in a state-funded substance abuse 7 8 treatment program, including an inpatient or outpatient program, a substance abuse felony program under Article 42A.303, or a program 9 provided to the defendant while confined in a community corrections 10 facility as defined by Article 42A.601, the judge must consider the 11 results of an evaluation conducted to determine the appropriate 12 type and level of treatment necessary to address the defendant's 13 14 alcohol or drug dependency.

15 SECTION 4. Article 42A.303(e), Code of Criminal Procedure, 16 is amended to read as follows:

(e) The Department of State Health Services <u>or the community</u>
<u>supervision and corrections department supervising the defendant</u>
shall develop the continuum of care treatment plan described by
Subsection (d)(1).

21 SECTION 5. Articles 42A.403(d-1) and (e), Code of Criminal 22 Procedure, are amended to read as follows:

23 (d-1) The judge shall waive the educational program 24 requirement if the defendant successfully completes [equivalent] 25 education at a residential treatment facility under Article 26 42A.4045.

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(e) The judge shall set out in the judgment, as applicable:

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the finding of good cause for waiver; or

(2) the finding that the defendant has successfully
 completed [equivalent] education as provided by Article 42A.4045.

4 SECTION 6. Articles 42A.404(b-1) and (c), Code of Criminal 5 Procedure, are amended to read as follows:

6 (b-1) The judge shall waive the educational program 7 requirement if the defendant successfully completes [equivalent] 8 education at a residential treatment facility under Article 9 42A.4045.

10 (c) The judge shall set out in the judgment, as applicable:
11 (1) the finding of good cause for waiver; or

12 (2) the finding that the defendant has successfully
13 completed [equivalent] education as provided by Article 42A.4045.

SECTION 7. Articles 42A.4045(a) and (b), Code of Criminal
Procedure, are amended to read as follows:

(a) A judge shall waive the educational requirement under Article 42A.403 or 42A.404 for a defendant who is required to receive treatment as a resident of a substance abuse treatment facility as a condition of community supervision if the defendant successfully completes [equivalent] education while the defendant is confined to the residential treatment facility.

(b) The Department of State Health Services shall approve [equivalent] education provided at substance abuse treatment facilities.

25 SECTION 8. Articles 42A.406(a) and (b-1), Code of Criminal 26 Procedure, are amended to read as follows:

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(a) If a defendant is required as a condition of community

1 supervision to attend an educational program under Article 42A.403 or 42A.404, or if the court waives the educational program 2 requirement under Article 42A.403 or the defendant successfully 3 completes [equivalent] education under Article 42A.4045, the court 4 5 clerk shall immediately report that fact to the Department of Public Safety, on a form prescribed by the department, for 6 inclusion in the defendant's driving record. If the court grants 7 8 an extension of time in which the defendant may complete the educational program under Article 42A.403, the court clerk shall 9 10 immediately report that fact to the Department of Public Safety on a form prescribed by the department. The clerk's report under this 11 12 subsection must include the beginning date of the defendant's 13 community supervision.

14 (b-1) Upon release from a residential treatment facility at 15 which the person successfully completed [equivalent] education 16 under Article 42A.4045, at the request of the court clerk, the 17 director of the residential treatment facility shall give notice to 18 the Department of Public Safety for inclusion in the person's 19 driving record.

20 SECTION 9. Articles 42A.651(a) and (c), Code of Criminal 21 Procedure, are amended to read as follows:

(a) A judge may not order a defendant to make a payment as aterm or condition of community supervision, except for:

(1) the payment of fines, court costs, or restitution25 to the victim;

26 (2) reimbursement of a county as described by Article
27 42A.301(b)(8) [42A.301(11)]; or

(3) a payment ordered as a condition that relates
 personally to the rehabilitation of the defendant or that is
 otherwise expressly authorized by law.

4 (c) A judge may not impose a condition of community
5 supervision requiring a defendant to reimburse a county for the
6 costs of legal services as described by Article <u>42A.301(b)(8)</u>
7 [<u>42A.301(11)</u>] if the defendant has already satisfied that
8 obligation under Article 26.05(g).

9 SECTION 10. Article 42A.655, Code of Criminal Procedure, is 10 amended to read as follows:

Art. 42A.655. ABILITY TO PAY. <u>(a) Notwithstanding any</u> <u>other provision of this chapter, the</u> [The] court shall <u>inquire as to</u> <u>whether the defendant has sufficient resources or income</u> [consider <u>the defendant's ability</u>] to pay before ordering the defendant to make any payments under this chapter.

16 (b) For a defendant who is ordered to make payments under 17 this chapter, the court shall reconsider whether the defendant has 18 sufficient resources or income to pay:

19 <u>(1) at least annually or at any time the defendant's</u> 20 <u>financial status or required payments change in such a way that the</u> 21 <u>defendant's ability to make a payment previously ordered by the</u> 22 <u>court is substantially hindered; and</u>

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(2) at any hearing held under Article 42A.751(d).

24 (c) If the court determines that the defendant does not have

25 <u>sufficient resources or income to make any payment ordered by the</u> 26 <u>court, including a payment required under Article 42A.652, the</u> 27 judge shall determine whether all or a portion of the payment should

1	be:
2	(1) required to be paid at a later date or in a
3	specified portion at designated intervals;
4	(2) waived completely or partially under Article
5	<u>43.091 or 45.0491;</u>
6	(3) discharged by performing community service under
7	Article 42A.304 or 45.049, as applicable; or
8	(4) satisfied through any combination of methods under
9	Subdivisions (1)-(3).
10	SECTION 11. Article 42A.701, Code of Criminal Procedure, is
11	amended by amending Subsections (a), (b), and (d) and adding
12	Subsections (b-1) and (c-1) to read as follows:
13	(a) At any time after the <u>defendant's time served on</u>
14	community supervision plus time credits received under Article
15	42A.702 equals [defendant has satisfactorily completed] one-third
16	of the original community supervision period or two years [of
17	community supervision], whichever is less, the judge may reduce or
18	terminate the period of community supervision.
19	(b) Once a defendant's time served on community supervision
20	plus time credits received under Article 42A.702 equals [On
21	completion of] one-half of the original community supervision
22	period or two years [of community supervision], whichever is more,
23	the judge shall review the defendant's record and consider whether
24	to reduce or terminate the period of community supervision, unless
25	the defendant:
26	(1) is delinquent in paying required [costs, fines,
27	fees, or] restitution that the defendant has the ability to pay; or

(2) has not completed court-ordered counseling or
 treatment.
 (b-1) The supervision officer shall notify the court not

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later than the 30th day after the date a defendant who at the time of 4 5 the review required by Subsection (b) was delinquent in paying restitution or had not completed court-ordered counseling or 6 7 treatment, completes the remaining court-ordered counseling or treatment and makes the delinquent restitution payments, as 8 The court shall review the defendant's record and 9 applicable. 10 consider whether to reduce or terminate the period of community supervision. 11

12 (c-1) If, at the time a court conducts a review of a defendant's record under this article, the defendant has been 13 compliant with the terms of community supervision for the preceding 14 15 six months, the judge shall terminate the period of community supervision and discharge the defendant, unless the judge makes a 16 17 finding that there is a substantial and compelling objective reason to deny early termination. Substantial and compelling reasons are 18 19 limited to the following circumstances:

20 <u>(1) the defendant has exhibited a pattern of behavior</u> 21 while on community supervision indicating the defendant would be a 22 substantial risk to public safety, including major violations of 23 conditions of community supervision or additional criminal 24 convictions; 25 (2) there is verified objective evidence of

25 (2) there is verified objective evidence of 26 substantial risk of harm to a victim of the offense for which the 27 defendant is on community supervision;

H.B. No. 3512 1 (3) the defendant has threatened harm to another 2 person; 3 (4) the defendant is a suspect in an active criminal 4 investigation; or 5 (5) the defendant is the subject of a pending felony 6 charge. 7 (d) If the judge determines that the defendant has not been compliant with the terms [failed to satisfactorily fulfill the 8 9 conditions] of community supervision for the preceding six months, 10 or if the judge makes a finding under Subsection (c-1)(1) or (2), the judge shall advise the defendant in writing of the requirements 11 for satisfactorily fulfilling those conditions. 12 As soon as practicable after the 180th day after the date the judge advises the 13 defendant under this subsection, but not later than the 270th day 14 15 after that date, the judge shall review the defendant's record and again consider whether to reduce or terminate the period of 16 17 community supervision. SECTION 12. Articles 42A.702(a), (c), and (d), Code of 18 Criminal Procedure, are amended to read as follows: 19 This article applies only to a defendant who [+ 20 (a) 21 [(1)] is granted community supervision, including deferred adjudication community supervision, for an offense 22 23 punishable as a state jail felony or a felony of the third degree, other than an offense: 24 25 (1) [(A)] included as a "reportable conviction or 26 adjudication" under Article 62.001(5); (2) [(B) involving family violence as defined 27

Section 71.004, Family Code; 1 2 [(C)] under Section 20.03 or 28.02, Penal Code; 3 or 4 (3) [(D)] under Chapter 49, Penal Code[+ 5 [(2) is not delinquent in paying required costs, 6 fines fees; and 7 [(3) has fully satisfied any order to pay restitution 8 to a victim]. (c) A defendant is entitled to time credits toward the 9 completion of the defendant's period of community supervision for 10 the full payment of court costs, fines, attorney's fees, and 11 restitution as follows: 12 (1) court costs: 60 [15] days; 13 14 (2) fines: 90 [30] days; 15 (3) attorney's fees: 90 [30] days; and restitution: 120 [60] days. 16 (4) 17 (d) A defendant is entitled to time credits toward the completion of the defendant's period of community supervision for 18 the successful completion of treatment or rehabilitation programs 19 as follows: 20 21 (1) parenting class or parental responsibility program: 90 [30] days; 22 anger management program: 90 [30] days; 23 (2) 24 (3) life skills training program: 90 [30] days; 25 (4) vocational, technical, or career education or 26 training program: 120 [60] days; [and] (5) alcohol 27 or substance abuse counseling or

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1 treatment: <u>120</u> [90] days; and

2 (6) any other faith-based, volunteer, or
3 community-based program ordered or approved by the court: 90 days.

4 SECTION 13. Article 42A.751(i), Code of Criminal Procedure, 5 is amended to read as follows:

6 (i) In a revocation hearing at which it is alleged only that 7 the defendant violated the conditions of community supervision by 8 failing to pay community supervision fees or court costs or by failing to pay the costs of legal services as described by Article 9 10 42A.301(b)(8) $[\frac{42A.301(11)}{1}]$, the state must prove by а preponderance of the evidence that the defendant was able to pay and 11 12 did not pay as ordered by the judge.

13 SECTION 14. Section 103.021, Government Code, is amended to 14 read as follows:

15 Sec. 103.021. ADDITIONAL FEES AND COSTS IN CRIMINAL OR 16 CIVIL CASES: CODE OF CRIMINAL PROCEDURE. An accused or 17 defendant, or a party to a civil suit, as applicable, shall pay the 18 following fees and costs under the Code of Criminal Procedure if 19 ordered by the court or otherwise required:

(1) a personal bond fee (Art. 17.42, Code of Criminal
Procedure) . . . the greater of \$20 or three percent of the amount
of the bail fixed for the accused;

(2) cost of electronic monitoring as a condition of
 release on personal bond (Art. 17.43, Code of Criminal Procedure)
 . . actual cost;

26 (3) a fee for verification of and monitoring of motor
27 vehicle ignition interlock (Art. 17.441, Code of Criminal

1 Procedure) . . . not to exceed \$10;

2 (3-a) costs associated with operating a global 3 positioning monitoring system as a condition of release on bond 4 (Art. 17.49(b)(2), Code of Criminal Procedure) . . . actual costs, 5 subject to a determination of indigency;

6 (3-b) costs associated with providing a defendant's 7 victim with an electronic receptor device as a condition of the 8 defendant's release on bond (Art. 17.49(b)(3), Code of Criminal 9 Procedure) . . . actual costs, subject to a determination of 10 indigency;

(4) repayment of reward paid by a crime stoppers organization on conviction of a felony (Art. 37.073, Code of Criminal Procedure) . . . amount ordered;

14 (5) reimbursement to general revenue fund for payments 15 made to victim of an offense as condition of community supervision 16 (Art. <u>42A.301(b)(14)</u> [<u>42A.301(17)</u>], Code of Criminal Procedure) 17 . . not to exceed \$50 for a misdemeanor offense or \$100 for a 18 felony offense;

(6) payment to a crime stoppers organization 19 as condition 20 of community supervision (Art. 42A.301(b)(17) 21 [42A.301(20)], Code of Criminal Procedure) . . . not to exceed \$50; children's advocacy center fee (Art. 42A.455, Code 22 (7)of Criminal Procedure) . . . not to exceed \$50; 23

24 (8) family violence center fee (Art. 42A.504(b), Code
25 of Criminal Procedure) . . . \$100;

26 (9) community supervision fee (Art. 42A.652(a), Code
 27 of Criminal Procedure) . . . not less than \$25 or more than \$60 per

1 month;

2 (10) additional community supervision fee for certain
3 offenses (Art. 42A.653(a), Code of Criminal Procedure) . . . \$5 per
4 month;

5 (11) for certain financially able sex offenders as a 6 condition of community supervision, the costs of treatment, 7 specialized supervision, or rehabilitation (Art. 42A.452, Code of 8 Criminal Procedure) . . . all or part of the reasonable and 9 necessary costs of the treatment, supervision, or rehabilitation as 10 determined by the judge;

(12) fee for failure to appear for trial in a justice or municipal court if a jury trial is not waived (Art. 45.026, Code of Criminal Procedure) . . . costs incurred for impaneling the jury;

(13) costs of certain testing, assessments, or programs during a deferral period (Art. 45.051, Code of Criminal Procedure)...amount ordered;

18 (14) special expense on dismissal of certain 19 misdemeanor complaints (Art. 45.051, Code of Criminal Procedure) 20 . . . not to exceed amount of fine assessed;

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(15) an additional fee:

for a copy of the defendant's driving record 22 (A) to be requested from the Department of Public Safety by the judge 23 24 (Art. 45.0511(c-1), Code of Criminal Procedure) . . . amount equal sum of the fee established by Section 25 to the 521.048, 26 Transportation Code, and the state electronic Internet portal fee; 27 (B) as an administrative fee for requesting a

1 driving safety course or a course under the motorcycle operator 2 training and safety program for certain traffic offenses to cover 3 the cost of administering the article (Art. 45.0511(f)(1), Code of 4 Criminal Procedure) . . . not to exceed \$10; or

5 (C) for requesting a driving safety course or a 6 course under the motorcycle operator training and safety program 7 before the final disposition of the case (Art. 45.0511(f)(2), Code 8 of Criminal Procedure) . . . not to exceed the maximum amount of the 9 fine for the offense committed by the defendant;

10 (16) a request fee for teen court program (Art. 11 45.052, Code of Criminal Procedure) . . . \$20, if the court 12 ordering the fee is located in the Texas-Louisiana border region, 13 but otherwise not to exceed \$10;

14 (17) a fee to cover costs of required duties of teen 15 court (Art. 45.052, Code of Criminal Procedure) . . . \$20, if the 16 court ordering the fee is located in the Texas-Louisiana border 17 region, but otherwise \$10;

18 (18) a mileage fee for officer performing certain 19 services (Art. 102.001, Code of Criminal Procedure) . . . \$0.15 per 20 mile;

(19) certified mailing of notice of hearing date (Art.
102.006, Code of Criminal Procedure) . . . \$1, plus postage;

(20) certified mailing of certified copies of an order
of expunction (Art. 102.006, Code of Criminal Procedure) . . . \$2,
plus postage;

26 (20-a) a fee to defray the cost of notifying state 27 agencies of orders of expungement (Art. 45.0216, Code of Criminal

1 Procedure) . . . \$30 per application; (21) sight orders: 2 3 (A) if the face amount of the check or sight order does not exceed \$10 (Art. 102.007, Code of Criminal Procedure) 4 . . . not to exceed \$10; 5 (B) if the face amount of the check or sight order 6 7 is greater than \$10 but does not exceed \$100 (Art. 102.007, Code of 8 Criminal Procedure) . . . not to exceed \$15; (C) if the face amount of the check or sight order 9 10 is greater than \$100 but does not exceed \$300 (Art. 102.007, Code of Criminal Procedure) . . . not to exceed \$30; 11 12 (D) if the face amount of the check or sight order is greater than \$300 but does not exceed \$500 (Art. 102.007, Code of 13 14 Criminal Procedure) . . . not to exceed \$50; and 15 (E) if the face amount of the check or sight order is greater than \$500 (Art. 102.007, Code of Criminal Procedure) 16 . . . not to exceed \$75; 17 (22) fees for a pretrial intervention program: 18 19 (A) a supervision fee (Art. 102.012(a), Code of Criminal Procedure) . . . \$60 a month plus expenses; and 20 21 (B) a district attorney, criminal district attorney, or county attorney administrative fee (Art. 102.0121, 22 Code of Criminal Procedure) . . . not to exceed \$500; 23 24 (23) parking fee violations for child safety fund in 25 municipalities with populations: 26 (A) greater than 850,000 (Art. 102.014, Code of 27 Criminal Procedure) . . . not less than \$2 and not to exceed \$5; and

H.B. No. 3512 1 (B) less than 850,000 (Art. 102.014, Code of 2 Criminal Procedure) . . . not to exceed \$5;

3 (24) an administrative fee for collection of fines,
4 fees, restitution, or other costs (Art. 102.072, Code of Criminal
5 Procedure) . . . not to exceed \$2 for each transaction;

6 (25) a collection fee, if authorized by the 7 commissioners court of a county or the governing body of а 8 municipality, for certain debts and accounts receivable, including unpaid fines, fees, court costs, forfeited bonds, and restitution 9 ordered paid (Art. 103.0031, Code of Criminal Procedure) . . . 30 10 percent of an amount more than 60 days past due; and 11

12 (26) a cost on conviction for the truancy prevention 13 and diversion fund (Art. 102.015, Code of Criminal Procedure) . . . 14 \$2.

15 SECTION 15. Section 509.011(e), Government Code, is amended 16 to read as follows:

17 (e) In establishing per diem payments authorized by Subsections (a)(1) and (a)(2), the division shall consider the 18 19 amounts appropriated in the General Appropriations Act for basic supervision as sufficient to provide basic supervision in each year 20 of the fiscal biennium. For purposes of funding distributed for a 21 defendant described by Subsection (a)(1), the division shall adopt 22 provisions to award additional per capita funding based on each 23 24 felony defendant supervised by a department who receives a discharge following: 25

26 <u>(1) the successful completion of the period of</u> 27 <u>community supervision; or</u>

(2) an early termination of community supervision
 under Article 42A.111 or 42A.701, Code of Criminal Procedure, as
 applicable.

4 SECTION 16. To the extent of any conflict, this Act prevails 5 over another Act of the 86th Legislature, Regular Session, 2019, 6 relating to nonsubstantive additions to and corrections in enacted 7 codes.

8 SECTION 17. Section 509.011, Government Code, as amended by 9 this Act, applies only to a payment based on an appropriation made 10 for any state fiscal year beginning on or after September 1, 2020.

SECTION 18. (a) Except as provided by Subsection (b) of this section, the change in law made by this Act to Chapter 42A, Code of Criminal Procedure, applies to a person on community supervision on or after the effective date of this Act, regardless of whether the person was placed on community supervision before, on, or after the effective date of this Act.

17 (b) The change in law made by this Act to the amount of a time credit to which a defendant is entitled under Article 18 42A.702(d), of Criminal Procedure, 19 Code for successfully completing a treatment or rehabilitation program described by that 20 article, applies only to a program that is completed on or after the 21 effective date of this Act, regardless of whether the program began 22 23 before, on, or after the effective date of this Act. The amount of a 24 time credit for a program that was completed before the effective date of this Act is governed by the law in effect on the date the 25 26 program was completed, and the former law is continued in effect for 27 that purpose.

1 SECTION 19. This Act takes effect September 1, 2019.