

Amend CSHB 20 (house committee report) as follows:

- (1) On page 1, line 7, strike "(a)".
- (2) On page 1, lines 9-11, strike "the person is accused of committing a [for] capital offense for which [offenses when] the proof is evident" and substitute "denial of bail is expressly permitted by the Texas Constitution [for capital offenses when the proof is evident]".
- (3) Strike page 1, line 14, through page 2, line 20.
- (4) On page 2, line 24, strike "PRETRIAL PUBLIC SAFETY ASSESSMENT" and substitute "PUBLIC SAFETY REPORT SYSTEM".
- (5) On page 2, line 26, strike "pretrial public safety assessment" and substitute "public safety report system".
- (6) On page 3, line 4, strike "risk".
- (7) On page 3, line 6, strike "risk" and substitute "likelihood".
- (8) On page 3, lines 17 and 18, strike "to whom the assessment is applied" and substitute "with respect to whom a public safety report is prepared".
- (9) On page 3, lines 19 and 20, strike "pretrial public safety assessment" and substitute "public safety report system".
- (10) On page 3, lines 23 and 24, strike "pretrial public safety assessment" and substitute "public safety report system".
- (11) On page 3, line 26, strike "pretrial public safety assessment" and substitute "public safety report system".
- (12) On page 4, lines 2 and 3, strike "pretrial public safety assessment" and substitute "public safety report system".
- (13) On page 4, line 6, strike "pretrial public safety assessment" and substitute "public safety report system".
- (14) On page 4, line 13, strike "pretrial public safety assessment" and substitute "public safety report system".
- (15) On page 4, line 14, strike "relied on by the assessment" and substitute "used for preparing a public safety report".
- (16) On page 4, line 15, strike "PRETRIAL PUBLIC SAFETY ASSESSMENT" and substitute "PUBLIC SAFETY REPORT".
- (17) On page 4, lines 21-23, strike "pretrial public safety assessment developed under Article 17.021 to conduct a pretrial

public safety assessment" and substitute "public safety report system developed under Article 17.021 to prepare a public safety report".

(18) On page 4, line 25, strike "results of the assessment conducted" and substitute "public safety report prepared".

(19) On page 5, line 3, strike "conduct a pretrial public safety assessment" and substitute "prepare a public safety report".

(20) On page 5, lines 5 and 6, strike "conduct a pretrial public safety assessment using the validated pretrial public safety assessment" and substitute "prepare a public safety report using the validated public safety report system".

(21) On page 5, lines 8 and 9, strike "results of the pretrial public safety assessment" and substitute "public safety report".

(22) On page 8, line 2, strike "results of the pretrial public safety assessment conducted" and substitute "public safety report prepared".

(23) On page 8, line 27, through page 9, line 1, strike "results of the defendant's pretrial public safety assessment" and substitute "defendant's public safety report".

(24) On page 9, lines 4 and 5, strike "pretrial public safety assessment has been conducted" and substitute "public safety report has been prepared".

(25) On page 12, lines 3-5, strike "The results of any pretrial public safety assessment conducted using the validated pretrial public safety assessment" and substitute "Any public safety report prepared using the validated public safety report system".

(26) On page 13, lines 26 and 27, strike "pretrial public safety assessment" and substitute "public safety report system".

(27) Strike page 14, line 18, through page 15, line 5, and substitute the following appropriately numbered SECTION:

SECTION \_\_\_\_\_. (a) Except as provided by Subsection (b) of this section, this Act takes effect December 1, 2021.

(b) Articles 17.021 and 17.024, Code of Criminal Procedure, as added by this Act, and Sections 7 and 8 of this Act take effect September 1, 2021.