By: Reynolds, Morales Shaw H.B. No. 2077

Substitute the following for H.B. No. 2077:

By: Murr C.S.H.B. No. 2077

## A BILL TO BE ENTITLED

1 AN ACT

2 relating to bail proceedings and related duties of a magistrate in a

- 3 criminal case.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
- 5 SECTION 1. This Act may be cited as the Damon Allen Act.
- 6 SECTION 2. Article 1.07, Code of Criminal Procedure, is
- 7 amended to read as follows:
- 8 Art. 1.07. RIGHT TO BAIL. (a) Except as provided by
- 9 Subsection (b) or Chapter 17, any person [All prisoners] shall be
- 10 eligible for bail, [bailable] unless the person is accused of a
- 11 [for] capital offense for which [offenses when] the proof is
- 12 evident. This provision shall not be [so] construed [as] to prevent
- 13 bail after indictment found upon examination of the evidence, in
- 14 such manner as may be prescribed by law.
- 15 (b) A person who is charged with a felony offense involving
- 16 the use or exhibition of a deadly weapon or who is charged with an
- 17 offense listed in Article 42A.054(a) other than a nonviolent drug
- 18 offense under Chapter 481, Health and Safety Code, may be denied
- 19 bail pending trial if a judge or magistrate determines by clear and
- 20 convincing evidence that requiring bail and conditions of release
- 21 is insufficient to reasonably ensure:
- 22 (1) the person's appearance in court as required; or
- (2) the safety of the community or of any person,
- 24 including the victim of the alleged offense.

- 1 SECTION 3. Chapter 17, Code of Criminal Procedure, is
- 2 amended by adding Articles 17.027, 17.028, 17.029, 17.034, 17.035,
- 3 17.036, and 17.037 to read as follows:
- 4 Art. 17.027. PRETRIAL RISK ASSESSMENT. (a) The judges of
- 5 the county courts, statutory county courts, and district courts
- 6 trying criminal cases in each county shall adopt an instrument to be
- 7 <u>used in conducting a pretrial risk assessment of a defendant</u>
- 8 charged with an offense in that county. The instrument adopted must
- 9 be the automated pretrial risk assessment system developed under
- 10 Section 72.036, Government Code, or another instrument that is:
- 11 (1) objective, validated for its intended use, and
- 12 standardized;
- 13 (2) based on an analysis of empirical data and risk
- 14 factors relevant to:
- 15 (A) the risk of a defendant failing to appear in
- 16 court as required; and
- 17 (B) the safety of the community or of any person,
- 18 including the victim of the alleged offense, if the defendant is
- 19 released;
- 20 (3) transparent and available for review by the
- 21 public; and
- 22 (4) designed to reduce the likelihood of bail
- 23 decisions being affected by bias based on sex, race, or other
- 24 protected classifications.
- 25 (b) A magistrate considering the release on bail of a
- 26 defendant charged with an offense punishable as a Class B
- 27 misdemeanor or any higher category of offense shall order that:

- 1 (1) the personal bond office established under Article
- 2 17.42 for the county in which the defendant is being detained, or
- 3 other suitably trained person, use the instrument adopted under
- 4 Subsection (a) to conduct a pretrial risk assessment with respect
- 5 to the defendant; and
- 6 (2) the results of the assessment be provided to the
- 7 magistrate without unnecessary delay to ensure that the magistrate
- 8 is able to make a bail decision under Article 17.028 within the
- 9 period required by Subsection (a) of that article.
- 10 (c) A magistrate may not, without the consent of the
- 11 sheriff, order a sheriff or sheriff's department personnel to
- 12 conduct a pretrial risk assessment under Subsection (b).
- 13 (d) Notwithstanding Subsection (b), a magistrate may
- 14 personally conduct a pretrial risk assessment using an instrument
- 15 adopted under Subsection (a).
- 16 <u>(e) The results of any pretrial risk assessment conducted</u>
- 17 under this article must be promptly provided to the defendant and
- 18 the attorney representing the state.
- 19 (f) The magistrate must consider the results of the pretrial
- 20 risk assessment before making a bail decision under Article 17.028.
- 21 Art. 17.028. BAIL DECISION. (a) Without unnecessary delay
- 22 but not later than 48 hours after a defendant is arrested, a
- 23 magistrate shall hold a proceeding open to the public and, after
- 24 considering all circumstances and the results of the pretrial risk
- 25 assessment conducted under Article 17.027, shall order that the
- 26 defendant be:
- 27 <u>(1) released on personal bond without conditions;</u>

- 1 (2) released on personal bond or monetary bail bond
- 2 with any condition the magistrate determines necessary to
- 3 reasonably ensure the defendant's appearance in court as required
- 4 and the safety of the community and of any person, including the
- 5 victim of the alleged offense; or
- 6 (3) denied bail in accordance with this chapter and
- 7 other law.
- 8 (b) In making a bail decision under this article, the
- 9 magistrate shall impose, as applicable, the least restrictive
- 10 conditions and minimum amount of bail, whether personal bond or
- 11 monetary bail bond, necessary to reasonably ensure the defendant's
- 12 appearance in court as required and the safety of the community and
- 13 of any person, including the victim of the alleged offense.
- 14 (c) In each criminal case, there is a rebuttable presumption
- 15 that personal bond, conditions of release, or both personal bond
- 16 and conditions of release are sufficient to reasonably ensure the
- 17 defendant's appearance in court as required and the safety of the
- 18 community and of any person, including the victim of the alleged
- 19 offense. For purposes of rebutting the presumption established by
- 20 this subsection, the court may consider the results of the
- 21 <u>defendant's pretrial risk assessment and other information as</u>
- 22 applicable.
- 23 (d) A magistrate may not require a defendant to provide a
- 24 monetary bail bond for the sole purpose of preventing the
- 25 <u>defendant's release on bail. A defendant who remains in custody for</u>
- 26 more than 48 hours after a magistrate enters an order requiring the
- 27 defendant to provide a monetary bail bond is entitled to a bail

- 1 review hearing under Article 17.034.
- 2 (e) A magistrate who denies a defendant's bail shall inform
- 3 the defendant that the defendant is entitled to a bail review
- 4 hearing under Article 17.034 and, as soon as practicable but not
- 5 later than 24 hours after denying bail, issue a written order of
- 6 denial that includes findings of fact and a statement of the
- 7 magistrate's reasons for the denial.
- 8 (f) If the magistrate determines that a defendant is not
- 9 indigent and is able to pay any costs related to a condition of the
- 10 defendant's bail, the magistrate shall assess the costs as court
- 11 costs or order the costs to be paid directly by the defendant as a
- 12 condition of release.
- 13 (g) A judge may enter a standing order to release defendants
- 14 charged with specified offenses on personal bond before a pretrial
- 15 <u>risk assessment has been conducted, but may not otherwise adopt a</u>
- 16 <u>bail schedule or enter a standing order related to bail that:</u>
- 17 (1) is inconsistent with this article; or
- 18 (2) authorizes a magistrate to make a bail decision
- 19 for a defendant without considering the results of the defendant's
- 20 pretrial risk assessment or the ability of the defendant to pay a
- 21 monetary bail bond.
- (h) This article does not prohibit a sheriff or other peace
- 23 officer, or a jailer licensed under Chapter 1701, Occupations Code,
- 24 from accepting bail under Article 17.20 or 17.22 before a pretrial
- 25 risk assessment has been conducted with respect to the defendant or
- 26 before a bail decision has been made by a magistrate under this
- 27 article.

- 1 Art. 17.029. DEFENDANT APPEARING IN RESPONSE TO CITATION.
- 2 A defendant who appears before a magistrate as ordered by citation
- 3 may not be temporarily detained for purposes of conducting a
- 4 pretrial risk assessment or for a magistrate to issue a bail
- 5 decision. The magistrate, after performing the duties imposed by
- 6 Article 15.17, shall release the defendant on personal bond, unless
- 7 the defendant is lawfully detained on another matter.
- 8 Art. 17.034. BAIL REVIEW HEARING REQUIRED. (a) As soon as
- 9 practicable after a defendant's bail is denied under Article 17.028
- 10 or after the defendant becomes eligible for a bail review hearing
- 11 under Article 17.028(d), but not later than the third day after the
- 12 date the magistrate issues the written order denying or setting
- 13 bail, as applicable, the court in which the defendant's case is
- 14 pending shall conduct a hearing regarding whether to detain the
- 15 defendant pending the trial of the offense.
- 16 (b) A defendant may voluntarily waive in writing the
- 17 defendant's right to a bail review hearing. The court or the
- 18 attorney representing the state may not direct or encourage the
- 19 defendant to waive the defendant's right to a bail review hearing. A
- 20 waiver under this subsection shall be filed with and become part of
- 21 the record of the proceedings. A waiver obtained in violation of
- 22 this subsection is presumed invalid. At any time, a defendant may
- 23 withdraw a waiver under this subsection and request a bail review
- 24 hearing, which must be held not later than the third day after the
- 25 date of the withdrawal.
- 26 (c) A defendant is entitled to be represented by counsel at
- 27 a bail review hearing, and an indigent defendant is entitled to have

- 1 counsel appointed to represent the defendant for that purpose.
- 2 (d) The defendant may present any relevant information at
- 3 the bail review hearing, including by testifying, presenting
- 4 witnesses, and cross-examining witnesses presented by the attorney
- 5 representing the state.
- 6 (e) The rules of evidence applicable to criminal trials do
- 7 not apply to a bail review hearing. The defendant or the attorney
- 8 representing the state may request a proffer of a witness's
- 9 testimony before the witness is presented.
- 10 <u>(f) A defendant may not use a bail review hearing to:</u>
- 11 (1) seek discovery or conduct an examining trial; or
- 12 (2) harass a victim of or witness to the alleged
- 13 offense.
- 14 (g) At any time during the period occurring after the bail
- 15 review hearing concludes and before the trial of the offense
- 16 commences, and regardless of whether the defendant was released or
- 17 confined as a result of that hearing, the court may reopen the bail
- 18 review hearing based on new information that the court determines
- 19 is material to the bail decision made with respect to the defendant.
- 20 Art. 17.035. BAIL REVIEW HEARING: FINDING AND ORDER. (a)
- 21 <u>In a bail review hearing, the court shall consider:</u>
- 22 <u>(1) the nature and circumstances of the offense</u>
- 23 <u>charged;</u>
- 24 (2) the weight of the evidence against the defendant,
- 25 including whether the evidence is likely to be admissible in the
- 26 trial of the offense;
- 27 (3) the history and characteristics of the defendant,

## 1 including:

- 2 (A) the defendant's character, physical and
- 3 mental condition, family ties, employment, financial resources,
- 4 length of residence in and other ties to the community, past
- 5 conduct, criminal history including any prior offenses involving
- 6 peace officers, history relating to drug or alcohol abuse, and
- 7 history of attendance at court proceedings related to a charge for a
- 8 Class B misdemeanor or any higher category of offense; and
- 9 (B) whether, at the time of the offense, the
- 10 defendant was on community supervision, parole, or mandatory
- 11 supervision or was otherwise released pending trial, sentencing,
- 12 or appeal for any offense, including an offense under federal law or
- 13 the law of another state;
- 14 (4) the nature and seriousness of the danger to the
- 15 community or to any person, including the victim of the alleged
- 16 offense as a result of the defendant's release on bail, if
- 17 applicable;
- 18 (5) the nature and seriousness of the risk of
- 19 obstruction to the criminal justice process as a result of the
- 20 defendant's release on bail, if applicable;
- 21 (6) the results of the defendant's pretrial risk
- 22 <u>assessment; and</u>
- 23 <u>(7) any other relevant information.</u>
- 24 (b) The judge shall reduce any applicable amount of monetary
- 25 bail in accordance with the defendant's ability to pay and shall
- 26 order the defendant to be released in accordance with Article
- 27 17.028 unless the judge finds by clear and convincing evidence that

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- 1 requiring bail and conditions of release is insufficient to
- 2 reasonably ensure the defendant's appearance in court as required
- 3 or the safety of the community or of any person, including the
- 4 victim of the alleged offense. If the judge makes the finding
- 5 described by this subsection, the judge shall:
- 6 (1) deny the defendant's bail; and
- 7 (2) issue a written order of denial that includes:
- 8 (A) findings of fact;
- 9 (B) a statement of the judge's reasons for the
- 10 denial; and
- (C) an explanation of how the denial was
- 12 supported by the results of the defendant's pretrial risk
- 13 assessment.
- 14 Art. 17.036. BAIL REVIEW HEARING: CONTINUANCE. Except for
- 15 good cause shown, the court may not authorize a continuance for more
- 16 than five days, excluding weekends and legal holidays.
- 17 Art. 17.037. BAIL REVIEW HEARING: APPEAL. A defendant is
- 18 entitled to appeal a denial of bail. The defendant shall be
- 19 detained in jail pending the appeal. The court of criminal appeals
- 20 shall adopt rules accelerating the disposition by the appellate
- 21 court and the court of criminal appeals of an appeal under this
- 22 article.
- SECTION 4. Section 4, Article 17.09, Code of Criminal
- 24 Procedure, is amended to read as follows:
- Sec. 4. Notwithstanding any other provision of this
- 26 article, the judge or magistrate in whose court a criminal action is
- 27 pending may not order the accused to be rearrested or require the

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- 1 accused to give another bond in a higher amount because the accused:
- 2 (1) withdraws a waiver of the right to counsel; [or]
- 3 (2) requests the assistance of counsel, appointed or
- 4 retained; or
- 5 (3) is formally charged with the same offense for
- 6 which the accused was initially arrested and bond was given.
- 7 SECTION 5. Article 17.15, Code of Criminal Procedure, is
- 8 amended to read as follows:
- 9 Art. 17.15. RULES FOR SETTING [FIXING] AMOUNT OF BAIL. (a)
- 10 The amount of bail to be required in any case is to be regulated by
- 11 the court, judge, magistrate, or officer taking the bail and is [+
- 12 they are to be] governed [in the exercise of this discretion] by the
- 13 Constitution and [by] the following rules:
- 14 (1)  $[\frac{1}{1}]$  The bail shall be sufficiently high to give
- 15 reasonable assurance that the undertaking will be complied with.
- 16 (2) [2.] The power to require bail is not to be so used
- 17 as to make it an instrument of oppression.
- 18 (3) [3.] The nature of the offense, [and] the
- 19 circumstances under which the offense [it] was committed, and the
- 20 defendant's criminal history, including any prior offenses
- 21 <u>involving peace officers or family violence</u>, are to be considered.
- (4) [4.] The ability to make bail is to be considered
- 23 [regarded], and proof shall [may] be taken upon this point before a
- 24 bail decision is made under Article 17.028.
- 25 (5) [5.] The future safety of the community and of any
- 26 person, including a victim of the alleged offense, [and the
- 27 community] shall be considered.

- 1 (6) The results of a pretrial risk assessment shall be
- 2 considered.
- 3 (b) In this article, "family violence" has the meaning
- 4 assigned by Section 71.004, Family Code.
- 5 SECTION 6. Chapter 17, Code of Criminal Procedure, is
- 6 amended by adding Article 17.251 to read as follows:
- 7 Art. 17.251. NOTIFICATION OF CONDITIONS OF RELEASE. (a) A
- 8 magistrate authorizing a defendant's release on bail shall, if
- 9 applicable, provide written notice to the defendant of:
- 10 (1) the conditions of the defendant's release; and
- 11 (2) the penalties of violating a condition of release,
- 12 including the defendant's arrest.
- 13 (b) The notice under Subsection (a) must be provided in a
- 14 manner that is sufficiently clear and specific to serve as a guide
- 15 for the defendant's conduct while released.
- SECTION 7. Section 4, Article 17.42, Code of Criminal
- 17 Procedure, is amended by amending Subsection (a) and adding
- 18 Subsection (a-1) to read as follows:
- 19 (a) Except as otherwise provided by this subsection, if a
- 20 court releases a defendant [an accused] on personal bond on the
- 21 recommendation of a personal bond office, the court shall assess a
- 22 personal bond reimbursement fee of \$20 or three percent of the
- 23 amount of the bail set [fixed] for the defendant [accused],
- 24 whichever is greater. The court may waive the fee or assess a
- 25 lesser fee if the court determines that the defendant is indigent or
- 26 demonstrates an inability to pay the fee or if other good cause is
- 27 shown. A court that requires a defendant to give a personal bond

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- 1 under Article 45.016 may not assess a personal bond reimbursement
- 2 fee under this subsection. A court may require that a personal bond
- 3 reimbursement fee assessed under this subsection be paid as court
- 4 costs.
- 5 (a-1) Notwithstanding Subsection (a), the court or jailer
- 6 may not refuse to release a defendant based solely on the
- 7 defendant's failure to pay a personal bond reimbursement fee if the
- 8 defendant is indigent or demonstrates an inability to pay the fee.
- 9 SECTION 8. Section 27.005(a), Government Code, is amended
- 10 to read as follows:
- 11 (a) For purposes of removal under Chapter 87, Local
- 12 Government Code, "incompetency" in the case of a justice of the
- 13 peace includes the failure of the justice to successfully complete:
- 14 (1) within one year after the date the justice is first
- 15 elected, an 80-hour course in the performance of the justice's
- 16 duties, including not less than four hours of instruction regarding
- 17 the justice's duties:
- 18 (A) under Article 15.17, Code of Criminal
- 19 Procedure; and
- 20 (B) with respect to setting bail in criminal
- 21 cases; and
- 22 (2) each following year, a 20-hour course in the
- 23 performance of the justice's duties, including not less than:
- (A) two hours of instruction regarding the
- 25 justice's duties:
- 26 (i) under Article 15.17, Code of Criminal
- 27 Procedure; and

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- 1 (ii) with respect to setting bail in
- 2 criminal cases; and
- 3 (B) 10 hours of instruction regarding
- 4 substantive, procedural, and evidentiary law in civil matters.
- 5 SECTION 9. Subchapter C, Chapter 72, Government Code, is
- 6 amended by adding Section 72.036 to read as follows:
- 7 Sec. 72.036. AUTOMATED PRETRIAL RISK ASSESSMENT SYSTEM;
- 8 PRETRIAL RISK ASSESSMENT INSTRUMENTS. For purposes of Article
- 9 17.027, Code of Criminal Procedure, the office shall develop an
- 10 automated pretrial risk assessment system and make the system
- 11 available to judges and other magistrates in this state at no cost
- 12 to a county, municipality, or magistrate. The office shall also
- 13 make available nonautomated pretrial risk assessment instruments
- 14 to judges and other magistrates in this state at no cost to a
- 15 county, municipality, or magistrate.
- 16 SECTION 10. The following provisions of the Code of
- 17 Criminal Procedure are repealed:
- 18 (1) Article 17.03(g); and
- 19 (2) Sections 5(c) and 6(c), Article 17.42.
- SECTION 11. (a) Section 27.005(a)(1), Government Code, as
- 21 amended by this Act, applies only to a justice of the peace who is
- 22 first elected or appointed on or after the effective date of this
- 23 Act. A justice of the peace who is first elected or appointed
- 24 before the effective date of this Act is governed by the law in
- 25 effect on the date the justice was first elected or appointed, and
- 26 the former law is continued in effect for that purpose.
- 27 (b) A justice of the peace serving on the effective date of

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- 1 this Act must complete the justice's initial two hours of
- 2 instruction required by Section 27.005(a)(2)(A), Government Code,
- 3 as added by this Act, not later than January 1, 2022.
- 4 SECTION 12. Not later than January 1, 2022, the Office of
- 5 Court Administration of the Texas Judicial System shall develop the
- 6 automated pretrial risk assessment system and make available
- 7 automated or nonautomated pretrial risk assessment instruments as
- 8 required by Section 72.036, Government Code, as added by this Act.
- 9 SECTION 13. Not later than January 1, 2022, the judges of
- 10 the county courts, statutory county courts, and district courts
- 11 trying criminal cases in each county shall adopt a pretrial risk
- 12 assessment instrument as required by Article 17.027, Code of
- 13 Criminal Procedure, as added by this Act.
- 14 SECTION 14. The change in law made by this Act applies only
- 15 to a person who is arrested on or after January 1, 2022. A person
- 16 arrested before January 1, 2022, is governed by the law in effect
- 17 immediately before the effective date of this Act, and the former
- 18 law is continued in effect for that purpose.
- 19 SECTION 15. (a) Except as provided by Subsection (b) of
- 20 this section, this Act takes effect September 1, 2021.
- 21 (b) Section 2 of this Act takes effect December 1, 2021, but
- 22 only if the constitutional amendment proposed by the 87th
- 23 Legislature, Regular Session, 2021, authorizing the denial of bail
- 24 to an accused person if a judge or magistrate determines by clear
- 25 and convincing evidence that requiring bail and conditions of
- 26 release is insufficient to reasonably ensure the person's
- 27 appearance in court or the safety of the community or of any person,

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- 1 including the victim of the alleged offense, is approved by the
- $\,\,$  2  $\,\,$  voters. If that amendment is not approved by the voters, Section 2  $\,\,$
- 3 of this Act has no effect.