By: A. Johnson of Harris

H.B. No. 2037

A BILL TO BE ENTITLED

AN ACT

1

4

2 relating to certain proceedings in juvenile court for children with
3 mental illness and intellectual disabilities.

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

5 SECTION 1. Sections 51.20(a), (b), (c), and (d), Family 6 Code, are amended to read as follows:

7 (a) At any stage of the proceedings under this title, including when a child is initially detained in a pre-adjudication 8 9 secure detention facility or а post-adjudication secure correctional facility, the juvenile court may, at its discretion or 10 11 at the request of the child's parent or guardian, order a child who 12 is referred to the juvenile court or who is alleged by a petition or found to have engaged in delinquent conduct or conduct indicating a 13 14 need for supervision to be examined by a disinterested expert, including a physician, psychiatrist, or psychologist, qualified by 15 16 education and clinical training in mental health or intellectual disability [mental retardation] and experienced in forensic 17 evaluation, to determine whether the child has a mental illness as 18 defined by Section 571.003, Health and Safety Code, is a person with 19 an intellectual disability [mental retardation] as defined by 20 21 Section 591.003, Health and Safety Code, or suffers from chemical dependency as defined by Section 464.001, Health and Safety 22 23 Code. [If the examination is to include a determination of the 24 child's fitness to proceed, an expert may be appointed to conduct

the examination only if the expert is qualified under Subchapter B, Chapter 46B, Code of Criminal Procedure, to examine a defendant in a criminal case, and the examination and the report resulting from an examination under this subsection must comply with the requirements under Subchapter B, Chapter 46B, Code of Criminal Procedure, for the examination and resulting report of a defendant in a criminal case.]

8 (b) If, after conducting an examination of a child ordered under Subsection (a) and reviewing any other relevant information, 9 there is reason to believe that the child has a mental illness or 10 intellectual disability [mental retardation] or suffers from 11 12 chemical dependency, the probation department shall refer the child 13 to the local mental health [or mental retardation] authority, to the local intellectual and developmental disability authority, or 14 15 to another appropriate and legally authorized agency or provider for evaluation and services, unless the prosecuting attorney has 16 17 filed a petition under Section 53.04.

(c) If, while a child is under deferred prosecution 18 19 supervision or court-ordered probation, a qualified professional determines that the child has a mental illness or intellectual 20 [mental retardation] or suffers from 21 disability chemical dependency and the child is not currently receiving treatment 22 services for the mental illness, intellectual disability [mental 23 retardation], or chemical dependency, the probation department 24 shall refer the child to the local mental health [or mental 25 26 retardation] authority, to the local intellectual and developmental disability authority, or to another appropriate and 27

1 legally authorized agency or provider for evaluation and services. (d) A probation department shall report each referral of a 2 3 child to a local mental health [or mental retardation] authority, to a local intellectual and developmental disability authority, or 4 to another agency or provider made under Subsection (b) or (c) to 5 the Texas Juvenile Justice Department in a format specified by the 6 7 department. 8 SECTION 2. Subchapter A, Chapter 55, Family Code, is amended to read as follows: 9 SUBCHAPTER A. GENERAL PROVISIONS 10 Sec. 55.01. DEFINITIONS [MEANING OF "HAVING A MENTAL 11 12 ILLNESS"]. In [For purposes of] this chapter: (1) "Adaptive behavior" and "intellectual disability" 13 have the meanings assigned by Section 591.003, Health and Safety 14 15 Code. (2) "Child with an intellectual disability" means a 16 child determined by a physician or psychologist licensed in this 17 state to have subaverage general intellectual functioning with 18 19 deficits in adaptive behavior. (3) "Child with mental illness" [, a child who is 20 described as having a mental illness] means a child determined by a 21 22 physician or psychologist licensed in this state to have [with] a 23 mental illness. 24 (4) "Interdisciplinary team" means a group of intellectual disability professionals and paraprofessionals who 25 26 assess the treatment, training, and habilitation needs of a person with an intellectual disability and make recommendations for 27

1 services for that person.

2 (5) "Least restrictive appropriate setting" means the 3 treatment or service setting closest to the child's home that 4 provides the child with the greatest probability of improvement and 5 is no more restrictive of the child's physical or social liberties 6 than is necessary to provide the child with the most effective 7 treatment or services and to protect adequately against any danger 8 the child poses to self or others.

9 (6) "Mental illness" has the meaning assigned by 10 <u>Section 571.003, Health and Safety Code.</u>

11 <u>(7) "Restoration classes" means curriculum-based</u> 12 <u>educational sessions a child attends to assist in restoring the</u> 13 <u>child's fitness to proceed, including the child's capacity to</u> 14 <u>understand the proceedings in juvenile court and to assist in the</u> 15 <u>child's own defense.</u>

16 <u>(8) "Subaverage general intellectual functioning"</u> 17 <u>means intelligence that is measured on standardized psychometric</u> 18 <u>instruments of two or more standard deviations below the age-group</u> 19 <u>mean for the instruments used</u> [as defined by Section 571.003, 20 <u>Health and Safety Code</u>].

Sec. 55.02. MENTAL HEALTH AND INTELLECTUAL DISABILITY JURISDICTION. For the purpose of initiating proceedings to order mental health or intellectual disability services for a child [or for commitment of a child] as provided by this chapter, the juvenile court has jurisdiction of proceedings under Subtitle C or D, Title 7, Health and Safety Code.

27 Sec. 55.03. STANDARDS OF CARE. (a) Except as provided by

1 this chapter, a child for whom inpatient <u>or outpatient</u> mental 2 health services <u>are</u> [is] ordered by a court under this chapter shall 3 be cared for as provided by Subtitle C, Title 7, Health and Safety 4 Code.

5 (b) Except as provided by this chapter, a child who is 6 <u>ordered</u> [committed] by a court to a residential care facility due to 7 an intellectual disability shall be cared for as provided by 8 Subtitle D, Title 7, Health and Safety Code.

Sec. 55.04. FORENSIC MENTAL EXAMINATION. (a) In this 9 section, "forensic mental examination" means an examination by a 10 disinterested physician or psychologist to determine if a child who 11 12 is alleged by petition or found to have engaged in delinquent conduct or conduct indicating a need for supervision is a child with 13 mental illness, is unfit to proceed in juvenile court due to mental 14 illness or an intellectual disability, or lacks responsibility for 15 conduct due to mental illness or an intellectual disability. 16

17 (b) A juvenile court may order a forensic mental examination if the court determines that probable cause exists to believe that a 18 19 child who is alleged by petition or found to have engaged in delinquent conduct or conduct indicating a need for supervision is 20 a child with mental illness, is unfit to proceed in juvenile court 21 due to mental illness or an intellectual disability, or lacks 22 responsibility for conduct due to mental illness or an intellectual 23 disability. 24

(c) To qualify for appointment as an expert under this
 chapter, a physician or psychologist must:

27 (1) as appropriate, be a physician licensed in this

1 state or be a psychologist licensed in this state who has a doctoral 2 degree in psychology; and 3 (2) have the following certification or training: 4 (A) as appropriate, certification by: 5 (i) the American Board of Psychiatry and Neurology with added or special qualifications in forensic 6 7 psychiatry; or 8 (ii) the American Board of Professional Psychology in forensic psychology; or 9 10 (B) training consisting of: (i) at least 24 hours of specialized 11 12 forensic training relating to incompetency, fitness to proceed, lack of responsibility for conduct, or insanity evaluations; and 13 14 (ii) at least eight hours of continuing 15 education relating to forensic evaluations, completed in the 12 months preceding the date of the appointment. 16 17 (d) In addition to meeting the qualifications required by Subsection (c), to be appointed as an expert, a physician or 18 19 psychologist must have completed six hours of required continuing education in courses in forensic psychiatry or psychology, as 20 appropriate, in the 24 months preceding the appointment. 21 22 (e) A court may appoint as an expert a physician or psychologist who does not meet the requirements of Subsections (c) 23 24 and (d) only if the court determines that exigent circumstances require the court to appoint an expert with specialized expertise 25 26 to examine the child that is not ordinarily possessed by a physician

H.B. No. 2037

6

or psychologist who meets the requirements of Subsections (c) and

1	<u>(d).</u>
2	Sec. 55.05. CRITERIA FOR COURT-ORDERED MENTAL HEALTH
3	SERVICES FOR CHILD. (a) A juvenile court may order a child who is
4	subject to the jurisdiction of the juvenile court to receive
5	temporary inpatient mental health services only if the court finds,
6	from clear and convincing evidence, that:
7	(1) the child is a child with mental illness; and
8	(2) as a result of that mental illness, the child:
9	(A) is likely to cause serious harm to the
10	child's self;
11	(B) is likely to cause serious harm to others; or
12	(C) is:
13	(i) suffering severe and abnormal mental,
14	emotional, or physical distress;
15	(ii) experiencing substantial mental or
16	physical deterioration of the child's ability to function
17	independently; and
18	(iii) unable to make a rational and
19	informed decision as to whether to submit to treatment or is
20	unwilling to submit to treatment.
21	(b) A juvenile court may order a child who is subject to the
22	jurisdiction of the juvenile court to receive temporary outpatient
23	mental health services only if the court finds:
24	(1) that appropriate mental health services are
25	available to the child; and
26	(2) clear and convincing evidence that:
27	(A) the child is a child with severe and

1 persistent mental illness; 2 (B) as a result of the mental illness, the child 3 will, if not treated, experience deterioration of the ability to function independently to the extent that the child will be unable 4 5 to live safely in the community without court-ordered outpatient mental health services; 6 7 (C) outpatient mental health services are needed 8 to prevent a relapse that would likely result in serious harm to the 9 child or others; and 10 (D) the child has an inability to effectively and voluntarily participate in outpatient treatment services, 11 12 demonstrated by: (i) any of the child's actions occurring 13 14 within the two-year period preceding the date of the hearing; or 15 (ii) specific characteristics of the child's clinical condition that significantly impair the child's 16 17 ability to make a rational and informed decision as to whether to submit to voluntary outpatient treatment. 18 19 (c) A juvenile court may order a child who is subject to the jurisdiction of the juvenile court to receive extended inpatient 20 mental health services only if the court finds, from clear and 21 convincing evidence, that, in addition to the findings in 22 23 Subsection (a): 24 (1) the child's condition is expected to continue for more than 90 days; and 25 26 (2) the child has received court-ordered inpatient mental health services under this chapter or under Chapter 574, 27

1 Health and Safety Code, for at least 60 consecutive days during the 2 preceding 12 months. 3 (d) A juvenile court may order a child who is subject to the jurisdiction of the juvenile court to receive extended outpatient 4 5 mental health services only if, in addition to the findings in 6 Subsection (b): 7 (1) the child's condition is expected to continue for more than 90 days; and 8 9 (2) the child has received: 10 (A) court-ordered inpatient mental health services under this chapter or under Chapter 574, Health and Safety 11 12 Code, for at least 60 consecutive days during the preceding 12 13 months; or 14 (B) court-ordered outpatient mental health 15 services under this chapter or under Chapter 574, Health and Safety 16 Code, during the preceding 60 days. 17 Sec. 55.06. CRITERIA FOR COURT-ORDERED RESIDENTIAL INTELLECTUAL DISABILITY SERVICES FOR CHILD. A child may not be 18 19 court-ordered to receive services at a residential care facility 20 unless: 21 (1) the child is a child with an intellectual 22 disability; 23 (2) evidence is presented showing that because of the 24 child's intellectual disability, the child: 25 (A) represents a substantial risk of physical 26 impairment or injury to the child or others; or 27 (B) is unable to provide for and is not providing

H.B. No. 2037

for the child's most basic personal physical needs; 1 2 (3) the child cannot be adequately and appropriately habilitated in an available, less restrictive setting; 3 4 (4) the residential care facility provides 5 habilitative services, care, training, and treatment appropriate to the child's needs; and 6 7 (5) an interdisciplinary team recommends placement in 8 the residential care facility. SECTION 3. The heading to Subchapter B, Chapter 55, Family 9 Code, is amended to read as follows: 10 SUBCHAPTER B. COURT-ORDERED MENTAL HEALTH SERVICES FOR CHILD WITH 11 12 MENTAL ILLNESS SECTION 4. Sections 55.11(b) and (c), Family Code, are 13 14 amended to read as follows: 15 (b) If the court determines that probable cause exists to believe that the child is a child with [has a] mental illness, the 16 17 court shall temporarily stay the juvenile court proceedings and immediately order the child to be examined under Section 55.04 18 The information obtained from the examination must 19 $[\frac{51.20}{}].$ 20 include expert opinion as to: 21 (1) whether the child is a child with [has a] mental 22 illness; (2) [and] whether the child meets the [commitment] 23 24 criteria for court-ordered mental health services under Section 55.05 for: 25 26 (A) temporary inpatient mental health services; 27 (B) temporary outpatient mental health services;

H.B. No. 2037 1 (C) extended inpatient mental health services; 2 or 3 (D) extended outpatient mental health services; 4 and (3) if applicable, the specific criteria the child 5 meets under Subdivision (2) [under Subtitle C, Title 7, Health and 6 Safety Code. If ordered by the court, the information must also 7 8 include expert opinion as to whether the child is unfit to proceed with the juvenile court proceedings]. 9 10 (c) After considering all relevant information, including information obtained from an examination under Section 55.04 11 [51.20], the court shall: 12 proceed under Section 55.12 if 13 (1)the court 14 determines that evidence exists to support a finding that the child is a child with [has a] mental illness and that the child meets the 15 [commitment] criteria for court-ordered mental health services 16 under Section 55.05 [Subtitle C, Title 7, Health and Safety Code, 17 proceed under Section 55.12]; or 18 dissolve the stay and continue the juvenile court 19 (2) proceedings if the court determines that evidence does not exist to 20 support a finding that the child is a child with [has a] mental 21 illness or that the child meets the [commitment] criteria for 22 court-ordered mental health services under Section 55.05 [Subtitle 23 24 C, Title 7, Health and Safety Code, dissolve the stay and continue the juvenile court proceedings]. 25 SECTION 5. Sections 55.12, 55.15, 55.16, 55.17, 55.18, and 26 27 55.19, Family Code, are amended to read as follows:

Sec. 55.12. INITIATION OF [COMMITMENT] PROCEEDINGS FOR COURT-ORDERED MENTAL HEALTH SERVICES. If, after considering all relevant information, the juvenile court determines that evidence exists to support a finding that a child <u>is a child with</u> [has a] mental illness and that the child meets the [commitment] criteria <u>for court-ordered mental health services under Section 55.05</u> [under Subtitle C, Title 7, Health and Safety Code], the court shall:

8 (1) initiate proceedings as provided by Section <u>55.65</u> 9 [55.13] to order temporary or extended mental health services, as 10 provided in <u>this chapter and</u> Subchapter C, Chapter 574, Health and 11 Safety Code; or

12 (2) refer the child's case as provided by Section <u>55.68</u>
13 [<u>55.14</u>] to the appropriate court for the initiation of proceedings
14 in that court <u>to order temporary or extended mental health services</u>
15 for [<u>commitment of</u>] the child under <u>this chapter and</u> Subchapter C,
16 Chapter 574, Health and Safety Code.

17 Sec. 55.15. STANDARDS OF CARE; EXPIRATION OF COURT ORDER MENTAL HEALTH SERVICES. FOR Treatment ordered under this 18 19 subchapter for a child with mental illness must focus on the stabilization of the child's mental illness and on meeting the 20 child's psychiatric needs in the least restrictive appropriate 21 setting. If the juvenile court or a court to which the child's case 22 is referred under Section 55.12(2) orders mental health services 23 24 for the child, the child shall be cared for, treated, and released in conformity to Subtitle C, Title 7, Health and Safety Code, 25 26 except:

27

(1) a court order for mental health services for a

H.B. No. 2037 1 child automatically expires on the 120th day after the date the 2 child becomes 18 years of age; and

3 (2) the administrator of a mental health facility 4 shall notify, in writing, by certified mail, return receipt 5 requested, the juvenile court that ordered mental health services 6 or the juvenile court that referred the case to a court that ordered 7 the mental health services of the intent to discharge the child at 8 least 10 days prior to discharge.

9 Sec. 55.16. ORDER FOR MENTAL HEALTH SERVICES; STAY OF 10 PROCEEDINGS. (a) If the court to which the child's case is 11 referred under Section 55.12(2) orders temporary or extended 12 [inpatient] mental health services for the child, the court shall 13 immediately notify in writing the referring juvenile court of the 14 court's order for mental health services.

(b) If the juvenile court orders temporary or extended [inpatient] mental health services for the child or if the juvenile court receives notice under Subsection (a) from the court to which the child's case is referred, the proceedings under this title then pending in juvenile court shall be stayed.

Sec. 55.17. MENTAL HEALTH SERVICES 20 NOT ORDERED; 21 DISSOLUTION OF STAY. (a) If the court to which a child's case is referred under Section 55.12(2) does not order temporary or 22 extended [inpatient] mental health services for the child, the 23 24 court shall immediately notify in writing the referring juvenile court of the court's decision. 25

(b) If the juvenile court does not order temporary or
 extended [inpatient] mental health services for the child or if the

1 juvenile court receives notice under Subsection (a) from the court 2 to which the child's case is referred, the juvenile court shall 3 dissolve the stay and continue the juvenile court proceedings.

H.B. No. 2037

4 Sec. 55.18. DISCHARGE FROM <u>COURT-ORDERED INPATIENT OR</u> 5 <u>OUTPATIENT</u> MENTAL HEALTH <u>SERVICES</u> [FACILITY] BEFORE REACHING 18 6 YEARS OF AGE. If the child is discharged from the mental health 7 facility <u>or from outpatient treatment services</u> before reaching 18 8 years of age, the juvenile court may:

9 (1) dismiss the juvenile court proceedings with 10 prejudice; or

11 (2) <u>dissolve the stay and</u> continue with proceedings 12 under this title as though no order of mental health services had 13 been made.

14 Sec. 55.19. <u>DISCRETIONARY</u> TRANSFER TO CRIMINAL COURT ON 15 18TH BIRTHDAY. (a) The juvenile court <u>may waive its exclusive</u> 16 <u>original jurisdiction and</u> [shall] transfer all pending proceedings 17 from the juvenile court to a criminal court on <u>or after</u> the 18th 18 birthday of a child for whom the juvenile court or a court to which 19 the child's case <u>was</u> [is] referred under Section 55.12(2) [has] 20 ordered inpatient mental health services if:

(1) the child is not discharged or furloughed from the inpatient mental health facility before reaching 18 years of age; and

(2) the child is alleged to have engaged in delinquent
conduct that included a violation of a penal law listed in Section
53.045 and no adjudication concerning the alleged conduct has been
made.

(b) <u>A court conducting a waiver of jurisdiction and</u>
 <u>discretionary transfer hearing under this section shall conduct the</u>
 <u>hearing according to Sections 54.02(j), (k), and (l).</u>

4 (c) If after the hearing the juvenile court waives its jurisdiction and transfers the person to criminal court, the [The] 5 juvenile court shall send notification of the transfer of a child 6 under Subsection (a) to the inpatient mental health facility. 7 The 8 criminal court shall, within 90 days of the transfer, institute proceedings under Chapter 46B, Code of Criminal Procedure. 9 Τf 10 those or any subsequent proceedings result in a determination that the defendant is competent to stand trial, the defendant may not 11 12 receive a punishment for the delinquent conduct described by Subsection (a)(2) that results in confinement for a period longer 13 14 than the maximum period of confinement the defendant could have 15 received if the defendant had been adjudicated for the delinquent conduct while still a child and within the jurisdiction of the 16 17 juvenile court.

18 SECTION 6. Section 55.31, Family Code, is amended by 19 amending Subsections (c) and (d) and adding Subsections (e) and (f) 20 to read as follows:

(c) If the court determines that probable cause exists to believe that the child is unfit to proceed, the court shall temporarily stay the juvenile court proceedings and immediately order the child to be examined under Section <u>55.04</u> [51.20. The information obtained from the examination must include expert opinion as to whether the child is unfit to proceed as a result of mental illness or an intellectual disability].

	H.B. No. 2037
1	(d) During an examination ordered under this section, and in
2	any report based on that examination, an expert shall consider, in
3	addition to other issues determined relevant by the expert:
4	(1) whether the child, as supported by current
5	indications and the child's personal history:
6	(A) is a child with mental illness; or
7	(B) is a child with an intellectual disability;
8	(2) the child's capacity to:
9	(A) appreciate the allegations against the
10	child;
11	(B) appreciate the range and nature of allowable
12	dispositions that may be imposed in the proceedings against the
13	child;
14	(C) understand the roles of the participants and
15	the adversarial nature of the legal process;
16	(D) display appropriate courtroom behavior; and
17	(E) testify relevantly; and
18	(3) the degree of impairment resulting from the
19	child's mental illness or intellectual disability and the specific
20	impact on the child's capacity to engage with counsel in a
21	reasonable and rational manner.
22	(e) An expert's report to the court must state an opinion on
23	the child's fitness to proceed or explain why the expert is unable
24	to state that opinion and include:
25	(1) the child's history and current status regarding
26	any possible mental illness or intellectual disability;
27	(2) the child's developmental history as it relates to

H.B. No. 2037 any possible mental illness or intellectual disability; 1 2 (3) the child's functional abilities related to 3 fitness to stand trial; 4 (4) the relationship between deficits in the child's 5 functional abilities related to fitness to proceed and any mental 6 illness or intellectual disability; and 7 (5) if the expert believes the child is in need of remediation or restoration services, a discussion of: 8 9 (A) whether the child's abilities are likely to be remediated or restored within the period described by Section 10 55.33(a)(1), (2), or (3); 11 12 (B) whether the child may be adequately treated in an alternative setting; 13 14 (C) any recommended interventions to aid in the 15 remediation or restoration of the child's fitness; 16 (D) whether the child meets criteria for 17 court-ordered treatment or services under Section 55.05 or 55.06; 18 and (E) if applicable, the specific criteria the 19 child meets under Paragraph (D). 20 21 (f) [(d)] After considering all relevant information, including information obtained from an examination under Section 22 55.04 [51.20], the court shall: 23 24 (1) if the court determines that evidence exists to support a finding that the child is unfit to proceed, proceed under 25 26 Section 55.32; or (2) if the court determines that evidence does not 27

exist to support a finding that the child is unfit to proceed,
 dissolve the stay and continue the juvenile court proceedings.

3 SECTION 7. Sections 55.33 and 55.35, Family Code, are 4 amended to read as follows:

5 Sec. 55.33. PROCEEDINGS FOLLOWING FINDING OF UNFITNESS TO 6 PROCEED. (a) If the juvenile court or jury determines under 7 Section 55.32 that a child is unfit as a result of mental illness or 8 an intellectual disability to proceed with the juvenile court 9 proceedings for delinquent conduct, the court shall:

10 (1)provided that the child meets the inpatient mental health services or residential intellectual disability services 11 12 [commitment] criteria under Section 55.05 or 55.06 [Subtitle C or D, Title 7, Health and Safety Code], order the child placed with the 13 Health and Human Services Commission [Department of State Health 14 15 Services or the Department of Aging and Disability Services, as appropriate,] for a period of not more than 90 days, which order may 16 17 not specify a shorter period, for placement in a facility designated by the commission [department]; 18

(2) on application by the child's parent, guardian, or guardian ad litem, order the child placed in a private psychiatric inpatient facility <u>or residential care facility</u> for a period of not more than 90 days, which order may not specify a shorter period, but only if:

(A) the unfitness to proceed is a result of
mental illness or an intellectual disability; and
(B) the placement is agreed to in writing by the

20 (B) the placement is agreed to in writing by the 27 administrator of the facility; or

1 (3) subject to Subsection (d) [(c)], if the court determines that the child may be adequately treated or served in an 2 3 alternative setting and finds that the child does not meet criteria for court-ordered inpatient mental health services or residential 4 intellectual disability services under Section 55.05 or 55.06, 5 order the child to receive treatment for mental illness or services 6 for the child's intellectual disability, as appropriate, on an 7 8 outpatient basis for a period of [not more than] 90 days, with the possibility of extension as ordered by the court [which order may 9 10 not specify a shorter period].

H.B. No. 2037

(b) <u>If a child receives treatment for mental illness or</u> services for the child's intellectual disability on an outpatient basis in an alternative setting under Subsection (a)(3), juvenile probation departments may provide restoration classes in collaboration with the outpatient alternative setting.

16 (c) If the court orders a child placed in a private 17 psychiatric inpatient facility <u>or residential care facility</u> under 18 Subsection (a)(2) <u>or in an alternative setting under Subsection</u> 19 (a)(3), the state or a political subdivision of the state may be 20 ordered to pay any costs associated with the <u>ordered services</u> 21 [child's placement], subject to an express appropriation of funds 22 for the purpose.

23 (d) [(c)] Before issuing an order described by Subsection 24 (a)(3), the court shall consult with the <u>local juvenile</u> probation 25 department, [and] with local treatment or service providers, with 26 the local mental health authority, and with the local intellectual 27 and developmental disability authority to determine the

1 appropriate treatment or services and restoration classes for the 2 child.

H.B. No. 2037

Sec. 55.35. INFORMATION REQUIRED TO BE SENT TO FACILITY OR 3 ALTERNATIVE SETTING; REPORT TO COURT. (a) If the juvenile court 4 issues an [a placement] order under Section 55.33(a), the court 5 shall order the probation department to send copies of any 6 information in the possession of the department and relevant to the 7 8 issue of the child's mental illness or intellectual disability to the public or private facility or outpatient alternative setting 9 10 [center], as appropriate.

(b) Not later than the 75th day after the date the court issues <u>an</u> [a placement] order under Section 55.33(a), the public or private facility or outpatient <u>alternative setting</u> [center], as appropriate, shall submit to the court a report that:

(1) describes the treatment or services provided to
the child by the facility or <u>alternative setting</u> [center]; and

17 (2) states the opinion of the director of the facility 18 or <u>alternative setting</u> [center] as to whether the child is fit or 19 unfit to proceed.

(c) If the report under Subsection (b) states that the child
 is unfit to proceed, the report must also include an opinion and the
 reasons for that opinion as to whether the child meets the criteria
 for court-ordered mental health services or court-ordered
 intellectual disability services under Section 55.05 or 55.06.
 (d) The report of an outpatient alternative setting

26 collaborating with a juvenile probation department to provide 27 restoration classes must include any information provided by the

juvenile probation department regarding the child's assessment at the conclusion of the restoration classes.

3 <u>(e)</u> The court shall provide a copy of the report submitted 4 under Subsection (b) to the prosecuting attorney and the attorney 5 for the child.

6 SECTION 8. Section 55.36(d), Family Code, is amended to 7 read as follows:

8 (d) If, after a hearing, the court or jury finds that the 9 child is unfit to proceed, the court shall proceed under Section 10 55.37 or 55.40, as appropriate.

11 SECTION 9. Sections 55.37 and 55.40, Family Code, are 12 amended to read as follows:

Sec. 55.37. REPORT THAT CHILD IS UNFIT TO PROCEED AS A 13 14 RESULT OF MENTAL ILLNESS; INITIATION OF [COMMITMENT] PROCEEDINGS 15 FOR COURT-ORDERED MENTAL HEALTH SERVICES. If a report submitted under Section 55.35(b) states that a child is unfit to proceed as a 16 result of mental illness and that the child meets the [commitment] 17 criteria for court-ordered mental health services under Section 18 55.05 [civil commitment under Subtitle C, Title 7, Health and 19 20 Safety Code], the director of the public or private facility or outpatient alternative setting [center], as appropriate, shall 21 submit to the court two certificates of medical examination for 22 mental illness, as described by Subchapter A, Chapter 574, Health 23

(1) initiate proceedings as provided by Section <u>55.66</u>
<u>for temporary or extended mental health services</u>, as provided by
this chapter and Subchapter C, Chapter 574, [<u>55.38 in the juvenile</u>

and Safety Code. On receipt of the certificates, the court shall:

24

H.B. No. 2037
1 court for commitment of the child under Subtitle C, Title 7, Health
2 and Safety Code; or

3 (2) refer the child's case as provided by Section <u>55.68</u>
4 [<u>55.39</u>] to the appropriate court for the initiation of proceedings
5 in that court <u>for temporary or extended mental health services</u> for
6 [<u>commitment of</u>] the child under <u>this chapter and Subchapter C</u>,
7 Chapter 574, [<u>Subtitle C, Title 7</u>,] Health and Safety Code.

8 Sec. 55.40. REPORT THAT CHILD IS UNFIT TO PROCEED AS A RESULT OF INTELLECTUAL DISABILITY. If a report submitted under 9 Section 55.35(b) states that a child is unfit to proceed as a result 10 of an intellectual disability and that the child meets the 11 12 [commitment] criteria for court-ordered residential intellectual disability services under Section 55.06 [civil commitment under 13 Subtitle D, Title 7, Health and Safety Code], the director of the 14 residential care facility or alternative setting shall submit to 15 the court an affidavit stating the conclusions reached as a result 16 17 of the diagnosis. On receipt of the affidavit, the court shall:

(1) initiate proceedings as provided by Section <u>55.67</u>
[55.41] in the juvenile court for <u>court-ordered residential</u>
<u>intellectual disability services for</u> [commitment of] the child
under Subtitle D, Title 7, Health and Safety Code; or

(2) refer the child's case as provided by Section <u>55.68</u>
[55.42] to the appropriate court for the initiation of proceedings
in that court for <u>court-ordered residential intellectual</u>
<u>disability services for</u> [commitment of] the child under Subtitle D,
Title 7, Health and Safety Code.

27

SECTION 10. Section 55.43(a), Family Code, is amended to

1 read as follows: The prosecuting attorney may file with the juvenile (a) 2 3 court a motion for a restoration hearing concerning a child if: (1) the child is found unfit to proceed as a result of 4 5 mental illness or an intellectual disability; and (2) the child: 6 7 (A) is not: 8 (i) ordered by a court to receive inpatient mental health or intellectual disability services; 9 (ii) ordered [committed] by a court to receive services at a residential care facility; or 11 (iii) ordered by a court to receive treatment or services on an outpatient basis; or (B) is discharged or currently on furlough from a mental health facility or discharged from an alternative setting [outpatient center] before the child reaches 18 years of age. SECTION 11. Section 55.44, Family Code, is amended to read as follows: DISCRETIONARY TRANSFER TO CRIMINAL COURT ON 19 Sec. 55.44. 18TH BIRTHDAY OF CHILD. (a) The juvenile court <u>may waive its</u> 20 exclusive original jurisdiction and [shall] transfer all pending 21 proceedings from the juvenile court to a criminal court on or after 22 23 the 18th birthday of a child for whom the juvenile court or a court 24 to which the child's case is referred has ordered inpatient mental health services or residential care for persons with 25 an 26 intellectual disability if: 27 (1) the child is not discharged or currently on

23

H.B. No. 2037

10

12 13

14 15 16

1 furlough from the facility before reaching 18 years of age; and
2 (2) the child is alleged to have engaged in delinquent
3 conduct that included a violation of a penal law listed in Section
4 53.045 and no adjudication concerning the alleged conduct has been
5 made.

6 (b) <u>A court conducting a waiver of jurisdiction and</u>
7 <u>discretionary transfer hearing under this section shall conduct the</u>
8 <u>hearing according to Sections 54.02(j), (k), and (l).</u>

9 (c) If after the hearing the juvenile court waives its jurisdiction and transfers the case to criminal court, the [The] 10 juvenile court shall send notification of the transfer of a child 11 12 under Subsection (a) to the facility. The criminal court shall, before the 91st day after the date of the transfer, institute 13 proceedings under Chapter 46B, Code of Criminal Procedure. 14 Τf 15 those or any subsequent proceedings result in a determination that the defendant is competent to stand trial, the defendant may not 16 17 receive a punishment for the delinquent conduct described by Subsection (a)(2) that results in confinement for a period longer 18 than the maximum period of confinement the defendant could have 19 received if the defendant had been adjudicated for the delinquent 20 conduct while still a child and within the jurisdiction of the 21 juvenile court. 22

23 SECTION 12. Sections 55.45(b) and (c), Family Code, are 24 amended to read as follows:

(b) If the juvenile court or a court to which the child's
case is referred under Section 55.40(2) orders the <u>intellectual</u>
<u>disability services for</u> [commitment of] the child <u>to be provided at</u>

[to] a residential care facility, the child shall be cared for, 1 treated, and released in accordance with Subtitle D, Title 7, 2 3 Health and Safety Code, except that the administrator of the residential care facility shall notify, in writing, by certified 4 5 mail, return receipt requested, the juvenile court that ordered intellectual disability services for [commitment of] the child or 6 7 that referred the case to a court that ordered intellectual 8 disability services for [commitment of] the child of the intent to discharge or furlough the child on or before the 20th day before the 9 10 date of discharge or furlough.

If the referred child, as described in Subsection (b), 11 (c) is alleged to have committed an offense listed in Article 42A.054, 12 Code of Criminal Procedure, the administrator of the residential 13 14 care facility shall apply, in writing, by certified mail, return 15 receipt requested, to the juvenile court that ordered services for [commitment of] the child or that referred the case to a court that 16 17 ordered services for [commitment of] the child and show good cause for any release of the child from the facility for more than 48 18 19 hours. Notice of this request must be provided to the prosecuting attorney responsible for the case. The prosecuting attorney, the 20 juvenile, or the administrator may apply for a hearing on this 21 application. If no one applies for a hearing, the trial court shall 22 23 resolve the application on the written submission. The rules of 24 evidence do not apply to this hearing. An appeal of the trial court's ruling on the application is not allowed. The release of a 25 26 child described in this subsection without the express approval of the trial court is punishable by contempt. 27

H.B. No. 2037 SECTION 13. Section 55.51(b), Family Code, is amended to read as follows: (b) On a motion by a party in which it is alleged that a

4 child may not be responsible as a result of mental illness or an 5 intellectual disability for the child's conduct, the court shall 6 order the child to be examined under Section <u>55.04</u> [<u>51.20</u>]. The 7 information obtained from the examinations must include expert 8 opinion as to:

9

10

(1) whether the child is a child with mental illness or an intellectual disability;

11 (2) whether the child is not responsible for the 12 child's conduct as a result of mental illness or an intellectual 13 disability;

14 (3) whether the child meets criteria for court-ordered 15 mental health or intellectual disability services under Section 16 <u>55.05 or 55.06; and</u>

17 (4) if applicable, the specific criteria the child
18 meets under Subdivision (3).

SECTION 14. Sections 55.52 and 55.54, Family Code, are amended to read as follows:

Sec. 55.52. PROCEEDINGS FOLLOWING FINDING OF LACK OF RESPONSIBILITY FOR CONDUCT. (a) If the court or jury finds that a child is not responsible for the child's conduct under Section 55.51 as a result of mental illness or an intellectual disability, the court shall:

(1) provided that the child meets the <u>inpatient mental</u>
 <u>health services or residential intellectual disability services</u>

1 [commitment] criteria under Section 55.05 or 55.06 [Subtitle C or 2 D, Title 7, Health and Safety Code], order the child placed with the 3 Health and Human Services Commission [Department of State Health 4 Services or the Department of Aging and Disability Services, as 5 appropriate,] for a period of not more than 90 days, which order may 6 not specify a shorter period, for placement in a facility 7 designated by the commission [department];

8 (2) on application by the child's parent, guardian, or 9 guardian ad litem, order the child placed in a private psychiatric 10 inpatient facility <u>or residential care facility</u> for a period of not 11 more than 90 days, which order may not specify a shorter period, but 12 only if:

13 (A) the child's lack of responsibility is a14 result of mental illness or an intellectual disability; and

(B) the placement is agreed to in writing by theadministrator of the facility; or

17 (3) subject to Subsection (c), if the court determines that the child may be adequately treated or served in an alternative 18 19 setting and finds that the child does not meet criteria for court-ordered inpatient mental health services or residential 20 intellectual disability services under Section 55.05 or 55.06, 21 order the child to receive treatment for mental illness or services 22 for the child's intellectual disability, as appropriate, on an 23 24 outpatient basis for a period of [not more than] 90 days, with the possibility of extension as ordered by the court [which order may 25 26 not specify a shorter period].

27

(b) If the court orders a child placed in a private

1 psychiatric inpatient facility <u>or residential care facility</u> under 2 Subsection (a)(2) <u>or in an alternative setting under Subsection</u> 3 <u>(a)(3)</u>, the state or a political subdivision of the state may be 4 ordered to pay any costs associated with the <u>ordered services</u> 5 [child's placement], subject to an express appropriation of funds 6 for the purpose.

Before issuing an order described by Subsection (a)(3), 7 (c) 8 the court shall consult with the <u>local juvenile</u> probation department, [and] with local treatment or service providers, with 9 10 the local mental health authority, and with the local intellectual and developmental disability authority to 11 determine the appropriate treatment or services for the child. 12

INFORMATION REQUIRED TO BE SENT TO FACILITY OR 13 Sec. 55.54. 14 ALTERNATIVE SETTING; REPORT TO COURT. (a) If the juvenile court 15 issues an [a placement] order under Section 55.52(a), the court shall order the probation department to send copies of any 16 17 information in the possession of the department and relevant to the issue of the child's mental illness or intellectual disability to 18 19 the public or private facility or alternative setting [outpatient center], as appropriate. 20

(b) Not later than the 75th day after the date the court issues <u>an</u> [a placement] order under Section 55.52(a), the public or private facility or <u>alternative setting</u> [outpatient center], as appropriate, shall submit to the court a report that:

(1) describes the treatment or services provided to
the child by the facility or <u>alternative setting</u> [center]; and
(2) states the opinion of the director of the facility

or <u>alternative setting</u> [center] as to whether the child <u>is a child</u>
 with [has a] mental illness or an intellectual disability.

3 (c) If the report under Subsection (b) states that the child 4 is a child with mental illness or an intellectual disability, the 5 report must include an opinion as to whether the child meets 6 criteria for court-ordered mental health services or court-ordered 7 intellectual disability services under Section 55.05 or 55.06.

8 (d) [(c)] The court shall send a copy of the report 9 submitted under Subsection (b) to the prosecuting attorney and the 10 attorney for the child.

11 SECTION 15. Sections 55.55(b), (c), (d), and (e), Family
12 Code, are amended to read as follows:

(b) On objection by the prosecuting attorney under 13 14 Subsection (a), the juvenile court shall hold a hearing without a 15 jury to determine whether the child is a child with [has a] mental illness or an intellectual disability and whether the child meets 16 17 the [commitment] criteria for court-ordered mental health services or court-ordered intellectual disability services 18 [civil 19 commitment] under Section 55.05 or 55.06 [Subtitle C or D, Title 7, Health and Safety Code]. 20

(c) At the hearing, the burden is on the state to prove by clear and convincing evidence that the child <u>is a child with</u> [has a] mental illness or an intellectual disability and that the child meets the [commitment] criteria for <u>court-ordered mental health</u> <u>services or court-ordered intellectual disability services</u> [civil <u>commitment</u>] under <u>Section 55.05 or 55.06</u> [Subtitle C or D, Title 7, <u>Health and Safety Code</u>].

(d) If, after a hearing, the court finds that the child does not have a mental illness or an intellectual disability and that the child does not meet the [commitment] criteria for court-ordered treatment services under Section 55.05 or 55.06 [Subtitle C or D, Title 7, Health and Safety Code], the court shall discharge the child.

(e) If, after a hearing, the court finds that the child has a
mental illness or an intellectual disability and that the child
meets the [commitment] criteria for court-ordered treatment
services under Section 55.05 or 55.06 [Subtitle C or D, Title 7,
Health and Safety Code], the court shall issue an appropriate
[commitment] order for court-ordered mental health services or
court-ordered intellectual disability services.

14 SECTION 16. Section 55.56, Family Code, is amended to read 15 as follows:

Sec. 55.56. REPORT THAT CHILD HAS 16 MENTAL ILLNESS; 17 INITIATION OF [COMMITMENT] PROCEEDINGS FOR COURT-ORDERED MENTAL HEALTH SERVICES. If a report submitted under Section 55.54(b) 18 19 states that a child is a child with [has a] mental illness and that the child meets the [commitment] criteria for court-ordered mental 20 health services [civil commitment] under Section 55.05 [Subtitle Cr 21 Title 7, Health and Safety Code], the director of the public or 22 private facility or <u>alternative setting</u> [outpatient center], as 23 24 appropriate, shall submit to the court two certificates of medical examination for mental illness, as described by Subchapter A, 25 26 Chapter 574, Health and Safety Code. On receipt of the certificates, the court shall: 27

(1) initiate proceedings as provided by Section <u>55.66</u>
 [<u>55.57</u>] in the juvenile court for <u>court-ordered mental health</u>
 <u>services for</u> [commitment of] the child under Subtitle C, Title 7,
 Health and Safety Code; or

(2) refer the child's case as provided by Section <u>55.68</u>
[<u>55.58</u>] to the appropriate court for the initiation of proceedings
in that court for <u>court-ordered mental health services for</u>
[commitment of] the child under Subtitle C, Title 7, Health and
Safety Code.

10 SECTION 17. Section 55.59, Family Code, is amended to read 11 as follows:

Sec. 55.59. REPORT THAT CHILD HAS INTELLECTUAL DISABILITY; 12 [COMMITMENT] PROCEEDINGS 13 INITIATION OF FOR COURT-ORDERED RESIDENTIAL INTELLECTUAL DISABILITY SERVICES. If a report 14 15 submitted under Section 55.54(b) states that a child is a child with [has] an intellectual disability and that the child meets the 16 17 [commitment] criteria for court-ordered residential intellectual disability services under Section 55.06 [civil commitment under 18 Subtitle D, Title 7, Health and Safety Code], the director of the 19 residential care facility or alternative setting shall submit to 20 the court an affidavit stating the conclusions reached as a result 21 of the diagnosis. On receipt of an affidavit, the juvenile court 22 23 shall:

(1) initiate proceedings in the juvenile court as
provided by Section <u>55.67</u> [<u>55.60</u>] for <u>court-ordered residential</u>
<u>intellectual disability services for</u> [commitment of] the child
under Subtitle D, Title 7, Health and Safety Code; or

(2) refer the child's case to the appropriate court as
 provided by Section <u>55.68</u> [<u>55.61</u>] for the initiation of proceedings
 in that court for <u>court-ordered residential intellectual</u>
 <u>disability services for</u> [commitment of] the child under Subtitle D,
 Title 7, Health and Safety Code.

6 SECTION 18. Chapter 55, Family Code, is amended by adding 7 Subchapter E, and a heading is added to that subchapter to read as 8 follows:

9

10

RESIDENTIAL INTELLECTUAL DISABILITY SERVICES

SUBCHAPTER E. PROCEEDINGS FOR COURT-ORDERED MENTAL HEALTH OR

SECTION 19. Sections 55.13 and 55.14, Family Code, are transferred to Subchapter E, Chapter 55, Family Code, as added by this Act, redesignated as Sections 55.65 and 55.68, Family Code, respectively, and amended to read as follows:

Sec. <u>55.65</u> 15 [55.13]. [COMMITMENT] PROCEEDINGS IN JUVENILE COURT FOR CHILD WITH MENTAL ILLNESS. (a) If the juvenile court 16 17 initiates proceedings for temporary or extended mental health services under Section 55.12(1), the prosecuting attorney or the 18 attorney for the child may file with the juvenile court an 19 application for court-ordered mental health services under 20 Sections [Section] 574.001 and 574.002, Health and Safety Code. 21 The juvenile court shall: 22

(1) set a date for a hearing and provide notice as required by Sections 574.005 and 574.006, Health and Safety Code; [and]

26 (2) <u>direct the local mental health authority to file,</u>
27 <u>before the date set for the hearing, its recommendation for the</u>

1	child's proposed treatment, as required by Section 574.012, Health
2	and Safety Code;
3	(3) identify the person responsible for court-ordered
4	outpatient mental health services not later than the third day
5	before the date set for a hearing that may result in the court
6	ordering the child to receive court-ordered outpatient mental
7	health services, as required by Section 574.0125, Health and Safety
8	<u>Code;</u>
9	(4) appoint physicians necessary to examine the child
10	and to complete the certificates of medical examination for mental
11	illness required under Section 574.009, Health and Safety Code; and
12	(5) conduct the hearing in accordance with Subchapter
13	C, Chapter 574, Health and Safety Code.
14	(b) The burden of proof at the hearing is on the party who
15	filed the application.
16	(c) [The juvenile court shall appoint the number of
17	physicians necessary to examine the child and to complete the
18	certificates of medical examination for mental illness required
19	under Section 574.009, Health and Safety Code.
20	[(d)] After conducting a hearing on an application under
21	this section and with consideration given to the least restrictive
22	appropriate setting for treatment of the child and to the parent's,
23	managing conservator's, or guardian's availability and willingness
24	to participate in the treatment of the child, the juvenile court
25	shall:
26	(1) if the criteria under Section <u>55.05(a) or (b)</u>
27	[574.034 or 574.0345, Health and Safety Code,] are satisfied, order

1	temporary inpatient or outpatient mental health services for the
2	child under Chapter 574, Health and Safety Code; or
3	(2) if the criteria under Section <u>55.05(c) or (d)</u>
4	[574.035 or 574.0355, Health and Safety Code,] are satisfied, order
5	extended inpatient or outpatient mental health services for the
6	child under Chapter 574, Health and Safety Code.
7	(d) On receipt of the court's order for inpatient mental
8	health services, the Health and Human Services Commission shall
9	identify a facility and admit the child to the identified facility.
10	(e) If the child is currently detained in a juvenile
11	detention facility, the juvenile court shall:
12	(1) order the child released from detention to the
13	child's home or another appropriate place;
14	(2) order the child detained or placed in an
15	appropriate facility other than a juvenile detention facility; or

16 (3) conduct a detention hearing and, if the court 17 makes findings under Section 54.01 to support further detention of 18 the child, order the child to remain in the juvenile detention 19 facility subject to further detention orders of the court.

20 Sec. <u>55.68</u> [55.14]. REFERRAL FOR [COMMITMENT] PROCEEDINGS FOR CHILD WITH MENTAL ILLNESS OR CHILD FOUND UNFIT TO PROCEED OR 21 LACKING RESPONSIBILITY FOR CONDUCT DUE TO MENTAL ILLNESS OR 22 INTELLECTUAL DISABILITY. (a) If the juvenile court refers the 23 24 child's case to an [the] appropriate court for the initiation of [commitment] proceedings for court-ordered treatment services 25 under Section 55.12(2), 55.37(2), 55.40(2), 55.56(2), or 55.59(2), 26 27 the juvenile court shall:

H.B. No. 2037 1 (1) send to the clerk of the court to which the case is referred all papers, including evaluations, examination reports, 2 court findings, orders, verdicts, judgments, and reports from 3 facilities and alternative settings, relating to: 4 5 (A) the child's mental illness or intellectual 6 disability; 7 (B) the child's unfitness to proceed, if 8 applicable; and (C) the finding that the child was not 9 responsible for the child's conduct, if applicable [to the clerk of 10 the court to which the case is referred]; and 11 (2) 12 send to the office of the appropriate county attorney or, if a county attorney is not available, to the office of 13 the appropriate district attorney, copies of all papers sent to the 14 15 clerk of the court under Subdivision (1) [; and [(3) if the child is in detention: 16 17 [(A) order the child released from detention the child's home or another appropriate place; 18 19 [(B) order the child detained in an appropriate 20 place other than a juvenile detention facility; or 21 [(C) if an appropriate place to release or detain the child as described by Paragraph (A) or (B) is not available, 22 order the child to remain in the juvenile detention facility 23 24 subject to further detention orders of the court]. The papers sent to the clerk of a court under Subsection 25 (b) 26 (a)(1) constitute an application for court-ordered mental health services under Section 574.001, Health and Safety Code, or an 27

1	application for placement under Section 593.041, Health and Safety
2	Code, as applicable.
3	(c) If the child is currently detained in a juvenile
4	detention facility, the juvenile court shall:
5	(1) order the child released from detention to the
6	child's home or another appropriate place;
7	(2) order the child detained or placed in an
8	appropriate facility other than a juvenile detention facility; or
9	(3) conduct a detention hearing and, if the court
10	makes findings under Section 54.01 to support further detention of
11	the child, order the child to remain in the juvenile detention
12	facility subject to further detention orders of the court.
13	SECTION 20. Sections 55.38 and 55.41, Family Code, are
14	transferred to Subchapter E, Chapter 55, Family Code, as added by
15	this Act, redesignated as Sections 55.66 and 55.67, Family Code,
16	respectively, and amended to read as follows:
17	Sec. <u>55.66</u> [55.38]. [COMMITMENT] PROCEEDINGS IN JUVENILE
18	COURT FOR CHILD FOUND UNFIT TO PROCEED OR LACKING RESPONSIBILITY
19	FOR CONDUCT DUE TO MENTAL ILLNESS. (a) If the juvenile court
20	initiates [commitment] proceedings <u>for court-ordered mental health</u>
21	services under Section 55.37(1) or 55.56(1), the prosecuting
22	attorney may file with the juvenile court an application for
23	court-ordered mental health services under <u>Sections</u> [Section]
24	574.001 and 574.002, Health and Safety Code. The juvenile court

(1) set a date for a hearing and provide notice as
required by Sections 574.005 and 574.006, Health and Safety Code;

shall:

1 [and] 2 (2) direct the local mental health authority to file, before the date set for the hearing, its recommendation for the 3 child's proposed treatment, as required by Section 574.012, Health 4 5 and Safety Code; 6 (3) identify the person responsible for court-ordered 7 outpatient mental health services at least three days before the 8 date of a hearing that may result in the court ordering the child to receive court-ordered outpatient mental health services, as 9 required by Section 574.012, Health and Safety Code; and 10 11 (4) conduct the hearing in accordance with Subchapter 12 C, Chapter 574, Health and Safety Code. 13 (b) After conducting a hearing under this section and with 14 consideration given to the least restrictive appropriate setting 15 for treatment of the child and to the parent's, managing conservator's, or guardian's availability and willingness to 16 17 participate in the treatment of the child [Subsection (a)(2)], the juvenile court shall: 18 if the criteria for court-ordered mental health 19 (1)services under Section 55.05(a) or (b) [574.034 or 574.0345, Health 20 21 and Safety Code, are satisfied, order temporary inpatient or outpatient mental health services; or 22 (2) if the criteria for court-ordered mental health 23 24 services under Section 55.05(c) or (d) [574.035 or 574.0355, Health and Safety Code,] are satisfied, order extended inpatient or 25 26 outpatient mental health services. 27 (c) On receipt of the court's order for inpatient mental

	H.B. No. 2037
1	health services, the Health and Human Services Commission shall
2	identify a facility and admit the child to the identified facility.
3	(d) If the child is currently detained in a juvenile
4	detention facility, the juvenile court shall:
5	(1) order the child released from detention to the
6	child's home or another appropriate place;
7	(2) order the child detained or placed in an
8	appropriate facility other than a juvenile detention facility; or
9	(3) conduct a detention hearing and, if the court
10	makes findings under Section 54.01 to support further detention of
11	the child, order the child to remain in the juvenile detention
12	facility subject to further detention orders of the court.
13	Sec. <u>55.67</u> [55.41]. [COMMITMENT] PROCEEDINGS IN JUVENILE
14	COURT FOR CHILD FOUND UNFIT TO PROCEED OR LACKING RESPONSIBILITY
15	FOR CONDUCT DUE TO [CHILDREN WITH] INTELLECTUAL DISABILITY. (a) If
16	the juvenile court initiates [commitment] proceedings under
17	Section 55.40(1) or 55.59(1), the prosecuting attorney may file
18	with the juvenile court an application for an interdisciplinary
19	team report and recommendation that the child is in need of
20	long-term placement in a residential care facility, under Section
21	593.041, Health and Safety Code. The juvenile court shall:

(1) set a date for a hearing and provide notice as required by Sections 593.047 and 593.048, Health and Safety Code; and

(2) conduct the hearing in accordance with Sections
593.049-593.056, Health and Safety Code.

27 (b) After conducting a hearing under this section and with

consideration given to the least restrictive appropriate setting 1 2 for services for the child and to the parent's, managing conservator's, or guardian's availability and willingness to 3 participate in the services for the child [Subsection (a)(2)], the 4 juvenile court may order residential intellectual disability 5 services for the child if the [commitment of the child to a 6 7 residential care facility if the commitment] criteria under Section 8 55.06 [593.052, Health and Safety Code,] are satisfied. 9 On receipt of the court's order, the Health and Human (c)

9 (c) ON receipt of the court's order, the <u>Health and Human</u> 10 <u>Services Commission</u> [Department of Aging and Disability Services or 11 the appropriate community center] shall <u>identify a residential care</u> 12 <u>facility and</u> admit the child to <u>the identified</u> [a residential care] 13 facility.

14 (d) If the child is currently detained in a juvenile 15 detention facility, the juvenile court shall:

16 (1) order the child released from detention to the 17 child's home or another appropriate place;

18 (2) order the child detained or placed in an
 19 appropriate facility other than a juvenile detention facility; or

20 <u>(3) conduct a detention hearing and, if the court</u> 21 <u>makes findings under Section 54.01 to support further detention of</u> 22 <u>the child, order the child to remain in the juvenile detention</u> 23 <u>facility subject to further detention orders of the court.</u>

 24
 SECTION 21.
 Sections 55.39, 55.42, 55.57, 55.58, 55.60, and

 25
 55.61, Family Code, are repealed.

26 SECTION 22. The changes in law made by this Act apply only 27 to a juvenile court hearing or proceeding that commences on or after

1 the effective date of this Act. A juvenile court hearing or 2 proceeding that commences before the effective date of this Act is 3 governed by the law in effect on the date the hearing or proceeding 4 commenced, and the former law is continued in effect for that 5 purpose.

6 SECTION 23. This Act takes effect September 1, 2023.