1	AN ACT
2	relating to the establishment of a family protection representation
3	program within the Texas Indigent Defense Commission.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Section 79.001, Government Code, is amended by
6	amending Subdivisions (1) and (4) and adding Subdivisions $(1-a)$,
7	(7-a), (8-a), (12-a), and (12-b) to read as follows:
8	(1) "Assigned counsel program" means a system under
9	which private attorneys, acting as independent contractors and
10	compensated with public funds, are individually appointed to <u>:</u>
11	(A) provide legal representation and services to
12	a particular indigent defendant accused of a crime or juvenile
13	offense <u>; or</u>
14	(B) serve as an attorney ad litem.
15	(1-a) "Attorney ad litem" means an attorney appointed
16	by a court to represent and advocate on behalf of an indigent parent
17	or child in a suit filed by the department against a parent.
18	(4) "Contract defender program" means a system under
19	which private attorneys, acting as independent contractors and
20	compensated with public funds, are engaged to provide legal
21	representation and services to <u>:</u>
22	(A) a group of unspecified indigent defendants
23	who appear before a particular court or group of courts <u>; or</u>
24	(B) indigent parents or children named in a suit

1 filed by the department against a parent. 2 (7-a) "Department" means the Department of Family and Protective Services. 3 (8-a) "Family protection services" means services 4 provided under this chapter by an attorney, attorney ad litem, 5 licensed investigator, social worker, forensic expert, mental 6 health expert, or other similar expert or specialist to an indigent 7 parent or child in: 8 9 (A) a suit filed by the department against the 10 parent; or 11 (B) a department investigation of the parent. (12-a) "Office of child representation" has the 12 13 meaning assigned by Section 107.254, Family Code. (12-b) "Office of parent representation" has the 14 15 meaning assigned by Section 107.255, Family Code. 16 SECTION 2. Section 79.012(b), Government Code, is amended to read as follows: 17 18 (b) The executive director: (1)must be a licensed attorney; 19 must demonstrate an interest in the standards for 20 (2)and provision of criminal defense services and family protection 21 services to indigent individuals; 22 (3) may not engage in the private practice of law; and 23 24 may not accept money, property, or any other thing (4) 25 of value not authorized by law for services rendered under this 26 chapter. SECTION 3. Section 79.034, Government Code, is amended by 27

amending Subsection (a) and adding Subsection (a-1) to read as 1 2 follows: (a) The commission shall develop policies and standards for 3 4 providing: 5 (1) legal representation and other defense services to indigent defendants at trial, on appeal, and in postconviction 6 7 proceedings; and (2) family protection services to indigent parents and 8 9 children. 10 (a-1) The policies and standards may include: performance standards for counsel appointed to 11 (1)represent indigent individuals [defendants]; 12 qualification standards under which attorneys may 13 (2) qualify for appointment to represent: 14 (A) indigent defendants, including: 15 16 (i) [(A)] qualifications commensurate with 17 the seriousness of the nature of the proceeding; 18 (ii) [(B)] qualifications appropriate for mentally ill defendants representation of 19 and noncitizen 20 defendants; (iii) [(C)] successful completion 21 of 22 relevant continuing legal education programs approved by the council; and 23 24 (iv) [(D)] testing certification and 25 standards; or 26 (B) indigent parents and children in suits filed 27 by the department, including:

S.B. No. 2120

1 (i) qualifications appropriate for 2 representing an indigent parent; (ii) qualifications 3 appropriate for representing a child; 4 5 (iii) successful completion of relevant continuing legal education programs required by law or the State 6 7 Bar of Texas and approved by the council; and (iv) testing and certification standards; 8 9 (3) standards for ensuring appropriate appointed caseloads for counsel appointed to represent indigent individuals 10 11 [defendants]; 12 (4) standards for determining whether a person accused 13 of a crime or juvenile offense or named in a suit filed by the department is indigent; 14 15 (5) policies and standards governing the organization 16 and operation of an assigned counsel program; 17 (6) policies and standards governing the organization and operation of a public defender's office consistent with 18 recognized national policies and standards; 19 20 (7) policies and standards governing the organization and operation of an office of child representation or office of 21 parent representation consistent with recognized national policies 22 and standards; 23 24 standards for providing indigent defense services (8) or family protection services under a contract defender program 25 consistent with recognized national policies and standards; 26 27 (9) [(8)] standards governing the reasonable

S.B. No. 2120

1 compensation of counsel appointed to represent indigent
2 individuals [defendants];

3 (10) [(9)] standards governing the availability and 4 reasonable compensation of providers of indigent defense support 5 services <u>or family protection services</u> for counsel appointed to 6 represent indigent <u>individuals</u> [defendants];

7 <u>(11)</u> [(10)] standards governing the operation of a 8 legal clinic or program that provides legal services to indigent 9 <u>individuals</u> [defendants] and is sponsored by a law school approved 10 by the supreme court;

11 (12) [(11)] policies and standards governing the 12 appointment of attorneys to represent children in proceedings under 13 Title 3, Family Code;

14 (13) policies and standards governing the appointment 15 of attorneys to represent indigent parents and children in 16 proceedings with the department under Title 5, Family Code;

17 <u>(14)</u> [(12)] policies and standards governing the 18 organization and operation of a managed assigned counsel program 19 consistent with nationally recognized policies and standards; and

20 <u>(15)</u> [(13)] other policies and standards for 21 providing indigent defense services <u>and family protection services</u> 22 as determined by the commission to be appropriate.

23 SECTION 4. Sections 79.035(a), (b), and (d), Government 24 Code, are amended to read as follows:

(a) The commission shall develop a plan that establishes
statewide requirements for counties relating to reporting indigent
defense information <u>and family protection services</u>

information. The plan must include provisions designed to reduce 1 2 redundant reporting by counties and provisions that take into consideration the costs to counties of implementing the plan 3 4 statewide. The commission shall use the information reported by a county to monitor the effectiveness of the county's indigent 5 defense and family protection services policies, standards, and 6 7 procedures and to ensure compliance by the county with the requirements of state law relating to indigent defense and family 8 protection services. The commission may revise the plan as 9 necessary to improve monitoring of indigent defense and family 10 11 protection services policies, standards, and procedures in this state. 12

(b) The commission shall annually submit to the governor, lieutenant governor, speaker of the house of representatives, and council and shall publish in written and electronic form a report:

16 (1) containing any information submitted to the 17 commission by a county under Section 79.036; and

18

(2) regarding:

(A) the quality of legal representation provided
 by counsel appointed to represent indigent <u>individuals</u>
 [defendants];

(B) current indigent defense practices <u>and</u>
 <u>family protection services practices</u> in the state as compared to
 state and national standards;

25 (C) efforts made by the commission to improve 26 indigent defense practices <u>and family protection services</u> 27 <u>practices</u> in the state;

1 recommendations made by the commission for (D) 2 improving indigent defense practices and family protection services practices in the state; and 3 4 (E) the findings of a report submitted to the commission under Section 79.039. 5 (d) 6 The commission may issue other reports relating to 7 indigent defense and family protection services as determined to be appropriate by the commission. 8 9 SECTION 5. Subchapter C, Chapter 79, Government Code, is amended by adding Section 79.0365 to read as follows: 10 11 Sec. 79.0365. FAMILY PROTECTION SERVICES INFORMATION. (a) Not later than November 1 of each odd-numbered year and in the 12 13 form and manner prescribed by the commission, each county shall prepare and provide to the commission: 14 15 (1) a copy of all formal and informal rules and forms 16 governing the procedures the county uses to provide indigent parents and children with counsel in accordance with Title 5, 17 Family Code; 18 (2) any fee schedule the court uses for family 19 20 protection services representation; and (3) information on the court's compliance with Chapter 21 37, including the lists and rotation system required under that 22 23 chapter. (b) Not later than November 1 of each year and in the form 24 25 and manner prescribed by the commission, each county shall prepare and provide to the commission for the preceding state fiscal year: 26 27 (1) information on the number of appointments made to

<u>each attorney accepting appointments in the county for proceedings</u>
 <u>filed by the department under Title 5, Family Code; and</u>

3 (2) information provided to the county by those
4 attorneys under Section 107.0042, Family Code, if the attorneys do
5 not report the information directly to the commission.

6 (c) The local administrative district judge in each county, 7 or the person designated by the judge, shall perform the action 8 required by Subsection (a) with respect to all rules and forms 9 adopted by the judges of the county.

10 (d) In each county, the county auditor, or the person 11 designated by the commissioners court if the county does not have a county auditor, shall prepare and send to the commission in the form 12 13 and manner prescribed by the commission and on a monthly, quarterly, or annual basis, with respect to legal services provided 14 in the county to indigent parents and children during each state 15 16 fiscal year, information showing the total amount expended by the 17 county to provide family protection services and an analysis of the 18 amount expended by the county:

19 <u>(1) in each district, county, statutory county, and</u>
20 appellate court;

21 (2) in cases for which a private attorney is appointed
22 for an indigent parent or child; and

23 (3) for investigation expenses, expert witness
 24 expenses, or other litigation expenses.

25 (e) As a duty of office, each district and county clerk
26 shall cooperate with the county auditor or the person designated by
27 the commissioners court and the commissioners court in retrieving

S.B. No. 2120 information required to be sent to the commission under this 1 2 section. SECTION 6. Sections 79.037(a), (b), and (d), Government 3 4 Code, are amended to read as follows: (a) The commission shall: 5 (1)provide technical support to: 6 7 (A) assist counties in improving their systems for providing indigent defense services, including indigent 8 9 defense support services; [and] assist counties in improving their systems 10 (B) 11 for providing family protection services; and (C) promote compliance by counties with the 12 13 requirements of state law relating to indigent defense and family 14 protection services; 15 (2) to assist a county in providing or improving the 16 provision of indigent defense services and family protection services in the county, distribute in the form of grants any funds 17 appropriated for the purposes of this section to one or more of the 18 following entities: 19 20 (A) the county; a law school's legal clinic or program that 21 (B) provides indigent defense services in the county; 22 a regional public defender that meets the 23 (C) requirements of Subsection (e) and provides indigent defense 24 25 services in the county; (D) an entity described by Section 791.013 that 26 27 provides to a county administrative services under an interlocal

1 contract entered into for the purpose of providing or improving the 2 provision of indigent defense services <u>or family protection</u> 3 services in the county; [and]

4 (E) a nonprofit corporation that provides
5 indigent defense services, [or] indigent defense support services,
6 or family protection services in the county; and

7 (F) an office of child representation or office
8 of parent representation created under Subchapter G, Chapter 107,
9 Family Code; and

10 (3) monitor each entity that receives a grant under 11 Subdivision (2) and enforce compliance with the conditions of the 12 grant, including enforcement by:

13

(A) withdrawing grant funds; or

14 (B) requiring reimbursement of grant funds by the15 entity.

(b) The commission shall determine for each county the entity or entities that are eligible to receive funds for the provision of or improvement in the provision of indigent defense services <u>or family protection services</u> under Subsection (a)(2). The determination must be made based on the entity's:

(1) compliance with standards adopted by the board;and

(2) demonstrated commitment to compliance with the
 requirements of state law relating to indigent defense or family
 protection services.

(d) A county may not reduce the amount of funds provided for
 indigent defense services <u>or family protection services</u> in the

1 county because of funds provided by the commission under this
2 section.

3 SECTION 7. Subchapter C, Chapter 79, Government Code, is 4 amended by adding Section 79.041 to read as follows:

5 Sec. 79.041. FAMILY PROTECTION SERVICES INFORMATION SYSTEM. (a) By entering into an interlocal contract with one or 6 7 more counties under Chapter 791, the commission may participate and assist counties in the creation, implementation, operation, and 8 maintenance of a computerized system to be used to assist those 9 counties in the provision and administration of family protection 10 services and to be used to collect data from those counties 11 regarding representation of indigent individuals in this state. 12

13 (b) The commission may use appropriated funds to pay costs 14 incurred under an interlocal contract described by Subsection (a), 15 including license fees, implementation costs, maintenance and 16 operations costs, administrative costs, and any other costs 17 specified in the interlocal contract.

18 (c) The commission may provide training services to 19 counties on the use and operation of a system created, implemented, 20 operated, or maintained by one or more counties under Subsection 21 (a).

22 (d) Subchapter L, Chapter 2054, does not apply to an 23 indigent defense information system created under this section.

24 SECTION 8. Subchapter A, Chapter 107, Family Code, is 25 amended by adding Section 107.0042 to read as follows:

26 <u>Sec. 107.0042. REPORT ON PERCENTAGE OF PROFESSIONAL</u> 27 PRACTICE TIME AS ATTORNEY AD LITEM. Not later than October 15 of

each year and on a form prescribed by the Texas Indigent Defense 1 2 Commission, an attorney appointed as an attorney ad litem in a proceeding filed by the Department of Family and Protective 3 Services under Title 5 shall submit to the county or the Texas 4 Indigent Defense Commission a report for the preceding state fiscal 5 year that describes the percentage of the attorney's professional 6 7 practice time that was dedicated to the attorney's appointment as an attorney ad litem in the county under Title 5. 8 SECTION 9. Sections 107.259(a) and (d), Family Code, are 9 amended to read as follows: 10 11 (a) An office of child representation or office of parent representation must be directed by a chief counsel who: 12 is a member of the State Bar of Texas; 13 (1)has practiced law for at least five [three] years; 14 (2) 15 and has substantial experience in the practice of 16 (3) 17 child protection [welfare] law. 18 (d) Except as authorized by this chapter, the chief counsel and other attorneys employed by an office of child representation 19 20 or office of parent representation may not: 21 engage in the private practice of child protection (1)[welfare] law; or 22 (2) accept anything of value not authorized by this 23 chapter for services rendered under this chapter. 24 25 SECTION 10. Section 71.0355, Government Code, is repealed. SECTION 11. This Act takes effect September 1, 2023. 26

President of the SenateSpeaker of the HouseI hereby certify that S.B. No. 2120 passed the Senate onApril 25, 2023, by the following vote:Yeas 29, Nays 1.

Secretary of the Senate

I hereby certify that S.B. No. 2120 passed the House on May 24, 2023, by the following vote: Yeas 117, Nays 21, one present not voting.

Chief Clerk of the House

Approved:

Date

Governor