BILL ANALYSIS

Senate Research Center 89R3508 AJZ-F

S.B. 2009 By: Campbell; King Criminal Justice 4/25/2025 As Filed

AUTHOR'S / SPONSOR'S STATEMENT OF INTENT

In 2011, the Texas Legislature codified the managed assigned counsel (MAC) statute following the success of a pilot program in Lubbock County. Participating counties assign attorneys for indigent defense in criminal cases. Currently, state law allows only the judge or the MAC director to approve any payments. While the legislative intent behind having one individual making attorney fee payment decisions is a cost-effective approach for smaller counties, the size and volume of payment approvals in larger counties have created a substantial administrative burden for the directors. If the director is temporarily unavailable, attorney payments could be unreasonably delayed.

S.B. 2009 will simply allow the MAC director the option to establish a designee that would assist in approving these types of payments to attorneys, if necessary.

As proposed, S.B. 2009 amends current law relating to the compensation of counsel appointed to provide representation and services to indigent individuals in criminal and juvenile proceedings.

RULEMAKING AUTHORITY

This bill does not expressly grant any additional rulemaking authority to a state officer, institution, or agency.

SECTION BY SECTION ANALYSIS

SECTION 1. Amends Article 26.05(c), Code of Criminal Procedure, as follows:

(c) Requires that no payment be made under Article 26.05 (Compensation of Counsel Appointed to Defend) until the form for itemizing the services performed is submitted to the judge presiding over the proceedings or, if the county operates a managed assigned counsel program under Article 26.047 (Managed Assigned Counsel Program), to the director of the program or the director's designee, and until the judge or the director or director's designee, as applicable, approves the payment. Makes conforming changes.

SECTION 2. Makes application of Article 26.05(c), Code of Criminal Procedure, as amended by this Act, prospective.

SECTION 3. Effective date: September 1, 2025.