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1
                                   AN ACT
2
    relating to the provision of funding for indigent defense services.
          BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
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          SECTION 1. Sections 79.016(a) and (c), Government Code, are
    amended to read as follows:
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              A board member who is a chief public defender for or [who
    is] an attorney employed by an entity [a public defender's office in
7
   a county] that applies for funds under Section 79.037 shall
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   disclose that fact before a vote by the board regarding an award of
9
    funds to that entity [county] and may not participate in that [such
10
   a] vote.
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               The commission may not award funds under Section 79.037
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    to <u>an entity</u> [a county] served by a chief public defender or other
    attorney who fails to make a disclosure to the board as required by
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    Subsection (a).
          SECTION 2.
                      Section 79.037, Government Code, is amended by
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    amending Subsections (a), (b), and (c) and adding Subsections (e),
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    (f), (g), and (h) to read as follows:
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               The commission shall:
19
          (a)
                     provide technical support to:
20
21
                     (A)
                          assist counties in improving their indigent
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requirements of state law relating to indigent defense;

promote compliance by counties with the

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defense systems; and

(B)

- 1 (2) to assist a county [counties] in providing
- 2 indigent defense services in the county, distribute in the form of
- 3 grants any funds appropriated for the purposes of this section \underline{to}
- 4 one or more of the following entities:
- 5 (A) the county;
- 6 (B) a law school's legal clinic or program that
- 7 provides indigent defense services in the county; and
- 8 (C) a regional public defender that meets the
- 9 requirements of Subsection (e) and provides indigent defense
- 10 services in the county; and
- 11 (3) monitor each entity [county] that receives a grant
- 12 <u>under Subdivision (2)</u> and enforce compliance [by the county] with
- 13 the conditions of the grant, including enforcement by:
- 14 (A) withdrawing grant funds; or
- 15 (B) requiring reimbursement of grant funds by the
- 16 entity [county].
- 17 (b) The commission shall determine for each county the
- 18 entity or entities within the county that are eligible to receive
- 19 [distribute] funds for the provision of indigent defense services
- 20 <u>under</u> [as required by] Subsection (a)(2). The determination must
- 21 <u>be made</u> based on the entity's:
- 22 <u>(1)</u> [a county's] compliance with standards adopted by
- 23 the board; and
- 24 (2) [the county's] demonstrated commitment to
- 25 compliance with the requirements of state law relating to indigent
- 26 defense.
- 27 (c) The board shall adopt policies to ensure that funds

- 1 under Subsection (a)(2) are allocated and distributed [to counties]
- 2 in a fair manner.
- 3 (e) The commission may distribute funds under Subsection
- 4 (a)(2) to a regional public defender's office formed under Article
- 5 <u>26.044</u>, Code of Criminal Procedure, if:
- 6 (1) the regional public defender's office serves two
- 7 or more counties;
- 8 (2) each county that enters an agreement to create or
- 9 designate and to jointly fund the regional public defender's office
- 10 satisfies the commission that the county will timely provide funds
- 11 to the office for the duration of the grant for at least half of the
- 12 <u>office's operational costs;</u>
- 13 (3) each participating county by local rule adopts and
- 14 submits to the commission guidelines under Article 26.04(f), Code
- of Criminal Procedure, detailing the types of cases to be assigned
- 16 to the office; and
- 17 (4) each participating county and the regional public
- 18 defender's office agree in writing to a method that the commission
- 19 determines to be appropriate under Subsection (f) to pay all costs
- 20 associated with the defense of cases assigned to the office that
- 21 remain pending in the county after the termination of the agreement
- 22 or the county's participation in the agreement.
- 23 <u>(f) The commission shall select, by rule or under a contract</u>
- 24 with a regional public defender's office, a method for the payment
- of costs under Subsection (e)(4), which may include any combination
- 26 of the following:
- 27 (1) allowing an office to establish and maintain a

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- 1 reserve of funds sufficient to cover anticipated costs, in an
- 2 amount determined appropriate by the commission;
- 3 (2) guaranteeing all or part of the costs to be paid;
- 4 <u>or</u>
- 5 (3) establishing a schedule of fees for the payment of
- 6 costs in the manner provided by Article 26.05, Code of Criminal
- 7 Procedure.
- 8 <u>(g)</u> Any change to a schedule of fees established under
- 9 Subsection (f)(3) must first be approved by the commission.
- 10 (h) A regional public defender's office shall collect each
- 11 participating county's portion of the operational costs as that
- 12 portion is provided by the county to the office.
- SECTION 3. This Act takes effect September 1, 2015.

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President of the Senate Speaker of the House
I hereby certify that S.B. No. 1057 passed the Senate on
April 30, 2015, by the following vote: Yeas 31, Nays 0; and that
the Senate concurred in House amendment on May 22, 2015, by the
following vote: Yeas 31, Nays 0.
Secretary of the Senate
I hereby certify that S.B. No. 1057 passed the House, with
amendment, on May 18, 2015, by the following vote: Yeas 139,
Nays 0, one present not voting.
Chief Clerk of the House
Approved:
Date
Governor