Chapter 419			<u></u>	Ì								<u>S.B. No. 880</u>			
· ·				J											
	1							<u>AN AC</u>	\underline{T}						
	2	relati	ng t	o the	e ope	rati	on of	Epre	trial	int	erve	ntior	n an	id ce	rtain
	3	other	pro	grams	by	a	commu	unity	supe	ervi	sion	and	cc	orrec	tions
	4	departi	ment	•											
	5	:	BE I'	T ENAC	TED B	Y TH	E LEG	ISLAT	JRE OF	THE	STA	TE OF	TEX	AS:	
	6		SECT	ION 1	. Se	ctio	n 76.	.011,	Gover	nme	nt Co	ode,	is a	amend	ed to
	7	read as	s fo]	llows:											
	8		Sec.	76.0	11.	OPER	ATION	I OF (CERTAI	<u>[N</u> [·	PRETI	RIAL]	SEI	RVICE	s <u>and</u>
	9	PROGRA	MS.	(a)	The d	lepar	tment	may o	operat	te p:	rogra	ams fo	or <u>:</u>		
1	.0			(1)	the	supe	ervis	ion a	nd reb	habi	lita	tion	of <u>r</u>	perso	ns in
1	.1	pretri	al i	nterve	entio	n pro	ogram	s <u>;</u>							
1	.2			(2)	the	supe	rvisi	on of	perso	ons i	celea	sed o	n ba	il ur	nder:
1	.3				(A)	Cha	apter	11, C	ode o:	f Cr.	imina	al Pro	ced	ure;	
1	4				<u>(</u> B)	Cha	apter	17, C	ode o:	f Cr	imina	al Pro	ced	ure;	
1	5				<u>(C)</u>	Art	cicle	44.04	l, Cod	e of	Crin	inal	Pro	cedur	e; or
1	.6				<u>(D)</u>	any	/ othe	er law	;						
1	.7			(3)	the	supe	ervis	ion o	fa	pers	on s	ubjec	t t	o, o:	the
1	.8	verifi	cati	on of	compl	Lianc	ce wit	h,a	court	ord	er is	sued	unde	∋r <u>:</u>	
1	.9				<u>(</u> A)	Art	cicle	17.4	41, Co	ode	of C	rimin	al I	Proce	dure,
2	0	requir	ing (a pers	on to) ins	tall	a deej	p-lung	g bre	eath	analy	rsis	mech	anism
2	1	<u>on each</u>	<u>ı ve</u> ł	nicle	owned	lorc	operat	ted by	the p	pers	on;				
2	2				<u>(B)</u>	Cha	apter	469,	Healt	:h ar	nd Sa	fety	Cod	e, is	suing
		an occu	ipat.	ional	drive										
. 2	4				<u>(C)</u>	Sec	ction	49.0	9(h),	Pe	nal	Code,	re	quiri	ing a

face 19 MHC

6

.

•

.

person to install a deep-lung breath analysis mechanism on each 1 2 vehicle owned or operated by the person; or 3 (D) Subchapter L, Chapter 521, Transportation 4 Code, granting a person an occupational driver's license; and 5 (4) the supervision of a person not otherwise 6 described by Subdivision (1), (2), or (3), if a court orders the 7 person to submit to the supervision of, or to receive services from, 8 the department. 9

the rice

S.B. No. 880

9 (b) Except as otherwise provided by this subsection, 10 programs operated by the department under Subsection (a) [Programs] 11 may include reasonable conditions related to the purpose of the 12 program, including testing for controlled substances. If this 13 subsection conflicts with a more specific provision of another law, 14 the other law prevails.

(c) A person in a pretrial intervention program <u>operated by</u>
 <u>the department under Subsection (a)</u> may be supervised for a period
 not to exceed two years.

18 <u>(d)</u> [(b)] The department may use money deposited in the 19 special fund of the county treasury for the department under 20 Article <u>103.004(d)</u> [103.004(b)], Code of Criminal Procedure, only 21 for the same purposes for which state aid may be used under this 22 chapter.

SECTION 2. Subsection (c), Section 76.015, Government Code,
 is amended to read as follows:

(c) A department may assess a reasonable administrative fee
 of not less than \$25 and not more than <u>\$60</u> [\$40] per month on an
 individual who participates in a [department] program operated by

<u>2</u>

S.B. No. 880

the rule

1 the department or receives [department] services from the 2 department and who is not paying a monthly fee under Section 19, 3 Article 42.12, Code of Criminal Procedure. 4 SECTION 3. Section 103.0211, Government Code, is amended to read as follows: 5 6 Sec. 103.0211. ADDITIONAL FEES AND COSTS IN CRIMINAL OR CIVIL CASES: GOVERNMENT CODE. An accused or defendant, or a party 7 to a civil suit, as applicable, shall pay the following fees and 8 9 costs under the Government Code if ordered by the court or otherwise required: 10 11 (1)a court reporter fee when testimony is taken: in a criminal court in Dallas County (Sec. 12 (A) 13 25.0593, Government Code) . . . \$3; 14 in a county criminal court of appeals in (B) 15 Dallas County (Sec. 25.0594, Government Code) . . . \$3; 16 (C) in a county court at law in McLennan County 17 (Sec. 25.1572, Government Code) . . . \$3; and in a county criminal court in Tarrant County 18 (D) 19 (Sec. 25.2223, Government Code) . . . \$3; 20 a court reporter service fee if the courts have (2) official court reporters (Sec. 51.601, Government Code) . . . \$15 21 or, in specified counties, \$30; 22 a speedy trial filing fee in El Paso County (Sec. 23 (3) 24 54.745, Government Code) . . . \$100; 25 (4)costs for use of magistrate in Brazos County (Sec. 54.1116, Government Code) . . . not to exceed \$50; 26 (5) the costs of a criminal magistrate if the court 27

<u>3</u>

determines that the nonprevailing party is able to defray the costs: (A) in Bexar County (Sec. 54.913, Government Code) . . . magistrate's fees; (B) in Dallas County (Sec. 54.313, Government Code) . . . magistrate's fees; in Lubbock County (Sec. 54.883, Government (C) Code) . . . magistrate's fees; in Tarrant County (Sec. 54.663, Government (D) Code) . . . magistrate's fees; in Travis County (Sec. 54.983, Government (E) Code) . . . magistrate's fees; and Williamson (F) in (Sec. 54.958, County Government Code) . . . expense of the magistrate; (6) an administrative fee for participation in certain community supervision programs (Sec. 76.015, Government Code) . . . not less than \$25 and not more than <u>\$60</u> [\$40] per month; and (7) fee paid on filing a petition for an order of nondisclosure of criminal history record information in certain cases (Sec. 411.081, Government Code) . . . \$28. SECTION 4. (a) Subsection (c), Section 76.015, Government Code, as amended by this Act, applies to a person who participates in a program operated by, or receives services from, a community supervision and corrections department in any month the first day of which occurs on or after the effective date of this Act,

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

S.B. No. 880

Iter me

<u>4</u>

regardless of when the person first participated in a program

operated by, or received services from, a community supervision and

S.B. No. 880

Rule

1 corrections department.

6

(b) Subsection (c), Section 51.607, Government Code, does
not apply to the change in the amount of a fee imposed under
Subsection (c), Section 76.015, Government Code, as amended by this
Act.

SECTION 5. This Act takes effect September 1, 2011.

id Burhursi President of the Senate

Speaker o the House

I hereby certify that S.B. No 880 passed the Senate on April 28, 2011, by the following vote: Yeas 31, Nays 0.

Secretar the Senate

<u>I hereby certify</u> that S.B. No. 880 passed the House on May 19, 2011, by the following vote: Yeas 148, Nays O, one present not voting

Approved:

Date Dick Perey Governor

the

ED IN THE Secretary of State

<u>5</u>