# SENATE AMENDMENTS

2<sup>nd</sup> Printing

By: Guillen

H.B. No. 171

	A BILL TO BE ENTITLED
1	AN ACT
2	relating to the certificate of medical examination for chemical
3	dependency and the duration of court-ordered treatment for a person
4	with a chemical dependency.
5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
6	SECTION 1. This Act may be cited as the Anell Borrego Act.
7	SECTION 2. Section 462.001, Health and Safety Code, is
8	amended by adding Subdivision (4) to read as follows:
9	(4) "Commission" means the Health and Human Services
10	Commission.
11	SECTION 3. Section 462.064(c), Health and Safety Code, is
12	amended to read as follows:
13	(c) A certificate must be dated and signed by the examining
14	physician. The certificate must include:
15	(1) the name and address of the examining physician;
16	(2) the name and address of the proposed patient;
17	(3) the date and place of the examination;
18	(4) the period, if any, during which the proposed
19	patient has been under the care of the examining physician;
20	(5) an accurate description of the treatment, if any,
21	given by or administered under the direction of the examining
22	physician; and
23	(6) the examining physician's <u>opinion stating</u>
24	[ <del>opinions whether</del> ] the proposed patient is a person with a chemical

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1 dependency and, as a result of that chemical dependency: 2 (A) is likely to cause serious harm to the 3 person; 4 (B) is likely to cause serious harm to others; or 5 (C) will continue to suffer abnormal mental, emotional, or physical distress and to deteriorate in ability to 6 function independently if not treated and is unable to make a 7 8 rational and informed choice as to whether or not to submit to treatment. 9 SECTION 4. Section 462.069(a), Health and Safety Code, is 10 amended to read as follows: 11 12 (a) Except as provided by Section 462.080(b), the [The] court shall commit the proposed patient to a treatment facility 13 approved by the commission [department] to accept court commitments 14 15 for <u>at least 60 days but</u> not more than 90 days if: 16 the proposed patient admits the allegations of the (1) 17 application; or at the hearing on the merits, the court or jury 18 (2) finds that the material allegations in the application have been 19 proved by clear and convincing evidence. 20 21 SECTION 5. Section 462.075(f), Health and Safety Code, is amended to read as follows: 2.2 Except as provided by Section 462.080(b), the [The] 23 (f) 24 court shall commit the proposed patient to a treatment facility approved by the commission [department] to accept commitments for 25 26 at least 60 days but not more than 90 days if: 27 (1) the proposed patient admits the allegations of the

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1 application; or

2 (2) at the hearing on the merits, the court or jury 3 finds that the material allegations in the application have been 4 proved by clear and convincing evidence.

5 SECTION 6. Section 462.080(b), Health and Safety Code, is 6 amended to read as follows:

7 (b) The administrator may discharge a patient before the 8 court order expires if the administrator <u>or physician treating the</u> 9 <u>patient</u> determines that the patient no longer meets the criteria 10 for court-ordered treatment.

SECTION 7. Sections 462.081(a) and (d), Health and Safety
Code, are amended to read as follows:

(a) Except as provided by Section 462.080(b), the [The]
judge of a court with jurisdiction of misdemeanor cases may remand
the defendant to a treatment facility approved by the <u>commission</u>
[department] to accept court commitments for care and treatment for
<u>at least 60 days but</u> not more than 90 days, instead of incarceration
or fine, if:

19 (1) the court or a jury has found the defendant guilty20 of an offense classified as a Class A or B misdemeanor;

(2) the court finds that the offense resulted from or
was related to the defendant's chemical dependency;

(3) a treatment facility approved by the <u>commission</u>
[department] is available to treat the defendant; and

(4) the treatment facility agrees in writing to admitthe defendant under this section.

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(d) Except as provided by Section 462.080(b), a [A] juvenile

1 court may remand a child to a treatment facility for care and 2 treatment for <u>at least 60 days but</u> not more than 90 days after the 3 date on which the child is remanded if:

4 (1) the court finds that the child has engaged in
5 delinquent conduct or conduct indicating a need for supervision and
6 that the conduct resulted from or was related to the child's
7 chemical dependency;

8 (2) a treatment facility approved by the <u>commission</u> 9 [department] to accept court commitments is available to treat the 10 child; and

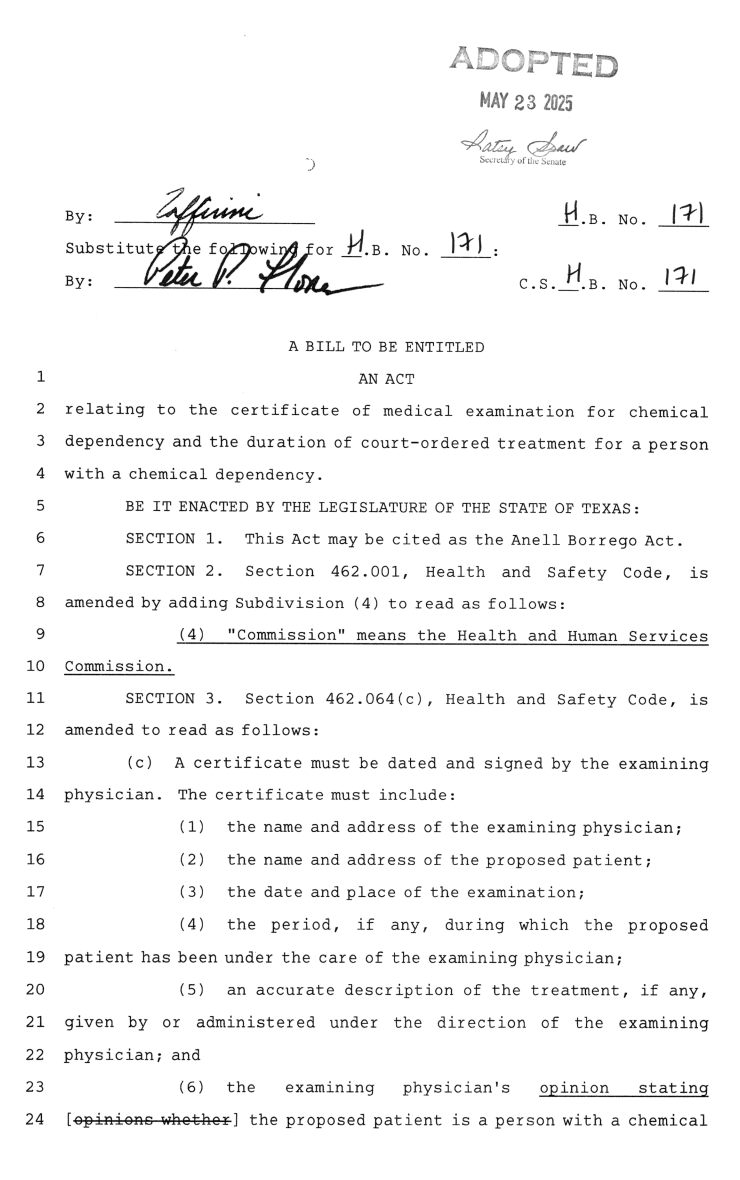
11 (3) the facility agrees in writing to receive the 12 child under this section.

13 SECTION 8. The changes in law made by this Act apply only to 14 an application for court-ordered treatment for chemical dependency 15 that is filed on or after the effective date of this Act. An 16 application that is filed before the effective date of this Act is 17 governed by the law as it existed immediately before that date, and 18 that law is continued in effect for that purpose.

19 SECTION 9. This Act takes effect September 1, 2025.

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dependency and, as a result of that chemical dependency: 1 2 is likely to cause serious harm to the (A) person; 3 4 (B) is likely to cause serious harm to others; or 5 (C) will continue to suffer abnormal mental, emotional, or physical distress and to deteriorate in ability to 6 function independently if not treated and is unable to make a 7 rational and informed choice as to whether or not to submit to 8 treatment. 9 10 SECTION 4. Section 462.069(a), Health and Safety Code, is 11 amended to read as follows: 12 (a) Except as provided by Section 462.080(b), the [The] 13 court shall commit the proposed patient to a treatment facility approved by the <u>commission</u> [department] to accept court commitments 14 for at least 30 days but not more than 90 days if: 15 the proposed patient admits the allegations of the 16 (1)17 application; or 18 (2) at the hearing on the merits, the court or jury 19 finds that the material allegations in the application have been 20 proved by clear and convincing evidence. SECTION 5. Section 462.075(f), Health and Safety Code, is 21 22 amended to read as follows: 23 (f) Except as provided by Section 462.080(b), the [The] 24 court shall commit the proposed patient to a treatment facility 25 approved by the commission [department] to accept commitments for 26 at least 30 days but not more than 90 days if: 27 (1) the proposed patient admits the allegations of the

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1 application; or

2 (2) at the hearing on the merits, the court or jury
3 finds that the material allegations in the application have been
4 proved by clear and convincing evidence.

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7 (b) The administrator may discharge a patient before the 8 court order expires if the administrator <u>or physician treating the</u> 9 <u>patient</u> determines that the patient no longer meets the criteria 10 for court-ordered treatment.

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<u>at least 30 days but</u> not more than 90 days, instead of incarceration
or fine, if:

19 (1) the court or a jury has found the defendant guilty20 of an offense classified as a Class A or B misdemeanor;

(2) the court finds that the offense resulted from or
was related to the defendant's chemical dependency;

(3) a treatment facility approved by the <u>commission</u>
[department] is available to treat the defendant; and

(4) the treatment facility agrees in writing to admit26 the defendant under this section.

27 (d) Except as provided by Section 462.080(b), a [A] juvenile

1 court may remand a child to a treatment facility for care and 2 treatment for <u>at least 30 days but</u> not more than 90 days after the 3 date on which the child is remanded if:

4 (1) the court finds that the child has engaged in
5 delinquent conduct or conduct indicating a need for supervision and
6 that the conduct resulted from or was related to the child's
7 chemical dependency;

8 (2) a treatment facility approved by the <u>commission</u> 9 [department] to accept court commitments is available to treat the 10 child; and

11 (3) the facility agrees in writing to receive the 12 child under this section.

13 SECTION 8. The changes in law made by this Act apply only to 14 an application for court-ordered treatment for chemical dependency 15 that is filed on or after the effective date of this Act. An 16 application that is filed before the effective date of this Act is 17 governed by the law as it existed immediately before that date, and 18 that law is continued in effect for that purpose.

19 SECTION 9. This Act takes effect September 1, 2025.

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# FISCAL NOTE, 89TH LEGISLATIVE REGULAR SESSION

# May 24, 2025

TO: Honorable Dustin Burrows, Speaker of the House, House of Representatives

FROM: Jerry McGinty, Director, Legislative Budget Board

**IN RE: HB171** by Guillen (Relating to the certificate of medical examination for chemical dependency and the duration of court-ordered treatment for a person with a chemical dependency.), **As Passed 2nd House** 

#### No significant fiscal implication to the State is anticipated.

It is assumed that any costs associated with the bill could be absorbed using existing resources.

#### Local Government Impact

No significant fiscal implication to units of local government is anticipated.

Source Agencies: 212 Office of Court Administration, Texas Judicial Council, 529 Health and Human Services Commission

LBB Staff: JMc, SD, MGol, JPa, KDw, DA

# FISCAL NOTE, 89TH LEGISLATIVE REGULAR SESSION

# May 20, 2025

TO: Honorable Pete Flores, Chair, Senate Committee on Criminal Justice

#### FROM: Jerry McGinty, Director, Legislative Budget Board

# IN RE: HB171 by Guillen (relating to the certificate of medical examination for chemical dependency and the duration of court-ordered treatment for a person with a chemical dependency.), Committee Report 2nd House, Substituted

# No significant fiscal implication to the State is anticipated.

It is assumed that any costs associated with the bill could be absorbed using existing resources.

#### Local Government Impact

No significant fiscal implication to units of local government is anticipated.

Source Agencies: 212 Office of Court Administration, Texas Judicial Council, 529 Health and Human Services Commission

LBB Staff: JMc, MGol, JPa, KDw, DA

# FISCAL NOTE, 89TH LEGISLATIVE REGULAR SESSION

#### May 18, 2025

TO: Honorable Pete Flores, Chair, Senate Committee on Criminal Justice

# FROM: Jerry McGinty, Director, Legislative Budget Board

**IN RE: HB171** by Guillen (Relating to the certificate of medical examination for chemical dependency and the duration of court-ordered treatment for a person with a chemical dependency.), **As Engrossed** 

#### No significant fiscal implication to the State is anticipated.

It is assumed that any costs associated with the bill could be absorbed using existing resources.

#### Local Government Impact

No significant fiscal implication to units of local government is anticipated.

Source Agencies: 212 Office of Court Administration, Texas Judicial Council, 529 Health and Human Services Commission

LBB Staff: JMc, MGol, JPa, KDw, DA

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# FISCAL NOTE, 89TH LEGISLATIVE REGULAR SESSION

#### March 10, 2025

TO: Honorable Jeff Leach, Chair, House Committee on Judiciary & Civil Jurisprudence

FROM: Jerry McGinty, Director, Legislative Budget Board

**IN RE: HB171** by Guillen (Relating to the certificate of medical examination for chemical dependency and the duration of court-ordered treatment for a person with a chemical dependency.), **As Introduced** 

No significant fiscal implication to the State is anticipated.

It is assumed that any costs associated with the bill could be absorbed using existing resources.

Local Government Impact

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No significant fiscal implication to units of local government is anticipated.

Source Agencies: 212 Office of Court Administration, Texas Judicial Council, 529 Health and Human Services Commission

LBB Staff: JMc, KDw, DA, JPa