

1-1 By: Perry S.B. No. 1300
 1-2 (In the Senate - Filed March 3, 2017; March 13, 2017, read
 1-3 first time and referred to Committee on Health & Human Services;
 1-4 April 18, 2017, reported favorably by the following vote: Yeas 9,
 1-5 Nays 0; April 18, 2017, sent to printer.)

1-6 COMMITTEE VOTE

	Yea	Nay	Absent	PNV
1-7				
1-8	X			
1-9	X			
1-10	X			
1-11	X			
1-12	X			
1-13	X			
1-14	X			
1-15	X			
1-16	X			

1-17 A BILL TO BE ENTITLED
 1-18 AN ACT

1-19 relating to the designation of the San Angelo State Supported
 1-20 Living Center as a forensic state supported living center.

1-21 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

1-22 SECTION 1. The heading to Section 555.002, Health and
 1-23 Safety Code, is amended to read as follows:

1-24 Sec. 555.002. FORENSIC STATE SUPPORTED LIVING CENTERS
 1-25 [~~CENTER~~].

1-26 SECTION 2. Sections 555.002(a), (b), (c), and (d), Health
 1-27 and Safety Code, are amended to read as follows:

1-28 (a) The department shall designate [~~establish a~~] separate
 1-29 forensic state supported living centers [~~center~~] for the care
 1-30 [~~apart from other clients and residents~~] of high-risk alleged
 1-31 offender residents. The department shall designate the Mexia and
 1-32 San Angelo State Supported Living Centers [~~Center~~] for this
 1-33 purpose.

1-34 (b) In establishing the forensic state supported living
 1-35 centers [~~center~~], the department shall:

1-36 (1) transfer an alleged offender resident already
 1-37 residing in a center who is classified as a high-risk alleged
 1-38 offender resident in accordance with Section 555.003, to a a [~~the~~]
 1-39 forensic state supported living center;

1-40 (2) place high-risk alleged offender residents in
 1-41 appropriate [~~separate~~] homes at a a [~~the~~] forensic state supported
 1-42 living center based on whether an individual is:

1-43 (A) an adult or a person younger than 18 years of
 1-44 age; or

1-45 (B) male or female;

1-46 (3) place alleged offender residents who are charged
 1-47 with or convicted of a felony offense or who are alleged by petition
 1-48 or have been found to have engaged in delinquent conduct defined as
 1-49 a felony offense, at the time the residents are initially committed
 1-50 to or transferred to a center, in a a [~~the~~] forensic state supported
 1-51 living center until a determination under Section 555.003 has been
 1-52 completed;

1-53 (4) transfer all residents who request a transfer,
 1-54 other than high-risk alleged offender residents and alleged
 1-55 offender residents described by Subdivision (3) and for whom a
 1-56 determination has not been completed under Section 555.003, from a
 1-57 [~~the~~] forensic state supported living center; and

1-58 (5) provide training regarding the service delivery
 1-59 system for high-risk alleged offender residents to direct care
 1-60 employees of a [~~the~~] forensic state supported living center.

1-61 (c) An alleged offender resident committed to a a [~~the~~]

2-1 forensic state supported living center, for whom a determination
2-2 under Section 555.003 has been completed and who is not classified
2-3 as a high-risk alleged offender resident, may request a transfer to
2-4 another center in accordance with Subchapter B, Chapter 594.

2-5 (d) The department shall ensure that each ~~[the]~~ forensic
2-6 state supported living center:

2-7 (1) complies with the requirements for ICF-IID
2-8 certification under the Medicaid program, as appropriate; and

2-9 (2) has a sufficient number of ~~[additional]~~ center
2-10 employees, including direct care employees, to protect the safety
2-11 of center employees, residents, and the community.

2-12 SECTION 3. Section 29.452, Education Code, is amended to
2-13 read as follows:

2-14 Sec. 29.452. APPLICABILITY. This subchapter applies only
2-15 to an alleged offender resident of a ~~[the]~~ forensic state supported
2-16 living center designated ~~[established]~~ under Section 555.002,
2-17 Health and Safety Code.

2-18 SECTION 4. This Act takes effect September 1, 2017.

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