of the revenue the port authority receives from installment payments of the assessments for the payment of the costs of that port project. After a pledge or assignment is made, if the entity that received the pledge or assignment has itself pledged or assigned that amount to secure bonds or other obligations issued to obtain funding for the port project, the port commission of the port authority may not rescind its pledge or assignment until the bonds or other obligations secured by the pledge or assignment have been paid or discharged. Any amount received from installment payments of the assessments not pledged or assigned in connection with the port project may be used for other purposes associated with the port project or in the zone.

(k) To accommodate changes in the limits of the project for which a reinvestment zone was designated, the boundaries of a zone may be amended at any time, except that property may not be removed or excluded from a designated zone if any part of the assessment has been assigned or pledged directly by the port authority or through another entity to secure bonds or other obligations issued to obtain funding of the project, and property may not be added to a designated zone unless the port commission of the port authority complies with Subsections (e) and (f).

(l) Except as provided by Subsection (m), a tax abatement agreement entered into under Subsection (h), or an order or resolution on the abatement of taxes or the grant of other relief from taxes under that subsection, terminates on December 31 of the year in which the port authority completes any contractual requirement that included the pledge or assignment of assessments collected under this section.

(m) A transportation reinvestment zone terminates on December 31 of the 10th year after the year the zone was designated, if before that date the port authority has not used the zone for the purpose for which it was designated.

SECTION 2. Subsection (d), Section 222.108, Transportation Code, is amended to read as follows:

(d) In this section, “transportation project” includes:

(1) transportation projects described [has the meaning assigned] by Section 370.003;
and

(2) port security, transportation, or facility projects described by Section 55.001(5).

SECTION 3. This Act takes effect September 1, 2013.

Passed the Senate on April 11, 2013: Yeas 31, Nays 0; May 17, 2013, Senate refused to concur in House amendments and requested appointment of Conference Committee; May 21, 2013, House granted request of the Senate; May 25, 2013, Senate adopted Conference Committee Report by the following vote: Yeas 30, Nays 0; passed the House, with amendments, on May 2, 2013: Yeas 101, Nays 44, two present not voting; May 21, 2013, House granted request of the Senate for appointment of Conference Committee; May 23, 2013, House adopted Conference Committee Report by the following vote: Yeas 144, Nays 1, two present not voting.

Approved June 14, 2013.
Effective September 1, 2013.

CHAPTER 1183
S.B. No. 993
AN ACT
relating to the creation of the Texas Nonprofit Council to assist with faith-based and community-based initiatives.

Be it enacted by the Legislature of the State of Texas:

SECTION 1. Section 535.065, Government Code, is amended to read as follows:

Sec. 535.065. TEXAS NONPROFIT COUNCIL [TASK FORCE ON IMPROVING RELATIONS WITH NONPROFITS]. (a) The Texas Nonprofit Council [interagency coordi-
ating group task force] is established to help direct the interagency coordinating group in carrying out the group's duties under this section. The commission shall provide administrative support to the council [task force].

(b) The executive commissioner, in consultation with the presiding officer of the interagency coordinating group, shall appoint as members of the council two representatives [task force one representative] from each of the following groups and entities:

1. [a] statewide nonprofit organizations [organization];
2. local governments;
3. faith-based groups;
4. community-based groups;
5. consultants to nonprofit corporations; and
6. [extra in grant writing, and]

(c) The council [in addition to the interagency coordinating group's other duties, the interagency coordinating group], in coordination with the interagency coordinating group [task force], shall:

1. make recommendations [develop and implement a plan] for improving contracting relationships between state agencies and faith- and community-based organizations;
2. develop best practices for cooperating and collaborating with faith- and community-based organizations;
3. identify and address duplication of services provided by the state and faith- and community-based organizations; and
4. identify and address gaps in state services that faith- and community-based organizations could fill.

(c-1) The council shall elect a chair or chairs and secretary from among its members and shall assist the executive commissioner in identifying individuals to fill vacant council positions that arise.

(c-2) Council members serve three-year terms. The terms expire on October 1 of every third year. A council member shall serve a maximum of two consecutive terms.

(d) The council [task force] shall prepare a biennial report detailing the council's work, including [describing actions taken or not taken by the interagency coordinating group under this section and include] in the report any recommendations relating to legislation necessary to address an issue identified [by the group] under this section. The council [task force] shall present the report to the House Committee on Human Services or its successor, the House Committee on Public Health or its successor, and the Senate Health and Human Services Committee or its successor not later than December 1 of each even-numbered year [September 1, 2012].

(e) Chapter 2110 does not apply to the Texas Nonprofit Council.

(f) The Texas Nonprofit Council is subject to Chapter 325 (Texas Sunset Act). Unless continued in existence as provided by that chapter, the council is abolished and this section expires September 1, 2019. [This section expires September 1, 2013.]

SECTION 2. Not later than October 1, 2013, and by October 1 every three years thereafter, the executive commissioner of the Health and Human Services Commission shall appoint members to the Texas Nonprofit Council in accordance with Section 535.055, Government Code, as amended by this Act.

SECTION 3. This Act takes effect immediately if it receives a vote of two-thirds of all the members elected to each house, as provided by Section 39, Article III, Texas Constitution. If this Act does not receive the vote necessary for immediate effect, this Act takes effect August 31, 2013.

Passed the Senate on April 18, 2013: Yeas 31, Nays 0; the Senate concurred in House amendment on May 25, 2013: Yeas 30, Nays 0; passed the House, with amendment, on May 22, 2013: Yeas 144, Nays 2, one present not voting.
Be it enacted by the Legislature of the State of Texas:

SECTION 1. Chapter 203, Human Resources Code, is amended by adding Section 203.016 to read as follows:

Sec. 203.016. DATA REGARDING PLACEMENT IN DISCIPLINARY SECLUSION. (a) In this section:

(1) "Disciplinary seclusion" means the separation of a resident from other residents for disciplinary reasons and the placement of the resident alone in an area from which egress is prevented for more than 90 minutes.

(2) "Juvenile facility" means a facility that serves juveniles under juvenile court jurisdiction and that is operated as a pre-adjudication secure detention facility, a short-term detention facility, or a post-adjudication secure correctional facility.

(b) The department shall collect the following data during the annual registration of juvenile facilities and make the data publicly available:

(1) the number of placements in disciplinary seclusion lasting at least 90 minutes but less than 24 hours;
(2) the number of placements in disciplinary seclusion lasting 24 hours or more but less than 48 hours; and
(3) the number of placements in disciplinary seclusion lasting 48 hours or more.

SECTION 2. DEFINITION. In this Act, "facility" means:

(1) a facility operated by or under contract with the Texas Department of Criminal Justice;
(2) a facility operated by a municipality, or a private vendor on behalf of a municipality, for the confinement of a person arrested for, charged with, or convicted of a criminal offense; or
(3) a public or private juvenile secure detention facility.

SECTION 3. REVIEW OF ADMINISTRATIVE SEGREGATION POLICIES. Subject to the availability of funds from gifts, grants, and donations accepted under Section 4 of this Act, the Criminal Justice Legislative Oversight Committee shall appoint an independent third party to conduct a review of facilities in this state regarding the facilities' use of adult and juvenile administrative segregation and related statistics, including:

(1) classification to administrative segregation and release from administrative segregation;
(2) security threat group classification;
(3) notification of release and release procedures;
(4) access of adults and juveniles confined in administrative segregation to:
   (A) mental health services;
   (B) health care services;
   (C) substance abuse programs and services;
   (D) reentry resources and transitional programs and services; and