By: Alvarado H.B. No. 3881

## A BILL TO BE ENTITLED

1	AN ACT
2	relating to the issuance of a writ of attachment.
3	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
4	SECTION 1. Chapter 2, Code of Criminal Procedure, is
5	amended by adding Article 2.212 to read as follows:
6	Art. 2.212. WRIT OF ATTACHMENT REPORTING. Not later than
7	the 30th day after the date a writ of attachment is issued in a
8	district court, statutory county court, or county court, the clerk
9	of the court shall report to the Texas Judicial Council:
10	(1) the date the attachment was issued;
11	(2) whether the attachment was issued in connection
12	with a grand jury investigation, criminal trial, or other criminal
13	<pre>proceeding;</pre>
14	(3) the names of the person requesting and the judge
15	issuing the attachment; and
16	(4) the statutory authority under which the attachment
17	was issued.
18	SECTION 2. Article 20.10, Code of Criminal Procedure, is

- 20 Art. 20.10. ATTORNEY OR FOREMAN MAY ISSUE <u>SUMMONS OR</u>
- 21 REQUEST ATTACHMENT [PROCESS]. (a) The attorney representing the
- 22 state[ $_{m{ au}}$ ] or the foreman, in term time or vacation, may $\underline{\cdot}$
- 23 (1) issue a summons [or attachment] for any witness in
- 24 the county <u>in which the grand jury is</u> [where they are] sitting; or

amended to read as follows:

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- 1 (2) request that the district judge issue an
- 2 attachment for any witness in the county in which the grand jury is
- 3 sitting.
- 4 (b) The [; which] summons or attachment may require the
- 5 witness to appear before the grand jury [them] at a time fixed, or
- 6 immediately [forthwith], without stating the matter under
- 7 investigation.
- 8 SECTION 3. Article 20.11, Code of Criminal Procedure, is
- 9 amended by amending Section 1 and adding Section 1-a to read as
- 10 follows:
- 11 Sec. 1. The foreman or the attorney representing the State
- 12 may, on [upon] written application to the district court stating
- 13 the name and residence of the witness and that the witness's [his]
- 14 testimony is believed to be material, cause a subpoena [or an
- 15 attachment] to be issued to any county in the State for the [such]
- 16 witness, returnable to the grand jury then in session, or to the
- 17 next grand jury for the county from which the subpoena was [whence
- 18 the same] issued, as the [such] foreman or attorney may desire. The
- 19 subpoena may require the witness to appear and produce records and
- 20 documents.
- Sec. 1-a. The foreman or the attorney representing the
- 22 state may, on written application to the district court stating the
- 23 name and residence of the witness and that the witness's testimony
- 24 is believed to be material, request that the district judge issue an
- 25 attachment for the witness to any county in the state. The [An]
- 26 attachment shall command the sheriff or any constable of the county
- 27 where the witness resides to serve the witness, and have the witness

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- 1 [him] before the applicable grand jury as described by Section 1 at
- 2 the time and place specified in the <a href="attachment">attachment</a> [writ].
- 3 SECTION 4. Article 20.12, Code of Criminal Procedure, is
- 4 amended to read as follows:
- 5 Art. 20.12. ATTACHMENT IN TERM TIME OR VACATION. The
- 6 attorney representing the state or the foreman may request that
- 7 [cause] an attachment for a witness [to] be issued, as provided
- 8 under [in the preceding] Article 20.11, either in term time or in
- 9 vacation.
- 10 SECTION 5. Article 24.11, Code of Criminal Procedure, is
- 11 amended to read as follows:
- 12 Art. 24.11. REQUISITES OF AN "ATTACHMENT". An "attachment"
- 13 is a writ issued by a [clerk of a court under seal, or by any]
- 14 magistrate [, or by the foreman of a grand jury,] in any criminal
- 15 action or proceeding authorized by law, commanding  $\underline{a}$  [some] peace
- 16 officer to take the body of a witness and bring the witness [him]
- 17 before the [such] court in which the action or proceeding is
- 18 pending, immediately or [, magistrate or grand jury] on a day
- 19 <u>specified in the attachment</u> [named, or forthwith], to testify in
- 20 behalf of the State or of the defendant, as <a href="mailto:applicable">applicable</a> [the case may
- 21 be]. The attachment [It] shall be dated and signed officially by
- 22 the magistrate [officer issuing it].
- 23 SECTION 6. Chapter 24, Code of Criminal Procedure, is
- 24 amended by adding Article 24.111 to read as follows:
- 25 Art. 24.111. HEARING REQUIRED BEFORE ISSUANCE OF
- 26 ATTACHMENT. (a) Notwithstanding any other law, a writ of
- 27 attachment may only be issued to compel the testimony of a witness

- 1 in a criminal action or proceeding if the issuing magistrate
- 2 determines, after notice to the witness and a hearing in open court,
- 3 that the witness is a material witness and issuance of the
- 4 attachment is necessary to ensure the testimony of the witness. If
- 5 the witness does not reside in the county in which the action or
- 6 proceeding is pending, the hearing required by this article must be
- 7 held in open court before a magistrate in the witness's county of
- 8 residence.
- 9 (b) The issuing magistrate shall appoint an attorney to
- 10 represent the witness at the hearing described by Subsection (a).
- 11 (c) This article does not apply to an attachment issued
- 12 under Article 24.13 or 49.14.
- SECTION 7. Article 24.12, Code of Criminal Procedure, is
- 14 amended to read as follows:
- Art. 24.12. WHEN ATTACHMENT MAY ISSUE. When a witness who
- 16 resides in the county of the prosecution has been duly served with a
- 17 subpoena to appear and testify in any criminal action or proceeding
- 18 fails to so appear, the State or the defendant may request that the
- 19 applicable magistrate issue an attachment [shall be entitled to
- 20 have an attachment issued forthwith] for the [such] witness.
- 21 SECTION 8. Article 24.14, Code of Criminal Procedure, is
- 22 amended to read as follows:
- 23 Art. 24.14. ATTACHMENT FOR RESIDENT WITNESS. (a) When a
- 24 witness resides in the county of the prosecution, regardless of
- 25 whether the witness [he] has disobeyed a subpoena [or not], either
- 26 in term time [term-time] or vacation, [upon the filing of an
- 27 affidavit with the clerk by] the defendant or State's counsel may

- 1 request that the court issue an attachment for the witness by filing
- 2 an affidavit with the clerk of the court stating  $[\tau]$  that the affiant
- 3 [ $\frac{he}{e}$ ] has good reason to believe, and does believe, that  $\frac{the}{e}$  [ $\frac{such}{e}$ ]
- 4 witness is a material witness  $[\tau]$  and is about to move out of the
- 5 county.
- 6 (b) If an attachment is issued under this article,
- 7 regardless of whether the case involves a felony or [the clerk shall
- 8 forthwith issue an attachment for such witness; provided, that in]
- 9 misdemeanor [cases], when the witness makes oath that the witness
- 10 [he] cannot give surety, the officer executing the attachment shall
- 11 take the witness's [his] personal bond.
- 12 SECTION 9. Article 24.15, Code of Criminal Procedure, is
- 13 amended to read as follows:
- 14 Art. 24.15. TO SECURE ATTENDANCE BEFORE GRAND JURY. At any
- 15 time before the first day of any term of the district court, the
- 16 clerk, on [upon] application of the State's attorney, shall issue a
- 17 subpoena for any witness who resides in the county. If at the time
- 18 the [such] application is made, the [such] attorney files a sworn
- 19 application that the attorney [he] has good reason to believe and
- 20 does believe that  $\underline{\text{the}}$  [such] witness is about to move out of the
- 21 county, then the district judge may [said clerk shall] issue an
- 22 attachment for the [such] witness to be and appear before the [said]
- 23 district court on the first day of the term [thereof] to testify as
- 24 a witness before the grand jury. Any witness so summoned, or
- 25 attached, who fails [shall fail] or refuses [refuse] to obey a
- 26 subpoena or attachment, shall be punished by the court by a fine not
- 27 exceeding five hundred dollars, to be collected as fines and costs

- 1 in other criminal cases.
- 2 SECTION 10. Article 24.22, Code of Criminal Procedure, is
- 3 amended to read as follows:
- 4 Art. 24.22. WITNESS FINED AND ATTACHED. (a) If a witness
- 5 summoned from outside [without] the county refuses to obey a
- 6 subpoena, the witness [he] shall be fined by the court or magistrate
- 7 not exceeding five hundred dollars, which fine and judgment shall
- 8 be final, unless set aside after due notice to show cause why it
- 9 should not be final, which notice may immediately issue, requiring
- 10 the defaulting witness to appear at once or at the next term of the
- 11 [said] court, in the discretion of the magistrate issuing the
- 12 <u>subpoena</u> [<del>judge</del>], to answer for <u>the</u> [<del>such</del>] default.
- 13 (b) The court may cause to be issued at the same time an
- 14 attachment for the [said] witness, directed to the proper county,
- 15 commanding the officer to whom the attachment [said writ] is
- 16 directed to take the [said] witness into custody and have the
- 17 witness [him] before the [said] court at the time specified [named]
- 18 in the attachment [said writ]; in which case the [such] witness
- 19 shall receive no fees, unless it appears to the court that the
- 20 [such] disobedience is excusable, when the witness may receive the
- 21 same pay as if the witness [he] had not been attached.
- (c) The [Said] fine when made final and all related costs
- 23 [thereon] shall be collected in the same manner as in other criminal
- 24 cases. The [Said] fine and judgment may be set aside in vacation or
- 25 at the time or any subsequent term of the court for good cause
- 26 shown, after the witness testifies or has been discharged.
- 27 (d) The following words shall be written or printed on the

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- 1 face of <u>a [such]</u> subpoena for <u>an out-of-county witness</u> [out-county
- 2 witnesses]: "A disobedience of this subpoena is punishable by fine
- 3 not exceeding five hundred dollars, to be collected as fines and
- 4 costs in other criminal cases."
- 5 SECTION 11. Section 71.034(e), Government Code, is amended
- 6 to read as follows:
- 7 (e) In addition to the information described by Subsection
- 8 (a), the council shall include in the report a summary of
- 9 information provided to the council during the preceding year under
- 10 Articles [Article] 2.211 and 2.212, Code of Criminal Procedure.
- 11 SECTION 12. The change in law made by this Act applies only
- 12 to a writ of attachment issued on or after the effective date of
- 13 this Act. A writ of attachment issued before the effective date of
- 14 this Act is governed by the law in effect on the date the writ was
- 15 issued, and the former law is continued in effect for that purpose.
- 16 SECTION 13. This Act takes effect September 1, 2017.