By: Virdell H.B. No. 1385

## A BILL TO BE ENTITLED

1	AN ACT
2	relating to the labeling of beef and beef products; providing a
3	civil penalty.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Subchapter $D$ , Chapter $431$ , Health and Safety
6	Code, is amended by adding Section 431.085 to read as follows:
7	Sec. 431.085. REQUIRED LABELING OF BEEF AND BEEF PRODUCTS;
8	CIVIL PENALTY. (a) A retailer of beef or a beef product shall affix
9	a label to the container of the meat or product designating the
10	country of origin of the meat or of the meat used to make the
11	product. If any unwrapped or unpackaged beef or beef product is
12	displayed for sale, the retailer shall clearly label with the
13	country of origin the display case or container in which the meat or
14	product is displayed.
15	(b) A retailer who violates Subsection (a) is liable to this
16	state for a civil penalty of \$1,000 for each day the violation
17	continues.
18	(c) The attorney general may sue to collect a civil penalty

under this section and may recover reasonable expenses incurred in

obtaining the penalty, including investigative costs, court costs,

reasonable attorney's fees, witness fees, and deposition expenses.

SECTION 2. This Act takes effect September 1, 2025.

19

20

21

22