By: Lindsay S.B. No. 10

## A BILL TO BE ENTITLED

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2	relating to procedures	in	condemnation	proceedings	in	a	county
3	civil court at law in certain counties.						

4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

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- 5 SECTION 1. Subchapter A, Chapter 25, Government Code, is 6 amended by adding Section 25.0020 to read as follows:
- Sec. 25.0020. RIGHTS, DUTIES, AND PROCEDURES IN

  CONDEMNATION PROCEEDINGS IN CERTAIN POPULOUS COUNTIES. (a) This

  section applies only to a county with a population of three million

  or more.
- 11 (b) Notwithstanding Section 25.1032 or any other law, a

  12 county civil court at law has concurrent jurisdiction with the

  13 district court of eminent domain proceedings, both statutory and

  14 inverse, regardless of the amount in controversy.
- (c) Notwithstanding Section 21.013, Property Code, a party initiating a condemnation proceeding shall file a petition with any clerk authorized to accept the petition for the district court.
- 18 (d) District and county clerks shall jointly assign an equal

  19 number of eminent domain cases in rotation to each court with

  20 jurisdiction to hear the proceedings.
- 21 (e) Notwithstanding Section 62.301, for a condemnation 22 proceeding before a county civil court at law, a party may elect in 23 a timely filed jury demand to have the proceeding tried before a 24 jury of 12 persons. A proceeding tried under this subsection must

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- 1 <u>follow the practices and procedures prescribed in Section 25.0007.</u>
- 2 SECTION 2. This Act takes effect November 1, 2003.