By: Duncan S.B. No. 518

A BILL TO BE ENTITLED

1	AN ACT

- 2 relating to the qualifications for service as a grand or petit juror
- and challenges for cause.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
- 5 SECTION 1. Article 19.08, Code of Criminal Procedure, is 6 amended to read as follows:
- 7 Art. 19.08. QUALIFICATIONS. No person shall be selected or
- 8 serve as a grand juror who does not possess the following
- 9 qualifications:
- 1. The person [He] must be a citizen of the state, and
- of the county in which the person [he] is to serve, and be qualified
- 12 under the Constitution and laws to vote in said county, provided
- 13 that the person's [his] failure to register to vote shall not be
- 14 held to disqualify the person [him] in this instance;
- 15 2. The person [He] must be of sound mind and good moral
- 16 character;
- 17 3. The person [He] must be able to read and write;
- 18 4. The person [He] must not have been convicted of
- 19 $\underline{\text{misdemeanor}}$ theft or \underline{a} [of any] felony;
- 5. The person [He] must not be under indictment or
- other legal accusation for $\underline{\text{misdemeanor}}$ theft or $\underline{\text{a}}$ [of any] felony;
- 22 6. The person [He] must not be related within the third
- 23 degree of consanguinity or second degree of affinity, as determined
- under Chapter 573, Government Code, to any person selected to serve

- 1 or serving on the same grand jury;
- 7. The person [He] must not have served as grand juror
- 3 or jury commissioner in the year before the date on which the term
- 4 of court for which the person [he] has been selected as grand juror
- 5 begins;
- 6 8. The person [He] must not be a complainant in any
- 7 matter to be heard by the grand jury during the term of court for
- 8 which the person [he] has been selected as a grand juror.
- 9 SECTION 2. Subsection (a), Article 35.16, Code of Criminal
- 10 Procedure, is amended to read as follows:
- 11 (a) A challenge for cause is an objection made to a
- 12 particular juror, alleging some fact which renders the juror [him]
- incapable or unfit to serve on the jury. A challenge for cause may
- 14 be made by either the state or the defense for any one of the
- 15 following reasons:
- 1. That <u>the juror</u> [he] is not a qualified voter in the
- 17 state and county under the Constitution and laws of the state;
- 18 provided, however, the failure to register to vote shall not be a
- 19 disqualification;
- 20 2. That the juror [he] has been convicted of
- 21 misdemeanor theft or a [any] felony;
- 22 3. That <u>the juror</u> [he] is under indictment or other
- 23 legal accusation for misdemeanor theft or a [any] felony;
- 24 4. That the juror [he] is insane;
- 5. That the juror [he] has such defect in the organs of
- 26 feeling or hearing, or such bodily or mental defect or disease as to
- 27 render the juror [him] unfit for jury service, or that the juror

- 1 [he] is legally blind and the court in its discretion is not
- 2 satisfied that the juror [he] is fit for jury service in that
- 3 particular case;
- 4 6. That the juror [he] is a witness in the case;
- 5 7. That the juror [he] served on the grand jury which
- 6 found the indictment;
- 7 8. That the juror [he] served on a petit jury in a
- 8 former trial of the same case;
- 9 9. That the juror [he] has a bias or prejudice in favor
- 10 of or against the defendant;
- 11 10. That from hearsay, or otherwise, there is
- 12 established in the mind of the juror such a conclusion as to the
- 13 guilt or innocence of the defendant as would influence the juror
- 14 [him in his action] in finding a verdict. To ascertain whether this
- 15 cause of challenge exists, the juror shall first be asked whether,
- in the juror's [his] opinion, the conclusion so established will
- influence the juror's [his] verdict. If the juror [he] answers in
- 18 the affirmative, the juror [he] shall be discharged without further
- 19 interrogation by either party or the court. If the juror [he]
- 20 answers in the negative, the juror [he] shall be further examined as
- 21 to how the juror's [his] conclusion was formed, and the extent to
- 22 which it will affect the juror's [his] action; and, if it appears to
- 23 have been formed from reading newspaper accounts, communications,
- 24 statements or reports or mere rumor or hearsay, and if the juror
- 25 states that the juror [he] feels able, notwithstanding such
- 26 opinion, to render an impartial verdict upon the law and the
- evidence, the court, if satisfied that the juror [he] is impartial

- 1 and will render such verdict, may, in its discretion, admit the
- 2 <u>juror</u> [him] as competent to serve in such case. If the court, in its
- 3 discretion, is not satisfied that $\underline{\text{the juror}}$ [he] is impartial, the
- 4 juror shall be discharged;
- 5 11. That the juror [he] cannot read or write.
- No juror shall be impaneled when it appears that the juror
- 7 [he] is subject to the second, third or fourth grounds of challenge
- 8 for cause set forth above, although both parties may consent. All
- 9 other grounds for challenge may be waived by the party or parties in
- 10 whose favor such grounds of challenge exist.
- In this subsection "legally blind" shall mean having not more
- 12 than 20/200 of visual acuity in the better eye with correcting
- lenses, or visual acuity greater than 20/200 but with a limitation
- in the field of vision such that the widest diameter of the visual
- 15 field subtends an angle no greater than 20 degrees.
- 16 SECTION 3. Section 62.102, Government Code, is amended to
- 17 read as follows:
- 18 Sec. 62.102. GENERAL QUALIFICATIONS FOR JURY SERVICE. A
- 19 person is disqualified to serve as a petit juror unless the person
- 20 [he]:
- 21 (1) is at least 18 years of age;
- 22 (2) is a citizen of this state and of the county in
- 23 which the person [he] is to serve as a juror;
- 24 (3) is qualified under the constitution and laws to
- vote in the county in which the person [he] is to serve as a juror;
- 26 (4) is of sound mind and good moral character;
- 27 (5) is able to read and write;

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- 1 (6) has not served as a petit juror for six days during
- 2 the preceding three months in the county court or during the
- 3 preceding six months in the district court;
- 4 (7) has not been convicted of <u>misdemeanor theft or</u> a
- 5 felony; and
- 6 (8) is not under indictment or other legal accusation
- 7 $\underline{\text{for}}$ [of] misdemeanor [or felony] theft or \underline{a} [any other] felony.
- 8 SECTION 4. The changes in law made by this Act apply only to
- 9 qualifications for jury service for a person required to appear for
- jury service by a summons made on or after September 1, 2003. The
- 11 qualifications of a person required to appear for jury service
- 12 before September 1, 2003, are covered by the law in effect on the
- 13 date the summons is made, and the former law is continued in effect
- 14 for that purpose.
- 15 SECTION 5. This Act takes effect September 1, 2003.