By: WestS.B. No. 1011Substitute the following for S.B. No. 1011:C.S.S.B. No. 1011By: KeelC.S.S.B. No. 1011

A BILL TO BE ENTITLED

AN ACT

2 relating to the questioning of prospective jurors during voir dire 3 examination. 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

5 SECTION 1. Article 35.17, Code of Criminal Procedure, is 6 amended by adding Sections 3 and 4 to read as follows:

3. The attorney representing the state and the attorney 7 representing the defendant are entitled to conduct a meaningful 8 voir dire examination. Questions designed to elicit information 9 necessary for both attorneys to intelligently exercise challenges 10 for cause and for peremptory challenges shall be permitted. By way 11 12 of illustration only, a question asked during the voir dire examination is proper if the question attempts to discover the 13 14 views of a prospective juror on an issue that is applicable to the case, and a question asked during the voir dire examination is not 15 16 proper if the question attempts to commit a prospective juror to reaching a verdict based on particular facts. 17 18 4. This article is not intended to restrict a judge's

19 <u>authority to limit the duration of a voir dire examination to a</u> 20 <u>reasonable period.</u>

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SECTION 2. This Act takes effect September 1, 2003.

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