2	relating to the admissibility in a criminal proceeding of certain		
3	laboratory analyses of physical evidence or statements as to the		
4	chain of custody of physical evidence.		
5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:		
6	SECTION 1. Chapter 38, Code of Criminal Procedure, is		
7	amended by adding Articles 38.41 and 38.42 to read as follows:		
8	Art. 38.41. CERTIFICATE OF ANALYSIS		
9	Sec. 1. A certificate of analysis that complies with this		
10	article is admissible in evidence on behalf of the state or the		
11	1 defendant to establish the results of a laboratory analysis o		
12	physical evidence conducted by or for a law enforcement agency		
13	without the necessity of the analyst personally appearing in court.		
14	Sec. 2. This article does not limit the right of a party to		
15	summon a witness or to introduce admissible evidence relevant to		
16	the results of the analysis.		
17	Sec. 3. A certificate of analysis under this article must		
18	contain the following information certified under oath:		
19	(1) the names of the analyst and the laboratory		
20	employing the analyst;		
21	(2) a statement that the laboratory employing the		
22	analyst is accredited by a nationally recognized board or		
23	association that accredits crime laboratories;		
24	(3) a description of the analyst's educational		

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1	background, training, and experience;
2	(4) a statement that the analyst's duties of
3	employment included the analysis of physical evidence for one or
4	more law enforcement agencies;
5	(5) a description of the tests or procedures conducted
6	by the analyst;
7	(6) a statement that the tests or procedures used were
8	reliable and approved by the laboratory employing the analyst; and
9	(7) the results of the analysis.
10	Sec. 4. Not later than the 20th day before the trial begins
11	in a proceeding in which a certificate of analysis under this
12	article is to be introduced, the certificate must be filed with the
13	clerk of the court and a copy must be provided by fax, hand
14	delivery, or certified mail, return receipt requested, to the
15	opposing party. The certificate is not admissible under Section 1
16	if, not later than the 10th day before the trial begins, the
17	opposing party files a written objection to the use of the
18	certificate with the clerk of the court and provides a copy of the
19	objection by fax, hand delivery, or certified mail, return receipt
20	requested, to the offering party.
21	Sec. 5. A certificate of analysis is sufficient for
22	purposes of this article if it uses the following form or if it
23	otherwise substantially complies with this article:
24	CERTIFICATE OF ANALYSIS
25	BEFORE ME, the undersigned authority, personally appeared
26	, who being duly sworn, stated as follows:
27	My name is I am of sound mind, over the age of 18

1	years, capable of making this affidavit, and personally acquainted		
2	with the facts stated in this affidavit.		
3	I am employed by the, which was authorized t		
4	conduct the analysis referenced in this affidavit. Part of my		
5	duties for this laboratory involved the analysis of physical		
6	evidence for one or more law enforcement agencies. This laboratory		
7	is accredited by		
8	My educational background is as follows: (description of		
9	educational background)		
10	My training and experience that qualify me to perform the		
11	tests or procedures referred to in this affidavit and determine the		
12	results of those tests or procedures are as follows: (description		
13	of training and experience)		
14	I received the physical evidence listed on laboratory report		
15	ono (attached) on the day of, 20 On th		
16	date indicated in the laboratory report, I conducted the following		
17	tests or procedures on the physical evidence: (description of		
18	tests and procedures)		
19	The tests and procedures used were reliable and approved by		
20	the laboratory. The results are as indicated on the lab report.		
21			
22	Affiant		
23	SWORN TO AND SUBSCRIBED before me on the day of,		
24	<u>20</u>		
25			
26	Notary Public, State of Texas		

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- 2 Sec. 1. A chain of <u>custody affidavit that complies with this</u>
- 3 article is admissible in evidence on behalf of the state or the
- 4 defendant to establish the chain of custody of physical evidence
- 5 without the necessity of any person in the chain of custody
- 6 personally appearing in court.
- 7 Sec. 2. This article does not limit the right of a party to
- 8 <u>summon a witness or to introduce admissible evidence relevant to</u>
- 9 the chain of custody.
- 10 Sec. 3. A chain of custody affidavit under this article must
- 11 <u>contain the following information stated under oath:</u>
- 12 <u>(1)</u> the affiant's name and address;
- 13 (2) a description of the item of evidence and its
- container, if any, obtained by the affiant;
- 15 (3) the name of the affiant's employer on the date the
- affiant obtained custody of the physical evidence;
- 17 (4) the date and method of receipt and the name of the
- 18 person from whom or location from which the item of physical
- 19 evidence was received;
- (5) the date and method of transfer and the name of the
- 21 person to whom or location to which the item of physical evidence
- 22 was transferred; and
- 23 (6) a statement that the item of evidence was
- 24 transferred in essentially the same condition as received except
- 25 for any minor change resulting from field or laboratory testing
- 26 procedures.
- Sec. 4. Not later than the 20th day before the trial begins

1	in a proceeding in which a chain of custody affidavit under this		
2	article is to be introduced, the affidavit must be filed with the		
3	clerk of the court and a copy must be provided by fax, han		
4	delivery, or certified mail, return receipt requested, to the		
5	opposing party. The affidavit is not admissible under Section 1 if,		
6	not later than the 10th day before the trial begins, the opposing		
7	party files a written objection to the use of the affidavit with the		
8	clerk of the court and provides a copy of the objection by fax, hand		
9	delivery, or certified mail, return receipt requested, to the		
10	offering party.		
11	Sec. 5. A chain of custody affidavit is sufficient for		
12	purposes of this article if it uses the following form or if it		
13			
14	CHAIN OF CUSTODY AFFIDAVIT		
15	BEFORE ME, the undersigned authority, personally appeared		
16	, who being by me duly sworn, stated as		
17	follows:		
18	My name is I am of sound mind, over		
19	the age of 18 years, capable of making this affidavit, and		
20	personally acquainted with the facts stated in this affidavit.		
21	My address is		
22	On the day of, 20, I was employed by		
23	<u>.</u>		
24	On that date, I came into possession of the physical evidence		
25	described as follows: (description of evidence)		
26	I received the physical evidence from (name		
27	of person or description of location) on the day of		

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1	, 20, by (method of receipt).	
2	This physical evidence was in a container described and	
3	marked as follows: (description of container)	
4	I transferred the physical evidence to	
5	(name of person or description of location) on the day of	
6	, 20, by (method of delivery).	
7	During the time that the physical evidence was in my custody,	
8	I did not make any changes or alterations to the condition of the	
9	physical evidence except for those resulting from field or	
10	laboratory testing procedures, and the physical evidence or a	
11	representative sample of the physical evidence was transferred in	
12	essentially the same condition as received.	
13		
14	Affiant	
15	SWORN TO AND SUBSCRIBED before me on the day of	
16		
17		
18	Notary Public, State of Texas	
19	SECTION 2. This Act takes effect September 1, 2003.	

President of the Senate	Speaker of the House
I hereby certify that S.	B. No. 1129 passed the Senate on
May 1, 2003, by the following vot	te: Yeas 31, Nays 0.
	Secretary of the Senate
I hereby certify that S	.B. No. 1129 passed the House on
May 28, 2003, by a non-record vot	te.
	Chief Clerk of the House
Approved:	
Date	
Governor	