By: Haggerty

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	A BILL TO BE ENTITLED
1	AN ACT
2	relating to administration of the criminal history record system.
3	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
4	SECTION 1. Sections 1 and 4, Article 42.01, Code of Criminal
5	Procedure, are amended to read as follows:
6	Sec. 1. A judgment is the written declaration of the court
7	signed by the trial judge and entered of record showing the
8	conviction or acquittal of the defendant. The sentence served
9	shall be based on the information contained in the judgment. The
10	judgment should reflect:
11	1. The title and number of the case;
12	2. That the case was called and the parties appeared,
13	naming the attorney for the state, the defendant, and the attorney
14	for the defendant, or, where a defendant is not represented by
15	counsel, that the defendant knowingly, intelligently, and
16	voluntarily waived the right to representation by counsel;
17	3. The plea or pleas of the defendant to the offense
18	charged;
19	4. Whether the case was tried before a jury or a jury
20	was waived;
21	5. The submission of the evidence, if any;
22	6. In cases tried before a jury that the jury was
23	charged by the court;
24	7. The verdict or verdicts of the jury or the finding

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1 or findings of the court;

8. In the event of a conviction that the defendant is adjudged guilty of the offense as found by the verdict of the jury or the finding of the court, and that the defendant be punished in accordance with the jury's verdict or the court's finding as to the proper punishment;

9. In the event of conviction where death or any
punishment is assessed that the defendant be sentenced to death, a
term of confinement or community supervision, or to pay a fine, as
the case may be;

In the event of conviction where the imposition of 11 10. sentence is suspended and the defendant is placed on community 12 supervision, setting forth the punishment assessed, the length of 13 14 community supervision, and the conditions of community 15 supervision;

16 11. In the event of acquittal that the defendant be 17 discharged;

18 12. The county and court in which the case was tried 19 and, if there was a change of venue in the case, the name of the 20 county in which the prosecution was originated;

21 13. The offense or offenses for which the defendant 22 was convicted;

23 14. The date of the offense or offenses and degree of
24 offense for which the defendant was convicted;

25 15. The term of sentence;

26 16. The date judgment is entered;

27 17. The date sentence is imposed;

The date sentence is to commence and any credit for 1 18. 2 time served; 3 19. The terms of any order entered pursuant to Article 4 42.08 of this code that the defendant's sentence is to run 5 cumulatively or concurrently with another sentence or sentences; 6 20. The terms of any plea bargain; 7 21. Affirmative findings entered pursuant to 8 Subdivision (2) of Subsection (a) of Section 3g of Article 42.12 of 9 this code; The terms of any fee payment ordered under Article 10 22. [Articles 37.072 and] 42.151 of this code; 11 12 23. The defendant's thumbprint taken in accordance with Article 38.33 of this code; 13 14 24. In the event that the judge orders the defendant to 15 repay a reward or part of a reward under Articles 37.073 and 42.152 of this code, a statement of the amount of the payment or payments 16 required to be made; 17 In the event that the court orders restitution to 25. 18 19 be paid to the victim, a statement of the amount of restitution ordered and: 20 21 (A) the name of the victim and the permanent mailing address of the victim at the time of the judgment; or 22 if the court determines that the inclusion of 23 (B) 24 the victim's name and address in the judgment is not in the best interest of the victim, the name and address of a person or agency 25

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26. In the event that a presentence investigation is

that will accept and forward restitution payments to the victim;

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1 person under the supervision of the office or department.

2 SECTION 3. Article 60.21, Code of Criminal Procedure, is 3 amended to read as follows:

Art. 60.21. MONITORING TRACKING; INFORMATION SUBMISSION. (a) The Department of Information Resources shall monitor the development of the corrections tracking system by the Texas Department of Criminal Justice to ensure implementation of the system not later than June 1, 2005.

9 (b) [Not later than January 1, 2003, the Department of 10 Public Safety shall:

11 [(1) develop a plan to encourage local criminal justice agencies to report criminal history data to the Texas 13 Department of Public Safety for inclusion in the computerized 14 criminal history system as required by Chapter 60, Code of Criminal 15 Procedure; and

16 [(2) evaluate the necessity of imposing sanctions on 17 local criminal justice agencies that do not report criminal history 18 data as required by Chapter 60, Code of Criminal Procedure.

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[<del>(c)</del>] The Department of Public Safety shall:

20 (1) monitor the submission of arrest and disposition 21 information by local jurisdictions;

(2) annually submit to the Legislative Budget Board,
the governor, the state auditor, and the council a report regarding
the level of reporting by local jurisdictions; [and]

(3) identify local jurisdictions that do not report arrest or disposition information or that partially report information<u>;</u>

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1	(4) for use in determining the status of outstanding
2	dispositions, semianually submit to each local jurisdiction a
3	report listing each arrest made during the 12 months preceding the
4	date the report is submitted for which there is no corresponding
5	court disposition; and
6	(5) on a monthly basis create a report of felony
7	arrests made at least one year before the date of the report and
8	misdemeanor arrests made at least six months before the date of the
9	report for which there is no corresponding court disposition.
10	(c) The Department of Public Safety shall contact local
11	reporting agencies to determine the status of each arrest described
12	by Subsection (b)(5).
13	[ <del>(d) This article expires December 31, 2005.</del> ]
14	SECTION 4. The following articles of the Code of Criminal
15	Procedure are repealed:
16	(1) 60.10;
17	(2) 60.11;
18	(3) 60.13;
19	(4) 60.15;
20	(5) 60.16; and
21	(6) 60.17.
22	SECTION 5. Article 42.01, Code of Criminal Procedure, as
23	amended by this Act, applies only to a judgment entered by a court
24	on or after the effective date of this Act. A judgment entered by a
25	court before the effective date of this Act is covered by the law in
26	effect when the judgment was entered, and the former law is
27	continued in effect for this purpose.

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1 SECTION 6. This Act takes effect September 1, 2005.