By: Woolley

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A BILL TO BE ENTITLED 1 AN ACT 2 relating to the use of certain human cells and tissue; providing 3 penalties. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 4 5 SECTION 1. Subtitle H, Title 2, Health and Safety Code, is 6 amended by adding Chapter 168 to read as follows: CHAPTER 168. USE OF HUMAN CELLS AND TISSUE 7 SUBCHAPTER A. GENERAL PROVISIONS 8 Sec. 168.001. DEFINITIONS. In this chapter: 9 (1) "Human cloning" means implanting or attempting to 10 11 implant the product of nuclear transplantation into a uterus or the 12 functional equivalent of a uterus. 13 (2) "Human somatic cell" means any human cell other than a haploid germ cell. 14 (3) "Nuclear transplantation" means transferring the 15 16 nucleus of a human somatic cell into an oocyte from which the nucleus or all chromosomes have been or will be removed or rendered 17 inert. 18 (4) "Nucleus" means the cell structure that houses the 19 20 chromosomes. 21 (5) "Oocyte" means the female germ cell, the egg. 22 (6) "Regenerative or reparative medical therapy or 23 treatment" means a therapy or treatment in which stem cells are induced to differentiate into the specific cell type required to 24

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repair damaged or depleted adult cell populations or tissues.
(7) "Unfertilized blastocyst" means an intact
cellular structure that is the product of nuclear transplantation.
The term does not include stem cells, other cells, cellular
structures, or biological products derived from an intact cellular
structure that is the product of nuclear transplantation.
[Sections 168.002-168.050 reserved for expansion]
SUBCHAPTER B. HUMAN CLONING
Sec. 168.051. HUMAN CLONING PROHIBITED. (a) A person may
not engage in or attempt to engage in human cloning.
(b) A person may not maintain an unfertilized blastocyst for
more than 14 days after the date of its first cell division, not
including any time during which the blastocyst is stored at a
temperature that is less than zero degrees centigrade.
Sec. 168.052. LICENSED VIOLATORS. A person licensed by a
state agency as a health care practitioner or health care facility
who violates Section 168.051 is subject to the same consequence,
other than a civil penalty, that the person would be subject to if
the person had violated the licensing law applicable to the person
or rules adopted under that law.
Sec. 168.053. CIVIL PENALTY. (a) A person who violates
Section 168.051 is liable to the state for a civil penalty of not
more than \$10 million for each violation.
(b) The amount of the penalty shall be based on:
(1) the seriousness of the violation;
(2) the history of previous violations;
(3) the amount necessary to deter a future violation;

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1	and
2	(4) any other matter that justice may require.
3	(c) The attorney general may sue to collect a civil penalty
4	under this section. In the suit the attorney general may recover
5	the reasonable expenses incurred in obtaining the penalty,
6	including investigation and court costs, reasonable attorney's
7	fees, witness fees, and other expenses.
8	Sec. 168.054. CRIMINAL OFFENSE. (a) A person commits an
9	offense if the person intentionally engages in or attempts to
10	engage in human cloning. An offense under this subsection is a
11	felony of the first degree.
12	(b) A person commits an offense if the person recklessly
13	violates Section 168.051(b). An offense under this subsection is a
14	<u>Class A misdemeanor unless it is shown on the trial of the defendant</u>
15	that the offense was committed with the intent to engage in human
16	cloning, in which case it is a felony of the first degree.
17	[Sections 168.055-168.100 reserved for expansion]
18	SUBCHAPTER C. RESEARCH USING CERTAIN HUMAN CELLS OR TISSUES
19	Sec. 168.101. PROTECTION OF RESEARCH. This chapter does
20	not restrict or prohibit:
21	(1) scientific research, including nuclear
22	transplantation, to develop regenerative or reparative medical
23	therapies or treatments; or
24	(2) any other research not specifically prohibited by
25	this chapter.
26	Sec. 168.102. RESEARCH OVERSIGHT. Research described by
27	Section 168.101(1) must be:

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1	(1) conducted with full consideration for the ethical
2	and medical implications of the research; and
3	(2) reviewed, in each case, by an institutional review
4	board for compliance with applicable state and federal law and
5	after consideration of the guidelines developed under Section
6	<u>168.103.</u>
7	Sec. 168.103. ADVISORY COMMITTEE ON RESEARCH TO DEVELOP
8	REGENERATIVE OR REPARATIVE MEDICAL THERAPIES OR TREATMENTS. (a)
9	The executive commissioner of the Health and Human Services
10	Commission shall establish an advisory committee to develop
11	guidelines for research described by Section 168.101(1).
12	(b) The advisory committee consists of 13 members appointed
13	by the executive commissioner of the Health and Human Services
14	Commission as follows:
15	(1) seven scientists with experience in biomedical
16	research in the fields of cell differentiation, nuclear
17	reprogramming, tissue formation and regeneration, stem cell
18	biology, developmental biology, regenerative medicine, or related
19	fields;
20	(2) two medical ethicists;
21	(3) two persons with backgrounds in legal issues
22	related to research described by Section 168.101(1), in vitro
23	fertilization, or family law, as it applies to the donation of
24	embryos and oocytes; and
25	(4) two persons who are members or leaders of
26	religious organizations.
27	(c) The advisory committee shall revise and update the

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1 guidelines developed under this section as necessary. 2 (d) Section 2110.008, Government Code, does not apply to the 3 advisory committee. 4 Sec. 168.104. VOLUNTARY DONATION OF OOCYTES. A person may 5 not use an oocyte in nuclear transplantation research unless the 6 oocyte was donated voluntarily by and with the informed consent of 7 the woman donating the oocyte. 8 [Sections 168.105-168.150 reserved for expansion] SUBCHAPTER D. PROHIBITED SALE OR PURCHASE 9 Sec. 168.151. PURCHASE OR SALE OF OOCYTE OR BLASTOCYST. (a) 10 A person may not purchase, sell, or otherwise transfer for valuable 11 12 consideration a human oocyte or unfertilized blastocyst. (b) In this section, "valuable consideration" does not 13 14 include reasonable payments: 15 (1) associated with the transportation, processing, 16 preservation, or storage of a human oocyte; or 17 (2) to compensate a donor for expenses directly associated with the donation. 18 19 (c) A person commits an offense if the person knowingly violates Subsection (a). An offense under this subsection is a 20 21 felony of the first degree. SECTION 2. (a) The executive commissioner of the Health and 22 23 Human Services Commission shall appoint members to the advisory 24 committee as required by Section 168.103, Health and Safety Code, as added by this Act, not later than November 1, 2005. 25 (b) The advisory committee shall adopt research guidelines 26 as required by Section 168.103, Health and Safety Code, as added by 27

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this Act, not later than June 1, 2006.
SECTION 3. This Act takes effect September 1, 2005.