By: Van de Putte

S.B. No. 1549

	A BILL TO BE ENTITLED
1	AN ACT
2	relating to the seizure of property by law enforcement and to the
3	treatment of that property in a criminal proceeding.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Articles 2.21(b) and (c), Code of Criminal
6	Procedure, are amended to read as follows:
7	(b) At any time during or after a criminal proceeding, the
8	court reporter shall release <u>for safekeeping any firearm or</u>
9	contraband received as an exhibit in that proceeding to:
10	(1) the sheriff; or
11	(2) in a county with a population of 500,000 or more,
12	the law enforcement agency that collected, seized, or took
13	possession of the firearm or contraband or produced the firearm or
14	contraband at the proceeding [for safekeeping any firearm or
15	contraband received by the court as an exhibit in that proceeding].
16	(c) The sheriff or the law enforcement agency, as
17	<u>applicable,</u> shall receive and hold <u>the</u> exhibits consisting of
18	firearms or contraband and release them only to the person or
19	persons authorized by the court in which such exhibits have been
20	received or dispose of them as provided by Chapter 18 [of this
21	code].
22	SECTION 2. Article 18.09, Code of Criminal Procedure, is
23	amended to read as follows:
24	Art. 18.09. SHALL SEIZE ACCUSED AND PROPERTY. When the

79R8000 RMB-D

1

property which the officer is directed to search for and seize is 1 found he shall take possession of the same and carry it before the 2 magistrate. He shall also arrest any person whom he is directed to 3 4 arrest by the warrant and immediately take such person before the For purposes of this chapter, "seizure," in the 5 magistrate. 6 context of property, means the restraint of property, whether by 7 physical force or by a display of an officer's authority, and includes the collection of property or the act of finding or taking 8 9 possession of property.

S.B. No. 1549

SECTION 3. Article 59.01(8), Code of Criminal Procedure, is amended to read as follows:

12 (8) "Seizure" means the restraint of property by a 13 peace officer under Article 59.03(a) or (b) of this code, whether 14 the officer restrains the property by physical force or by a display 15 of the officer's authority, and includes the collection of property 16 or the act of finding or taking possession of property.

17

SECTION 4. This Act takes effect September 1, 2005.

2