By: Gonzalez Toureilles, Pena, Escobar H.B. No. 587

## A BILL TO BE ENTITLED

1 AN ACT

2 relating to the recording of certain information by the clerk of a

3 court.

8

9

10

11

12

13

14

20

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 4

SECTION 1. Article 20.22, Code of Criminal Procedure, is 5

amended to read as follows: 6

Art. 20.22. PRESENTMENT ENTERED OF RECORD. The fact of a 7

presentment of indictment by a grand jury shall be entered upon the

record [minutes] of the court, if the defendant is in custody or

under bond, noting briefly the style of the criminal action and the

file number of the indictment and the defendant's name.

defendant is not in custody or under bond at the time of the

presentment of indictment, the entry in the record [minutes] of the

court relating to said indictment shall be delayed until such time

15 as the capias is served and the defendant is placed in custody or

under bond. 16

SECTION 2. Article 33.07, Code of Criminal Procedure, is 17

amended to read as follows: 18

Art. 33.07. RECORD OF CRIMINAL ACTIONS [DOCKET]. 19 Each

clerk of a court of record having criminal jurisdiction shall keep a

21 record [docket] in which shall be set down the style and file number

22 of each criminal action, the nature of the offense, the names of

23 counsel, the proceedings had therein, and the date of each

24 proceeding.

H.B. No. 587

- 1 SECTION 3. Section 12.014(c), Property Code, is amended to
- 2 read as follows:
- 3 (c) If a transfer of a judgment is filed, the clerk shall
- 4 record the transfer appropriately [note the transfer on the margin
- 5 of the minute book at the place where the judgment is recorded]. If
- 6 a transfer of a cause of action in which a judgment has not been
- 7 rendered is filed, the clerk shall note and briefly state the
- 8 substance of the transfer on the court docket at the place where the
- 9 suit is entered.
- 10 SECTION 4. This Act takes effect September 1, 2007.