By: Pena H.B. No. 112

## A BILL TO BE ENTITLED

1	AN ACT
2	relating to the use of direct recording electronic voting machines.
3	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
4	SECTION 1. Chapter 129, Election Code, is amended by adding
5	Section 129.002 to read as follows:
6	Sec. 129.002. PAPER AUDIT TRAIL REQUIRED. (a) A voting
7	system that consists of direct recording electronic voting machines
8	may not be used in an election unless the system:
9	<u>(1) has:</u>
10	(A) been certified or otherwise approved by means
11	of qualification testing by a nationally recognized test
12	laboratory; and
13	(B) met or exceeded the minimum requirements
14	contained in "Performance and Test Standards for Punch Card, Mark
15	Sense, and Direct Recording Electronic Voting Systems" or a
16	successor voluntary standards document developed and adopted by the
17	Federal Election Commission, the Election Assistance Commission,
18	or the National Institute of Standards and Technology; and
19	(2) creates a contemporaneous auditable paper record
20	copy of each electronic ballot that allows a voter to confirm the
21	choices the voter made through both a visual and a nonvisual method,
22	such as through an audio component, before the voter casts the
23	<pre>ballot.</pre>

(b) The paper record copy must list the contests on the

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- 1 ballot and the voter's choices in those contests. The paper record
- 2 copy is not a ballot.
- 3 SECTION 2. This Act takes effect January 1, 2008.