By: ThibautH.B. No. 2671Substitute the following for H.B. No. 2671:Example 100 and 100 and

A BILL TO BE ENTITLED

1	AN ACT
2	relating to the requirement to keep records of game bird or animal
3	carcasses placed in a cold storage or processing facility.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Section 42.001(8), Parks and Wildlife Code, is
6	amended to read as follows:
7	(8) "Quartering" means the processing of an animal
8	into not more than two hindquarters each having the leg bone <u>(femur)</u>
9	attached <u>down</u> to the <u>knee</u> [hock] and two <u>front shoulders</u>
10	[forequarters] each having the leg <u>bones (scapula and humerus)</u>
11	[portion to the knee] attached <u>down</u> to the <u>elbow</u> [shoulder blade].
12	The term also includes removal of two back straps [and trimmings
13	from the neck and rib cage].
14	SECTION 2. Section 62.029, Parks and Wildlife Code, is
15	amended by amending Subsections (a) and (f) and adding Subsection
16	(g) to read as follows:
17	(a) <u>In</u> [As used in] this section <u>:</u>
18	(1) "Carcass" has the meaning assigned by Section
19	42.001.
20	(2) "Cold[, "cold] storage or processing facility" has
21	the meaning assigned by Section 42.001.
22	(3) "Hunting lease" has the meaning assigned by
23	Section 43.041.
24	(4) "Private cold storage or processing facility"

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C.S.H.B. No. 2671

1 means a cold storage or processing facility that is not available
2 for use by the public.

3 (5) "Quartering" has the meaning assigned by Section
4 42.001.

(f) This section does not apply to a private, noncommercial, family-owned cold storage or processing facility <u>unless the</u> facility is located on a hunting lease and is made available to individuals other than the landowner, the landowner's nonpaying family members, or the landowner's nonpaying guests.

10 (g) This section does not require the entry or maintenance 11 of a record for the carcass of a deer or antelope that is properly 12 tagged and is placed in a private cold storage or processing 13 facility.

SECTION 3. The change in law made by this Act applies only 14 15 to an offense committed on or after the effective date of this Act. An offense committed before the effective date of this Act is 16 17 covered by the law in effect when the offense was committed, and the former law is continued in effect for that purpose. For purposes of 18 this section, an offense was committed before the effective date of 19 this Act if any element of the offense occurred before that date. 20 21 SECTION 4. This Act takes effect September 1, 2009.

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