By: Fletcher H.B. No. 1686

A BILL TO BE ENTITLED

1 AN ACT

2 relating to the discharge of a surety's liability on a bail bond in

- 3 a criminal case.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
- 5 SECTION 1. Article 17.09, Code of Criminal Procedure, is
- 6 amended to read as follows:
- 7 Art. 17.09. DURATION; ORIGINAL AND SUBSEQUENT PROCEEDINGS;
- 8 NEW BAIL
- 9 Sec. 1. Where a defendant, in the course of a criminal
- 10 action, gives bail before any court or person authorized by law to
- 11 take same, for the defendant's [his] personal appearance before a
- 12 court or magistrate, to answer a charge against the defendant
- 13 [him], the [said] bond shall be valid and binding on [upon] the
- 14 defendant and the defendant's [his] sureties, if any, thereon, for
- 15 the defendant's personal appearance before the court or magistrate
- 16 designated therein, as well as before any other court to which same
- 17 may be transferred, and for any and all subsequent proceedings
- 18 $\underline{\text{related}}$ [had relative] to the charge, and each [such] bond shall be
- 19 [so] conditioned as described by this section, except as otherwise
- 20 [hereinafter] provided by this article.
- Sec. 2. When a defendant has once given bail for the
- 22 defendant's [his] appearance in answer to a criminal charge, the
- 23 defendant may [he shall] not be required to give another bond in the
- 24 course of the same criminal action except as otherwise [herein]

- 1 provided by this article.
- 2 Sec. 3. If [Provided that whenever], during the course of
- 3 the action, the judge or magistrate in whose court $\underline{\text{the}}$ [such] action
- 4 is pending finds that the bond is defective, excessive, or
- 5 insufficient in amount, or that the sureties, if any, are not
- 6 acceptable, or for any other good and sufficient cause, the [such]
- 7 judge or magistrate may, either in term-time or in vacation, order
- 8 the accused to be rearrested $[\tau]$ and require the accused to give
- 9 another bond in an [such] amount that [as] the judge or magistrate
- 10 <u>considers</u> [may deem] proper. When the subsequent [such] bond is
- 11 [so] given and approved by the judge or magistrate, the defendant
- 12 shall be released from custody.
- 13 Sec. 4. The judge or magistrate in whose court the criminal
- 14 action is pending shall discharge a surety's liability on a bond if
- 15 the surety files with the judge or magistrate an affidavit stating
- 16 <u>that:</u>
- 17 (1) more than five years have elapsed since the date on
- 18 which the surety posted the bond; and
- 19 (2) the surety no longer wishes to be a surety on the
- 20 bond.
- 21 <u>Sec. 5.</u> Notwithstanding any other provision of this
- 22 article, the judge or magistrate in whose court a criminal action is
- 23 pending may not order the accused to be rearrested or require the
- 24 accused to give another bond in a higher amount because the accused:
- 25 (1) withdraws a waiver of the right to counsel; or
- 26 (2) requests the assistance of counsel, appointed or
- 27 retained.

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- 1 SECTION 2. The change in law made by this Act applies only
- 2 to a bail bond that is executed on or after the effective date of
- 3 this Act. A bail bond that is executed before the effective date of
- 4 this Act is governed by the law in effect on the date the bail bond
- 5 was executed, and the former law is continued in effect for that
- 6 purpose.
- 7 SECTION 3. This Act takes effect September 1, 2011.