By:Lucio IIIH.B. No. 1439Substitute the following for H.B. No. 1439:Example 100 (Solution 1439)By:HerreroC.S.H.B. No. 1439

## A BILL TO BE ENTITLED

1 AN ACT 2 relating to the temporary sealing of certain complaints or affidavits on which arrest warrants are based. 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 4 5 SECTION 1. Chapter 15, Code of Criminal Procedure, is amended by adding Article 15.052 to read as follows: 6 7 Art. 15.052. SEALING OF COMPLAINT. (a) An attorney representing the state in the prosecution of felonies may request a 8 district judge or the judge of an appellate court to seal a 9 complaint made in accordance with Article 15.05. The judge may 10 order the complaint sealed if the attorney establishes, as a 11 12 compelling state interest, that public disclosure of the complaint would jeopardize the safety of a victim, witness, or confidential 13 14 informant or cause the destruction of material that may constitute evidence in the case. 15 16 (b) An order sealing a complaint under this article expires on the 31st day after the date on which the arrest warrant for which 17 the complaint was presented is executed. 18 (c) On request by an attorney representing the state in the 19 prosecution of felonies, a judge may grant a single 30-day 20 extension of the original order on a new finding of the compelling 21 state interest described in Subsection (a). A request for an 22 23 extension must be made before the original order expires. 24 (d) On the expiration of an order issued under Subsection

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## 1 (b) and any extension, the complaint must be unsealed. 2 (e) An order issued under this article may not: 3 (1) prohibit the disclosure of information relating 4 to the contents of an arrest warrant; or 5 (2) affect the right of a defendant to discover the 6 contents of the complaint.

SECTION 2. Article 15.26, Code of Criminal Procedure, isamended to read as follows:

9 Art. 15.26. AUTHORITY TO ARREST MUST BE MADE KNOWN. (a) In executing a warrant of arrest, it shall always be made known to the 10 accused under what authority the arrest is made. The warrant shall 11 be executed by the arrest of the defendant. The officer need not 12 have the warrant in his possession at the time of the arrest, 13 14 provided the warrant was issued under the provisions of this Code, 15 but upon request he shall show the warrant to the defendant as soon as possible. If the officer does not have the warrant in his 16 17 possession at the time of arrest he shall then inform the defendant of the offense charged and of the fact that a warrant has been 18 issued. 19

20 (b) The arrest warrant, and any <u>complaint or</u> affidavit 21 presented to the magistrate in support of the issuance of the 22 warrant, <u>are</u> [<del>is</del>] public information, and beginning immediately 23 when the warrant is executed the magistrate's clerk shall make a 24 copy of the warrant and the <u>complaint or</u> affidavit available for 25 public inspection in the clerk's office during normal business 26 hours<u>, subject to Subsection (c)</u>.

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(c) If a complaint or affidavit has been sealed under

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Article 15.052, the magistrate's clerk shall perform the duty under
 Subsection (b) only after the complaint or affidavit is unsealed.

3 (d) A person may request the clerk to provide copies of the 4 warrant and <u>the complaint or</u> affidavit on payment of the cost of 5 providing the copies.

6 SECTION 3. This Act applies only to a complaint or affidavit 7 that is presented on or after the effective date of this Act. A 8 complaint or affidavit that is presented before the effective date 9 of this Act is governed by the law in effect at the time the 10 complaint or affidavit was presented, and the former law is 11 continued in effect for that purpose.

12 SECTION 4. This Act takes effect September 1, 2013.

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