By: Sheffield of Bell H.B. No. 2818

## A BILL TO BE ENTITLED

AN ACT

2	rolating t	+ ^	ahanaina	+ h o	T.70+	0 1	2257	a+ a+11 a	in	aortoin	21020	o f	

- 2 relating to changing the wet or dry status in certain areas of a 3 political subdivision.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
- 5 SECTION 1. Section 251.72, Alcoholic Beverage Code, is
- 6 amended to read as follows:

1

- 7 Sec. 251.72. CHANGE OF STATUS. Except as provided in
- 8 <u>Sections 251.721</u>, [<u>Section</u>] 251.73, and 251.80 [<del>of this code</del>], an
- 9 authorized voting unit that has exercised or may exercise the right
- 10 of local option retains the status adopted, whether absolute
- 11 prohibition or legalization of the sale of alcoholic beverages of
- 12 one or more of the various types and alcoholic contents on which an
- 13 issue may be submitted under the terms of Section 501.035, Election
- 14 Code, until that status is changed by a subsequent local option
- 15 election in the same authorized voting unit.
- SECTION 2. Subchapter D, Chapter 251, Alcoholic Beverage
- 17 Code, is amended by adding Section 251.721 to read as follows:
- 18 Sec. 251.721. AREA ANNEXED BY CITY OR TOWN. An area annexed
- 19 by an incorporated city or town assumes the wet or dry status of the
- 20 <u>incorporated city or town annexing the area.</u>
- 21 SECTION 3. Section 251.80, Alcoholic Beverage Code, is
- 22 amended by amending Subsection (a) and adding Subsection (a-1) to
- 23 read as follows:
- 24 (a) A local option election held in a justice precinct shall

H.B. No. 2818

1 be held in the territory comprising the justice precinct at the time the election is held. If a justice precinct has established 2  $[rac{Whenever}{}]$  a local option status <u>as a result of a previous local</u> 3 option election [is once legally put into effect as the result of 4 5 the vote] in the [a] justice precinct, such status shall remain in effect until the status is changed as the result of a <u>subsequent</u> 6 local option election [vote] in the [same territory that comprised 7 8 the] precinct [when such status was established]. boundaries of the justice precinct have changed since such status 9 10 was established, [the commissioners court shall, for purposes of] a subsequent local option election will only change the local option 11 12 status in the territory that is part of the justice [, define the boundaries of the original] precinct on the date of the subsequent 13 local option election. [A local option election may be held within 14 15 the territory defined by the commissioners court as constituting 16 such original precinct. 17 (a-1) For purposes of a local option election, a newly created justice precinct shall be considered to have not held a 18 19 local option election on the sale of alcoholic beverages. Any local option status established in the territory comprising the new 20 justice precinct that resulted from a local option election held in 21 22 the territory when the territory was part of another justice precinct remains in effect until that status is changed by a local 23 24 option election held in the new justice precinct.

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

25