By: Hughes, Geren, Oliveira, Davis of Dallas, H.B. No. 2263 et al.

A BILL TO BE ENTITLED

1 AN ACT 2 relating to warrants or orders issued to obtain location information from wireless communications devices and to public 3 access to law enforcement or prosecutor requests for certain 4 5 related location or communication information. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 6 SECTION 1. Article 18.02, Code of Criminal Procedure, is 7 amended to read as follows: 8 Art. 18.02. GROUNDS FOR ISSUANCE. (a) A search warrant may 9 be issued to search for and seize: 10 11 (1)property acquired by theft or in any other manner 12 which makes its acquisition a penal offense; (2) property specially designed, made, or adapted for 13 14 or commonly used in the commission of an offense; (3) arms and munitions kept or prepared for 15 the 16 purposes of insurrection or riot; weapons prohibited by the Penal Code; 17 (4) 18 gambling devices or equipment, altered gambling (5) equipment, or gambling paraphernalia; 19 20 (6) obscene materials kept or prepared for commercial 21 distribution or exhibition, subject to the additional rules set 22 forth by law; 23 (7) а drug, controlled substance, immediate 24 precursor, chemical precursor, or other controlled substance

property, including an apparatus or paraphernalia kept, prepared,
or manufactured in violation of the laws of this state;

3 (8) any property the possession of which is prohibited4 by law;

5 (9) implements or instruments used in the commission6 of a crime;

7 (10) property or items, except the personal writings 8 by the accused, constituting evidence of an offense or constituting 9 evidence tending to show that a particular person committed an 10 offense;

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(11) persons;

12 (12) contraband subject to forfeiture under Chapter 59 13 of this code; [or]

14 (13) electronic customer data held in electronic 15 storage, including the contents of and records and other 16 information related to a wire communication or electronic 17 communication held in electronic storage; or

18 (14) location information.

(b) For purposes of <u>Subsections</u> [Subsection] (a)(13) <u>and</u> (<u>14</u>), "electronic communication," "electronic storage," and "wire communication" have the meanings assigned by Article 18.20, and "electronic customer data" <u>and "location information" have</u> [has] the <u>meanings</u> [meaning] assigned by Article 18.21.

SECTION 2. Section 1, Article 18.21, Code of Criminal Procedure, is amended by adding Subdivision (4-a) to read as follows:

(4-a) "Location information" means any information

1 that: 2 (A) concerns the location of a cellular telephone 3 or other wireless communications device; and 4 (B) is wholly or partly generated by or derived 5 from the operation of the device. 6 SECTION 3. Section 2, Article 18.21, Code of Criminal 7 Procedure, is amended by amending Subsection (g) and adding 8 Subsection (g-1) to read as follows: 9 At the request of the prosecutor or a peace officer, the (q) 10 [The] district court may [shall] seal the [an] application and order as provided by [granted under] this subsection. The 11 12 application and order may be sealed for an initial period not to exceed 180 days. For good cause shown, the court may grant one or 13 more additional one-year periods. With respect to any application 14 15 that is or becomes subject to disclosure, on a judicial determination that the disclosure of identifying information for a 16 17 person who is a victim, witness, peace officer, or informant would cause an adverse result as defined by Section 8(b), the court shall 18 19 redact the identifying information from the application and from the record of the application retained and submitted as described 20 by Subsection (g-1). On a showing of clear and convincing evidence 21 that disclosure of identifying personal information would cause an 22 adverse result, the court may permanently seal the application 23 24 [article]. (g-1) The court shall retain a record of any application 25 26 made or order granted under this section and submit the record to

27 the department in accordance with Section 17.

1	SECTION 4. Article 18.21, Code of Criminal Procedure, is
2	amended by adding Section 14A to read as follows:
3	Sec. 14A. WARRANT FOR LOCATION INFORMATION FROM CELLULAR
4	TELEPHONE OR OTHER WIRELESS COMMUNICATIONS DEVICE. (a) A district
5	judge may issue a warrant for location information provided by the
6	mobile tracking features of a cellular telephone or other wireless
7	communications device. A warrant under this section may be issued
8	in the same judicial district as, or in a judicial district that is
9	contiguous to the same judicial district as, the site of:
10	(1) the investigation; or
11	(2) the person, vehicle, container, item, or object
12	the movement of which will be tracked by the location information
13	obtained from the wireless communications device.
14	(b) The warrant may authorize the acquisition of location
15	information obtained from a wireless communications device that, at
16	the time the location information is acquired, is located outside
17	the judicial district but within the state if the applicant for the
18	warrant reasonably believes the device to be located within the
19	district at the time the warrant is issued.
20	(c) A district judge may issue the warrant only on the
21	application of a peace officer. An application must be written and
22	signed and sworn to or affirmed before the judge. The affidavit
23	<u>must:</u>
24	(1) state the name, department, agency, and address of
25	the applicant;
26	(2) identify the wireless communications device to be
27	monitored;

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1	(3) state the name of the owner or possessor of the
2	device to be monitored;
3	(4) state the judicial district in which the device is
4	reasonably expected to be located; and
5	(5) state the facts and circumstances that provide the
6	applicant with probable cause to believe that:
7	(A) criminal activity has been, is, or will be
8	committed; and
9	(B) acquisition of location information from the
10	device is likely to produce evidence in a criminal investigation of
11	the criminal activity described in Paragraph (A).
12	(d) A warrant issued under this section must be executed
13	within the period provided by Article 18.07 by properly serving the
14	warrant on a communication common carrier, an electronic
15	communications service, or a remote computing service. A warrant
16	issued under this section expires not later than the 90th day after
17	the date the warrant is issued, and location information may not be
18	obtained after the expiration date without an extension of the
19	warrant. For good cause shown, the judge may grant an extension for
20	an additional 90-day period.
21	(e) At the request of a peace officer, the district court
22	may seal the application and warrant as provided by this
23	subsection. The application and warrant may be sealed for an
24	initial period not to exceed 180 days. For good cause shown, the
25	court may grant one or more additional one-year periods. With
26	respect to any application that is or becomes subject to
27	disclosure, on a judicial determination that the disclosure of

1 identifying information for a person who is a victim, witness, 2 peace officer, or informant would cause an adverse result as defined by Section 8(b), the court shall redact the identifying 3 information from the application and from the record of the 4 5 application retained and submitted as described by Subsection (f). On a showing of clear and convincing evidence that disclosure of 6 7 identifying personal information would cause an adverse result, the 8 court may permanently seal the application. 9 The court shall retain a record of any application made (f) 10 or warrant issued under this section and submit the record to the department in accordance with Section 17. 11 (g) Notwithstanding any other law, location information may 12 be obtained from a wireless communications device without a warrant 13 14 by: 15 (1) a private entity or a peace officer if the device is reported stolen by the owner; or 16 17 (2) a peace officer if: (A) there exists an immediate life-threatening 18 19 situation, as defined by Section 1(22), Article 18.20; or 20 (B) the officer reasonably believes the device is in the possession of a fugitive from justice for whom an arrest 21 warrant has been issued for committing a felony offense. 22 (h) A peace officer may apply for, and a district court may 23 24 issue, an order authorizing the officer to obtain location information from a wireless communications device on the officer's 25 26 showing that there are reasonable grounds to believe that the device is in the possession of a fugitive from justice for whom an 27

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arrest warrant has been issued for committing a felony offense. 1 2 (i) Regardless of whether an order has been issued with respect to the matter under Subsection (h), a peace officer must 3 apply for a warrant to obtain location information from a wireless 4 communications device under Subsection (g)(2) as soon as 5 practicable. If the district judge finds that the applicable 6 situation under Subsection (g)(2) did not occur and declines to 7 issue the warrant, any evidence obtained is not admissible in a 8 criminal action. 9 SECTION 5. Section 15(a), Article 18.21, Code of Criminal 10 Procedure, is amended to read as follows: 11 12 (a) The director of the department or the director's designee, the inspector general of the Texas Department of Criminal 13 14 Justice or the inspector general's designee, or the sheriff or 15 chief of a [designated] law enforcement agency or the sheriff's or chief's designee may issue an administrative subpoena to a 16 17 communication [communications] common carrier, [or] an electronic communications service, or a remote computing service to compel the 18 production of the carrier's or service's business records that: 19 20 (1) disclose information, excluding any location information, about: 21 the carrier's or service's customers; or 22 (A) 23 (B) users of the services offered by the carrier 24 or service; and 25 (2) are material to a criminal investigation. SECTION 6. Article 18.21, Code of Criminal Procedure, is 26 27 amended by adding Section 15A to read as follows:

1 Sec. 15A. COMPELLING PRODUCTION OF BUSINESS RECORDS DISCLOSING LOCATION INFORMATION. On application by the director of 2 the department or the director's designee, the inspector general of 3 the Texas Department of Criminal Justice or the inspector general's 4 5 designee, or the sheriff or chief of a law enforcement agency or the sheriff's or chief's designee, the district court may issue a 6 7 warrant pursuant to Article 18.02 to a communication common carrier, an electronic communications service, or a remote 8 computing service to compel the production of the carrier's or 9 service's business records that disclose location information 10 about the carrier's or service's customers or users of the 11 12 services offered by the carrier or service, if there is probable cause to believe the records disclosing location information will 13 14 provide evidence in a criminal investigation.

SECTION 7. Article 18.21, Code of Criminal Procedure, is amended by adding Section 17 to read as follows:

17 <u>Sec. 17. ANNUAL REPORT OF WARRANTS AND ORDERS. (a) Not</u> 18 <u>later than the 60th day after the date of expiration of a warrant or</u> 19 <u>order issued under this article or an order extending the period of</u> 20 <u>a warrant or order issued under this article, or not later than the</u> 21 <u>60th day after the date the court denies an application for a</u> 22 <u>warrant or order under this article, the court shall submit to the</u> 23 <u>department the following information, as applicable:</u>

24 (1) the receipt of an application for a warrant or 25 order under this article;

26 (2) the type of warrant or order for which the 27 application was made;

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1	(3) whether any application for an order of extension
2	was granted, granted as modified by the court, or denied;
3	(4) the period of monitoring authorized by the warrant
4	or order and the number and duration of any extensions of the
5	warrant or order;
6	(5) the offense under investigation, as specified in
7	the application for the warrant or order or an extension of the
8	warrant or order; and
9	(6) the law enforcement agency or prosecutor that
10	submitted an application for the warrant or order or an extension of
11	the warrant or order.
12	(b) Not later than March 15 of each year, each prosecutor
13	that submits an application for a warrant or order or an extension
14	of a warrant or order under this article shall submit to the
15	department the following information for the preceding calendar
16	year:
17	(1) the information required to be submitted by a
18	court under Subsection (a) with respect to each application
19	submitted by the prosecutor for the warrant or order or an extension
20	of the warrant or order;
21	(2) a general description of information collected
22	under each warrant or order that was issued by the court, including
23	the approximate number of individuals for whom location information
24	was intercepted and the approximate duration of the monitoring of
25	the location information of those individuals;
26	(3) the number of arrests made as a result of
27	information obtained under a warrant or order issued under this

1 article; 2 (4) the number of criminal trials commenced as a result of information obtained under a warrant or order issued 3 under this article; and 4 5 (5) the number of convictions obtained as a result of information obtained under a warrant or order issued under this 6 7 article. 8 (c) Information submitted to the department under this section is public information and subject to disclosure under 9 Chapter 552, Government Code. 10 (d) Not later than June 1 of each year, the public safety 11 12 director of the department shall submit a report to the governor, the lieutenant governor, the speaker of the house of 13 14 representatives, and the chairs of the standing committees of the 15 senate and house of representatives with primary jurisdiction over criminal justice. The report must contain the following 16 17 information for the preceding calendar year: (1) an assessment of the extent of tracking or 18 19 monitoring by law enforcement agencies of pen register, trap and trace, ESN reader, and location information; 20 21 (2) a comparison of the ratio of the number of applications for warrants or orders made under this article to the 22 number of arrests and convictions resulting from information 23 24 obtained under a warrant or order issued under this article; and (3) identification of the types of offenses 25 26 investigated under a warrant or order issued under this article. 27 SECTION 8. This Act takes effect September 1, 2015.