By: Hall (Burkett)

A BILL TO BE ENTITLED

	TO BE ENTITIED
1	AN ACT
2	relating to sworn statements and other documentation provided to
3	support the issuance of a search warrant.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Article 18.01(b), Code of Criminal Procedure, is
6	amended to read as follows:
7	(b) $\underline{(1)}$ No search warrant shall issue for any purpose in this
8	state unless sufficient facts are first presented to satisfy the
9	issuing magistrate that probable cause does in fact exist for its
10	issuance. A sworn affidavit setting forth substantial facts
11	establishing probable cause shall be <u>provided</u> [filed] in every
12	instance in which a search warrant is requested.
13	(2) For purposes of this article, a magistrate may
14	accept a sworn statement that is provided by telephone or other
15	means of wire or electronic communication. The magistrate shall
16	administer an oath to the person providing the statement. The
17	magistrate or the magistrate's designee shall:
18	(A) electronically record any statement
19	communicated orally under this subdivision; and
20	(B) promptly transcribe and preserve a written

other electronic transmission, other documentation in support of

(3) A magistrate may accept, by facsimile or e-mail or

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copy of that oral statement.

the issuance of a search warrant.

S.B. No. 715

- (4) Except as provided by Article 18.011, an [the]
 affidavit is public information if executed, and the magistrate's
 clerk shall make a copy of the affidavit available for public
 inspection in the clerk's office during normal business hours.
- SECTION 2. The change in law made by this Act applies only
 to a search warrant that is issued on or after the effective date of
 this Act. A search warrant issued before the effective date of this
 Act is governed by the law in effect on the date the warrant was
 issued, and the former law is continued in effect for that purpose.
- 10 SECTION 3. This Act takes effect September 1, 2015.