By: West S.B. No. 1116

A BILL TO BE ENTITLED

	A BILL TO BE ENTITLED
1	AN ACT
2	relating to a notice or document sent by mail or electronic mail by
3	a court, justice, judge, magistrate, or clerk of a judicial court.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Subtitle F, Title 2, Government Code, is amended
6	by adding Chapter 80 to read as follows:
7	CHAPTER 80. DELIVERY OF NOTICE AND DOCUMENTS
8	Sec. 80.001. DELIVERY OF NOTICE OR DOCUMENT. A court,
9	justice, judge, magistrate, or clerk may send any notice or
10	document by a method authorized by Section 80.002.
11	Sec. 80.002. AUTHORIZED DELIVERY OF NOTICE OR DOCUMENT. A
12	court, justice, judge, magistrate, or clerk may send any notice or
13	document using mail or electronic mail. This section applies to all
14	civil and criminal statutes requiring delivery of a notice or
15	document.
16	Sec. 80.003. ELECTRONIC MAIL ADDRESS. (a) If electronic
17	mail is used to send a notice or document and the person who will
18	receive the notice or document is registered with the electronic
19	filing system established under Section 72.031, as added by Chapter

(b) If electronic mail is used to send a notice or document

1290 (H.B. 2302), Acts of the 83rd Legislature, Regular Session,

2013, the court, justice, judge, magistrate, or clerk sending the

notice or document must use the electronic mail address on file with

the electronic filing system.

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and the person who will receive the notice or document is not
   registered with the electronic filing system established under
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   Section 72.031, as added by Chapter 1290 (H.B. 2302), Acts of the
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   83rd Legislature, Regular Session, 2013, the court, justice, judge,
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   magistrate, or clerk must use the electronic mail address provided
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   by the person.
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          Sec. 80.004. MAIL. (a) The definition of mail in this
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   chapter includes:
9
               (1) first-class mail;
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               (2) first-class United States mail;
               (3) <u>ordinary or regular mail; and</u>
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               (4) international first-class mail.
          (b) The definition of mail in this chapter does not include:
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               (1) any form of mail that requires proof of delivery;
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               (2) certified mail;
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               (3) certified mail or a comparable mailing method that
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   provides proof of delivery;
               (4) certified mail, restricted delivery;
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(9) first-class mail, return receipt requested;

(5) certified mail, return receipt requested;

(6) delivery by the United States Postal Service using

(7) documents delivered by common or contract

(8) express mail offered by the United States Postal

27 (10) freight mail;

a signature confirmation service;

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Service;

carriers, including Federal Express or United Parcel Service;

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1	(11) interagency mail;				
2	(12) international registered mail, return receipt				
3	requested;				
4	(13) mail, return receipt requested;				
5	(14) personal service or hand delivery;				
6	(15) prepaid registered mail;				
7	(16) registered mail;				
8	(17) registered mail, return receipt requested; and				
9	(18) certified or registered mail, restricted				
10	delivery, return receipt requested.				
11	Sec. 80.005. ELECTRONIC MAIL. (a) Authorized methods of				
12	delivering a notice or document by electronic mail include:				
13	(1) electronic notice sent through the electronic				
14	filing system under Section 72.031, as added by Chapter 1290 (H.B.				
15	2302), Acts of the 83rd Legislature, Regular Session, 2013;				
16	(2) electronic notice;				
17	(3) electronic mail messages;				
18	(4) e-mail; and				
19	(5) secure electronic mail.				
20	(b) Authorized methods of delivering a notice or document by				
21	electronic mail do not include:				
22	(1) facsimiles;				
23	(2) instant messaging;				
24	(3) messages on a social network website, including				
25	Facebook and Twitter;				
26	(4) telegraphs;				
27	(5) telephone messages;				

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1	(6) text messages;			
2	(7) videoconferencing;			
3	(8) voice messages; or			
4	(9) webcams.			
5	SECTION 2. This Act takes effect September 1,	2015.		