S.B. No. 631

By: Buckingham

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A BILL TO BE ENTITLED

AN ACT

2 relating to venue for the disposition of stolen property.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

4 SECTION 1. Articles 47.01a(a) and (d), Code of Criminal 5 Procedure, are amended to read as follows:

6 (a) If a criminal action relating to allegedly stolen property is not pending, a district judge, county court judge, 7 statutory county court judge, or justice of the peace having 8 jurisdiction as a magistrate in the county in which the property is 9 held or in which the property was alleged to have been stolen or a 10 11 municipal judge having jurisdiction as a magistrate in the 12 municipality in which the property is being held or in which the property was alleged to have been stolen may hold a hearing to 13 14 determine the right to possession of the property, upon the petition of an interested person, a county, a city, or the state. 15 Jurisdiction under this article [section] is based solely on 16 jurisdiction as a criminal magistrate under this code and not 17 jurisdiction as a civil court. The court shall: 18

19 (1) order the property delivered to whoever has the
20 superior right to possession, without conditions; [or]

(2) on the filing of a written motion before trial by an attorney representing the state, order the property delivered to whoever has the superior right to possession, subject to the condition that the property be made available to the prosecuting

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1 authority should it be needed in future prosecutions; or

2 (3) order the property awarded to the custody of the
3 peace officer, pending resolution of criminal investigations
4 regarding the property.

5 (d) Venue for a hearing under this article is in any 6 justice, county, statutory county, or district court in the county 7 in which the property is seized <u>or in which the property was alleged</u> 8 <u>to have been stolen</u> or in any municipal court in any municipality in 9 which the property is seized <u>or in which the property was alleged to</u> 10 <u>have been stolen</u>, except that the court may transfer venue to a 11 court in another county on the motion of any interested party.

SECTION 2. Article 47.02(b), Code of Criminal Procedure, is amended to read as follows:

14 (b) On written consent of the prosecuting attorney and 15 following an order described by Subsection (a), any magistrate having jurisdiction in the county in which the property was alleged 16 17 to have been stolen or, if the $[\frac{1}{2}]$ criminal action for theft or any other offense involving the illegal acquisition of property is 18 19 pending in another county, the county in which the action is pending may hold a hearing to determine the right to possession of the 20 property. If it is proved to the satisfaction of the magistrate 21 that any person is a true owner of the property alleged to have been 22 23 stolen, and the property is under the control of a peace officer, 24 the magistrate may, by written order, direct the property to be restored to that person. 25

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SECTION 3. This Act takes effect September 1, 2017.

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