## AN ACT

2 relating to the creation and preservation of certain records of 3 criminal proceedings.

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

5 SECTION 1. Articles 15.17(a) and (f), Code of Criminal 6 Procedure, are amended to read as follows:

7 (a) In each case enumerated in this Code, the person making 8 the arrest or the person having custody of the person arrested shall without unnecessary delay, but not later than 48 hours after the 9 10 person is arrested, take the person arrested or have him taken before some magistrate of the county where the accused was arrested 11 12 or, to provide more expeditiously to the person arrested the 13 warnings described by this article, before a magistrate in any other county of this state. The arrested person may be taken before 14 15 the magistrate in person or the image of the arrested person may be presented to the magistrate by means of a videoconference. 16 The magistrate shall inform in clear language the person arrested, 17 either in person or through a videoconference, of the accusation 18 against him and of any affidavit filed therewith, of his right to 19 retain counsel, of his right to remain silent, of his right to have 20 21 an attorney present during any interview with peace officers or 22 attorneys representing the state, of his right to terminate the interview at any time, and of his right to have an examining trial. 23 24 The magistrate shall also inform the person arrested of the

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person's right to request the appointment of counsel if the person 1 2 cannot afford counsel. The magistrate shall inform the person arrested of the procedures for requesting appointment of counsel. 3 4 If the person does not speak and understand the English language or is deaf, the magistrate shall inform the person in a manner 5 consistent with Articles 38.30 and 38.31, as appropriate. 6 The 7 magistrate shall ensure that reasonable assistance in completing the necessary forms for requesting appointment of counsel 8 is 9 provided to the person at the same time. If the person arrested is 10 indigent and requests appointment of counsel and if the magistrate 11 is authorized under Article 26.04 to appoint counsel for indigent 12 defendants in the county, the magistrate shall appoint counsel in 13 accordance with Article 1.051. If the magistrate is not authorized 14 to appoint counsel, the magistrate shall without unnecessary delay, 15 but not later than 24 hours after the person arrested requests 16 appointment of counsel, transmit, or cause to be transmitted to the court or to the courts' designee authorized under Article 26.04 to 17 appoint counsel in the county, the forms requesting the appointment 18 The magistrate shall also inform the person arrested 19 of counsel. 20 that he is not required to make a statement and that any statement made by him may be used against him. The magistrate shall allow the 21 person arrested reasonable time and opportunity to consult counsel 22 and shall, after determining whether the person is currently on 23 bail for a separate criminal offense, admit the person arrested to 24 25 bail if allowed by law. A record of the communication between the arrested person and the magistrate shall be made. [The record shall 26 be preserved until the earlier of the following dates: (1) the date 27

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1 on which the pretrial hearing ends; or (2) the 91st day after the 2 date on which the record is made if the person is charged with a misdemeanor or the 120th day after the date on which the record is 3 4 made if the person is charged with a felony. ] For purposes of this subsection, "videoconference" 5 means а two-way electronic communication of image and sound between the arrested person and 6 7 the magistrate and includes secure Internet videoconferencing.

A record required under Subsection (a) or (e) may 8 (f) 9 consist of written forms, electronic recordings, or other documentation as authorized by procedures adopted in the county 10 11 under Article 26.04(a). The record must be retained in compliance with the applicable records retention schedule prepared by the 12 13 director and librarian of the Texas State Library and Archives Commission under Section 441.158, Government Code. The counsel for 14 the defendant may obtain a copy of the record on payment of a 15 16 reasonable amount to cover the costs of reproduction or, if the defendant is indigent, the court shall provide a copy to the 17 defendant without charging a cost for the copy. 18

19 SECTION 2. Article 27.18, Code of Criminal Procedure, is 20 amended by amending Subsection (d) and adding Subsection (h) to 21 read as follows:

(d) A defendant who is confined in a county other than the county in which charges against the defendant are pending may use the videoconference method provided by this article [or by Article <u>15.17</u>] to enter a plea or waive a right in the court with jurisdiction over the case.

27 (h) For purposes of this article, "videoconference" means a

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2	arrested	person	and	the	magistra	te	and :	inclu	des	seci	ıre	Inte	rnet

- 3 <u>videoconferencing</u>.
- 4 SECTION 3. This Act takes effect September 1, 2019.

President of the Senate Speaker of the House I hereby certify that S.B. No. 815 passed the Senate on May 7, 2019, by the following vote: Yeas 31, Nays 0; May 23, 2019, Senate refused to concur in House amendment and requested appointment of Conference Committee; May 23, 2019, House granted request of the Senate; May 26, 2019, Senate adopted Conference Committee Report by the following vote: Yeas 31, Nays 0.

## Secretary of the Senate

I hereby certify that S.B. No. 815 passed the House, with amendment, on May 21, 2019, by the following vote: Yeas 81, Nays 52, two present not voting; May 23, 2019, House granted request of the Senate for appointment of Conference Committee; May 26, 2019, House adopted Conference Committee Report by the following vote: Yeas 102, Nays 39, two present not voting.

Chief Clerk of the House

Approved:

Date

Governor