By:SchofieldH.B. No. 2919Substitute the following for H.B. No. 2919:EachC.S.H.B. No. 2919

A BILL TO BE ENTITLED

1 AN ACT 2 relating to the dormancy of certain judgments. 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 4 SECTION 1. Sections 34.001(a) and (b), Civil Practice and 5 Remedies Code, are amended to read as follows: 6 (a) If a writ of execution is not issued or a receiver is not appointed under Section 31.002 within 10 years after the rendition 7 of a judgment of a court of record or a justice court, the judgment 8 9 is dormant and execution may not be issued on the judgment unless it is revived. 10 11 (b) If a writ of execution is issued or a receiver is 12 appointed under Section 31.002 within 10 years after rendition of a judgment but a subsequent [second] writ is not issued or a 13 14 subsequent receiver is not appointed within 10 years after issuance of that [the first] writ or appointment of that receiver, the 15 judgment becomes dormant. A <u>subsequent</u> [second] writ may be issued 16 or subsequent receiver appointed at any time within 10 years after 17 issuance of the previous [first] writ or appointment of the 18 previous receiver. 19 SECTION 2. (a) The change in law made by this Act applies 20 only to a judgment that: 21

(1) is not dormant on the effective date of this Act;and

24 (2) was entered before, on, or after the effective

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1 date of this Act.

2 (b) A judgment that is dormant on the effective date of this 3 Act is governed by the law applicable to the judgment immediately 4 before the effective date of this Act, and that law is continued in 5 effect for that purpose.

6 SECTION 3. This Act takes effect September 1, 2021.