By: Hughes S.B. No. 1661 (Smith, et al.)

A BILL TO BE ENTITLED

1	AN ACT
2	relating to a ballot scan system used in a central counting station.
3	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
4	SECTION 1. Section 127.1301(b), Election Code, is amended
5	to read as follows:
6	(b) An authority operating a central counting station under
7	this chapter may only [not] purchase or use a [centrally counted
8	optical] ballot scan system if the system is only capable of using
9	[that uses] a data transfer media device that:
10	(1) [storage disc on which information,] once a cast
11	vote record is written, is incapable [capable] of being modified
12	<pre>without automatic:</pre>
13	(A) detection of the modification; and
14	(B) rejection of the cast vote record; and
15	(2) does not allow for the process under Subdivision
16	(1) to be overridden or circumvented.

SECTION 2. This Act takes effect September 1, 2023.

17