By: Bell of Montgomery

H.B. No. 103

AN ACT

A BILL TO BE ENTITLED

2 relating to state preemption of certain municipal and county 3 regulation.

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

SECTION 1. The legislature finds that:

6 (1) the state has historically been the exclusive 7 regulator of many aspects of commerce, trade, elections, and 8 criminal justice in this state;

9 (2) in recent years, several local jurisdictions have 10 sought to establish their own regulations of commerce, trade, 11 elections, and criminal justice that are different than the state's 12 regulations; and

(3) the local regulations have led to a patchwork ofregulations that apply inconsistently across this state.

15 SECTION 2. The purpose of this Act is to provide additional 16 statewide consistency by returning sovereign regulatory authority 17 powers to the state where those powers belong in accordance with the 18 Texas Constitution, including Section 5, Article XI, of that 19 constitution.

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SECTION 3. This Act:

(1) may not be construed to prohibit a municipality or
county from building or maintaining a road, imposing a tax, or
carrying out any authority expressly authorized by statute;

24 (2) may not be construed to prohibit a home-rule

1 municipality from providing the same services and imposing the same 2 regulations that a general-law municipality is authorized to 3 provide or impose;

4 (3) does not affect the authority of a municipality or5 county to conduct a public awareness campaign; and

6 (4) does not affect the authority of a municipality or 7 county to repeal or amend an existing ordinance, order, or rule that 8 violates the provisions of this Act for the limited purpose of 9 bringing that ordinance, order, or rule in compliance with this 10 Act.

11 SECTION 4. Chapter 102A, Civil Practice and Remedies Code, 12 is amended by adding Subchapter A, and a heading is added to that 13 subchapter to read as follows:

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SUBCHAPTER A. PRIVATE ACTION

15 SECTION 5. Section 102A.001, Civil Practice and Remedies 16 Code, is transferred to Subchapter A, Chapter 102A, Civil Practice 17 and Remedies Code, as added by this Act, and amended to read as 18 follows:

19 Sec. 102A.001. DEFINITION. In this <u>subchapter</u> [chapter], 20 "person" means an individual, corporation, business trust, estate, 21 trust, partnership, limited liability company, association, joint 22 venture, agency or instrumentality, public corporation, any legal 23 or commercial entity, or protected or registered series of a 24 for-profit entity.

25 SECTION 6. Section 102A.0015, Civil Practice and Remedies 26 Code, as added by S.B. 1008, Acts of the 89th Legislature, Regular 27 Session, 2025, as effective September 1, 2025, and Section

102A.002, Civil Practice and Remedies Code, as amended by S.B.
1008, Acts of the 89th Legislature, Regular Session, 2025, as
effective September 1, 2025, are transferred to Subchapter A,
Chapter 102A, Civil Practice and Remedies Code, as added by this
Act, reenacted, and amended to read as follows:

6 Sec. 102A.0015. APPLICABILITY <u>OF CHAPTER</u>. In this chapter, 7 a reference to a municipality or county includes a public health 8 district created by one or more municipalities or counties.

9 Sec. 102A.002. LIABILITY FOR CERTAIN REGULATION. (a) Any 10 person who has sustained an injury in fact, actual or threatened, 11 from a municipal or county ordinance, order, or rule adopted or 12 enforced by a municipality or county in violation of any of the 13 following provisions or a trade association representing the person 14 has standing to bring and may bring an action against the 15 municipality or county:

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(1) Section 1.004, Agriculture Code;

17 (2) Section 1.109, Busi	iness & Commerce Code;
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18 (3) Section 1.023, Election Code;

19 (4) Section 1.004, Finance Code;

20 (5) Section 1.007 or [(3-a)] Chapter 437, 437A, or 21 438, Health and Safety Code;

22	(6) [(4)] Section 30.005, Insurance Code;
23	(7) [(5)] Section 1.005, Labor Code;
24	(8) [(6)] Section 229.901, Local Government Code;
25	(9) [(7)] Section 1.003, Natural Resources Code;
26	(10) [(8)] Section 1.004, Occupations Code;
27	(11) Section 1.08(b), Penal Code; or

1	(12) [(9)] Section 1.004, Property Code.
2	(b) A person who has sustained an actual or threatened
3	injury in fact from a municipal or county ordinance, order, or rule
4	adopted or enforced in violation of Section 40.001 or 250A.001,
5	Local Government Code, or a nonprofit organization or trade
6	association representing the person, has standing to bring an
7	action against the municipality or county.
8	SECTION 7. Sections 102A.003, 102A.004, 102A.005, and
9	102A.006, Civil Practice and Remedies Code, are transferred to
10	Subchapter A, Chapter 102A, Civil Practice and Remedies Code, as
11	added by this Act, and amended to read as follows:
12	Sec. 102A.003. REMEDIES. (a) A claimant is entitled to
13	recover in an action brought under this <u>subchapter</u> [chapter]:
14	(1) declaratory and injunctive relief; and
15	(2) costs and reasonable attorney's fees.
16	(b) A municipality or county is entitled to recover in an
17	action brought under this <u>subchapter</u> [chapter] costs and reasonable
18	attorney's fees if the court finds the action to be frivolous.
19	Sec. 102A.004. IMMUNITY WAIVER. Governmental immunity of a
20	municipality or county to suit and from liability is waived to the
21	extent of liability created by this <u>subchapter</u> [chapter].
22	Sec. 102A.005. NOTICE. A municipality or county is
23	entitled to receive notice of a claim against it under this
24	subchapter [chapter] not later than three months before the date a
25	claimant files an action under this <u>subchapter</u> [chapter]. The
26	notice must reasonably describe:
27	(1) the injury claimed; and

H.B. No. 103 1 (2) the ordinance, order, or rule that is the cause of 2 the injury. Sec. 102A.006. VENUE. (a) Notwithstanding any other law, 3 including Chapter 15, a claimant may bring an action under this 4 subchapter [chapter] in: 5 6 (1) the county in which all or a substantial part of 7 the events giving rise to the cause of action occurred; or 8 (2) if the defendant is a municipality, a county in 9 which the municipality is located. If the action is brought in a venue authorized by this 10 (b) section, the action may not be transferred to a different venue 11 without the written consent of all parties. 12 SECTION 8. Chapter 102A, Civil Practice and Remedies Code, 13 14 is amended by adding Subchapter B to read as follows: 15 SUBCHAPTER B. ATTORNEY GENERAL ENFORCEMENT 16 Sec. 102A.051. DEFINITION. In this subchapter, 17 "no-new-revenue tax rate" means the no-new-revenue tax rate calculated under Chapter 26, Tax Code. 18 19 Sec. 102A.052. ATTORNEY GENERAL INVESTIGATION AND ACTION. (a) The attorney general may investigate an alleged violation of a 20 law described by Section 102A.002 by a municipality or county. 21 22 (b) The attorney general may bring an action for injunctive, declaratory, or mandamus relief against a municipality or county if 23 24 the attorney general determines after conducting an investigation under Subsection (a) that the municipality or county violated a law 25 26 described by Section 102A.002. 27 (c) Notwithstanding any other law, including Chapter 15,

1	the attorney general may bring an action under this section in:
2	(1) the county in which all or a substantial part of
3	the events giving rise to the cause of action occurred; or
4	(2) if the defendant is a municipality, a county in
5	which the municipality is located.
6	Sec. 102A.053. EFFECTS OF PENDENCY OF ACTION. (a) During
7	the pendency of an action brought under Section 102A.052, with
8	respect to a municipality or county defending the action:
9	(1) the comptroller shall withhold payment of any
10	money due to the municipality or county under Section 321.502 or
11	<u>323.502, Tax Code;</u>
12	(2) the municipality or county may not adopt an ad
13	valorem tax rate that exceeds the municipality's or county's
14	<pre>no-new-revenue tax rate;</pre>
15	(3) the municipality or county may not adopt a budget
16	that exceeds the total expenditures of the budget under which the
17	municipality or county is operating at the time the attorney
18	general brings the action under Section 102A.052; and
19	(4) the municipality or county may not receive state
20	grant funds and any pending application for such funds shall be
21	denied.
22	(b) Section 109.004(a)(1), Local Government Code, does not
23	apply to a municipality if the comptroller is withholding payments
24	from the municipality in accordance with Subsection (a)(1) of this
25	section.
26	(c) Notwithstanding Section 120.002, Local Government Code,
27	a county may not hold an election under that section if the

1 comptroller is withholding payments from the county in accordance 2 with Subsection (a)(1) of this section. (d) Notwithstanding Subsection (a)(4), a municipality or 3 county may receive state grant funds for grants provided for the 4 5 purpose of: 6 (1) responding to a disaster declared under Chapter 7 418, Government Code, if: 8 (A) for a municipality, the municipality is located in a county or a county adjacent to a county that includes 9 10 an area specified in the disaster declaration; and (B) for a county, the county or a county adjacent 11 12 to the county includes an area specified in the disaster 13 declaration; or 14 (2) providing financial assistance to a municipal 15 police department, sheriff's department, constable's office, district or county attorney's office, fire department, municipal or 16 17 county jail, or other municipal or county department providing law enforcement or emergency response services. 18 Sec. 102A.054. ACTION PROCEDURES. (a) A municipality or 19 county defending an action brought under Section 102A.052 has the 20 21 burden of proof to establish that the municipality or county complied with the law that is the subject of the action. 22 (b) The trial court shall set an action brought under 23 24 Section 102A.052: 25 (1) for an initial hearing not later than the 30th day 26 after the date the municipality or county defending the action was

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27 served with process for the action; and

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1	(2) for a trial on the merits not later than the 90th
2	day after the date the municipality or county defending the action
3	was served with process for the action, unless:
4	(A) the municipality or county and the attorney
5	general agree to a later date; and
6	(B) the court determines that holding trial at a
7	later date is in the interest of justice.
8	Sec. 102A.055. APPELLATE JURISDICTION; EXPEDITED APPEAL.
9	(a) The Fifteenth Court of Appeals has exclusive intermediate
10	appellate jurisdiction of an action brought under Section 102A.052.
11	A party must appeal the action not later than the 30th day after the
12	date the judgment is signed.
13	(b) An appellate court shall expedite an appeal of an action
14	brought under Section 102A.052.
15	Sec. 102A.056. RESOLUTION OF ACTION IN FAVOR OF ATTORNEY
16	GENERAL. (a) If the attorney general prevails in an action brought
17	under Section 102A.052:
18	(1) the municipality or county defending the action
19	may not, during the five fiscal years following the year in which
20	the judgment becomes final:
21	(A) adopt an ad valorem tax rate that exceeds the
22	<pre>municipality's or county's no-new-revenue tax rate; or</pre>
23	(B) receive state grant funds; and
24	(2) the court issuing the final judgment resolving the
25	action shall provide in the judgment that the state is entitled to
26	recover from the municipality or county defending the action a
27	penalty equal to the balance of the suspense account maintained for

1 the municipality or county under Section 321.501 or 323.501, Tax 2 Code, as applicable, that exists on the date the judgment is signed, 3 less the amount the comptroller may retain under Subsection (b) of 4 this section. 5 (b) Except as provided by this subsection, the comptroller shall, on receipt of a copy of the final judgment in an action 6 7 brought under Section 102A.052, deposit the balance of the suspense 8 account maintained for the municipality or county defending the action under Section 321.501 or 323.501, Tax Code, as applicable, 9 10 as of the date the judgment is signed to the credit of the general revenue fund. The comptroller may retain in the suspense account 11 12 maintained for the municipality or county an amount not to exceed five percent of the balance of the suspense account as of the date 13 the judgment is signed for the purpose of making refunds for 14 overpayments to the suspense account or redeeming dishonored checks 15 and drafts deposited to the credit of the suspense account. Not 16 17 later than the fourth anniversary of the date the comptroller retains an amount in a suspense account under this subsection, the 18 19 comptroller shall deposit the balance of that retained amount, if any, to the credit of the general revenue fund. 20 (c) Section 109.004(a)(1), Local Government Code, does not 21 22 apply to a municipality subject to a final judgment in an action brought under Section 102A.052 for six state fiscal years following 23 24 the date the judgment is signed. (d) Notwithstanding Section 120.002, Local Government Code, 25 26 a county may not hold an election under that section if the county has been the subject of an adverse final judgment in an action 27

1	brought under Section 102A.052 before the sixth anniversary of the
2	date the judgment is signed.
3	Sec. 102A.057. RESOLUTION OF ACTION IN FAVOR OF
4	MUNICIPALITY OR COUNTY. If a municipality or county prevails in an
5	action brought under Section 102A.052, the comptroller shall
6	immediately send to the municipality or county any balance of the
7	suspense account maintained for the municipality or county under
8	Section 321.501 or 323.501, Tax Code, as applicable, being held
9	under Section 102A.053(a)(1) as of the date the final judgment
10	resolving the action is signed, including any interest that accrued
11	on the balance of the suspense account during the period the balance
12	was withheld.
13	SECTION 9. Chapter 1, Election Code, is amended by adding
14	Section 1.023 to read as follows:
15	Sec. 1.023. PREEMPTION. Unless expressly authorized by
16	another statute, a municipality or county may not adopt, enforce,
17	or maintain an ordinance, order, or rule regulating conduct in a
18	field of regulation that is occupied by a provision of this code.
19	An ordinance, order, or rule that violates this section is void,
20	unenforceable, and inconsistent with this code.
21	SECTION 10. Chapter 1, Health and Safety Code, is amended by
22	adding Section 1.007 to read as follows:
23	Sec. 1.007. PREEMPTION. Unless expressly authorized by
24	another statute, a municipality or county may not adopt, enforce,
25	or maintain an ordinance, order, or rule regulating conduct in a
26	field of regulation that is occupied by a provision of this code.
27	An ordinance, order, or rule that violates this section is void,

1	unenforceable, and inconsistent with this code.
2	SECTION 11. Subtitle C, Title 2, Local Government Code, is
3	amended by adding Chapter 40 to read as follows:
4	CHAPTER 40. PREEMPTION
5	Sec. 40.001. PREEMPTION. Unless expressly authorized by
6	another statute, a municipality may not adopt, enforce, or maintain
7	an ordinance or rule regulating conduct in a field of regulation
8	that is occupied by a provision of this subtitle. An ordinance or
9	rule that violates this section is void, unenforceable, and
10	inconsistent with this subtitle.
11	SECTION 12. Subtitle C, Title 7, Local Government Code, is
12	amended by adding Chapter 250A to read as follows:
13	CHAPTER 250A. PREEMPTION
14	Sec. 250A.001. PREEMPTION. Unless expressly authorized by
15	another statute, a municipality or county may not adopt, enforce,
16	or maintain an ordinance, order, or rule regulating conduct in a
17	field of regulation that is occupied by a provision of this title.
18	An ordinance, order, or rule that violates this section is void,
19	unenforceable, and inconsistent with this title.
20	SECTION 13. Section 1.08, Penal Code, is amended to read as
	SECTION 15. Section 1.08, Penal code, is amended to read as
21	follows:
21 22	
	follows:
22	follows: Sec. 1.08. PREEMPTION. <u>(a)</u> No governmental subdivision or
22 23	follows: Sec. 1.08. PREEMPTION. <u>(a)</u> No governmental subdivision or agency may enact or enforce a law that makes any conduct covered by

27 (b) Unless expressly authorized by another statute, a

1 <u>municipality or county may not adopt, enforce, or maintain an</u> 2 <u>ordinance, order, or rule regulating conduct that is otherwise</u> 3 <u>prohibited by a provision of this code. An ordinance, order, or</u> 4 <u>rule that violates this subsection is void, unenforceable, and</u> 5 inconsistent with this code.

6 SECTION 14. Subchapter B, Chapter 102A, Civil Practice and 7 Remedies Code, as added by this Act, applies only to a cause of 8 action that accrues on or after the effective date of this Act.

9 SECTION 15. Every provision, section, subsection, 10 sentence, clause, phrase, or word in this Act, and every application of the provisions in this Act to every person, group of 11 12 persons, or circumstances, are severable from each other. If any 13 application of any provision in this Act to any person, group of persons, or circumstances is found by a court to be invalid, 14 15 preempted, or unconstitutional, for any reason whatsoever, then the remaining applications of the Act to all other persons and 16 17 circumstances shall be severed and preserved and shall remain in effect. All constitutionally valid applications of the provisions 18 19 in this Act shall be severed from any applications that a court finds to be invalid, preempted, or unconstitutional, because it is 20 the legislature's intent and priority that every single valid 21 application of every statutory provision be allowed to stand alone. 22 23 The legislature further declares that it would have enacted this Act, and each provision, section, subsection, sentence, clause, 24 phrase, or word, and all constitutional applications of the 25 26 provisions of this Act, irrespective of the fact that any provision, section, subsection, sentence, clause, phrase, or word, 27

or applications of this chapter were to be declared invalid,
preempted, or unconstitutional.

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3 SECTION 16. The Texas Supreme Court has exclusive and 4 original jurisdiction over a challenge to the constitutionality of 5 this Act or any part of this Act and may issue injunctive or 6 declaratory relief in connection with the challenge.

7 SECTION 17. This Act takes effect on the 91st day after the8 last day of the legislative session.