By: Middleton S.B. No. 823 (Leo Wilson, Louderback, Manuel, Longoria, Hunter, et al.)

A BILL TO BE ENTITLED

1	AN ACT
2	relating to labeling and representation of imported shrimp;
3	authorizing an administrative penalty.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Subchapter F, Chapter $436$ , Health and Safety
6	Code, is amended by adding Section 436.083 to read as follows:
7	Sec. 436.083. LABELING OF SHRIMP. (a) For purposes of this
8	section, a shrimp is considered to be imported if the shrimp does
9	not satisfy the United States country of origin requirements for
10	wild or farm-raised shellfish established by 7 C.F.R. Section
11	60.128, or successor regulations.
12	(b) A food service supplier, wholesaler, distributor, or
13	wholesale distributor may not sell shrimp in this state unless the
14	shrimp's label includes a clear and conspicuous notice stating
15	whether the shrimp is imported.
16	(c) A restaurant shall not label or represent imported
17	shrimp as "Texas shrimp," "American shrimp," "Domestic shrimp," or
18	"Gulf shrimp."
19	(d) The department, a public health district, a county, or a
20	municipality that under Chapter 431 or 437 requires a restaurant,
21	food service supplier, wholesaler, distributor, or wholesale
22	distributor to hold a license or permit to operate in this state may
23	impose an administrative penalty against the license or permit
24	holder for a violation of this section or a rule adopted under this

1

S.B. No. 823

1 section.

2 (e) It is an affirmative defense to the imposition of an administrative penalty under this section that the license or 3 permit holder believed in good faith the shrimp was not imported. 4 5 (f) This section does not create a private cause of action or change any common law or statutory duty. 6 7 (g) This section does not apply to foods served or prepared in similar retail food establishments, such as grocery stores or 8 9 other food enterprises located within grocery stores, or properly 10 labeled shrimp packaged by itself or as an ingredient in another packaged food product that is sold packaged. 11 SECTION 2. As soon as practicable after the effective date 12 of this Act, the executive commissioner of the Health and Human 13 Services Commission shall adopt rules necessary to implement 14

15 Section 436.083, Health and Safety Code, as added by this Act.

16 SECTION 3. This Act takes effect September 1, 2025.

2