Ву:	B.	No
Substitute the following forB. No:		
By:	C.SB.	No

A BILL TO BE ENTITLED

1	AN ACT
2	relating to the manner in which certain criminal and juvenile
3	proceedings are conducted.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Chapter 1, Code of Criminal Procedure, is
6	amended by adding Article 1.027 to read as follows:
7	Art. 1.027. PROCEEDINGS BY VIDEOCONFERENCE. (a) Except as
8	provided by Subsection (b), a court may conduct all or part of a
9	proceeding under this code by videoconference, and may allow or
10	require any party, attorney, witness, court reporter, juror, or
11	other participant in a proceeding under this code to participate by
12	videoconference in the proceeding, if:
13	(1) the videoconference provides for a simultaneous,
14	compressed full motion video and for interactive communication of
15	image and sound between the judge, the attorney representing the
16	state, the defendant, and the defendant's attorney; and
17	(2) on request of the defendant, the defendant and the
18	defendant's attorney are able to communicate privately without
19	being recorded or heard by the judge or the attorney representing
20	the state.
21	(b) The defendant and the attorney representing the state
22	must file with the court written consent to the use of
23	videoconference if:
24	(1) the applicable proceeding is a contested matter

1 involving witness testimony; or

2 (2) the United States Constitution or the Texas
3 Constitution otherwise requires that consent.

4 SECTION 2. Article 1.13(a), Code of Criminal Procedure, is 5 amended to read as follows:

6 (a) The defendant in a criminal prosecution for any offense other than a capital felony case in which the state notifies the 7 8 court and the defendant that it will seek the death penalty shall have the right, upon entering a plea, to waive the right of trial by 9 10 jury, conditioned, however, that [, except as provided by Article 27.19_r] the waiver must be made [in person] by the defendant in 11 12 writing in open court with the consent and approval of the court, 13 and the attorney representing the state. The consent and approval 14 by the court shall be entered of record on the minutes of the court, 15 and the consent and approval of the attorney representing the state shall be in writing, signed by that attorney, and filed in the 16 17 papers of the cause before the defendant enters the defendant's 18 plea.

SECTION 3. Article 1.15, Code of Criminal Procedure, is amended to read as follows:

Art. 1.15. JURY IN FELONY. No person can be convicted of a felony except upon the verdict of a jury duly rendered and recorded, unless the defendant, upon entering a plea, has in open court [in person] waived the defendant's [his] right of trial by jury in writing in accordance with Articles 1.13 and 1.14; provided, however, that it shall be necessary for the state to introduce evidence into the record showing the guilt of the defendant and said

1 evidence shall be accepted by the court as the basis for its judgment and in no event shall a person charged be convicted upon 2 3 the defendant's [his] plea without sufficient evidence to support the same. The evidence may be stipulated if the defendant in such 4 5 case consents in writing, in open court, to waive the appearance, confrontation, and cross-examination of witnesses, and further 6 consents either to an oral stipulation of the evidence and 7 8 testimony or to the introduction of testimony by affidavits, written statements of witnesses, and any other documentary evidence 9 10 in support of the judgment of the court. Such waiver and consent must be approved by the court in writing, and be filed in the file of 11 12 the papers of the cause.

13 SECTION 4. Article 27.13, Code of Criminal Procedure, is 14 amended to read as follows:

Art. 27.13. PLEA OF GUILTY OR NOLO CONTENDERE IN FELONY. A plea of "guilty" or a plea of "nolo contendere" in a felony case must be made in open court by the defendant [in person]; and the proceedings shall be as provided in Articles 26.13, 26.14 and 27.02. If the plea is before the judge alone, same may be made in the same manner as is provided for by Articles 1.13 and 1.15.

21 SECTION 5. Articles 27.18(a), (b), and (d), Code of 22 Criminal Procedure, are amended to read as follows:

(a) <u>A</u> [Notwithstanding any provision of this code requiring that a plea or a waiver of a defendant's right be made in open court, court may accept the plea or waiver by videoconference to the court if:

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(1) [the defendant and the attorney representing the

1 state file with the court written consent to the use of 2 videoconference;

3 [(2)] the videoconference provides for a 4 simultaneous, compressed full motion video[7] and <u>for</u> interactive 5 communication of image and sound between the judge, the attorney 6 representing the state, the defendant, and the defendant's 7 attorney; and

8 (2) [(3)] on request of the defendant, the defendant 9 and the defendant's attorney are able to communicate privately 10 without being recorded or heard by the judge or the attorney 11 representing the state.

12 (b) Notwithstanding any other law, on [On] motion of the defendant or the attorney representing the state or in the court's 13 discretion, the court may terminate 14 an appearance by 15 videoconference at any time during the appearance and require an appearance by the defendant in person in open court. 16

(d) For a [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 15.17 may be used to allow the entry of [to enter] a plea or the waiver of [waive] a right in the court with jurisdiction over the case.

23 SECTION 6. Article 27.19(a), Code of Criminal Procedure, is
24 amended to read as follows:

(a) Notwithstanding any other provision of this code, a
court shall accept a plea of guilty or nolo contendere from a
defendant who is confined in a penal institution if the plea is

1 made: (1) in accordance with the procedure established by 2 3 Article 27.18; or 4 in writing, including a writing delivered by (2) 5 United States mail or secure electronic or facsimile transmission, before the appropriate court having jurisdiction in the county in 6 which the penal institution is located, provided that: 7 8 (A) the defendant is notified by the court of original jurisdiction of the right to counsel and the procedures 9 10 for requesting appointment of counsel, and is provided a reasonable opportunity to request a court-appointed lawyer; 11 12 (B) if the defendant elects to proceed without counsel, the defendant must waive the right to counsel 13 in 14 accordance with Article 1.051; and 15 (C) [the defendant must waive the <u>right</u> 16 present at the taking of the plea or to have counsel present, if the 17 defendant has counsel; and [(D)] if the defendant is charged with a felony, 18 judgment and sentence are rendered in accordance with the 19 20 conditions and the procedure established by Article 42.14(b). 21 SECTION 7. Chapter 51, Family Code, is amended by adding Section 51.055 to read as follows: 22 23 Sec. 51.055. PROCEEDINGS BY VIDEOCONFERENCE. (a) Except as provided by Subsection (b), a juvenile court may conduct all or 24 part of a hearing or other proceeding under this title by 25 26 videoconference, and may allow or require any party, attorney, witness, court reporter, juror, or other participant in a 27

1 proceeding under this title to participate by videoconference in the proceeding, if: 2 3 (1) the videoconference provides for a simultaneous, compressed full motion video and for interactive communication of 4 5 image and sound between the judge, the attorney representing the 6 state, the child, and the child's attorney; and 7 (2) on request of the child, the child and the child's 8 attorney are able to communicate privately without being recorded or heard by the judge or the attorney representing the state. 9 10 (b) The child and the attorney representing the state must file with the juvenile court written consent to the use of 11 12 videoconference if: 13 (1) the applicable proceeding is a contested matter 14 involving witness testimony; or 15 (2) the United States Constitution or the Texas 16 Constitution otherwise requires that consent. 17 (c) The Office of Court Administration of the Texas Judicial 18 System shall provide guidance and assistance to the extent possible 19 to a juvenile court conducting by videoconference a proceeding 20 involving a jury. (d) The judge of a juvenile court shall submit to the Office 21 of Court Administration of the Texas Judicial System a plan for 22 conducting proceedings under this title by videoconference. The 23 24 plan must: 25 (1) include protocols for handling physical evidence; 26 and 27 (2) require an unobstructed view of any party or

witness who provides testimony from a location that is different 1 from the location for the proceeding. 2 SECTION 8. Section 54.012(a), Family Code, is amended to 3 4 read as follows: (a) A detention hearing under Section 54.01 may be held 5 6 using interactive video equipment if [+ 7 [(1) the child and the child's attorney agree to the 8 video hearing; and 9 $\left[\frac{(2)}{(2)}\right]$ the parties to the proceeding have the opportunity to cross-examine witnesses. Consent of the parties is 10 not required for the detention hearing to be held in the manner 11 specified by this subsection, except as provided by Section 12 51.055(b). 13 SECTION 9. Section 54.012(b), Family Code, is repealed. 14 15 SECTION 10. The change in law made by this Act applies to a proceeding that commences on or after the effective date of this 16 17 Act. A proceeding that commences before the effective date of this Act is governed by the law in effect on the date the proceeding 18 commenced, and the former law is continued in effect for that 19 20 purpose. 21 SECTION 11. This Act takes effect September 1, 2023.