2	relating to information provided by electronic means in support of
3	the issuance of a search warrant.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Article 18.01, Code of Criminal Procedure, is
6	amended by adding Subsection (b-1) to read as follows:
7	(b-1)(1) For purposes of this article, a magistrate may
8	consider information communicated by telephone or other reliable
9	electronic means in determining whether to issue a search warrant.
10	The magistrate may examine an applicant for a search warrant and any
11	person on whose testimony the application is based. The applicant
12	or other person must be placed under oath before the examination.
13	(2) If an applicant for a search warrant attests to the
14	contents of an affidavit submitted by reliable electronic means,
15	the magistrate must acknowledge the attestation in writing on the
16	affidavit. If the magistrate considers additional testimony or
17	exhibits, the magistrate must:
18	(A) ensure that the testimony is recorded
19	verbatim by an electronic recording device, by a court reporter, or
20	in writing;
21	(B) ensure that any recording or reporter's notes
22	are transcribed and that the transcription is certified as accurate
23	and is preserved;
24	(C) sign, certify the accuracy of, and preserve

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1	any other written record; and		
2	(D) ensure that the exhibits are preserved.		
3	(3) An applicant for a search warrant who submits		
4	information as authorized by this subsection must prepare a		
5	proposed duplicate original of the warrant and must read or		
6	otherwise transmit its contents verbatim to the magistrate. A		
7	magistrate must enter into an original search warrant the contents		
8	of a proposed duplicate original that are read to the magistrate. If		
9	the applicant transmits the contents by reliable electronic means,		
10	the transmission received by the magistrate may serve as the		
11	original search warrant.		
12	(4) The magistrate may modify a search warrant that is		
13	submitted as described by Subdivision (3). If the magistrate		
14	modifies the warrant, the magistrate must:		
15	(A) transmit the modified version to the		
16	applicant by reliable electronic means; or		
17	(B) file the modified original and direct the		
18	applicant to modify the proposed duplicate original accordingly.		
19	(5) A magistrate who issues a search warrant for which		
20	information is provided by telephone or reliable electronic means		
21	must:		
22	(A) sign the original documents;		
23	(B) enter the date and time of issuance on the		
24	warrant; and		
25	(C) transmit the warrant by reliable electronic		
26	means to the applicant or direct the applicant to sign the judge's		
27	name and enter the date and time on the duplicate original.		

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- 1 (6) Evidence obtained pursuant to a search warrant for
- 2 which information was provided in accordance with this subsection
- 3 <u>is not subject to suppression on the ground that issuing the warrant</u>
- 4 in compliance with this subsection was unreasonable under the
- 5 <u>circumstances</u>, absent a finding of bad faith.
- 6 SECTION 2. The change in law made by this Act applies only
- 7 to a search warrant that is issued on or after the effective date of
- 8 this Act. A search warrant that was issued before the effective
- 9 date of this Act is governed by the law in effect on the date the
- 10 warrant was issued, and the former law is continued in effect for
- 11 that purpose.
- 12 SECTION 3. This Act takes effect September 1, 2015.

President of the Senate	Speaker of the House
I certify that H.B. No. 326	was passed by the House on May 6,
2015, by the following vote: Y	eas 143, Nays 1, 2 present, not
voting.	
	Chief Clerk of the House
I certify that H.B. No. 32	6 was passed by the Senate on May
26, 2015, by the following vote:	Yeas 31, Nays 0.
	Secretary of the Senate
APPROVED:	
Date	
Governor	