By: Naishtat H.B. No. 1539

A BILL TO BE ENTITLED

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- 2 relating to associate judges for statutory probate courts.
- 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
- 4 SECTION 1. The heading to Chapter 54, Government Code, is
- 5 amended to read as follows:
- 6 CHAPTER 54. MASTERS; MAGISTRATES; REFEREES; ASSOCIATE JUDGES
- 7 SECTION 2. The heading to Subchapter G, Chapter 54,
- 8 Government Code, is amended to read as follows:
- 9 SUBCHAPTER G. STATUTORY PROBATE COURT ASSOCIATE JUDGES [MASTERS]
- SECTION 3. Sections 54.603-54.614, Government Code, are
- 11 amended to read as follows:
- 12 Sec. 54.603. APPOINTMENT. (a) After obtaining the
- 13 approval of the commissioners court, the judge of a statutory
- 14 probate court by order may appoint a person to act as <u>associate</u>
- judge [probate master] for the statutory probate court.
- 16 (b) The commissioners court may authorize the appointment
- 17 of <u>an associate judge</u> [a probate master] for each court or may
- 18 authorize one or more <u>associate judges</u> [probate masters] to share
- 19 service with two or more courts, if more than one statutory probate
- 20 court exists in a county.
- 21 (c) If <u>an associate judge</u> [a probate master] serves more
- 22 than one court, the associate judge's [probate master's]
- 23 appointment must be made with the unanimous approval of all the
- judges under whom the associate judge [probate master] serves.

- 1 (d) <u>An associate judge</u> [A probate master] must meet the
- 2 qualifications to serve as a judge of the court to which the
- 3 <u>associate judge is</u> appointed.
- 4 (e) <u>An associate judge</u> [<u>A probate master</u>] appointed under
- 5 this subchapter may serve as a master appointed under Section
- 6 574.0085, Health and Safety Code.
- 7 Sec. 54.604. TERMINATION OF <u>ASSOCIATE JUDGE</u> [PROBATE
- 8 MASTER]. (a) An associate judge [A probate master] who serves a
- 9 single court serves at the will of the judge of that court.
- 10 (b) The employment of <u>an associate judge</u> [a probate master]
- 11 who serves more than two courts may only be terminated by a majority
- 12 vote of all the judges of the courts that the associate judge
- 13 [probate master] serves.
- 14 (c) The employment of an associate judge [a probate master]
- 15 who serves two courts may be terminated by either of the judges of
- 16 the courts that the <u>associate judge</u> [probate master] serves.
- 17 (d) The appointment of the <u>associate judge</u> [probate master]
- 18 terminates if:
- 19 (1) the appointing judge vacates the judge's office;
- 20 (2) the <u>associate judge</u> [probate master] becomes a
- 21 candidate for election to public office; or
- 22 (3) the commissioners court does not appropriate funds
- 23 in the county's budget to pay the salary of the associate judge
- 24 [probate master].
- Sec. 54.605. COMPENSATION. (a) An associate judge [A
- 26 probate master] is entitled to the compensation set by the
- 27 appointing judge and approved by the commissioners court. The

- 1 salary of the <u>associate judge</u> [probate master] may not exceed the
- 2 salary of the appointing judge.
- 3 (b) The compensation of the associate judge [probate
- 4 master] shall be paid by the county from the county general fund in
- 5 the same manner that the appointing judge's salary is paid.
- Sec. 54.606. OATH. <u>An associate judge [A probate master]</u>
- 7 must take the constitutional oath of office required of appointed
- 8 officers of this state.
- 9 Sec. 54.607. MAGISTRATE. An associate judge [A probate
- 10 master] appointed under this subchapter is a magistrate.
- 11 Sec. 54.608. CASES THAT MAY BE REFERRED. (a) Except as
- 12 provided by this section, a judge of a court may refer to an
- 13 associate judge [a probate master] any aspect of a suit over which
- 14 the probate court has jurisdiction, including any matter ancillary
- 15 to the suit.
- 16 (b) Unless a party files a written objection to the
- 17 associate judge [probate master] hearing a trial on the merits, the
- judge may refer the trial to the associate judge [probate master].
- 19 A trial on the merits is any final adjudication from which an appeal
- 20 may be taken to a court of appeals.
- 21 (c) A party must file an objection to <u>an associate judge</u> [a
- 22 probate master] hearing a trial on the merits or presiding at a jury
- 23 <u>trial</u> not later than the 10th day after the date the party receives
- 24 notice that the associate judge [probate master] will hear the
- 25 trial. If an objection is filed, the referring court shall hear the
- trial on the merits or preside at a jury trial.
- 27 [(d) Unless all parties consent in writing to a probate

- master hearing a contested trial on the merits of a lawsuit in which 1 the referring court's jurisdiction is concurrent with the district 2 court in the county of the referring court, the matter must be tried 3 by the referring court. In a lawsuit in which the referring court's 4 jurisdiction is concurrent with the district court, any order 5 6 rendered under a probate master's report is void if the parties do 7 not consent in writing to the probate master conducting the trial on the merits. 8
- 9 [(e) If a jury trial is demanded and a jury fee paid in a
 10 trial on the merits, the probate master shall refer any matters
 11 requiring a jury back to the referring court for a trial before the
 12 referring court and jury.
- Sec. 54.609. ORDER OF REFERRAL. (a) In referring a case to

 an associate judge [a probate master], the judge of the referring

 court shall render:
- 16 (1) an individual order of referral; or
- (2) a general order of referral specifying the class and type of cases to be heard by the <u>associate judge</u> [probate 19 master].
- 20 (b) The order of referral may limit the power or duties of <u>an</u>
 21 <u>associate judge</u> [a probate master].
- 22 Sec. 54.610. POWERS OF ASSOCIATE JUDGE [PROBATE MASTER].
- 23 Except as limited by an order of referral, <u>an associate judge</u> [a
- 24 probate master] may:

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- (1) conduct a hearing;
- 26 (2) hear evidence;
- 27 (3) compel production of relevant evidence;

- 1 (4) rule on the admissibility of evidence;
- 2 (5) issue a summons for the appearance of witnesses;
- 3 (6) examine a witness;
- 4 (7) swear a witness for a hearing;
- 5 (8) make findings of fact on evidence;
- 6 (9) formulate conclusions of law;
- 7 (10) recommend an order to be rendered in a case;
- 8 (11) regulate all proceedings in a hearing before the
- 9 associate judge [probate master]; and
- 10 (12) take action as necessary and proper for the
- 11 efficient performance of the <u>associate judge's</u> [probate master's]
- 12 duties.
- Sec. 54.611. ATTENDANCE OF BAILIFF. A bailiff shall attend
- 14 a hearing conducted by an associate judge [a probate master] if
- 15 directed to attend by the referring court.
- Sec. 54.612. COURT REPORTER. (a) A court reporter is not
- 17 required during a hearing held by an associate judge [a probate
- 18 master] appointed under this subchapter unless required by other
- 19 law.
- 20 (b) A party, the <u>associate judge</u> [probate master], or the
- 21 referring court may provide for a reporter during the hearing.
- 22 (c) The record of a hearing before an associate judge $[\frac{a}{a}]$
- 23 probate master] may be preserved by any means approved by the
- 24 referring court.
- 25 (d) The referring court or associate judge [probate master]
- 26 may impose on a party the expense of preserving the record as a
- 27 court cost.

Sec. 54.613. WITNESS. (a) A witness appearing before <u>an</u>
associate judge [a probate master] is subject to the penalties for
perjury provided by law.

(b) A referring court may fine or imprison a witness who:

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- (1) fails to appear before <u>an associate judge</u> [a <u>probate master</u>] after being summoned; or
- 7 (2) improperly refuses to answer a question if the 8 refusal has been certified to the court by the <u>associate judge</u> 9 [probate master].
- Sec. 54.614. REPORT. (a) The <u>associate judge's</u> [probate master's] report may contain the <u>associate judge's</u> [probate master's] findings, conclusions, or recommendations. The <u>associate judge</u> [probate master] shall prepare a written report in the form directed by the referring court. The form may be a notation on the referring court's docket sheet.
 - (b) After a hearing, the <u>associate judge</u> [probate master] shall provide the parties participating in the hearing notice of the substance of the <u>associate judge's</u> [probate master's] report.
 - (c) Notice may be given to the parties:
- 20 (1) in open court, by an oral statement or a copy of 21 the <u>associate judge's</u> [probate master's] written report; or
- 22 (2) by certified mail, return receipt requested.
- 23 (d) The <u>associate judge</u> [probate master] shall certify the 24 date of mailing of notice by certified mail. Notice is considered 25 given on the third day after the date of mailing.
- 26 (e) After a hearing conducted by <u>an associate judge</u> [a 27 <u>probate master</u>], the associate judge [probate master] shall send

- 1 the <u>associate judge's</u> [probate master's] signed and dated report
- 2 and all other papers relating to the case to the referring court.
- 3 SECTION 4. Section 54.615(a), Government Code, is amended
- 4 to read as follows:
- 5 (a) An associate judge [A probate master] shall give all
- 6 parties notice of the right of appeal to the judge of the referring
- 7 court.
- 8 SECTION 5. Sections 54.616 and 54.617, Government Code, are
- 9 amended to read as follows:
- Sec. 54.616. ORDER OF COURT. (a) Pending appeal of the
- 11 associate judge's [probate master's] report to the referring court,
- 12 the decisions and recommendations of the associate judge's [probate
- 13 master's] report have the force and effect, and are enforceable as,
- 14 an order of the referring court, except for orders providing for
- incarceration or for the appointment of a receiver.
- 16 (b) If an appeal to the referring court is not filed or the
- 17 right to an appeal to the referring court is waived, the findings
- and recommendations of the associate judge [probate master] become
- 19 the order of the referring court at the time the judge of the
- 20 referring court signs an order conforming to the associate judge's
- 21 [probate master's] report.
- Sec. 54.617. JUDICIAL ACTION ON ASSOCIATE JUDGE'S [A
- 23 MASTER'S] REPORT. Unless a party files a written notice of appeal,
- 24 the referring court may:
- 25 (1) adopt, modify, or reject the <u>associate judge's</u>
- 26 [probate master's] report;
- 27 (2) hear further evidence; or

- 1 (3) recommit the matter to the <u>associate judge</u>
- 2 [probate master] for further proceedings.
- 3 SECTION 6. Sections 54.618(a), (b), and (g), Government
- 4 Code, are amended to read as follows:
- 5 (a) A party may appeal an associate judge's [a probate
- 6 master's report by filing notice of appeal not later than the third
- 7 day after the date the party receives notice of the substance of the
- 8 associate judge's [probate master's] report as provided by Section
- 9 54.614.
- 10 (b) An appeal to the referring court must be made in writing
- 11 and specify the findings and conclusions of the associate judge
- 12 [probate master] to which the party objects. The appeal is limited
- 13 to the findings and conclusions specified in the written appeal.
- 14 (g) Before the start of a hearing conducted by an associate
- 15 <u>judge</u> [a probate master], the parties may waive the right of appeal
- 16 to the referring court. The waiver may be in writing or on the
- 17 record.
- SECTION 7. Section 54.619(a), Government Code, is amended
- 19 to read as follows:
- 20 (a) Failure to appeal to the referring court, by waiver or
- 21 otherwise, the approval by the referring court of <u>an associate</u>
- judge's [a probate master's] report does not deprive a party of the
- 23 right to appeal to or request other relief from a court of appeals
- 24 or the supreme court.
- 25 SECTION 8. Section 54.620, Government Code, is amended to
- 26 read as follows:
- 27 Sec. 54.620. IMMUNITY. An associate judge [A probate

- 1 master appointed under this subchapter has the judicial immunity
- 2 of a probate judge. All existing immunity granted an associate
- 3 <u>judge</u> [a probate master] by law, express or implied, continues in
- 4 full force and effect.
- 5 SECTION 9. Article 2.09, Code of Criminal Procedure, is
- 6 amended to read as follows:
- Art. 2.09. WHO ARE MAGISTRATES. Each of the following 7 8 officers is a magistrate within the meaning of this Code: The 9 justices of the Supreme Court, the judges of the Court of Criminal 10 Appeals, the justices of the Courts of Appeals, the judges of the District Court, the magistrates appointed by the judges of the 11 district courts of Bexar County, Dallas County, Tarrant County, or 12 Travis County that give preference to criminal cases, the criminal 13 14 law hearing officers for Harris County appointed under Subchapter 15 L, Chapter 54, Government Code, the magistrates appointed by the judges of the district courts of Lubbock County or Webb County, the 16 17 magistrates appointed by the judges of the criminal district courts of Dallas County or Tarrant County, the masters appointed by the 18 19 judges of the district courts and the county courts at law that give preference to criminal cases in Jefferson County, the magistrates 20 21 appointed by the judges of the district courts and the statutory county courts of Williamson County, the county judges, the judges 22 of the county courts at law, judges of the county criminal courts, 23 24 the judges of statutory probate courts, the associate judges 25 [masters] appointed by the judges of the statutory probate courts 26 under Subchapter G, Chapter 54, Government Code, the justices of 27 the peace, the mayors and recorders and the judges of the municipal

- 1 courts of incorporated cities or towns.
- 2 SECTION 10. A reference in law to a probate master appointed
- 3 under Subchapter G, Chapter 54, Government Code, means an associate
- 4 judge of a statutory probate court appointed under that subchapter.
- 5 SECTION 11. This Act takes effect September 1, 2003.

1	COMMITTEE AMENDMENT NO. 1
2	Amend House Bill 1539 as follows:
3	(1) on page 1, line 10, strike "54.603" and substitute
4	"54.602"; and
5	(2) on page 1, following line 11, insert the following:
6	"Sec. 54.602. APPLICATION. This subchapter does not apply
7	to the statutory probate courts of
8	(a) Dallas County or
9	(b) Harris County, except Probate Court No. 1."
LO	Hartnett