## **BILL ANALYSIS**

Senate Research Center

S.B. 1437 By: Watson Jurisprudence 9/8/2009 Enrolled

## **AUTHOR'S / SPONSOR'S STATEMENT OF INTENT**

Currently, only the referring court is authorized to hear post-trial motions in a Title IV-D case, even if a party has not requested a de novo review of the associate judge's order or judgment.

S.B. 1437 authorizes an associate judge to hear post-trial motions in a Title IV-D case if a de novo review of the associate judge's proposed order or judgment has not been requested.

## **RULEMAKING AUTHORITY**

This bill does not expressly grant any additional rulemaking authority to a state officer, institution, or agency.

## **SECTION BY SECTION ANALYSIS**

SECTION 1. Amends Section 201.104(e), Family Code, to authorize an associate judge, notwithstanding Subsection (d) (relating to authorizing only the referring court to hear and render an order on a motion for postjudgment relief) and subject to Section 201.1042(g) (relating to prohibiting an associate judge from holding a hearing on the respondent's compliance with conditions), to hear and render an order on a motion for postjudgment relief, including a motion for a new trial or to vacate, correct, or reform a judgment, if neither party has requested a de novo hearing before the referring court. Makes a nonsubstantive change.

SECTION 2. Makes application of this Act prospective.

SECTION 3. Effective date: September 1, 2009.