- 1 AN ACT
- 2 relating to the terminology used to describe certain judicial
- 3 officers.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
- 5 SECTION 1. Section 54.603(e), Government Code, is amended
- 6 to read as follows:
- 7 (e) An associate judge appointed under this subchapter may
- 8 serve as <u>an associate judge</u> [a master] appointed under Section
- 9 574.0085, Health and Safety Code.
- 10 SECTION 2. Section 571.017(a), Health and Safety Code, is
- 11 amended to read as follows:
- 12 (a) The court shall order the payment of reasonable
- 13 compensation to attorneys, physicians, language interpreters, sign
- 14 interpreters, and associate judges [masters] appointed under this
- 15 subtitle.
- 16 SECTION 3. Section 574.0085, Health and Safety Code, is
- 17 amended to read as follows:
- 18 Sec. 574.0085. ASSOCIATE JUDGES [MASTERS]. (a) The
- 19 county judge may appoint a full-time or a part-time associate judge
- 20 [master] to preside over the proceedings for court-ordered mental
- 21 health services if the commissioners court of a county in which the
- 22 court has jurisdiction authorizes the employment of an associate
- 23 judge [a master].
- 24 (b) To be eligible for appointment as an associate judge [a

- 1 master], a person must be a resident of this state and have been
- 2 licensed to practice law in this state for at least four years or be
- 3 a retired county judge, statutory or constitutional, with at least
- 4 10 years of service.
- 5 (c) An associate judge [A master] shall be paid as
- 6 determined by the commissioners court of the county in which the
- 7 <u>associate judge</u> [master] serves. If <u>an associate judge</u> [a master]
- 8 serves in more than one county, the <u>associate judge</u> [master] shall
- 9 be paid as determined by agreement of the commissioners courts of
- 10 the counties in which the <u>associate judge</u> [master] serves. The
- 11 <u>associate judge</u> [master] may be paid from county funds available
- 12 for payment of officers' salaries.
- 13 (d) An associate judge [A master] who serves a single court
- 14 serves at the will of the judge of that court. The services of an
- 15 <u>associate judge</u> [a master] who serves more than two courts may be
- 16 terminated by a majority vote of all the judges of the courts the
- 17 <u>associate judge</u> [master] serves. The services of <u>an associate</u>
- 18 judge [a master] who serves two courts may be terminated by either
- 19 of the judges of the courts the <u>associate judge</u> [master] serves.
- 20 (e) To refer cases to an associate judge [a master], the
- 21 referring court must issue an order of referral. The order of
- 22 referral may limit the power or duties of <u>an associate judge</u> [a
- 23 master].
- 24 (f) Except as limited by an order of referral, an associate
- 25 judge [masters] appointed under this section has [have] all the
- 26 powers and duties set forth in Section 201.007, Family Code.
- 27 (g) A bailiff may attend a hearing held by an associate

- $1 \quad \underline{\text{judge}} \ [\frac{\text{a master}}{\text{ourt}}] \ \text{if directed by the referring court.}$
- 2 (h) A witness appearing before <u>an associate judge [a master]</u>
- 3 is subject to the penalties for perjury provided by law. A
- 4 referring court may issue attachment against and may fine or
- 5 imprison a witness whose failure to appear before an associate
- 6 judge [a master] after being summoned or whose refusal to answer
- 7 questions has been certified to the court.
- 8 (i) At the conclusion of any hearing conducted by an
- 9 associate judge [a master] and on the preparation of an associate
- 10 <u>judge's</u> [a master's] report, the <u>associate judge</u> [master] shall
- 11 transmit to the referring court all papers relating to the case,
- 12 with the associate judge's [master's] signed and dated report.
- 13 After the associate judge's [master's] report has been signed, the
- 14 associate judge [master] shall give to the parties participating in
- 15 the hearing notice of the substance of the report. The <u>associate</u>
- 16 <u>judge's</u> [<u>master's</u>] report may contain the <u>associate judge's</u>
- 17 [master's] findings, conclusions, or recommendations. The
- 18 associate judge's [master's] report must be in writing in a form as
- 19 the referring court may direct. The form may be a notation on the
- 20 referring court's docket sheet. After the associate judge's
- 21 [master's] report is filed, the referring court may adopt, approve,
- 22 or reject the associate judge's [master's] report, hear further
- 23 evidence, or recommit the matter for further proceedings as the
- 24 referring court considers proper and necessary in the particular
- 25 circumstances of the case.
- 26 (j) If a jury trial is demanded or required, the associate
- 27 judge [master] shall refer the entire matter back to the referring

- 1 court for trial.
- 2 (k) An associate judge [A master] appointed under this
- 3 section has the judicial immunity of a county judge.
- 4 (1) An associate judge [A master] appointed in accordance
- 5 with this section shall comply with the Code of Judicial Conduct in
- 6 the same manner as the county judge.
- 7 SECTION 4. Sections 574.025(c) and (e), Health and Safety
- 8 Code, are amended to read as follows:
- 9 (c) The hearing shall be held before a magistrate or, at the
- 10 discretion of the presiding judge, before an associate judge [a
- 11 master] appointed by the presiding judge. Notwithstanding any
- 12 other law or requirement, <u>an associate judge</u> [a master] appointed
- 13 to conduct a hearing under this section may practice law in the
- 14 court the associate judge [master] serves. The associate judge
- 15 [master] is entitled to reasonable compensation.
- 16 (e) The magistrate or <u>associate judge</u> [master] may consider
- 17 evidence, including letters, affidavits, and other material, that
- 18 may not be admissible or sufficient in a subsequent commitment
- 19 hearing.
- SECTION 5. Sections 574.026(a) and (b), Health and Safety
- 21 Code, are amended to read as follows:
- 22 (a) The magistrate or associate judge [master] shall order
- 23 that a proposed patient remain in protective custody if the
- 24 magistrate or <u>associate judge</u> [master] determines after the hearing
- 25 that an adequate factual basis exists for probable cause to believe
- 26 that the proposed patient presents a substantial risk of serious
- 27 harm to himself or others to the extent that he cannot remain at

- 1 liberty pending the hearing on court-ordered mental health
- 2 services.
- 3 (b) The magistrate or <u>associate judge</u> [master] shall
- 4 arrange for the proposed patient to be returned to the mental health
- 5 facility or other suitable place, along with copies of the
- 6 certificate of medical examination, any affidavits or other
- 7 material submitted as evidence in the hearing, and the notification
- 8 prepared as prescribed by Subsection (d).
- 9 SECTION 6. Section 574.028(a), Health and Safety Code, is
- 10 amended to read as follows:
- 11 (a) The magistrate or <u>associate judge</u> [master] shall order
- 12 the release of a person under a protective custody order if the
- 13 magistrate or associate judge [master] determines after the hearing
- 14 under Section 574.025 that no probable cause exists to believe that
- 15 the proposed patient presents a substantial risk of serious harm to
- 16 himself or others.
- SECTION 7. Section 574.064(b), Health and Safety Code, is
- 18 amended to read as follows:
- 19 (b) A patient may be detained under a temporary detention
- 20 order for more than 72 hours, excluding Saturdays, Sundays, legal
- 21 holidays, and the period prescribed by Section 574.025(b) for an
- 22 extreme emergency only if, after a hearing held before the
- 23 expiration of that period, the court, a magistrate, or a designated
- 24 <u>associate judge</u> [master] finds that there is probable cause to
- 25 believe that:
- 26 (1) the patient meets the criteria described by
- 27 Section 574.065(a); and

- 1 (2) detention in an inpatient mental health facility
- 2 is necessary to evaluate the appropriate setting for continued
- 3 court-ordered services.
- 4 SECTION 8. Sections 574.106(d), (e), and (f), Health and
- 5 Safety Code, are amended to read as follows:
- 6 (d) A judge may refer a hearing to a magistrate or
- 7 court-appointed associate judge [master] who has training
- 8 regarding psychoactive medications. The magistrate or <u>associate</u>
- 9 judge [master] may effectuate the notice, set hearing dates, and
- 10 appoint attorneys as required in this subchapter. A record is not
- 11 required if the hearing is held by a magistrate or court-appointed
- 12 associate judge [master].
- 13 (e) A party is entitled to a hearing de novo by the judge if
- 14 an appeal of the magistrate's or associate judge's [master's] report
- 15 is filed with the court within three days after the report is
- 16 issued. The hearing de novo shall be held within 30 days of the
- 17 filing of the application for an order to authorize psychoactive
- 18 medication.
- 19 (f) If a hearing or an appeal of <u>an associate judge's</u> [a
- 20 master's or magistrate's report is to be held in a county court in
- 21 which the judge is not a licensed attorney, the proposed patient or
- 22 the proposed patient's attorney may request that the proceeding be
- 23 transferred to a court with a judge who is licensed to practice law
- 24 in this state. The county judge shall transfer the case after
- 25 receiving the request, and the receiving court shall hear the case
- 26 as if it had been originally filed in that court.
- SECTION 9. Section 574.203(a), Health and Safety Code, is

- 1 amended to read as follows:
- 2 (a) A hearing may be conducted in accordance with this
- 3 chapter but conducted by secure electronic means, including
- 4 satellite transmission, closed-circuit television transmission, or
- 5 any other method of two-way electronic communication that is
- 6 secure, available to the parties, approved by the court, and
- 7 capable of visually and audibly recording the proceedings, if:
- 8 (1) written consent to the use of a secure electronic
- 9 communication method for the hearing is filed with the court by:
- 10 (A) the proposed patient or the attorney
- 11 representing the proposed patient; and
- 12 (B) the county or district attorney, as
- 13 appropriate;
- 14 (2) the secure electronic communication method
- 15 provides for a simultaneous, compressed full-motion video, and
- 16 interactive communication of image and sound among the judge \underline{or} [τ]
- 17 associate judge [, or master], the county or district attorney, the
- 18 attorney representing the proposed patient, and the proposed
- 19 patient; and
- 20 (3) on request of the proposed patient or the attorney
- 21 representing the proposed patient, the proposed patient and the
- 22 attorney can communicate privately without being recorded or heard
- 23 by the judge \underline{or} [τ] associate judge [τ or master] or \underline{by} the county or
- 24 district attorney.
- 25 SECTION 10. Section 821.0211, Health and Safety Code, is
- 26 amended to read as follows:
- Sec. 821.0211. ADDITIONAL DEFINITION. In this subchapter,

- 1 "magistrate" means any officer as defined in Article 2.09, Code of
- 2 Criminal Procedure, except that the term does not include justices
- 3 of the supreme court, judges of the court of criminal appeals, or
- 4 courts of appeals, judges or <u>associate judges</u> [masters] of
- 5 statutory probate courts, or judges or <u>associate judges</u> [masters]
- 6 of district courts that give preference to family law matters or
- 7 family district courts under Subchapter D, Chapter 24, Government
- 8 Code.
- 9 SECTION 11. This Act takes effect September 1, 2009.

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President of the Senate	Speaker of the House
I certify that H.B. No. 890) was passed by the House on April
15, 2009, by the following vote:	Yeas 147, Nays 0, 1 present, not
voting.	
	Chief Clerk of the House
I certify that H.B. No. 890	O was passed by the Senate on May
21, 2009, by the following vote:	Yeas 31, Nays 0.
	Secretary of the Senate
APPROVED:	
Date	
Governor	