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2	relating to the proceedings that may be referred to and the powers
3	of a criminal law magistrate in Travis County.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Section 54.976, Government Code, is amended by
6	amending Subsections (a) and (b) and adding Subsection (d) to read
7	as follows:
8	(a) A judge may refer to a magistrate any criminal case <u>or</u>
9	matter relating to a criminal case for proceedings involving:
10	(1) a negotiated plea of guilty or no contest and
11	sentencing;
12	(2) a pretrial motion;
13	(3) an examining trial;
14	(4) a [postconviction] writ of habeas corpus;
15	(5) a bond forfeiture suit;
16	(6) issuance of search warrants;
17	(7) setting, setting conditions, modifying, revoking,
18	and surrendering of bonds, including surety bonds;
19	(8) arraignment of defendants;
20	(9) a motion to increase or decrease a bond;
21	(10) a motion to revoke community supervision or to
22	proceed to an adjudication;
23	(11) an issue of competency or a civil commitment
24	under Chapter 46, 46B, or 46C, Code of Criminal Procedure, with or

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- 1 without a jury; [and]
- 2 (12) a motion to modify community supervision;
- 3 (13) specialty court proceedings, including drug
- 4 court proceedings, veteran's court proceedings, and driving while
- 5 intoxicated court proceedings;
- 6 (14) an expunction or a petition for nondisclosure;
- 7 (15) an occupational driver's license;
- 8 (16) a waiver of extradition;
- 9 (17) the issuance of subpoenas and orders requiring
- 10 the production of medical records, including records relating to
- 11 mental health or substance abuse treatment; and
- 12 (18) any other matter the judge considers necessary
- 13 and proper.
- 14 (b) A magistrate may select a jury. A magistrate may not
- 15 preside over a contested criminal trial on the merits, regardless
- 16 of whether the trial is before a jury.
- 17 (d) A judge may refer to a magistrate proceedings involving
- 18 a grand jury, including issuance of grand jury subpoenas, receipt
- 19 of grand jury reports on behalf of a district judge, the granting of
- 20 a grand jury request to recess, motions to compel testimony, and
- 21 <u>discharge of a grand jury at the end of a term. A magistrate may not</u>
- 22 <u>impanel a grand jury.</u>
- SECTION 2. Section 54.977, Government Code, is amended by
- 24 amending Subsection (a) and adding Subsection (c) to read as
- 25 follows:
- 26 (a) To refer one or more cases or matters to a magistrate, a
- 27 judge must issue an order of referral specifying the magistrate's

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   duties.
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          (c) A judge may issue a general order of referral
   authorizing the magistrate to act on certain types of matters
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   without requiring an order for each referral. Items that may be in
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   the general order of referral include:
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6
               (1) waivers of extradition;
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               (2) search warrants;
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               (3) bench warrants;
9
               (4) grand jury subpoenas;
               (5) subpoenas and orders requiring the production of
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   medical records, including records relating to mental health and
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   substance abuse treatment; and
               (6) records and other matters relating to the grand
13
   ju<u>ry.</u>
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          SECTION 3. Section 54.978, Government Code, is amended to
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   read as follows:
          Sec. 54.978. POWERS. (a) Except as limited by an order of
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   referral, a magistrate to whom a case or matter related to a
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   criminal case is referred may:
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               (1) conduct hearings;
               (2) hear evidence;
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                    compel production of relevant evidence;
               (3)
                    rule on admissibility of evidence;
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               (4)
24
               (5)
                    issue summons for the appearance of witnesses;
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               (6)
                    examine witnesses;
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make findings of fact on evidence;

swear witnesses for hearings;

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(7)

(8)

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               (9)
                    formulate conclusions of law;
                     rule on pretrial motions;
 2
               (10)
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               (11)
                     recommend the rulings, orders, or judgment to be
   made in a case;
4
 5
                    regulate proceedings in a hearing;
               (12)
                    in any case referred under Section 54.976(a)(1):
6
               (13)
                         accept a negotiated plea of guilty;
7
8
                         enter a finding of guilt and impose or
    suspend sentence; or
9
10
                     (C)
                         defer adjudication of guilty; [and]
                     notwithstanding Article 18.01(c), Code of
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   Criminal Procedure, issue a search warrant under Article 18.02(10),
   Code of Criminal Procedure;
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14
               (15) notwithstanding Article 18.01(h), Code of
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   Criminal Procedure, issue a search warrant under Article 18.02(12),
   Code of Criminal Procedure; and
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               (16) do any act and take any measure necessary and
   proper for the efficient performance of the duties required by the
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   order of referral.
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          (b) A magistrate may not enter a ruling on any issue of law
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   or fact if that ruling could result in dismissal or require
   dismissal of a pending criminal prosecution, but the magistrate may
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   make findings, conclusions, and recommendations on those issues. \underline{A}
24
   magistrate may sign a motion to dismiss submitted by an attorney
   representing the state on cases referred to the magistrate or on
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   dockets called by the magistrate, and may consider unadjudicated
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cases at sentencing under Section 12.45, Penal Code.

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- 1 (c) A magistrate has all of the powers of a magistrate under
- 2 the laws of this state and may administer an oath for any purpose.
- 3 (d) A magistrate does not have authority under Subsection
- 4 (a)(14) to issue a subsequent search warrant under Article
- 5 18.02(10), Code of Criminal Procedure.
- 6 (e) In this subsection, "pen register," "ESN reader," "trap
- 7 and trace device," and "mobile tracking device" have the meanings
- 8 assigned by Section 18.21, Code of Criminal Procedure. A
- 9 magistrate may:
- 10 (1) notwithstanding Section 2(a), Article 18.21, Code
- 11 of Criminal Procedure, issue an order under Section 2, Article
- 12 18.21, Code of Criminal Procedure, for the installation and use of:
- (A) a pen register;
- 14 (B) an ESN reader;
- (C) a trap and trace device; or
- 16 (D) equipment that combines the function of a pen
- 17 register and a trap and trace device;
- 18 (2) issue an order to obtain access to stored
- 19 communications under Section 5, Article 18.21, Code of Criminal
- 20 Procedure; and
- 21 (3) notwithstanding Section 14(a), Article 18.21,
- 22 <u>Code of Criminal Procedure, issue an order for the installation and</u>
- 23 use of a mobile tracking device under Section 14, Article 18.21,
- 24 Code of Criminal Procedure.
- 25 SECTION 4. The changes in law made by this Act apply to a
- 26 cause of action referred to a magistrate on or after the effective
- 27 date of this Act. A cause of action referred to a magistrate before

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- 1 the effective date of this Act is governed by the law in effect
- 2 immediately before that date, and that law is continued in effect
- 3 for that purpose.
- 4 SECTION 5. This Act takes effect immediately if it receives
- 5 a vote of two-thirds of all the members elected to each house, as
- 6 provided by Section 39, Article III, Texas Constitution. If this
- 7 Act does not receive the vote necessary for immediate effect, this
- 8 Act takes effect September 1, 2011.

President of the Senate Speaker of the House	
I certify that H.B. No. 3856 was passed by the House o	n May
13, 2011, by the following vote: Yeas 144, Nays 0, 1 present	, not
voting.	
Chief Clerk of the Hou	se
I certify that H.B. No. 3856 was passed by the Senate o	n May
25, 2011, by the following vote: Yeas 31, Nays 0.	
Secretary of the Senat	е
APPROVED:	
Date	