S.B. No. 483

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AN ACT
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   relating to the powers and duties of criminal law magistrates in
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   Tarrant County.
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          BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
          SECTION 1. Section 54.656, Government Code, is amended to
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   read as follows:
          Sec. 54.656. PROCEEDING THAT MAY BE REFERRED. (a)
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                                                               A judge
   may refer to a magistrate any criminal case for proceedings
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   involving:
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               (1)
                    a negotiated plea of guilty before the court;
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               (2)
                    a bond forfeiture;
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               (3)
                    a pretrial motion;
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               (4)
                    a postconviction writ of habeas corpus;
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                    an examining trial;
               (5)
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               (6)
                    an occupational driver's license; [and]
                    an agreed order of expunction under Chapter 55,
               (7)
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   Code of Criminal Procedure;
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               (8) an asset forfeiture hearing as provided by Chapter
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   59, Code of Criminal Procedure;
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               (9) an agreed order of nondisclosure provided by
   Section 411.081;
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               (10) a hearing on a motion to revoke probation; and
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               (11) any other matter the judge considers necessary
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   and proper.
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1 A judge may refer to a magistrate a civil case arising (b) out of Chapter 59, Code of Criminal Procedure, for any purpose 2 authorized by that chapter, including issuing orders, accepting 3 agreed judgments, enforcing judgments, and presiding over a case on 4 the merits if a party has not requested a jury trial. 5 6 (c) A magistrate may accept a plea of guilty from a 7 defendant charged with misdemeanor, felony, or both misdemeanor and felony offenses. 8 9 (d) [(c)] A magistrate may select a jury. A magistrate may not preside over a criminal trial on the merits, whether or not the 10 11 trial is before a jury. (e) A magistrate may not hear a jury trial on the merits of a 12 13 bond forfeiture. SECTION 2. Section 54.658, Government Code, is amended to 14 15 read as follows: 16 Sec. 54.658. POWERS. $[\frac{a}{a}]$ Except as limited by an order of referral, a magistrate to whom a case is referred may: 17 18 (1) conduct hearings; (2) hear evidence; 19 compel production of relevant evidence; 20 (3) rule on admissibility of evidence; 21 (4)

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swear witnesses for hearings;

formulate conclusions of law;

(10) rule on a pretrial motion;

make findings of fact on evidence;

examine witnesses;

issue summons for the appearance of witnesses;

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(5)

(6)

(7)

(8)

(9)

- 1 recommend the rulings, orders, or judgment to be (11)2 made in a case; regulate proceedings in a hearing; 3 (12)4 accept a plea of guilty from a defendant charged with misdemeanor, felony, or both misdemeanor and felony offenses; 5 (14)select a jury; [and] 6 7 (15)accept a negotiated plea on a probation 8 revocation; 9 (16) conduct a contested probation revocation hearing; 10 11 (17) sign a dismissal in a misdemeanor case; and 12 (18) do any act and take any measure necessary and proper for the efficient performance of the duties required by the 13 order of referral. 14 15 [(b) A magistrate may not enter a ruling on any issue of law 16 or fact if that ruling could result in dismissal or require dismissal of a pending criminal prosecution, but the magistrate may 17 make findings, conclusions, and recommendations on those issues. 18
- (c) A search warrant may not be issued under Article 18.02(10) unless the sworn affidavit required by Subsection (b) sets forth sufficient facts to establish probable cause: (1) that a specific offense has been committed, (2) that the specifically described property or items that are to be searched for or seized constitute evidence of that offense or evidence that a particular person committed that offense, and (3) that the property or items

Procedure, is amended to read as follows:

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SECTION 3. Subsection (c), Article 18.01, Code of Criminal

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- 1 constituting evidence to be searched for or seized are located at or 2 on the particular person, place, or thing to be searched. Except as provided by Subsections (d), (i), and (j), only a judge of a 3 municipal court of record or a county court who is an attorney 4 5 licensed by the State of Texas, a statutory county court judge, a district court judge, a judge of the Court of Criminal Appeals, 6 7 including the presiding judge, [or] a justice of the Supreme Court of Texas, including the chief justice, or a magistrate with 8 jurisdiction over criminal cases serving a district court may issue warrants under Article 18.02(10). 10
- 11 SECTION 4. This Act takes effect September 1, 2011.

President of the Senate Speaker of the House
I hereby certify that S.B. No. 483 passed the Senate or
March 31, 2011, by the following vote: Yeas 31, Nays 0.
Secretary of the Senate
I hereby certify that S.B. No. 483 passed the House or
May 3, 2011, by the following vote: Yeas 144, Nays 0, one present
not voting.
Chief Clerk of the House
Approved:
Date
Governor