By: Schofield

H.B. No. 2927

	A BILL TO BE ENTITLED
1	AN ACT
2	relating to certain powers of an associate judge under the Family
3	Code.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Sections 201.007(a) and (c), Family Code, are
6	amended to read as follows:
7	(a) Except as limited by an order of referral, an associate
8	judge may:
9	(1) conduct a hearing;
10	(2) hear evidence;
11	(3) compel production of relevant evidence;
12	(4) rule on the admissibility of evidence;
13	(5) issue a summons for:
14	(A) the appearance of witnesses; and
15	(B) the appearance of a parent who has failed to
16	appear before an agency authorized to conduct an investigation of
17	an allegation of abuse or neglect of a child after receiving proper
18	notice;
19	(6) examine a witness;
20	(7) swear a witness for a hearing;
21	(8) make findings of fact on evidence;
22	(9) formulate conclusions of law;
23	(10) recommend an order to be rendered in a case;
24	(11) regulate all proceedings in a hearing before the

1

H.B. No. 2927

1 associate judge;

2 (12) order the attachment of a witness or party who3 fails to obey a subpoena;

4 (13) order the detention of a witness or party found 5 guilty of contempt, pending approval by the referring court as 6 provided by Section 201.013;

7 (14) without prejudice to the right <u>to a de novo</u>
8 <u>hearing before the referring court</u> [<del>of appeal</del>] under Section
9 201.015, render and sign:

10 (A) a final order agreed to in writing as to both
11 form and substance by all parties;

12 (B) a final default order;

13

(C) a temporary order; or

(D) a final order in a case in which a party files
an unrevoked waiver made in accordance with Rule 119, Texas Rules of
Civil Procedure, that waives notice to the party of the final
hearing or waives the party's appearance at the final hearing;

18 (15) take action as necessary and proper for the19 efficient performance of the associate judge's duties; and

(16) <u>render and</u> sign a final order that includes a
waiver of the right <u>to a de novo hearing before the referring court</u>
under [<del>of appeal pursuant to</del>] Section 201.015.

(c) An order described by Subsection (a)(14) or (16) that is rendered and signed by an associate judge constitutes an order of the referring court.

26 SECTION 2. Section 201.013(b), Family Code, is amended to 27 read as follows:

2

H.B. No. 2927

(b) Except as provided by Section 201.007(c), if a request for a de novo hearing before the referring court is not timely filed [or the right to a de novo hearing before the referring court is waived], the proposed order or judgment of the associate judge becomes the order or judgment of the referring court only on the referring court's signing the proposed order or judgment.

7 SECTION 3. Section 201.014(a), Family Code, is amended to 8 read as follows:

9 (a) <u>Except as otherwise provided in this subchapter, unless</u> 10 [<del>Unless</del>] a party files a written request for a de novo hearing 11 before the referring court, the referring court may:

12 (1) adopt, modify, or reject the associate judge's13 proposed order or judgment;

14

(2) hear further evidence; or

15 (3) recommit the matter to the associate judge for 16 further proceedings.

SECTION 4. Section 201.016(c), Family Code, is amended to read as follows:

(c) The date an agreed order, [or] a default order, or a final order that includes a waiver of the right to a de novo hearing before the referring court under Section 201.015 is signed by an associate judge is the controlling date for the purpose of an appeal to, or a request for other relief relating to the order from, a court of appeals or the supreme court.

25 SECTION 5. The changes in law made by this Act apply to a 26 final order signed by an associate judge before, on, or after the 27 effective date of this Act.

3

H.B. No. 2927

1 SECTION 6. This Act takes effect immediately if it receives 2 a vote of two-thirds of all the members elected to each house, as 3 provided by Section 39, Article III, Texas Constitution. If this 4 Act does not receive the vote necessary for immediate effect, this 5 Act takes effect September 1, 2017.