By: Reynolds

H.B. No. 3627

	A BILL TO BE ENTITLED
1	AN ACT
2	relating to qualifications of licensed court interpreters.
3	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
4	SECTION 1. Section 57.002(b-1), Government Code, is amended
5	to read as follows:
6	(b-1) A licensed court interpreter appointed by a court
7	under Subsection (a) or (b) must hold a license issued under Chapter
8	157 [that includes the appropriate designation under Section
9	157.101(d) that indicates the interpreter is permitted to interpret
10	in that court].
11	SECTION 2. Section 157.101, Government Code, is amended by
12	amending Subsection (d) and adding Subsection (d-1) to read as
13	follows:
14	(d) A license issued under this chapter must include at
15	least one of the following designations:
16	(1) a basic designation [that permits the interpreter
17	to interpret court proceedings in justice courts and municipal
18	courts that are not municipal courts of record, but the designation
19	does not permit the interpreter to interpret a proceeding before
20	the court in which the judge is acting as a magistrate]; or
21	(2) a master designation [that permits the interpreter
22	to interpret court proceedings in all courts in this state,
23	including justice courts and municipal courts described by
24	Subdivision (1)].

1

H.B. No. 3627

1	(d-1) A court interpreter who holds a license issued under
2	this chapter may interpret court proceedings in all courts in this
3	state, regardless of whether the license has a basic designation or
4	master designation.
5	SECTION 3. This Act takes effect September 1, 2019.