By: Miles S.B. No. 2176

	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 <u>issued under Chapter</u>
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

21 (2) a master designation [that permits the interpreter

20 the court in which the judge is acting as a magistrate]; or

does not permit the interpreter to interpret a proceeding before

- 22 to interpret court proceedings in all courts in this state,
- 23 including justice courts and municipal courts described by
- 24 Subdivision (1)].

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- 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.