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| BILL ANALYSIS |

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| H.B. 907 |
| By: Moody |
| Juvenile Justice & Family Issues |
| Committee Report (Unamended) |

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| **BACKGROUND AND PURPOSE** Current law authorizes specified categories of judges, justices, and magistrates to conduct a marriage ceremony, requiring periodic legislative updates to account for newly created types of judges. These updates may lag behind appointments of judicial officers. H.B. 907 seeks to address this issue by defining the judges who have that authority by reference to certain Tax Code definitions, which are more comprehensive and are updated regularly. |
| **CRIMINAL JUSTICE IMPACT**It is the committee's opinion that this bill does not expressly create a criminal offense, increase the punishment for an existing criminal offense or category of offenses, or change the eligibility of a person for community supervision, parole, or mandatory supervision. |
| **RULEMAKING AUTHORITY** It is the committee's opinion that this bill does not expressly grant any additional rulemaking authority to a state officer, department, agency, or institution. |
| **ANALYSIS** H.B. 907 amends the Family Code to replace provisions listing certain judges, justices, and magistrates authorized to conduct a marriage ceremony with a provision authorizing such a ceremony to be conducted by a current, former, or retired federal judge or state judge. The bill defines those terms by reference to the Tax Code provisions relating to the confidentiality of home address information contained in appraisal records. H.B. 907 repeals Section 2.202(b-1), Family Code. |
| **EFFECTIVE DATE** September 1, 2023. |