By: Dutton H.B. No. 2268

## A BILL TO BE ENTITLED

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                                  AN ACT
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   relating to matters referred to an associate judge under the Family
 3
   Code.
          BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
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          SECTION 1. Sections 201.005(a) and (d), Family Code, are
    amended to read as follows:
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          (a) Except as provided by this section, a judge of a court
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   may refer to an associate judge any aspect of a suit or action,
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   including any matter ancillary to the suit or action, over which the
    court has jurisdiction under:
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               (1) this title;
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               (2) [7] Title 1;
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               (3) [7] Chapter 35, 35A, or 45;
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               (4) \left[\frac{}{7} \text{ or }\right] Title 4;
               (5) Subchapter A, Chapter 7B, Code of Criminal
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    Procedure; or
               (6) Chapter 24A, Property Code [, including any matter
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   ancillary to the suit].
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              The requirements of Subsections (b) and (c) shall apply
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    whenever a judge has authority to refer the trial of a suit or
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    action described by Subsection (a) [under this title, Title 1,
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appointed under this subchapter.

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Chapter 45, or Title 4] to an associate judge, master, or other

assistant judge regardless of whether the assistant judge is

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- SECTION 2. The change in law made by this Act applies only
  to a suit or application that is filed on or after the effective
  date of this Act. A suit or application filed before the effective
- 4 date of this Act is governed by the law in effect on the date the
- 5 suit or application was filed, and the former law is continued in
- 6 effect for that purpose.
- 7 SECTION 3. This Act takes effect September 1, 2023.