By: Leach, Lopez of Cameron, et al. H.B. No. 4688 Substitute the following for H.B. No. 4688: C.S.H.B. No. 4688 By: Leach

## A BILL TO BE ENTITLED

## AN ACT

2 relating to civil liability of a commercial motor vehicle owner or 3 operator.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 4

5 SECTION 1. Sections 72.054(a), (b), and (f), Civil Practice and Remedies Code, are amended to read as follows: 6

7 (a) In [Except as provided by Subsection (d), in] a civil action under this subchapter, an employer defendant's liability for 8 damages caused by the ordinary negligence of a person operating the 9 defendant's commercial motor vehicle shall be based only on 10 respondeat superior if the defendant stipulates, within the time 11 provided by Section 72.052 for filing a motion to bifurcate, that, 12 at the time of the collision, the person operating the vehicle was: 13

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(1) the defendant's employee; and

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acting within the scope of employment. (2)

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(b) If [Except as provided by Subsection (c), if] employer defendant stipulates in accordance with Subsection (a) and 17 18 the trial is bifurcated under Section 72.052, a claimant may not, in the first phase of the trial, present evidence on an ordinary 19 20 negligence claim against the employer defendant, such as negligent 21 entrustment, that requires a finding by the trier of fact that the employer defendant's employee was negligent in operating a vehicle 22 23 as a prerequisite to the employer defendant being found negligent in relation to the employee defendant's operation of the vehicle. 24

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This subsection does not prevent a claimant from presenting
 evidence allowed by Section 72.053(b).

3 (f) Nothing in this section prevents a claimant from 4 pursuing:

5 (1)an ordinary negligence claim against а [<del>an</del> 6 employer] defendant [for a claim], such as negligent maintenance, negligent repair, negligent loading, or another similar claim, that 7 8 is based on the defendant's independent act of negligence that does not require a finding of negligence by the [an] employee who was 9 operating the defendant's commercial motor vehicle 10 as а prerequisite to the [an employer] defendant being found negligent 11 for its conduct or omission, or from presenting evidence on that 12 claim in the first phase of a bifurcated trial; or 13

14 (2) a claim for exemplary damages under Chapter 41 for
15 an employer defendant's conduct or omissions in relation to the
16 collision that is the subject of the action, or from presenting
17 evidence on that claim in the second phase of a bifurcated trial.

18 SECTION 2. Sections 72.054(c), (d), and (e), Civil Practice 19 and Remedies Code, are repealed.

20 SECTION 3. (a) The change in law made by this Act applies 21 only to an action:

(1) commenced on or after the effective date of thisAct; or

(2) pending on the effective date of this Act and in
which the trial, or any new trial or retrial following motion,
appeal, or otherwise, begins on or after the effective date of this
Act.

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(b) In an action commenced before the effective date of this
Act, a trial, new trial, or retrial that is in progress on the
effective date of this Act is governed by the law applicable to the
trial, new trial, or retrial immediately before the effective date
of this Act, and that law is continued in effect for that purpose.
SECTION 4. This Act takes effect September 1, 2025.