

# TEXAS BUSINESS COURTS

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**UT LAW CLE 20<sup>TH</sup> ANNUAL MERGERS AND  
ACQUISITIONS INSTITUTE**

**OCTOBER 10, 2024**

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## I. INTRODUCTION

Texas in 2023 created a new system of specialty trial courts (“*Business Courts*”) to hear significant business related disputes and a special intermediate court of appeals to hear appeals from Business Courts. Legislation to create such courts was passed by the 88<sup>th</sup> Texas Legislative Session which ended on May 29, 2023 and was signed on June 9, 2023 by Governor Greg Abbott. The Business Courts were created by House Bill 19 (“*HB 19*”)<sup>1</sup> as a new chapter 25A (“§ 25A.001 *et seq*” or “*Chapter 25A*”) to the Texas Government Code (the “*Government Code*” or “*Gov. Code*”) with judges to be appointed by the Governor with the consent of the Senate. A separate bill (“*SB 1045*”) amended § 22.201 of the Government Code to create a Fifteenth Court of Appeals (“*15<sup>th</sup> Court of Appeals*”) to hear appeals from Business Courts. Both HB 19 and SB 1045 became effective September 1, 2023, but became operational only for actions commenced on or after September 1, 2024 to allow time for the appointment and confirmation of their judges and adopt procedural rules for the operation of the courts.<sup>2</sup>

The Business Courts will initially be in the major metropolitan areas (see map attached as *Appendix A*) with the expectation that the Texas Legislature will ultimately create Business Courts for the rest of Texas. The creation of the Texas Business Courts has followed a long and winding road which commenced in 2015,<sup>3</sup> has from the beginning been strongly supported by the Texas Business Law Foundation (“*TBLF*”),<sup>4</sup> but prior efforts stalled in previous legislative sessions due largely to opposition from trial lawyer-focused organizations. HB 19, which ultimately garnered bipartisan support, addresses the growing need for specialized Texas state courts to handle complex business litigation.

The Business Courts are designed to handle a wide range of business disputes, including contract disputes, fiduciary duty claims, and other corporate governance issues. By creating a dedicated venue for resolving business disputes, the Legislature sought to expedite proceedings, install judges with specialized expertise, deliver more predictable outcomes for business disputes, and ultimately attract more businesses to Texas. Any challenges to the constitutionality of the

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The author wishes to acknowledge the contributions of his Jackson Walker LLP colleagues Christopher R. Bankler and J. Scott Rose in preparing this paper.

<sup>1</sup> The final enrolled version of HB 19 as signed into law by Governor Greg Abbott and its legislative history can be found at: <https://capitol.texas.gov/BillLookup/Text.aspx?LegSess=88R&Bill=HB19>.

<sup>2</sup> HB 19 §§ 5, 6.

<sup>3</sup> See Byron F. Egan, Texas Chancery Courts: The Missing Link to More Texas Entities, *Texas Bar Journal*, Vol. 79, No. 2 at 98 (Feb. 2016).

<sup>4</sup> For further information on the TBLF, see: <https://www.jw.com/wp-content/uploads/2016/09/1239.pdf>.

Business Courts will be decided by the Texas Supreme Court, which has been given exclusive and original jurisdiction over any such disputes.

The major components of HB 19 and SB 1045 include:

## **II. JUDGES WITH EXPERTISE AND TRAINING IN COMPLEX BUSINESS MATTERS**

**2.1** The Business Courts are staffed with judges appointed by the Governor, with the advice and consent of the Senate, who possess specialized knowledge and expertise in handling complex business disputes. Judges are appointed for a two year initial term and may be reappointed by the Governor.<sup>5</sup> By fostering a high level of expertise among the judiciary, the objective is to provide a dedicated forum with a specialized judiciary that mirrors that of other popular venues for business disputes, while at the same time applying established Texas law.

**2.2** A Business Court judge must be at least 35 years of age, a United States citizen and have been a resident of a county within the Division of the Business Court to which the judge is appointed for at least five years before appointment and must be a licensed attorney in Texas who has 10 or more years of experience in: (a) practicing complex civil business litigation; (b) practicing business transaction law; (c) serving as a judge of a court in Texas with civil jurisdiction; or (d) any combination of such experience.<sup>6</sup> A Business Court judge may not have had his or her license to practice law revoked, suspended or subject to a probated suspension.<sup>7</sup>

## **III. OPINIONS, PROCEDURES AND POWERS**

**3.1** The Supreme Court has adopted rules for the issuance of written opinions by the Business Court and set fees for filings and actions in the Business Court in accordance with HB19.<sup>8</sup> The Supreme Court and the Court of Criminal Appeals have given preliminary approval to rules of civil and appellate procedure for the Business Court and the 15<sup>th</sup> Court of Appeals, including rules providing for the removal and remand of cases to and from the Business Court and the assignment of cases to judges of the Business Court.<sup>9</sup> The Business Court itself has adopted rules of practice and procedure consistent with the Texas Rules of Civil Procedure and the Texas Rules of Evidence. Except as otherwise provided in Chapter 25A, the practices, procedures, rules of evidence, issuance of process and writs and all other matters pertaining to the conduct of trials, hearings and other business in the Business Court are governed by the laws and rules prescribed for Texas district courts.

**3.2** It is anticipated that the Business Courts judges will issue written opinions explaining their decisions, a departure from the standard practice of most Texas civil district courts. These opinions are intended to enhance the predictability of legal issues for Texas businesses by providing concrete guidance for critical issues of Texas corporate governance, fiduciary duties of officers,

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<sup>5</sup> HB 19 § 6; §§ 25A.008, 25A.009.

<sup>6</sup> § 25A.008(a).

<sup>7</sup> § 25A.008(b).

<sup>8</sup> § 25A.016.

<sup>9</sup> Supreme Court of Texas Misc. Docket Nos. 24-9004 and 24-90051 (Feb. 6, 2024) and Court of Criminal Appeals of Texas Misc. Docket No. 24-002 (Feb. 6, 2024); § 25A.020.

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20<sup>th</sup> Annual Mergers and Acquisitions Institute session  
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