# TEXAS JUDICIAL SYSTEM SUBJECT-MATTER JURISDICTION OF THE COURTS

# INTRODUCTION

The basic structure of the present court system of Texas was established by an 1891 constitutional amendment. The amendment established the Supreme Court, the highest state appellate court for civil matters, and the Court of Criminal Appeals, which makes the final determination in criminal matters. There are fourteen intermediate courts of appeals which exercise intermediate appellate jurisdiction in civil and criminal cases.

The state trial courts of general jurisdiction are the district courts, of which there were 418 as of September 1, 2002. Ten of these courts are designated "Criminal District Courts."

The geographical area served by each district court is established by the specific statute creating that court and does not necessarily correspond to the area served by any previously established court. Each court has one judge.

In addition to these state courts, the Texas Constitution provides for a county court in each county, presided over by the county judge. The county judge also serves as head of the county commissioners court, the governing body of the county. To aid the constitutional county court with its judicial functions, the Legislature has established statutory county courts, designated as county courts at law or probate courts, in the more populous counties. As of September 1, 2002, there were 16 probate courts and 202 county courts at law in operation in 79 counties. Four additional courts have been authorized by the Legislature but have not been implemented as of September 1, 2002. Eight additional courts have been authorized by the Legislature to become operational at a later date.

The Texas Constitution authorizes not less than one nor more than 16 justices of the peace in each county. Under this provision approximately 834 justice of the peace courts have been established. These courts also serve as small claims courts.

By statute, the Legislature has created municipal courts in each incorporated city in the State. These courts have original jurisdiction over violations of municipal ordinances and concurrent criminal jurisdiction with the justice of the peace courts over state law violations, limited to the geographical confines of the municipality.

Trials in the justice of the peace and most municipal courts are not of record, and appeals therefrom are by trial *de novo* to the county court, except in certain counties, as noted later, where the appeal is to a county court at law or to a district court. When an appeal is by trial *de novo*, the case is tried again in the higher court, just as if the original trial had not occurred.

Jurisdiction of the various levels of courts is established by constitutional provision and by statute. Statutory jurisdiction is established by general statutes providing jurisdiction for all courts on a particular level, as well as by the statutes establishing individual courts. Thus, to determine the jurisdiction of any one particular court, recourse must be had first to the Constitution, second to the general statutes establishing jurisdiction for that level of court, third to the specific statute authorizing the establishment of the particular court in question, fourth to statutes creating other courts in the same county (whose jurisdictional provisions may affect the court in question), and fifth to statutes dealing with specific subject matters (such as the Family Code, which requires, for example, that judges who are lawyers hear appeals from actions by non-lawyer judges in juvenile cases.)

The State provides full funding for the Supreme Court and the Court of Criminal Appeals. It provides a base salary and some expenses for the appellate and district judges of Texas. Most counties supplement the base salary for district courts and courts of appeals. Counties pay the costs of "constitutional" county courts, county courts at law, justice of the peace courts, and the operating costs of district courts except for the base salary of the judge. The cities finance the operation of municipal courts.

# **APPELLATE COURTS**

The appellate courts of the Texas Judicial System are: (1) the Supreme Court, the highest state appellate court for civil and juvenile cases; (2) the Court of Criminal Appeals, the highest state appellate court for criminal cases; and (3) the 14 courts of appeals, the intermediate appellate courts for civil and criminal appeals from the trial level courts.

Appellate courts do not try cases, have jurors, or hear witnesses. Rather, they review actions and decisions of the lower courts on questions of law or allegations of procedural error. In carrying out this review, the appellate courts are usually restricted to the evidence and exhibits presented in the trial court.

#### THE SUPREME COURT

In 1836, the Supreme Court of Texas was first established by the Constitution of the Republic of Texas, which vested the judicial power of the Republic in "...one Supreme Court and such inferior courts as the Congress may establish." This Court was re-established by each successive constitution adopted throughout the course of Texas history. The various constitutions and amendments thereto, however, provided for different numbers of judges to sit on the Court and different methods for the selection of the judges. The Constitution of 1845 provided that the Supreme Court consist of a chief justice and two associate justices. The Constitution of 1866 provided for five justices, and the Constitution of 1869 reverted to a three-judge court; the Constitution of 1873 increased the number to five, and the Constitution of 1876 again reduced the membership to three. To aid the three justices in disposing of the ever increasing workload, the Legislature created two "Commissions of Appeals," each to consist of three judges appointed by the Supreme Court. This system, begun in 1920, continued until the adoption of the constitutional amendment of 1945 which abolished the two Commissions of Appeals and increased the number of justices on the Supreme Court to nine, the present number.

A constitutional amendment adopted in 1980 provides:

The Supreme Court shall exercise the judicial power of the state except as otherwise provided in this Constitution. Its jurisdiction shall be coextensive with the limits of the State and its determinations shall be final except in criminal law matters. Its appellate jurisdiction shall be final and shall extend to all cases except in criminal law matters and as otherwise provided in this Constitution or by law.

Thus, the Supreme Court of Texas has statewide final appellate jurisdiction in most civil and juvenile cases. The Supreme Court is empowered to make and enforce all necessary rules of civil trial practice and procedure, evidence, and appellate procedure, and to promulgate rules of administration to provide for the efficient administration of justice in the State. A constitutional amendment effective January 1, 1986, gave the Supreme Court and the Court of Criminal Appeals jurisdiction to answer questions of state law certified from a federal appellate court. The Supreme Court has original jurisdiction to issue writs and to conduct proceedings for the involuntary retirement or removal of judges.

The Supreme Court is composed of one chief justice and eight justices, who are elected in partisan elections on a statewide basis for

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six-year terms of office. Vacancies between elections are filled by gubernatorial appointment with the advice and consent of the State Senate, until the next general election. To be eligible to serve as a justice of this court, a person must be licensed to practice law in this State, be a citizen of the United States and of the State of Texas, be at least 35 years of age, and have been a practicing lawyer, or a lawyer and judge of a court of record together, for at least ten years.

In addition to its major responsibilities of hearing oral arguments, deciding cases appealed to it, and writing opinions, the Supreme Court has many administrative duties placed upon it by the Legislature to ensure the efficient administration of justice by the Texas judicial system. These duties include: (1) promulgating the Rules of Civil Procedure for the Texas judicial system (Gov't Code §22.004); (2) promulgating rules of administration for the Texas judicial system (Gov't Code §72.024); (3) equalizing the dockets of the 14 courts of appeals (Gov't Code §73.001); (4) promulgating the rules of procedure for the Commission on Judicial Conduct, and disciplining judges or removing judges from office (Gov't Code, Ch. 81); (5) supervising the operations of the State Bar of Texas and the rules and regulations for the admission, discipline, supervision, and disbarment of lawyers, and approving the law schools of the State (Gov't Code, Ch. 81); and (6) promulgating the rules for the operation of the Court Reporters Certification Board and the disciplinary rules enforced by this Board (Gov't Code §52.002).

The Chief Justice has the responsibility to: (1) confer with the presiding judges of the administrative judicial regions to promote the prompt dispatch of judicial business (Gov't Code §74.001); (2) assign judges between administrative judicial regions (Gov't Code §74.057); (3) assign retired appellate justices to the various courts of appeals on a temporary basis (Gov't Code §73.003); (4) deliver a "State of the Judiciary" message at the commencement of each regular session of the Legislature (Gov't Code §21.004); and (5) ensure that the Supreme Court executes and implements its administrative duties and responsibilities (Gov't Code §72.006).

#### THE COURT OF CRIMINAL APPEALS

To relieve the Supreme Court of some of its caseload, the Constitution of 1876 created the Court of Appeals, composed of three elected judges, with appellate jurisdiction in all criminal cases and in those civil cases tried by the county courts. The judiciary article that was created by the constitutional amendment of 1891 changed the name of this court to the Court of Criminal Appeals and limited its jurisdiction to appellate jurisdiction in criminal cases only.

A constitutional amendment adopted in 1980 provides:

The Court of Criminal Appeals shall have final appellate jurisdiction coextensive with the limits of the State, and its determination shall be final, in all criminal cases of whatever grade, with such exceptions and under such regulations as may be provided in this Constitution or as prescribed by law.

The jurisdiction of the Court of Criminal Appeals extends to criminal cases heard by the intermediate courts of appeals and directly from the trial courts in all cases in which the death penalty has been imposed. The Court of Criminal Appeals (and the Supreme Court) have jurisdiction to answer questions of state law certified from a federal appellate court. In addition, the Legislature has authorized the Court of Criminal Appeals or promulgate rules of evidence and appellate procedure for criminal cases.

The Court of Criminal Appeals, as originally established, was composed of three judges. As its workload increased, the Legislature granted it the authority to appoint commissioners to aid in the disposition of pending cases. The number of judges on the Court was increased to five by a constitutional amendment adopted in 1966, and was again increased to nine by another constitutional amendment adopted in 1977.

Today, the Court of Criminal Appeals consists of a presiding judge and eight additional judges, who must have the same qualifications, and are elected in the same manner, as the justices of the Supreme Court.

#### THE COURTS OF APPEAL

The first intermediate appellate court in Texas was created by the Constitution of 1876, which created a Court of Appeals with appellate jurisdiction in all criminal cases and in all civil cases originating in the county courts. However, by 1891, the docket of the Supreme Court had become so crowded that it became apparent that other changes were necessary to expedite the disposition of appellate cases. Thus, the amendment of 1891 converted the Court of Appeals into the Court of Criminal Appeals and authorized the Legislature to establish intermediate courts of civil appeals located at various places throughout the State. The purpose of this amendment was to preclude the large quantity of civil litigation from further congesting the docket of the Supreme Court, while at the same time providing for a more convenient and less expensive system of intermediate appellate courts for civil cases. Under this authority, the Legislature has divided the State into 14 court of appeals districts and has established a court of appeals in each.

Courts of appeals are now located in the following cities: Amarillo, Austin, Beaumont, Corpus Christi, Dallas, Eastland, El Paso, Fort Worth, Houston (two courts), San Antonio, Texarkana, Tyler, and Waco.

Each court of appeals has jurisdiction of appeals from the trial courts located in its respective district. The appeals heard in these courts are based upon the "record" (a written transcription of the testimony given, exhibits introduced, and the documents filed in the trial court) and the written and oral arguments of the appealate lawyers. The courts of appeals do not receive testimony or hear witnesses in considering the cases on appeal.

Each of the courts of appeals has at least three judges--a chief justice and two other justices. However, the Legislature is empowered to increase this number whenever the workload of an individual court requires additional judges. The Dallas Court of Appeals has 13 justices, the two courts located in Houston (the First and the Fourteenth) each have nine justices, the courts located in Fort Worth and San Antonio each have seven, the courts located in Austin and Corpus Christi each have six, the courts located in El Paso and Amarillo each have four, and the remaining courts each retain the constitutional minimum number of three. There are now 80 judges serving on the 14 intermediate courts of appeals.

Judges of these courts are elected in partisan elections for sixyear terms of office by the voters in their own districts. They must have the same qualifications for office as the justices of the Supreme Court of Texas.

## **TRIAL COURTS**

The trial courts are those courts in which witnesses are heard, testimony is received, exhibits are offered into evidence, and a verdict is rendered. In a civil case, the verdict determines which party to the lawsuit prevails; in a criminal case, the verdict determines whether the defendant is guilty or not guilty of the crime alleged. Defendants in criminal cases and the parties in civil lawsuits have the right to a trial by a jury of either six or twelve local citizens. Except in capital murder cases, the parties have the right to waive a trial by jury and have the judge presiding over the case make the final determination. Generally, determinations made in the trial courts can be appealed to the appellate courts for review.

The trial court structure in Texas has several different levels, each level handling different types of cases. The state trial court of general jurisdiction is known as the district court. The county-level courts consist of the "constitutional" county courts, the "statutory" county courts, and the "statutory" probate courts. In addition, there are the municipal courts, located in each incorporated city of the State, and the justice of the peace courts, located in precincts of each county of the State.

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#### DISTRICT COURTS

The district courts are the primary trial courts in Texas, the successor to the common law *nisi prius* courts. The Constitution of the Republic provided for not less than three nor more than eight district courts, each having a judge elected by a joint ballot of both houses of Congress for a term of four years. Most constitutions of the State continued the district courts but provided that the judges were to be elected by the qualified voters. (The exceptions were the Constitutions of 1845 and 1861 which provided for the appointment of judges by the Governor with confirmation by the Senate.) All of the constitutions have provided that the judges of these courts must be chosen from defined districts (as opposed to statewide election).

District courts are courts of general jurisdiction. A constitutional amendment adopted effective in November 1985 amends Article V, Section 8 of the Texas Constitution, in pertinent part, as follows:

District Court jurisdiction consists of exclusive, appellate, and original jurisdiction of all actions, proceedings, and remedies, except in cases where exclusive, appellate, or original jurisdiction may be conferred by this Constitution or other law on some other court, tribunal, or administrative body.

This provision, while it extends a district court's potential jurisdiction to "all actions," also makes such jurisdiction relative in that the court's jurisdiction excludes any matters in which exclusive, appellate, or original jurisdiction is conferred by law upon some other court. For this reason, while one can speak of the "general" jurisdiction of a district court, the actual jurisdiction of any specific court will always be limited by the constitutional or statutory provisions which confer exclusive, original, or appellate jurisdiction on other courts serving the same county or counties.

Taking into account the various constitutional and statutory provisions which confer general jurisdiction on other levels of court, it can be said that district courts generally have the following jurisdiction: original jurisdiction in all criminal cases of the grade of felony, and misdemeanors involving official misconduct; cases of divorce; suits for title to land or enforcement of liens on land; contested elections; suits for slander or defamation; and suits on behalf of the State for penalties, forfeitures and escheat.

The district courts also have jurisdiction in civil matters with a minimum monetary limit but no maximum limit. The amount of the lower limit is currently unclear. The courts of appeals have split opinions on whether the minimum amount in controversy must exceed \$200 or \$500. Prior to 1985, a minimum monetary limit of \$500 was required by Article V, Section 8 of the Texas Constitution and by article 1906 of the Revised Civil Statutes. In 1985, article 1906 was codified in the Government Code. The lower limit was deleted from the codified version in an apparent attempt to eliminate the duplication in the code and the \$500 limit was deleted.

Two courts of appeals have indicated that the minimum amount is \$200 because district courts have jurisdiction over matters unless another court has exclusive jurisdiction over the matter. Since justice courts have exclusive jurisdiction in civil matters under \$200, they stated that this is the lower limit of a district court's jurisdiction. See *Arteaga v. Jackson*, 994 S.W.2d 342, 342 (Tex. App. - Texarkana 1999, pet. denied) and *Arnold v. West Bend Co.*, 983 S.W.2d365, 366 n.1 (Tex. App. - Houston [1st Dist.] 1998, no pet.). Another court of appeals has concluded that the codification of article 1906 was not intended to be a substantive change and thus, the limit is \$500. See *Chapa v. Spivey*, 999 S.W.2d 833, 835-836 (Tex. App. - Tyler 1999, no pet.).

Although the Supreme Court has discussed the conflict regarding the monetary jurisdictional minimum, it did not rule on the matter since it was not essential to the court's decision in the case. See *Peek v. Equipment Service Co.*, 779 S.W.2d 802, 804 n. 4 (Tex. 1989).

In those counties having statutory county courts at law, the district courts generally have exclusive jurisdiction in civil cases wherein the amount in controversy is \$100,000 or more and concurrent jurisdiction with the statutory county courts at law in cases where the amount in controversy exceeds \$500 but is less than \$100,000.

The district courts may hear contested matters involved in probate cases and have general supervisory control over commissioners courts. In addition, district courts have the power to issue writs of habeas corpus, mandamus, injunction, certiorari, sequestration, attachment, garnishment, and all writs necessary to enforce their jurisdiction.

Appeals from judgments of the district courts are to the court of appeals having jurisdiction over the locale of the district court.

As of September 1, 2002, there were 418 separate district-level courts in operation. Each is identified by separate numbers, each having its own judge elected by the voters of the judicial district. In a number of locations, the geographical jurisdiction of two or more district courts is overlapping.

A 1985 constitutional amendment established a Judicial Districts Board to reapportion Texas judicial districts, subject to legislative approval. The same amendment also allows for more than one judge per judicial district.

Most district courts exercise criminal and civil jurisdiction, but in the metropolitan areas there is a tendency for the courts to specialize in either civil, criminal, or family law matters. In some localities, the courts that exercise criminal jurisdiction exclusively are designated criminal district courts. A limited number of district courts also exercise the subject-matter jurisdiction normally exercised by county courts.

#### SPECIALIZED JURISDICTION

The Supreme Court has repeatedly held that the Legislature cannot reduce the constitutional jurisdiction of a district court. *Lord v. Clayton*, 163 Tex. 62, 352 S.W.2d 718 (1961); *Ex Parte Richards*, 137 Tex. 520, 155 S.W.2d 597 (1941); *Reasonover v. Reasonover*, 122 Tex. 512, 58 S.W. 2d 817 (1933); *St. Louis S. W. Ry. v. Hall*, 98 Tex. 480, 85 S.W. 786 (1905). Accord, *Zamora v. State*, 508 S.W.2d 819 (Tex. Crim App. 1974). See also, *Ward v. State*, 523 S.W.2d 681, 682 (Tex. Crim. App. 1975); *Castro v. State*, 124 Tex. Crim. 13, 60 S.W.2d 201 (1933); and dissenting opinion in *Ex Parte Bazemore*, 430 S.W.2d 205 (Tex. Crim. App. 1968).

In *St. Louis S.W. Ry. v. Hall*, the Supreme Court stated the rule as follows: "If the Legislature did enough to bring into active existence a district court, it was at once clothed with the powers conferred by the Constitution upon such courts, and any attempts in the act to unduly limit those powers must be treated as futile." 85 S.W. at 788. In *Lord v. Clayton*, the Supreme Court held that, although the statute creating the 136th District Court of Jefferson County purportedly limited its jurisdiction to civil cases only, and other legislation purported to give exclusive jurisdiction in criminal cases to the Criminal District Court of Jefferson County, the 136th Court was nevertheless a constitutional district court with full power to impanel a grand jury, receive an indictment, and try the accused.

A new facet has been added to this jurisdictional issue by the 1985 amendment of Article. V, Section 8 of the Constitution which now grants the district courts jurisdiction over all matters "except in cases where...jurisdiction may be conferred by this constitution or other law on some other court....".

Although the Legislature has not been able to divest a regular district court of any of its constitutional jurisdiction, the Legislature may, under its constitutional authority to create "other courts" (Tex. Const. art. V, sec. 1) establish special "district-level" courts with limited jurisdiction. See *Jordan v. Crudgington*, 231 S.W.2d 641 (Tex. 1950) (regarding the Court of Domestic Relations of Potter County); *Ex Parte Richards*, 137 Tex. 520, 155 S.W.2d 597 (1941) (regarding the Criminal District Court of Willacy County).

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One "Criminal District Court" was created with jurisdiction limited to criminal, divorce, dependent and delinquent children, adoption, and civil habeas corpus proceedings:

Criminal District Court of Jefferson County ...... 24.920 1

As will be noted later, most special "Criminal District Courts" have jurisdiction concurrent with county-level courts in criminal matters.

While the courts have ruled that the Legislature may not limit the jurisdiction of regular district courts, the statutes frequently express the intention that certain district courts give primary attention to only a portion of those matters over which they have jurisdiction.

The 65th Legislature, in 1977, converted all functioning domestic relations and special juvenile courts to district courts of general jurisdiction. However, these courts have primary responsibility for cases involving family law matters, including adoptions, birth records, divorce and marriage annulment, child welfare, custody, support and reciprocal support, dependency, neglect and delinquency, parent and child, and husband and wife. Section 24.601, Tex. Gov't Code. Section 24.601 does not limit other district courts' jurisdiction nor relieve them of responsibility for handling cases involving family law matters. Courts with primary responsibility for handling family law matters are known as "Family District Courts." There are now thirty-two such courts:

300th Brazoria	24.601, 24.608
301st Dallas	24.601, 24.609
302nd Dallas	24.601, 24.610
303rd Dallas	24.601, 24.611
304th Dallas	24.601, 24.612
305th Dallas	24.601, 24.613
306th Galveston	24.601, 24.614
307th Gregg	24.601, 24.615
308th Harris	24.601, 24.616
309th Harris	24.601, 24.617
310th Harris	24.601, 24.618
311th Harris	24.601, 24.619
312th Harris	24.601, 24.620
313th Harris	24.601, 24.620
314th Harris	24.601, 24.621
315th Harris	, -
	24.601, 24.623
316th Hutchinson	24.601, 24.624
317th Jefferson	24.601, 24.625
318th Midland	24.601, 24.626
319th Nueces	24.601, 24.627
320th Potter	24.601, 24.628
321st Smith	24.601, 24.629
322nd Tarrant	24.601, 24.630
323rd Tarrant	24.601, 24.631
324th Tarrant	24.601, 24.632
325th Tarrant	24.601, 24.633
326th Taylor	24.601, 24.634
327th El Paso	24.601, 24.635
328th Fort Bend	24.601, 24.636
329th Wharton	24.601, 24.637
330th Dallas	24.601, 24.638
360th Tarrant	24.601, 24.639
	21.001, 24.000

Thirteen district courts are to give preference to family law matters but are not designated as "Family District Courts":

	~
231st Tarrant 24.40	8
233rd Tarrant	0
20010 101001 2010	•
245th Harris 24.42	2
246th Harris	3
	-
247th Harris 24.42	43
254th Dallas	1
	-
255th Dallas	2
256th Dallas	<b>`</b>
250th Dallas	3
257th Harris	4
	-
279th Jefferson 24.45	6
387th Fort Bend 24.53	2
30/111 FUIL DEHU 24.33	۷

388th El Paso	24.533	3
393rd Denton	24.538	

One district court is to give preference to civil cases and cases under Title 2 or 5 of the Family Code:

225th Bexar ..... 24.403, 24.139 4

One district court is directed by statute to give preference to civil cases and cases under Title 3 of the Family Code:

73rd Bexar ..... 24.175, 24.139 5

One district court is directed by statute to give first preference to family law cases and second preference to criminal cases:

Another district court is directed to give primary preference to cases under Titles 2, 3 or 5 of the Family Code and secondary preference to criminal cases:

One district court is to give preference to family violence and criminal matters:

398th Hidalgo ..... 24.543 8

In Webb County, one district court shall give preference to all family violence cases and cases under the Family Code and Health and Safety Code:

406th Webb	 24 551	۰.

Eleven district courts are instructed to give preference to civil cases:

103rd Cameron, Willacy	24.205
215th Harris	24.394
295th Harris	24.472
298th Dallas	24.475
333rd Harris	24.479 <b>10</b>
334th Harris	24.480
342nd Tarrant	24.488
345th Travis	24.491
348th Tarrant	24.494
352nd Tarrant	24.498
408th Bexar	24.544

Also, in Bexar county, all civil cases are to be docketed in one of the eleven district courts which do not give preference to criminal cases. (This provision may not be mandatory on the clerk. See *Lord vs. Clayton*, 352 S.W.2d at 722):

37th Bexar		24.139	
45th Bexar	24.147,	24.139	
57th Bexar	24.159,	24.139	
73rd Bexar	24.175,	24.139	
131st Bexar	24.233,	24.139	
150th Bexar	24.249,	24.139	11
166th Bexar	24.263,	24.139	
224th Bexar	24.402,	24.139	
225th Bexar	24.403,	24.139	
285th Bexar	24.462,	24.139	
288th Bexar	24.465,	24.139	

All tax suits in Webb County shall be assigned to one district court:

49th Webb 24.	151	12	2
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Fifty-three district courts are instructed to give preference to criminal cases:

105th Nueces, Kenedy, Kleberg	24.207
107th Cameron, Willacy	24.209
138th Cameron, Willacy	24.240
144th Bexar	75.013
147th Travis	24.248
175th Bexar 24.268, 24.139,	75.013
182nd Harris	24.362
183rd Harris	2 4.363
184th Harris	24.364
185th Harris	24.365
186th Bexar 24.274, 24.139,	
187th Bexar	
194th Dallas	24.373
195th Dallas	24.374
197th Cameron, Willacy	24.376
202nd Bowie	24.381
203rd Dallas	24.382
204th Dallas	24.383
205th Culberson, El Paso, Hudspeth	24.384
207th Caldwell, Comal, Hays	24.386
208th Harris	24.387
209th Harris	24.387
214th Nueces	24.300
227th Bexar	75.013
228th Harris	24.406
230th Harris	24.407
232nd Harris	24.409
248th Harris	24.425
252nd Jefferson	24.429
262nd Harris	24.439
263rd Harris	24.440
265th Dallas	24.442
282nd Dallas	24.459
283rd Dallas	24.460
290th Bexar 24.467, 24.139,	
291st Dallas	24.468
292nd Dallas	24.469
297th Tarrant	24.474
337th Harris	24.483
338th Harris	24.484
339th Harris	24.485
351st Harris	24.497
363rd Dallas	24.508
371st Tarrant	24.516
372nd Tarrant	24.517
377th Victoria	24.522
389th Hidalgo	24.534
390th Travis	24.535
396th Tarrant	24.541
399th Bexar	
403rd Travis	24.548
Criminal District Court No. 4 of Tarrant County	24.913

One district court is to give preference to juvenile matters:

386th Bexar ..... 24.531 14

As of September 1, 2002, 202 statutory county courts and 16 statutory probate courts had been created, largely in metropolitan areas. Four additional courts have been authorized by the Legislature but have not been implemented as of September 1, 2002. Eight additional courts have been authorized to become operational at a later date.

A "statutory county court" means a county court created by the Legislature, including county courts at law, county criminal courts, county criminal courts of appeals, and county civil courts at law. A "statutory probate court" means a statutory court designated as a statutory probate court under Chapter 25, Gov't Code. A statutory county court exercising probate jurisdiction is not a statutory probate court unless it is designated one under Chapter 25, Gov't Code. While the jurisdiction of these courts is generally carved out of that given to the constitutional county courts, the statutes specify in many instances that certain jurisdiction normally in the district court is to be exercised concurrently by the statutory county court and the district court.

In one instance, the county court at law has concurrent jurisdiction with the district court in all matters:

County Court at Law of Panola County ..... 25.1852 15

In 1991, the 72nd Legislature passed H.B. 66, which provided that a statutory county court exercising civil jurisdiction of the county court, with certain exceptions enumerated in the statutes, has concurrent jurisdiction with the district court in civil cases in which the matter in controversy exceeds \$500 but does not exceed \$100,000 (excluding interest, statutory or punitive damages and penalties, and attorney's fees and costs, as alleged on the face of the petition) and appeals of final rulings and decisions of the Texas Workers' Compensation Commission. Sec. 25.003, Tex. Gov't Code.

Forty-nine county courts at law have concurrent jurisdiction with the district court, as discussed above, in appeals of decisions of the Texas Workers' Compensation Commission and civil cases when the matter in controversy does not exceed \$100,000:

County Court at Law No. 1 of Bell County County Court at Law No. 2 of Bell County County Court at Law No. 3 of Bell County County Court at Law No. 1 of Bexar County County Court at Law No. 2 of Bexar County County Court at Law No. 2 of Bexar County County Court at Law No. 3 of Bexar County County Court at Law No. 3 of Bexar County County Court at Law No. 5 of Bexar County County Court at Law No. 5 of Bexar County County Court at Law No. 6 of Bexar County County Court at Law No. 7 of Bexar County County Court at Law No. 8 of Bexar County County Court at Law No. 9 of Bexar County County Court at Law No. 10 of Bexar County County Court at Law No. 11 of Bexar County County Court at Law No. 12 of Bexar County County Court at Law No. 2 of Collin County County Court at Law No. 3 of Collin County	25.0162 25.0162 25.0172 25.0172 25.0172 25.0172 25.0172 25.0172 25.0172 25.0172 25.0172 25.0172 25.0172 25.0172 25.0172 25.0172 25.0172 25.0172 25.0172 25.0172 25.0452 25.0452 25.0452	
County Court at Law of Grayson County County Court at Law No. 2 of Grayson County	25.0932 25.0932	16
Countý Criminal Court at Law No. 1 of Harris County	25.1033	
County County Criminal Court at Law No. 2 of Harris County	25.1033	
County Criminal Court at Law No. 3 of Harris		
CountyCounty Criminal Court at Law No. 4 of Harris	25.1033	
County County Criminal Court at Law No. 5 of Harris	25.1033	
County	25.1033	
County Criminal Court at Law No. 6 of Harris County	25.1033	
County Criminal Court at Law No. 7 of Harris County	25.1033	
County Criminal Court at Law No. 8 of Harris		
County County Criminal Court at Law No. 9 of Harris	20.1000	
County County Criminal Court at Law No. 10 of Harris		
County County Criminal Court at Law No. 11 of Harris	25.1033	
County	25.1033	
County Criminal Court at Law No. 12 of Harris County	25.1033	

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County Criminal Court at Law No. 13 of Harris County	25.1033	
County Criminal Court at Law No. 14 of Harris County County Criminal Court at Law No. 15 of Harris	25.1033	
	25.1033 25.1042	
County Court at Law of Hunt County County Court at Law No. 1 of Jefferson County .	25.1182 25.1252	40
County Court at Law No. 2 of Jefferson County County Court at Law No. 3 of Jefferson County County Court at Law No. 1 of Potter County	25.1252 25.1252 25.1902	16
County Court at Law of Taylor County County Court at Law No. 2 of Taylor County	25.2232 25.2232	
County Court at Law of Tom Green County County Court at Law No. 2 of Tom Green County	25.2282 25.2282	
County Court at Law No. 1 of Victoria County County Court at Law No. 2 of Victoria County	25.2372 25.2372	

The specific statutes creating individual statutory county courts or statutory probate courts often provide that these courts have concurrent jurisdiction with the district court in matters normally exercised by the district court. This jurisdiction may be additional to or different than the concurrent jurisdiction granted to some statutory county courts by H.B. 66, as discussed above.

Six county courts at law have concurrent jurisdiction with the district court in appeals of decisions of the Texas Workers' compensation Commission and civil cases when the matter in controversy does not exceed \$250,000:

County Court at Law No. 1 of Travis County	25.2292	
County Court at Law No. 2 of Travis County	25.2292	
County Court at Law No. 3 of Travis County	25.2292	17
County Court at Law No. 5 of Travis County	25.2292	
County Court at Law No. 6 of Travis County	25.2292	
County Court at Law No. 7 of Travis County	25.2292	

Three county courts at law have concurrent jurisdiction with the district court in appeals of decisions of the Texas Workers' Compensation Commission and civil cases when the matter in controversy does not exceed \$1,000,000:

County Court at Law No. 1 of Cameron County	25.0332	
County Court at Law No. 2 of Cameron County	25.0332	18
County Court at Law No. 3 of Cameron County	25.0332	

Five county courts at law have concurrent jurisdiction with the district court in appeals of decisions of the Texas Workers' Compensation Commission and civil cases, regardless of the amount in controversy:

County Court at Law No. 1 of Dallas County	 25.0592	
County Court at Law No. 2 of Dallas County	 25.0592	
County Court at Law No. 3 of Dallas County	 25.0592	19
County Court at Law No. 4 of Dallas County	 25.0592	
County Court at Law No. 5 of Dallas County	 25.0592	

Forty-nine county courts at law have concurrent jurisdiction with the district court in family law matters, appeals of decisions of the Texas Workers' Compensation Commission, and civil cases when the matter in controversy does not exceed \$100,000:

County Court at Law No. 1 of Angelina County	25.0052	
County Court at Law No. 2 of Angelina County	25.0052	
County Court at Law of Austin County	25.0102	
County Court at Law of Bastrop County	25.0132	
County Court at Law No. 1		
and Probate Court of Brazoria County	25.0222	20
County Court at Law No. 2		
and Probate Court of Brazoria County	25.0222	
County Court at Law No. 3		
and Probate Court of Brazoria County	25.0222	
County Court at Law No. 1 of Brazos County	25.0232	

County Court at Law No. 2 of Brazos County	25.0232
County Court at Law of Caldwell County	25.0302
County Court at Law of Cherokee County	25.0392
County Court at Law of Comal County	25.0482
County Court at Law of Coryell County	25.0522
County Court at Law of Ector County	25.0702
County Court at Law No. 2 of Ector County	25.0702
County Court at Law of Ellis County	25.0722
County Court at Law No. 1 of Fort Bend County	25.0812
County Court at Law No. 2 of Fort Bend County	25.0812
County Court at Law No. 3 of Fort Bend County	25.0812
County Count at Law No. 3 of Fort Bend County	25.0182
County Count at Law No. 4 of Port Bend County	25.0962
County Court at Law of Guadalupe County County Court at Law No. 2 of Guadalupe County	25.0962
Effective 01/01/03 or on such earlier date as may be	
determined by the county commissioners.	;
County Court at Law No. 1 of Hays County	25.1072
County Court at Law No. 2 of Hays County	25.1072
County Court at Law of Henderson County	25.1092
County Court at Law of Houston County	25.1152
County Court at Law No. 1 of Johnson County	25.1282
County Court at Law No. 2 of Johnson County	25.1282
County Court at Law of Kerr County	25.1352 <b>20</b>
County Court at Law of Ken County	25.1482
County Court at Law of Liberty County	25.1542
County Count at Law No. 2 of Lubbock County	25.1542
County Count at Law No. 2 of Lubbock County	
County Court at Law No. 3 of Lubbock County	25.1542
County Court at Law of Medina County	25.1652
County Court at Law of Moore County	25.1732
County Court at Law of Nacogdoches County	25.1762
County Court at Law of Nolan County	25.1792
County Court at Law of Orange County	25.1832
County Court at Law No. 2 of Potter County	25.1902
County Court at Law of Reeves County	25.1972
County Court at Law of Val Verde County	25.2352
County Court at Law of Walker County	25.2382
County Court at Law of Waller County	25.2392
County Court at Law of Washington County	25.2412
County Court at Law of Wilbarger County	25.2462
Effective 01/01/94 but not implemented as of 09/01/0	2.
County Court at Law No. 1 of Williamson County	25.2482
County Court at Law No. 2 of Williamson County	25.2482
County Court at Law No. 3 of Williamson County	25.2482
County Court at Law of Wise County	25.2512

Two county courts at law have concurrent jurisdiction with the district court in family law matters, appeals of decisions of the Texas Workers' Compensation Commission, and civil cases with a \$50,000 limit on the amount in controversy:

County Court at Law No. 1 of Angelina County ... 25.0052 21 County Court at Law No. 2 of Angelina County ... 25.0025

Three county courts at law have concurrent jurisdiction with the district court in family law matters, appeals of decisions of the Texas Workers' Compensation Commission, and civil cases with a \$500,000 limit on the amount in controversy:

County Court at Law of Midland County	25.1672
County Court at Law No. 2 of Midland County	25.1672 <b>22</b>
County Court at Law of Parker County	25.1862

Four county courts at law have concurrent jurisdiction with the district court in family law matters, appeals of decisions of the Texas Workers' Compensation Commission, and civil cases with a \$750,000 limit on the amount in controversy:

County Court at Law No.	1 of Hidalgo County		25.1101	
County Court at Law No.	2 of Hidalgo County	• •	25.1101 23	
County Court at Law No.	4 of Hidalgo County	• •	25.1101	
County Court at Law No.	5 of Hidalgo County	••	25.1101	

Citations are to the Texas Government Code unless otherwise indicated. Index to reference numbers is found on page 57.

Four county courts at law have concurrent jurisdiction with the district court in family law cases and proceedings, appeals of decisions of the Texas Workers' Compensation Commission and all civil cases with no upper limits on the amount in controversy:

County Court at Law of Ellis County	25.0722	
County Court at Law No. 2 of Ellis County	25.0072	24
County Court at Law of Randall County	25.1932	
County Court at Law of Rusk County	25.2032	

One county court at law has concurrent jurisdiction with the district court in family law matters, appeals of decisions of the Texas Workers' Compensation Commission, civil cases when the matter in controversy does not exceed \$100,000 and tax cases:

County Court at Law of Polk County ..... 25.1892 25

Four county courts at law have concurrent jurisdiction with the district court in family law matters, appeals of decisions of the Texas Workers' Compensation Commission, civil cases when the matter in controversy does not exceed \$100,000 and matters involving an *inter vivos* trust:

County Court at Law No. 1 of Montgomery County	25.1722	
County Court at Law No. 2 of Montgomery County	25.1722	26
County Court at Law No. 3 of Montgomery County	25.1722	
County Court at Law No. 4 of Montgomery County	25.1722	

One county court at law has concurrent jurisdiction with the district court in family law matters, appeals of decisions of the Texas Workers' Compensation Commission, civil cases when the matter in controversy does not exceed \$100,000 and suits involving title to real property:

County Court at Law of Starr County ..... 25.2162 27

One county court at law has concurrent jurisdiction with the district court in family law cases, appeals of decisions of the Texas Workers' Compensation Commission, civil cases when the matter in controversy does not exceed \$250,000 and contested probate matters under Section 5(b) of the Texas Probate Code:

County Court at Law of Hood County ..... 25.1132 28

One county court at law has concurrent jurisdiction with the district court in family law matters, appeals of decisions of the Texas Workers' Compensation Commission, civil cases when the matter in controversy does not exceed \$100,000 and criminal cases, probate matters (including will contests), actions under Title 9 of the Property Code:

County Court at Law of Anderson County ..... 25.0042 29

One county court at law has concurrent jurisdiction with the district court in family law cases; appeals of decisions of the Texas Workers' Compensation Commission; civil cases up to \$100,000; probate matters and felony cases to conduct arraignments, pretrial hearings and accept guilty pleas:

County Court at Law of Lamar County ..... 25.1412 30

Two county courts at law have concurrent jurisdiction with the district court in family law matters, appeals of decisions of the Texas Workers' Compensation Commission, civil cases when the matter in controversy does not exceed \$100,000 and proceedings to expunge a criminal arrest record:

County Court at Law No. 1 of Webb County25.242231County Court at Law No. 2 of Webb County25.2422

One county court at law has concurrent jurisdiction with the district court in family law matters, appeals of decisions of the Texas Workers' Compensation Commission, civil cases when the matter in controversy does not exceed \$100,000 and felony cases to conduct arraignments, conduct pretrial hearings, and accept guilty pleas:

County Court at Law of Kleberg County ..... 25.1392 32

One county court at law has concurrent jurisdiction with the district court in family law matters, appeals of decisions of the Texas Workers' Compensation Commission, civil cases up to \$100,000 and felony criminal cases:

County Court at Law of Brown County ..... 25.0272 33

Two county courts at law have concurrent jurisdiction with the district court in family law cases, appeals of decisions of the Texas Workers' Compensation Commission, civil cases when the matter in controversy does not exceed \$100,000 and all criminal cases:

- County Court at Law of Matagorda County .... 25.1632 34 Effective 01/01/03 or on such earlier date as may be determined by the county commissioners.

Three county courts at law have concurrent jurisdiction with the district court in non-jury family law cases, appeals of decisions of the Texas Workers' Compensation Commission, civil cases when the matter in controversy does not exceed \$100,000, eminent domain proceedings, slander or defamation suits, suits involving the title to real or personal property, suits involving the enforcement of real property liens, suits involving the forfeiture of a corporate charter, suits involving the recovery of real property, and suits involving the right to property valued at \$200 or more that has been levied on:

County Court at Law No. 1 of Tarrant County ... 25.2222 County Court at Law No. 2 of Tarrant County ... 25.2222 35 County Court at Law No. 3 of Tarrant County ... 25.2222

One county court at law has concurrent jurisdiction with the district court in appeals of decisions of the Texas Workers' Compensation Commission, civil cases when the matter in controversy does not exceed \$100,000, and proceedings under Chapter 262, Family Code, in which the Department of Protective and Regulatory Services has assumed the care, custody and control of a child.

County Court at Law of Erath County ..... 25.0741 36

Four statutory county courts have concurrent jurisdiction with the district court in appeals of decisions of the Texas Workers' Compensation Commission, civil cases when the matter in controversy does not exceed \$100,000, slander or defamation suits, suits involving the title to real or personal property, suits involving the enforcement of real property liens, suits involving the forfeiture of a corporate charter, suits involving the recovery of real property and suits involving the right to property valued at \$200 or more that has been levied on:

County Civil Court at Law No. 1 of Harris County	25.1032
County Civil Court at Law No. 2 of Harris County	25.1032 <b>37</b>
County Civil Court at Law No. 3 of Harris County	25.1032
County Civil Court at Law No. 4 of Harris County	25.1032

Two county courts at law have concurrent jurisdiction with the district court in appeals of decisions of the Texas Workers' Compensation Commission; civil cases when the matter in controversy does not exceed \$100,000; felony cases to accept guilty pleas and conduct arraignments, pretrial hearing and probation revocation hearings; and third degree felony cases:

County Court at Law of McLennan County ...... 25.1572 38 County Court at Law No. 2 of McLennan County . 25.1572

Citations are to the Texas Government Code unless otherwise indicated. Index to reference numbers is found on page 57.

One county court at law has concurrent jurisdiction with the district court in appeals of decisions of the Texas Workers' Compensation Commission, civil cases up to \$250,000 and state jail felony and third degree felony cases involving family violence:

County Court at Law No. 4 of Travis County ... 25.2292 39

Two county courts at law have concurrent jurisdiction with the district court in family law matters and civil cases, other than Alcoholic Beverage Code, Election Code or Tax Code cases, between \$5,000 and \$100,000 (monetary limit not applicable to Family or Probate Code cases):

County Court at Law No. 1 of Wichita County ... 25.2452 40 County Court at Law No. 2 of Wichita County ... 25.2452

One county court at law has concurrent jurisdiction with the district court in family law matters and civil cases when the matter in controversy does not exceed \$100,000:

County Court of Burnet County ...... 25.0292 41

One statutory county court has concurrent jurisdiction with the district court in family law cases and felony cases to conduct arraignments, conduct pretrial hearings, and accept guilty pleas:

County Court at Law of Aransas County ...... 25.0062 42

One statutory probate court at law has concurrent jurisdiction with the district court in eminent domain, condemnation, land titles, suits to quiet title, trespass to try title, lien foreclosures and adjudication of all free hold and leasehold interests, easements, licenses, and boundaries of real property:

Probate Court of Denton County ..... 25.0635 43

Two statutory probate courts have concurrent jurisdiction with the district court in eminent domain cases and suits involving title to real or personal property:

Probate Court No.	1 of Bexar County	 25.0173	44
Probate Court No.	2 of Bexar County	 25.0173	

Five statutory county courts have felony jurisdiction concurrent with the district court over matters involving intoxication arising by a true bill of indictment by a grand jury charging one or more offenses under Chapter 49, Penal Code:

County Criminal Court No. 1 of Denton County	25.0634	
County Criminal Court No. 2 of Denton County	25.0634	
County Criminal Court No. 3 of Denton County	25.0634	45
County Criminal Court No. 4 of Denton County	25.0634	
County Criminal Court No. 5 of Denton County	25.0634	

Five statutory county courts have concurrent jurisdiction with the district court to conduct arraignments, conduct pretrial hearings, and accept guilty pleas in felony cases:

County Criminal Court No. 5 of Tarrant County	25.2223	
County Criminal Court No. 7 of Tarrant County	25.2223	
County Criminal Court No. 8 of Tarrant County	25.2223	46
County Criminal Court No. 9 of Tarrant County	25.2223	
County Criminal Court No. 10 of Tarrant County .	25.2223	

Two county courts at law have concurrent jurisdiction with the district court, except felony cases:

	County Court at Law No. 1 of Gregg County		47
*	County Court at Law No.2 of Gregg County	25.0942	
	Effective 01/01/03.		

One county court at law has concurrent jurisdiction with the district court, except felony jury trials, suits on behalf of the State to recover penalties or escheated property, misdemeanors involving official misconduct, contested elections, or civil cases when the amount in controversy exceeds \$100,000:

County Court at Law of Hopkins County ..... 25.1142 48

One county court at law has concurrent jurisdiction with the district court, except: felony criminal matters, suits on behalf of the State to recover penalties or escheated property, misdemeanors involving official misconduct, contested elections, or civil cases when the amount in controversy exceeds \$100,000:

County Court at Law of Bowie County ..... 25.0212 49

Four county courts at law have concurrent jurisdiction with the district courts in all matters except felony, official misconduct, contested elections, and family law cases:

County Court at Law No. 1 of Nueces County	25.1802
County Court at Law No. 2 of Nueces County	25.1802 50
County Court at Law No. 3 of Nueces County	25.1802
County Court at Law No. 4 of Nueces County	25.1802

One county court at law has concurrent jurisdiction with the district courts in all matters except felony, official misconduct, contested elections, and family law cases except for proceedings under Title 3 Family Code and any proceeding involving an order relating to a child in the possession or custody of the Department of Protective and Regulatory Services:

County Court at Law No. 5 of Nueces County .... 25.1802 51

Two county courts at law have concurrent jurisdiction with the district court, except felony cases (other than those provided by law) or contested elections:

County Court at Law No. 1 of Galveston County . 25.0862 52 County Court at Law No. 2 of Galveston County . 25.0862

Eight county courts at law have concurrent jurisdiction with the district court, except felony cases (other than those provided by law), misdemeanors involving official misconduct, or contested elections:

County Court at Law No. 1 of El Paso County	25.0732
County Court at Law No. 2 of El Paso County	25.0732
County Court at Law No. 3 of El Paso County	25.0732
County Court at Law No. 4 of El Paso County	25.0732 53
County Court at Law No. 5 of El Paso County	25.0732
County Court at Law No. 6 of El Paso County	25.0732
County Court at Law No. 7 of El Paso County	25.0732
County Court at Law of Kendall County	25.1322

Three county courts at law have concurrent jurisdiction with the district court, except capital felony cases or felonies of the 1<sup>st</sup> or 2<sup>nd</sup> degree, misdemeanors involving official misconduct, contested elections, or suits on behalf of the State to recover penalties, forfeiture, or escheat:

County Court at Law of Smith County	25.2142
County Court at Law No. 2 of Smith County	25.2142 <b>54</b>
County Court at Law No. 3 of Smith County	25.2142

Two county courts at law have concurrent jurisdiction with the district court, except felony cases involving capital murder, suits on behalf of the State to recover penalties or escheated properties, misdemeanors involving official misconduct, or contested elections:

County Court at Law of Kaufman County ...... 25.1312 55 County Court at Law of Navarro County ...... 25.1772

Citations are to the Texas Government Code unless otherwise indicated. Index to reference numbers is found on page 57.

One county court at law has concurrent jurisdiction with the district court, except felony cases (other than writs of habeas corpus), misdemeanors involving official misconduct, contested elections, or appeals from county court:

County Court at Law No. 1 of Calhoun County .... 25.0312 56

One statutory criminal law magistrate court has concurrent criminal jurisdiction with the district court, except to hear a trial of a felony offense on the merits if a jury trial is demanded or if a defendant pleads not guilty, impose sentence in a felony case unless the judge in whose court the case is pending assigned the case to the criminal law magistrate court for a guilty plea and sentence, or hear any part of a capital murder case after indictment:

El Paso Criminal Law Magistrate Court ..... 54.733 57

A wide variety of statutory changes have been made blurring the line between district court jurisdiction and county court jurisdiction.

In seven counties, all civil and criminal jurisdiction of the county court, except probate, has been transferred to the district court:

Bowie	(5th,	102nd,	202nd	District	
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Courts) 24.105, 24.204	24.381, 26.119	
Cass (5th District Court)	24.105,	
Comal (22nd, 207th, 274th District		
Courts) 24.123, 24.386	24.451, 26.146	
Jones (259th District Court)	24.436, 26.227	58
Shackelford (259th District Court)	24.436, 26.309	
Stephens(90th District Court)	24.192, 26.315	
Webb (49th District Court)	24.151, 26.340	

All civil jurisdiction of the county court, except probate, has been transferred to the district court in two counties, and the district court has concurrent with the county court the criminal jurisdiction of a county court:

Eastland (91st District Court)		24.193,	26.167	59
Morris (76th, 276th District Courts)	24.178,	24.453,	26.272	

In two counties, all civil and criminal jurisdiction of the county court, except probate, has been transferred to the district court, and the two levels of courts have been granted concurrent jurisdiction to receive guilty pleas in misdemeanor cases:

Cass (5th District Court) 24.105	
Marion (115th, 276th District	60
Courts) 24.217, 24.453, 26.258	

In another county, all civil cases, except those involving probate matters and orders providing for support of deserted wives or children, and all criminal cases appealed from the justice and municipal courts have been transferred to the district court, and the county and district courts have concurrent jurisdiction in matters in which the county court normally has original criminal jurisdiction:

Red River (6th, 102nd District		
Courts)	24.106, 24.204, 26.294	61

All civil jurisdiction of the county court, except probate, has been transferred to the district court in ten counties:

Baylor (50th District Court)	24.152, 26.112	
Cottle (50th District Court)	24.152; 26.151	62
Glasscock (118th District Court)	24.220, 26.187	
King (50th District Court)	24.152, 26.235	
Knox (50th District Court)	24.152, 26.238	
Mills (35th District Court)	24.137, 26.267	
Navarro (13th District Court)	24.114, 26.275	
Sabine (1st, 273rd District		
Courts)	, 24.450, 26.302	

San Augustine (1st, 273rd District

Courts) ...... 24.101, 24.450, 26.303 62 Wichita (30th, 78th, 89th District

Courts) ...... 24.132, 24.180, 24.191, 26.343

Rather than transfer jurisdiction absolutely from the county court to the district court, the Legislature in several instances has given both the district-level and the county courts concurrent jurisdiction in certain matters.

Seven district courts have concurrent original and appellate criminal jurisdiction with the county court in matters normally in the county court:

76th Camp	24.178	
76th Morris	24.178	
207th Caldwell	24.386	
258th Polk	24.435	63
276th Camp 24.453, 2	24.178	
276th Marion	24.453	
276th Morris	24.453	

Seventeen district-level courts have concurrent original criminal jurisdiction with the statutory county criminal courts in matters of county court original criminal jurisdiction:

14th Dallas       24.901, 24.115         44th Dallas       24.146, 24.901, 24.115         68th Dallas       24.170, 24.901, 24.115         95th Dallas       24.197, 24.901, 24.115         101st Dallas       24.203, 24.901, 24.115         116th Dallas       24.203, 24.901, 24.115         134th Dallas       24.236, 24.901, 24.115         160th Dallas       24.257, 24.901, 24.115         160th Dallas       24.259, 24.901, 24.115         162th Dallas       24.259, 24.901, 24.115         Criminal District Court of Dallas County       24.901, 24.115         Criminal District Court No. 2 of Dallas       24.901, 24.115
County
Criminal District Court No. 3 of Dallas
County
Criminal District Court No. 4 of Dallas
County 24.904, 24.901, 24.115
Criminal District Court No. 5 of Dallas
County
Criminal District Court No. 1 of Tarrant
County 24.910
Criminal District Court No. 2 of Tarrant
County 24.910, 24.911
Criminal District Court No. 3 of Tarrant
County

Four district level courts have concurrent jurisdiction with the county courts at law of misdemeanor cases:

85th Brazos	24.187
272nd Brazos	24.449 <b>65</b>
361st Brazos	24.506
Criminal District Court of Jefferson County	24.920

In seven counties, the district and county courts have concurrent jurisdiction in all civil and criminal matters normally vested solely in the county court:

Chambers (344th District Court)		
Hill (66th District Court)		
Upshur (115th District Court) 24.217,		66
Van Zandt (294th District Court)		
Wood (402nd District Court)	24.547	
Zapata (49th District Court)		

Citations are to the Texas Government Code unless otherwise indicated. Index to reference numbers is found on page 57.

In one county, if the county judge is licensed to practice law in Texas and has practiced for at least two years, the jurisdiction of the constitutional county court is expanded to include (concurrent with the district court) family law cases, eminent domain, and civil matters when the amount in controversy does not exceed \$20,000:

rayelle	Fayette		26.175	67
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#### **COUNTY-LEVEL COURTS**

The county courts were established by the Constitution of 1836. They were presided over by a chief justice appointed by the Congress of the Republic of Texas for a term of four years. This continued from 1836 to 1841, when the office was made elective. The term was shortened to two years in the Constitutions of 1845 and 1861. Under the Constitution of 1866, the name of the presiding officer of the court was changed from chief justice to county judge, and the term of office was again established at four years.

The county court was abolished by the Constitution of 1869, but was re-established by the Constitution of 1876 with an elected presiding officer, the county judge, serving a two-year term. The term of office was increased to four years by a constitutional amendment adopted in 1954.

Today, the Texas Constitution provides for a county court in each county. Generally, "constitutional" county courts have concurrent jurisdiction with justice of the peace courts in civil cases where the matter in controversy exceeds \$200 but does not exceed \$5,000; concurrent jurisdiction with the district courts in civil cases where the matter in controversy exceeds \$500 but does not exceed \$5,000; general jurisdiction over probate cases; juvenile jurisdiction, and exclusive original jurisdiction over misdemeanors, other than those involving official misconduct, where punishment for the offense, upon conviction, is by fine exceeding \$500 and/or a jail sentence not to exceed one year. County courts generally have appellate jurisdiction (usually by trial *de novo*) over cases tried originally in the justice of the peace courts and municipal courts. Original and appellate judgments of the county courts may be appealed to the courts of appeals.

The Constitution provides that the county judge "shall be well informed in the law of the State ...". This has been interpreted to mean that neither formal study of the law nor a license to practice law is a necessary qualification to hold office as county judge. Currently, of the 254 county judges in the State, approximately 12 percent are licensed to practice law.

Under its constitutional authorization to "...establish such other courts as it may deem necessary...[and to] conform the jurisdiction of the district and other inferior courts thereto," the Legislature has created statutory county courts and statutory probate courts, primarily in metropolitan counties, to provide assistance to the single "constitutional" county court. The Legislature has authorized a total of 230 of these statutory courts in 85 counties to relieve the county judge of some or all of the judicial duties of office. As of September 1, 2002, 218 of these courts were in actual operation in 79 counties. (See list which follows.)

Under the constitutional grant of authority the Legislature has established the following statutory county courts and statutory probate courts (the number of statutory courts in each county is shown in parentheses):

Anderson Angelina	<ol> <li>County Court at Law</li> <li>County Court at Law No. 1 County Court at Law No. 2</li> </ol>	Denten
Aransas	(1) County Court at Law	Denton
Austin	(1) County Court at Law	
Bastrop	(1) County Court at Law	
Bee	(1) * County Court at Law	
	Effective 01/01/00 but not implemented as of 09/01/02.	
Bell	(3) County Court at Law No. 1	
	County Court at Law No. 2	
	County Court at Law No. 3	Fatan
Bexar	(14) County Court at Law No. 1	Ector
	County Court at Law No. 2	

		County Court at Law No. 3 County Court at Law No. 4
		County Court at Law No. 5
		County Court at Law No. 6
		County Court at Law No. 7 County Court at Law No. 8
		County Court at Law No. 9
		County Court at Law No. 10
		County Court at Law No. 11
		County Court at Law No. 12 Probate Court No. 1
		Probate Court No. 2
Bowie	(1)	County Court at Law
Brazoria	(3)	County Court at Law No. 1 and Probate Court County Court at Law No. 2 and Probate Court
		County Court at Law No. 3 and Probate Court
		(Note: Brazoria County Court at Law and Probate Courts
		Nos. 1, 2 and 3 are not statutory probate courts as that term is defined by Section 3 of the Probate Code.)
Brazos	(2)	County Court at Law No. 1
_		County Court at Law No. 2
Brown	(1) *	County Court at Law Effective 01/01/03 or on such earlier date as may be
		determined by the county commissioners.
Burnet	(1) *	County Court at Law
Caldwell	(1)	Effective but not implemented as of 09/01/02. County Court at Law
Calhoun	(1)	County Court at Law No. 1
Cameron	(́3)́	County Court at Law No. 1
		County Court at Law No. 2
Cherokee	(1)	County Court at Law No. 3 County Court at Law
Collin	(6)	County Court at Law No. 1
		County Court at Law No. 2
		County Court at Law No. 3 County Court at Law No. 4
		County Court at Law No. 5
	*	Probate Court No. 1
Cooke	(1)	Effective 01/01/03.
Comal	(1) (1)	County Court at Law County Court at Law
Coryell	(1)	County Court at Law
Dallas	(21)	County Court at Law No. 1
		County Court at Law No. 2 County Court at Law No. 3
		County Court at Law No. 3
		County Court at Law No. 5
		County Criminal Court
		County Criminal Court No. 2 County Criminal Court No. 3
		County Criminal Court No. 4
		County Criminal Court No. 5
		County Criminal Court No. 6 County Criminal Court No. 7
		County Criminal Court No. 8
		County Criminal Court No. 9
		County Criminal Court No.10
		County Criminal Court No. 11 County Criminal Court of Appeals
		County Criminal Court of Appeals No. 2
		Probate Court
		Probate Court No. 2 Probate Court No. 3
Denton	(8)	County Court at Law No. 1
	(-)	County Court at Law No. 2
		County Criminal Court No. 1
		County Criminal Court No. 2 County Criminal Court No. 3
		County Criminal Court No. 4
		County Criminal Court No. 5
Entor	(2)	Probate Court
Ector	(2)	County Court at Law County Court at Law No. 2

SUBJECT-MATTER JURISDICTION OF THE COURTS Citations are to the Texas Government Code unless otherwise indicated. Index to reference numbers is found on page 57.

Ellis	(2)	County Court at Law	Kaufman	(1)	County Court at Law
	, i	* County Court at Law No. 2	Kendall	(1)	County Court at Law
		Effective 12/31/03 or on such earlier date as may be determined by the county commissioners.	Kerr	(1)	<b>,</b>
El Paso	(10)	County Court at Law No. 1	Kleberg	(1)	County Court at Law
	(,	County Court at Law No. 2	Lamar Libertv	(1) (1)	County Court at Law County Court at Law
		County Court at Law No. 3	Lubbock	· ·	County Court at Law No. 1
		County Court at Law No. 4	LUDDOCK	(0)	County Court at Law No. 2
		County Court at Law No. 5			County Court at Law No. 3
		County Court at Law No. 6 County Court at Law No. 7	McLennan	(2)	County Court at Law
		County Criminal Court at Law No. 1			County Court at Law No. 2
		County Criminal Court at Law No. 2	Matagorda	(1) *	County Court at Law
		Probate Court			Effective 01/01/03 or on such earlier date as may be determined by the county commissioners.
Erath	(1)		Medina	(1)	
Fort Bend	(4)		Midland	(2)	County Court at Law
		County Court at Law No. 2			County Court at Law No. 2
		County Court at Law No. 3 County Court at Law No. 4	Montgomery	(4)	County Court at Law No. 1
Galveston	(4)				County Court at Law No. 2 County Court at Law No. 3
	( )	County Court No. 2		*	County Court at Law No. 3
		County Court No. 3			Effective 01/01/02 but not implemented as of
		Probate Court			09/01/02.
Grayson	(2)		Moore	(1)	<b>,</b>
Groad	(2)	County Court at Law No. 2	Nacogdoches Navarro	• •	
Gregg	(2)	County Court at Law * County Court at Law No. 2	Navarro	(1)	County Court at Law Effective 09/01/03 or on such earlier date as may be
		Effective 01/01/03.			determined by the county commissioners.
Guadalupe		County Court at Law	Nolan	(1)	
	1	* County Court at Law No. 2	Nueces	(5)	County Court at Law No. 1
		Effective 01/01/03 or on such earlier date as may be determined by the county commissioners.			County Court at Law No. 2 County Court at Law No. 3
Harris	(23)	County Civil Court at Law No. 1			County Court at Law No. 3 County Court at Law No. 4
	( - )	County Civil Court at Law No. 2			County Court at Law No. 5
		County Civil Court at Law No. 3	Orange	(1)	
		County Civil Court at Law No. 4	Panola	(1)	
		County Criminal Court at Law No. 1 County Criminal Court at Law No. 2	Parker	(1)	County Court at Law
		County Criminal Court at Law No. 2	Polk	(1)	County Court at Law
		County Criminal Court at Law No. 4	Potter	(2)	County Court at Law No. 1 County Court at Law No. 2
		County Criminal Court at Law No. 5	Randall	(1)	County Court at Law
		County Criminal Court at Law No. 6	Reeves	(1)	County Court at Law
		County Criminal Court at Law No. 7	Rusk	(1)	County Court at Law
		County Criminal Court at Law No. 8 County Criminal Court at Law No. 9	San Patricio	(1)	County Court at Law
		County Criminal Court at Law No. 10	Smith	(3)	County Court at Law
		County Criminal Court at Law No. 11			County Court at Law No. 2 County Court at Law No. 3
		County Criminal Court at Law No. 12	Starr	(1)	
		County Criminal Court at Law No. 13	Tarrant		County Court at Law No. 1
		County Criminal Court at Law No. 14		()	County Court at Law No. 2
		County Criminal Court at Law No. 15 Probate Court No. 1			County Court at Law No. 3
		Probate Court No. 2			County Criminal Court No. 1
		Probate Court No. 3			County Criminal Court No. 2 County Criminal Court No. 3
		Probate Court No. 4			County Criminal Court No. 3 County Criminal Court No. 4
Harrison	(1)				County Criminal Court No. 5
Hays	(2)	County Court at Law No. 1 County Court at Law No. 2			County Criminal Court No. 6
Henderson	(1)				County Criminal Court No. 7
Hidalgo		County Court at Law			County Criminal Court No. 8
· · · · · · · · · · · · · · · · · · ·	(0)	County Court at Law No. 2			County Criminal Court No. 9
		County Court at Law No. 4			County Criminal Court No. 10 Probate Court
		* County Court at Law No. 5			Probate Court No. 2
		Effective 01/01/03. Probate Court of Hidalgo County	Taylor	(2)	County Court at Law
Hood	(1)		-		County Court at Law No. 2
Hopkins	• • •	County Court at Law	Tom Green	(2)	County Court at Law
Houston	(1)	County Court at Law	Travis	(0)	County Court at Law No. 2 County Court at Law No. 1
Hunt	(1)		110115	(0)	County Court at Law No. 1 County Court at Law No. 2
Jefferson	(3)				County Court at Law No. 2
		County Court at Law No. 2			County Court at Law No. 4
Johnson	(2)	County Court at Law No. 3 County Court at Law No. 1			County Court at Law No. 5
001110011	(~)	County Court at Law No. 1			County Court at Law No. 6
		,			

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		County Court at Law No. 7
		Probate Court No. 1
Val Verde	(1)	County Court at Law
Victoria	(2)	County Court at Law No. 1
		County Court at Law No. 2
Walker	(1)	County Court at Law
Waller	(1)	County Court at Law
Washington	(1)	County Court at Law
Webb	(2)	County Court at Law No. 1
		County Court at Law No. 2
Wichita	(2)	County Court at Law No. 1
		County Court at Law No. 2
Wilbarger	(1) <sup>•</sup>	* County Court at Law
		Effective 01/01/94 but not implemented as of 09/01/02.
Williamson	(3)	County Court at Law No. 1
		County Court at Law No. 2
		County Court at Law No. 3
Wise	(1)	County Court at Law

The judges of these statutory courts are elected in countywide, partisan elections for four-year terms. Any vacancies occurring between elections are filled by appointment of the county commissioners. The statutes creating these courts uniformly require that the persons serving as judges must be licensed to practice law in Texas.

The legal jurisdiction of the special county courts varies considerably and is determined by the specific statute that establishes the particular court. As the varied names suggest, some of these courts have subject-matter jurisdiction in only limited fields, such as civil, criminal, probate, or appellate (from justice courts or municipal courts); however, even the specialized name does not always disclose the complete function of the court. To determine the exact jurisdiction of any one of the statutory county courts, it is necessary to review the specific statute that established it.

In general, statutory county courts, which have jurisdiction to exercise civil jurisdiction concurrent with the constitutional jurisdiction of the county court, have concurrent jurisdiction with district courts in civil matters when the amount in controversy is more than \$500 and less than \$100,000 and appeals of final rulings and decisions of the Texas Workers' Compensation Commission. Statutory county courts also have, concurrent with the county courts. However, in a county that has a statutory probate court, the statutory probate court is the only statutory county court with probate jurisdiction. Other jurisdiction of a statutory county court is, broadly speaking, either carved out of the constitutional county court's regular jurisdiction or shared with it (concurrent).

The jurisdiction of statutory county courts and their relation to the constitutional county courts take many forms. In two counties, all civil, criminal, and probate jurisdiction of the county court was transferred to the statutory county court:

County Court at Law of Nacogdoches

County	68
County Court at Law of Reeves County 26.149, 25.1972	

In two counties, all civil, criminal, probate and juvenile jurisdiction of the county court was transferred to the statutory county court:

County Court at Law of Aransas County ... 26.274, 25.0062 69 County Court at Law of Cooke County .... 26.295, 25.0512

In one county, all civil jurisdiction was transferred to one county court at law and juvenile jurisdiction was transferred to two county courts at law:

County Court at Law No. 1 of Denton	
County (juvenile) 26.1	, 25.0633 <b>70</b>
County Court at Law No. 2 of Denton	
County (civil and juvenile) 26.1	, 25.0633

In one county, all civil and criminal jurisdiction of the county court was transferred to the county court at law but, if the county judge is an

attorney, the county court exercises concurrent jurisdiction with the county court at law in all matters over which county courts have jurisdiction generally. If the county judge is not an attorney, the county court exercises concurrent jurisdiction with the county court at law only in probate and mental health matters:

County Court at Law of Bastrop County ... 26.111, 25.0132 71

All civil and criminal jurisdiction of the county court was transferred to the following five county courts at law and the courts have concurrent jurisdiction in probate matters:

County Court at Law No. 1 of Cameron	
County	
County Court at Law No. 2 of Cameron	
County	
County Court at Law No. 3 of Cameron	72
County	
County Court at Law of Waller County 26.237, 25.2392	
County Court at Law of Washington	
County 26.339, 25.2412	

One county court at law had transferred to it all civil and criminal jurisdiction of the county court and the courts have concurrent jurisdiction in probate matters, and the county court at law is instructed to give preference to criminal cases:

County Court of Jefferson County	
at Law No. 3	25.1252: 26.223 73

Three county courts at law exercise concurrent jurisdiction with at least one of the district courts in the county in all civil and criminal matters that had earlier been transferred from the county court to the district court. The county court at law and county court have concurrent probate jurisdiction:

County Court at Law of Comal	
	24.123, 25.0482, 26.146
County Court at Law No. 1 of	
Webb County	24.151, 25.2422, 26.340 74
County Court at Law No. 2 of	
Webb County	24.151, 25.2422, 26.340
•	

All civil and criminal jurisdiction of the county court, except probate, was transferred to the following thirty county courts at law:

County Court at Law No. 2 of Bexar
County County
County Court at Law No. 3 of Bexar
County
County Court at Law No. 5 of Bexar
County 25.0172, 26.115
County Court at Law No. 7 of Bexar
County 25.0172, 26.115
County Court at Law No. 8 of Bexar
County 25.0172, 26.115
County Court at Law No. 9 of Bexar
County
County Court at Law No. 1 of El Paso
County
County Court at Law No. 2 of El Paso
County
County County
County Court at Law No. 4 of El Paso
County
County Court at Law No. 5 of El Paso
County
County Court at Law No. 6 of El Paso
County
County Court at Law No. 7 of El Paso
County 26.171, 25.0732
County Court at Law No. 1 of Hidalgo
County

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County Court at Law No. 2 of Hidalgo County	
County Court at Law No. 5 of Hidalgo County	
County Court at Law No. 1 of Nueces County	
County	
County Court at Law No. 4 of Nueces County	
County	
County Court at Law No. 1 of Travis County	
County	
County Court at Law No. 4 of Travis County	
County Court at Law No. 6 of Travis County Court at Law No. 7 of Travis	
County	2

Sixteen county courts at law had transferred to them all civil and criminal jurisdiction of the county court, except juvenile, and the courts have concurrent jurisdiction in probate matters:

County Court at Law No. 1 of Brazos	
County	
County Court at Law No. 2 of Brazos	
County	
County Court at Law No. 1 of Collin County 26.143, 25.0452	
County Court at Law No. 2 of Collin County 26.143, 25.0452	
County Court at Law No. 3 of Collin County 26.143, 25.0452	
County Court at Law No. 4 of Collin County 26.143, 25.0452	
County Court at Law of Grayson County 26.191, 25.0932	
County Court at Law No. 2 of Grayson	
County	
County Court of Jefferson County at	
Law No. 1	76
County Court of Jefferson County at	
Law No. 2	
County Court at Law No. 1 of Lubbock	
County 26.252, 25.1542	
County Court at Law No. 2 of Lubbock	
County	
County Court at Law No. 3 of Lubbock	
County	
County Court at Law No. 2 of Taylor	
County Count at Law No. 2 of Taylor County	
County Court at Law of Walker County 26.336, 25.2382	
Obunty Obunt at Law OF Walker Obunty 20.000, 20.2002	

Four county courts at law had transferred to them all civil and criminal jurisdiction of the county court, except probate, and the county courts at law were instructed to give preference to criminal matters and appeals *de novo* from municipal and justice courts:

County Court at Law No. 4 of Bexar	
County	77
County Court at Law No. 6 of Bexar	
County 25.0172, 26.115	

One county court at law had transferred to it all civil and criminal jurisdiction of the county court, except probate, and the county court at law was instructed to give preference to criminal cases:

One county court at law had transferred to it all civil and criminal jurisdiction of the county court, except probate, and the county court at law was instructed to give preference to civil cases:

All civil jurisdiction of the county court, except probate, was transferred to twenty-one statutory county courts:

County Civil Court at Law No. 1 of Harris County
County Civil Court at Law No. 2 of Harris
County
County
County
County Criminal Court at Law No. 1 of Harris County
County Criminal Court at Law No. 2 of Harris County
County Criminal Court at Law No. 3 of Harris
County
County
County 25.1033
County Criminal Court at Law No. 6 of Harris County
County Criminal Court at Law No. 7 of Harris County
County Criminal Court at Law No. 8 of Harris
County
County
County
County 25.1033
County Criminal Court at Law No. 12 of Harris County
County Criminal Court at Law No. 13 of Harris County
County Criminal Court at Law No. 14 of Harris
County
County
County
County Court at Law No. 3 of Tarrant County

Two county courts at law had transferred to them all civil jurisdiction of the county court, and the courts have concurrent jurisdiction in probate, juvenile and criminal matters (in addition, if the county judge has the qualifications of a district judge and is designated as the judge of the juvenile court, the county court has jurisdiction over cases involving child neglect and dependency proceedings):

County Court at Law No. 1 of Wichita

County		26.321,	25.2232 <b>81</b>
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Citations are to the Texas Government Code unless otherwise indicated. Index to reference numbers is found on page 57.

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One county court at law exercises concurrent jurisdiction with the district courts in the county in all civil matters that had earlier been transferred from the county court to the district court. The county court at law and county court have concurrent probate, criminal and juvenile jurisdiction:

Seventy-three county courts at law have concurrent jurisdiction with the constitutional county court in all matters over which the constitutional county court normally has jurisdiction:

*	County Court at Law of Anderson County
*	Effective but not implemented as of 09/01/02. County Court at Law No. 1 of Bell County 25.0162 County Court at Law No. 2 of Bell County 25.0162 County Court at Law No. 3 of Bell County 25.0162 County Court at Law of Burnet County 25.0292 Effective but not implemented as of 09/01/02.
	County Court at Law of Caldwell County25.0302County Court at Law of Calhoun County25.0312County Court at Law of Cherokee County25.0392County Court at Law of Coryell County25.0522County Court at Law of Ector County25.0702County Court at Law No. 2 of Ector County25.0702
*	County Court at Law of Ellis County 25.0722 County Court at Law No. 2 of Ellis County 25.0722 Effective 12/31/03 or on such earlier date as may be
*	determined by the commissioners court.County Court at Law of Erath County
*	County Court at Law of Guadalupe County 25.0962 County Court at Law No. 2 of Guadalupe County . 25.0962 Effective 01/01/03 or on such earlier date as may be
	determined by the county commissioners.County Court at Law of Harrison County25.1042County Court at Law No. 1 of Hays County25.1072County Court at Law No. 2 of Hays County25.1072County Court at Law of Henderson County25.1072County Court at Law of Henderson County25.1072County Court at Law of Honkins County25.1142County Court at Law of Houston County25.1152County Court at Law of Houston County25.1182County Court at Law No. 1 of Johnson County25.1282County Court at Law No. 2 of Johnson County25.1282County Court at Law of Kerr County25.1352County Court at Law of Liberg County25.1392County Court at Law of Liberty County25.1412County Court at Law of Liberty County25.1482County Court at Law of McLennan County25.1472County Court at Law No. 2 of McLennan County25.1572County Court at Law No. 2 of McLennan County25.1572
*	County Court at Law of Matagorda County 25.1632 Effective 01/01/03 or on such earlier date as may be determined by the county commissioners.
	County Court at Law of Midland County25.1652County Court at Law of Midland County25.1672County Court at Law No. 2 of Midland County25.1672County Court at Law No. 1 of Montgomery County25.1722County Court at Law No. 2 of Montgomery County25.1722
*	County Court at Law No. 3 of Montgomery County 25.1722 County Court at Law No. 4 of Montgomery County 25.1722 Effective 01/01/02 but not implemented as of 09/01/02.

One statutory county court exercises concurrent jurisdiction with the county court in all matter except probate:

County Court at Law of Hood County ..... 25.1132 84

Three statutory probate courts exercise concurrent jurisdiction with the county court in all matters, but give preference to cases in which the court's jurisdiction is concurrent with the county court:

County Court at Law No. 1 and	
Probate Court of Brazoria County	25.0222
County Court at Law No. 2 and	
Probate Court of Brazoria County	25.0222 <b>85</b>
County Court at Law No. 3 and	
Probate Court of Brazoria County	25.0222
,	

In five counties, ten statutory probate courts have concurrent jurisdiction with the county court in probate matters only:

Probate Court No. 1 of Bexar County         Probate Court No. 2 of Bexar County         Probate Court of Dallas County         Probate Court No. 2 of Dallas County         Probate Court No. 1 of Harris County         Probate Court No. 2 of Harris County         Probate Court No. 4 of Harris County         Probate Court No. 4 of Harris County         Probate Court No. 4 of Harris County         Probate Court No. 1 of Tarrant County         Probate Court No. 2 of Tarrant County	25.0173 25.0595 25.0595 25.1034 25.1034 25.1034 25.1034 25.1102 25.2224	86
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One statutory probate court exercises concurrent jurisdiction with the county court in probate matters and in matters arising under Subtitle C or D, Title 7, Health and Safety Code and other enumerated provisions of the Health and Safety Code:

Probate Court No. 1 of Travis County ..... 25.2293 87

Three statutory probate courts have concurrent jurisdiction with the county court in probate matters and are to have primary responsibility for mental illness proceedings:

Probate Court No. 1 of Bexar County	25.0173
Probate Court No. 3 of Dallas County	25.0595 88
Probate Court No. 3 of Harris County	25.1034

Some statutory county courts have been created to handle criminal cases only. All criminal jurisdiction of the county court was transferred to seventeen of these statutory county courts:

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Eleven of the statutory courts created to handle criminal cases have concurrent jurisdiction with the constitutional county court in criminal cases:

County Criminal Court of Dallas County 25.0593	
County Criminal Court No. 2 of Dallas County 25.0593	
County Criminal Court No. 3 of Dallas County 25.0593	
County Criminal Court No. 4 of Dallas County 25.0593	
County Criminal Court No. 5 of Dallas County 25.0593	90
County Criminal Court No. 6 of Dallas County 25.0593	
County Criminal Court No. 7 of Dallas County 25.0593	
County Criminal Court No. 8 of Dallas County 25.0593	
County Criminal Court No. 9 of Dallas County 25.0593	
County Criminal Court No. 10 of Dallas County 25.0593	
County Criminal Court No. 11 of Dallas County 25.0583	

One statutory criminal law magistrate court has been created that handles criminal cases prescribed by law for county courts, except the magistrate court does not have jurisdiction to hear a trial of a misdemeanor offense on the merits, other than a class C misdemeanor, if a jury trial is demanded or if a defendant pleads not guilty:

El Paso Criminal Law Magistrate Court ..... 54.733 91

Two statutory county courts have concurrent jurisdiction with the constitutional county court in criminal matters, and have sole jurisdiction of criminal appeals from justice of the peace and municipal courts:

County Criminal Court of Appeals of Dallas		
County	25.0594	92
County Original Count of Appendix No. 2 of Dollar		

Two statutory county courts have been instructed to give preference to cases involving family violence:

County Criminal Court No. 5 of Tarrant County	25 2223	93
Travis County Court at Law No. 4	25.2292	

#### JUSTICE OF THE PEACE COURTS

The position of justice of the peace was established by the Constitution of the Republic which provided for a "convenient number of "Justices of the Peace" to be elected by the qualified voters of each county, for terms of two years. This office has been retained in all subsequent constitutions, although the jurisdiction of these courts has been severely restricted in later constitutions.

The justice of the peace is important in the capacity as a committing magistrate, with the authority to issue warrants for the apprehension and arrest of persons charged with the commission of public offenses, both felonies and misdemeanors. As a magistrate, the justice of the peace may hold preliminary hearings, reduce testimony to writing, discharge the accused, or remand the accused to jail and set bail. In addition, the justice of the peace serves as the coroner in those counties where there is no provision for a medical examiner, serves as an *ex officio* notary public, and may perform marriage ceremonies.

As amended in November 1983, the Texas Constitution provides that each county is to be divided, according to population, into at least one, and not more than eight, justice precincts, in each of which is to be elected one or more justices of the peace. Approximately 834 justice of the peace courts are in operation today.

Justices of the peace are elected by the voters of the respective precincts of the county in partisan elections for four-year terms of office. There are no constitutional or statutory qualifications to hold this office and only about five percent of the justices of the peace in the State are lawyers.

Justice of the peace courts have original jurisdiction in misdemeanor criminal cases where punishment upon conviction may be by fine only. These courts generally have exclusive jurisdiction of civil matters when the amount in controversy does not exceed \$200, and concurrent jurisdiction with the county courts when the amount in controversy is from \$200.01 to \$5,000. Justice of the peace courts also have jurisdiction over forcible entry and detainer cases and function as small claims courts. Trials in justice of the peace courts are not of record. Appeals from these courts are upon trial *de novo* in the county court, the county court at law, or the district court.

In thirty-six counties, the county court, by special statute, has been given concurrent jurisdiction with the justice of the peace courts in that county in all civil matters over which the justice of the peace courts have jurisdiction:

Armstrong County	26.106	
Atascosa County	26.107	
Bailey County		
Bee County	26.113	
Burleson County		
Cochran County		
Collingsworth County	26.144	
Colorado County		
Crosby County		
Dawson County		
Deaf Smith County		
Dickens County		
Fisher County		
Gaines County	26.183	
Garza County	26.185	
Goliad County	26.188	94
Gonzales County	26.189	
Haskell County	26.204	
Hemphill County	26.206	
Hockley County	26.210	
Karnes County	26.228	
Kent County	26.232	
Lamb County	26.240	
Lee County		
Lynn County		
McMullen County		
Mitchell County		
Parmer County		
Randall County	26.291	
Reagan County	26.292	
Scurry County	26.308	
Starr County	26.314	
Stonewall County		
Terry County		
Wheeler County		
Yoakum County	26.351	

The county court in eight counties has been given concurrent jurisdiction with the justice of the peace courts in both civil and criminal matters normally in the justice of the peace courts:

Blanco County	26.116
Edwards County	26.169
Gillespie County	26.186 <b>95</b>
Irion County	26.218
Kimble County	26.234
Menard County	26.264

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Schleicher County	26.307	95
Sterling County		

In one county, the county courts at law have been given concurrent jurisdiction with the justice of the peace courts in civil matters prescribed by law for justice of the peace courts:

County Court at Law No. 1 of Potter County ..... 25.1902 96 County Court at Law No. 2 of Potter County ..... 25.1902

In six counties, the county courts at law have been given concurrent jurisdiction with the justice of the peace courts in criminal matters prescribed by law for justice of the peace courts:

\* County Court at Law of Bee County ...... 25.0152 Effective 01/01/00 but not implemented as of 09/01/02.

*	County Court at Law of Matagorda County 25.1632	
	Effective 01/01/03 or on such earlier date as may be determined	
	by the county commissioners.	97
	County Court at Law of Nolan County 25.1792	
	County Court at Law of Panola County 25.1852	
*	County Court at Law of Wilbarger County 25.2462	
	Effective 01/01/94 but not implemented as of 09/01/02.	
	County Court at Law No. 1 of Williamson County . 25.2482	
	County Court at Law No. 2 of Williamson County . 25.2482	
	County Court at Law No. 3 of Williamson County . 25.2482	

Ten county courts at law have been given concurrent jurisdiction with the justice of the peace courts in both civil and criminal cases over which the justice of the peace courts normally have jurisdiction:

County Court at Law of Grayson County25.0932County Court at Law No. 2 of Grayson County25.0932County Court at Law No. 1 of Lubbock County25.1542County Court at Law No. 2 of Lubbock County25.1542County Court at Law No. 3 of Lubbock County25.1542County Court at Law No. 3 of Lubbock County25.1802County Court at Law No. 1 of Nueces County25.1802County Court at Law No. 2 of Nueces County25.1802County Court at Law No. 3 of Nueces County25.1802County Court at Law No. 3 of Nueces County25.1802County Court at Law No. 4 of Nueces County25.1802County Court at Law No. 5 of Nueces County25.1802

#### **MUNICIPAL COURTS**

Under its constitutional authority to create "...such other courts as may be provided by law," the Texas Legislature has created municipal courts in each incorporated city of the State.

Presently, municipal courts are operating in approximately 877 cities. Metropolitan cities usually have more than one municipal court. These courts have no appellate jurisdiction, but do have original and exclusive jurisdiction over criminal violations of city ordinances and resolutions, rules or orders of joint boards that operate airports under Section 22.074, Transportation Code and are punishable by a fine not to exceed: 1) \$2,000 in cases arising under municipal ordinances or airport board resolutions, rules or orders that govern litter, fire safety, zoning, public health, and sanitation; or 2) \$500 in all other cases arising under a municipal ordinance or airport board resolution, rule or order. The municipal courts also have concurrent jurisdiction with justice courts in misdemeanor cases resulting from violations of state laws occurring within the city limits when punishment upon conviction is limited to a fine

or the case arises under Ch. 106 of the Alcoholic Beverage Code е а t i. to minors and does not include confinement as an authorized sanction. Municipal Courts also have limited civil jurisdiction in being able to s s е s а s civil penalties for owners of dangerous dogs. Furthermore, certain municipalities with a population in excess of 125,000 may declare the violation of city ordinances relating to parking and stopping vehicles to civil offenses and prescribe civil fines, and establish an administrative

civil offenses and prescribe civil fines, and establish an administrative adjudication hearing procedure for these offenses.

Municipal judges also serve as magistrates of the State. In this capacity, the municipal judge has authority to issue warrants for the apprehension and arrest of persons charged with the commission of public offenses, both felonies and misdemeanors. As a magistrate, the municipal judge may issue search and arrest warrants, hold preliminary hearings, reduce testimony to writing, discharge an accused, or remand the accused to jail and set bail.

Trials in the municipal courts, generally, are not of record, and appeals go to the county court, the county court at law, or the district court upon trial *de novo*.

Under the authority of special and general legislation, several municipal courts operate as "courts of record." In the courts of record, a formal record and transcript are made of the proceedings in the trial and appeals of these cases are made on the record perfected in the municipal courts. Such appeals are generally heard in the county court or county court at law, but the Legislature has authorized the City of El Paso to create a municipal courts.

In addition to the jurisdiction provided by general law for municipal courts, municipal courts of record also have jurisdiction over criminal cases that arise under ordinances authorized by Section 215.072, 217.042, 341.903 and 401.002, Local Gov't Code. The governing body of a municipality by ordinance may also provide that the court: 1) has civil jurisdiction for the purpose of enforcing municipal ordinances enacted under Subchapter A, Chapter 214, Local Government Code, or Subchapter E, Chapter 683, Transportation Code, and 2) concurrent jurisdiction with a district court or a statutory county court for the purpose of enforcing health and safety and nuisance abatement ordinances. The governing body of a municipality by ordinance may also authorize the courts to issue search warrants for the purpose of investigating a health and safety nuisance abatement ordinance violation and seizure warrants for the purpose of securing, removing or demolishing the offending property and removing the debris.

The statutes authorizing municipal courts of record uniformly require the judge to be licensed to practice law in this State. No such provision is required of the other municipal judges, and of the approximately 1,310 municipal judges in this State, about 28 percent presently are licensed as attorneys.

Selection and terms of office of municipal court judges vary from city to city. While in a few cities, municipal judges are elected at city elections, the vast number are appointed by the governing body of the city. Terms of office are usually two years.

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