

# Legislative Update

## [38 days to go, but who's counting]

University of Texas Law CLE  
April 22, 2021

Jim M. Perdue, Jr.  
Perdue & Kidd  
Houston, Texas  
[jperduejr@perdueandkidd.com](mailto:jperduejr@perdueandkidd.com)



## COURTS

### CREATION/RESTRUCTURING:

#### Appellate Court Redistricting:

- HB 339/King, HB 2613/Murr
- SB 11/Huffman – reduced number of appellate courts from 14 to 7

#### Business Courts:

- HB 1875/Landgraf – creation of specialized trial and appellate court for business litigation

#### New Texas Court of Appeals:

- SB 1529/Huffman – new intermediate appellate court with five justices elected statewide created to hear suits against the state or state agency
- Passed Senate 4/14/21, referred to House State Affairs Committee

#### Omnibus Court Creation:

- HB 3774/Leach
- SB 1530/Huffman



# COURTS

## **Multidistrict Litigation:**

- **HB 2950/Smith**

## **Remote Proceedings:**

- **HB 3611/Leach**
- **SB 690/Zaffirini**



# COVID-19 IMMUNITY

**SB 6/Hancock-HB 3659/Leach: Limited liability for business exposure and transmission cases with mandatory causation report comparable to Chapter 74; higher standard of care for health care treatment during a pandemic emergency; RETROACTIVE effect to March 12, 2020**

- **Passed Senate April 4/8/21**

## **Other Covid bills:**

**HB 3/Burrows**

**HB 2782/Dean**

**HB 3747/Smith**

**HB 3748/Smith**

**HB 4481/Oliverson**



# Commercial Motor Vehicle Liability Protection

## HB 19/Leach:

- “Commercial Motor Vehicle” is any motor vehicle used to transport people or goods. A household vehicle used primarily for household purpose is not a commercial motor vehicle.
- Mandatory bifurcation at Defendant’s request. New system of bifurcation asks jury to answer liability for and amount of compensatory damages in Phase One. In Phase Two, jury is asked liability for and amount of exemplary damages.



# Commercial Motor Vehicle Liability Protection

## HB 19/Leach:

- Any evidence of a violation of law or standards must be causative of the wreck itself.
- If a Defendant stipulates that the driver was an employee driving within the course and scope of employment, no evidence of the company’s own liability may be presented in Phase One of the trial. Narrow exception for vehicle maintenance or load.
- Mandatory admission of all pictures of vehicles in the wreck without expert or evidentiary predicate.



Find the full text of this and thousands of other resources from leading experts in dozens of legal practice areas in the [UT Law CLE eLibrary \(utcle.org/elibrary\)](https://utcle.org/elibrary)

Title search: Legislative Update [38 days to go, but who's counting]

Also available as part of the eCourse

[2021 Page Keeton Civil Litigation eConference](#)

First appeared as part of the conference materials for the  
44<sup>th</sup> Annual Page Keeton Civil Litigation Conference session  
"Legislative Update"