# **BILL ANALYSIS**

Senate Research Center

S.B. 1563 By: Wentworth Jurisprudence 4-18-97 As Filed

# **DIGEST**

Currently, parties to a litigation are granted an automatic objection when a former or defeated judge is assigned to a statutory courty court or district court. A recent court opinion has concluded that the language of Section 74.053, Government Code, indicates that the automatic objection provision does not apply to the appointment of a former justice to a court of appeals. This bill entitles a party to one automatic objection to an assigned appellate justice in a civil case if a party files a timely objection to the assignment of the judge or justice.

### **PURPOSE**

As proposed, S.B. 1563 entitles a party to one automatic objection to an assigned appellate justice in a civil case if a party files a timely objection to the assignment of the judge or justice.

### **RULEMAKING AUTHORITY**

This bill does not grant any additional rulemaking authority to a state officer, institution, or agency.

### **SECTION BY SECTION ANALYSIS**

SECTION 1. Amends Section 25.0022(w), Government Code, to provide that Chapter 75I, does not apply to an assignment under this section of statutory probate court judges.

SECTION 2. Amends Chapter 75, Government Code, by adding Subchapter I,

## SUBCHAPTER I. GENERAL PROVISIONS

Sec. 75.551. OBJECTION TO ASSIGNED JUDGE OR JUSTICE. Sets forth requirements for assigning a judge. Sets forth requirements and procedures for objecting to an assigned judge or justice. Prohibits a former judge or justice was not a retired judge or justice from sitting in a trial or appellate case if either party objects to the judge or justice.

- SECTION 3. Repealer: Section 74.053, Government Code (Objection to assigned judge).
- SECTION 4. Effective date: September 1, 1997.

  Makes application of this Act prospective.
- SECTION 5. Emergency clause.