- 1 HB216
- 2 156422-2

By Representatives Greer, DeMarco, McMillan, Williams (D),
Patterson, Sanderford, Roberts, Johnson (K), Wallace, Williams
(P), Hill, Harper, McClurkin, Bridges, Laird, Millican, Faust,
Drake, Baker, Hammon, Moore (B), Lee, Chesteen, Brown, Clouse,
Butler, Henry, Baughn, Tuggle, Collins, Wood, Sessions, Long,
McCutcheon, Greeson and Hurst

- 9 RFD: Judiciary
- 10 First Read: 14-JAN-14

1 156422-2:n:01/10/2014:LLR/tj LRS2013-4601R1 2 3 4 5 6 7 SYNOPSIS: Under existing rule, there is a procedure to 8 initiate a collateral challenge of a conviction of 9 10 a capital offense after the conclusion of a direct 11 appeal of the conviction of the capital offense. Also under existing law, there are certain 12 13 enumerated capital offenses. This bill would provide that under the 14 15 Alabama Rules of Criminal Procedure, Rule 32.2(c) 16 shall apply only to non-death penalty cases. 17 This bill would provide for specific time 18 frames for an appellant to file petitions for 19 post-conviction remedies in death penalty cases. 20 This bill would provide that direct 21 appellate remedies and post-conviction remedies 22 under Rule 32 of the Alabama Rules of Criminal 23 Procedure shall be pursued concurrently. 24 This bill would require the trial court 25 judge in death penalty cases to appoint appellate counsel for both direct appeal and post-conviction 26 27 remedies within a specified time.

1 This bill would prohibit consideration of 2 any petitions for post-conviction relief or writs, within a specified time after the direct appeal has 3 4 concluded. This bill would provide a specified time for 5 6 consideration of properly filed petitions for 7 post-conviction relief under Rule 32 of the Alabama Rules of Criminal Procedure pending at the time of 8 9 the conclusion of direct appeal and affirmation of 10 death sentence. 11 12 A BILL 13 TO BE ENTITLED 14 AN ACT 15 Relating to capital offenses and appeals relating to 16 17 capital punishment; to provide that Rule 32.2(c) of the Alabama Rules of Criminal Procedure shall apply only to 18 non-death penalty cases; to provide for specific time frames 19 20 for an appellant to file petitions for post-conviction 21 remedies in death penalty cases; to provide that direct 22 appellate remedies and post-conviction remedies under Rule 32 23 of the Alabama Rules of Criminal Procedure shall be pursued 24 concurrently; to require the trial court judge in death 25 penalty cases to appoint appellate counsel for both direct 26 appeal and post-conviction remedies within a specified time; to prohibit consideration of any petitions for post-conviction 27

Page 2

relief or writs within a specified time after the direct appeal has concluded; and to provide a specified time for consideration of properly filed petitions for post-conviction relief under Rule 32 of the Alabama Rules of Criminal Procedure pending at the time of the conclusion of direct appeal and affirmation of death sentence.

7 BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

8 Section 1. This act shall be known and may be cited 9 as the "Fair Justice Act."

10 Section 2. (a) Rule 32.2(c) of the Alabama Rules of 11 Criminal Procedure shall not apply to cases in which a 12 criminal defendant is convicted of capital murder and 13 sentenced to death, and files a petition for post-conviction 14 relief under the grounds specified in Rule 32.1(a), (e), or 15 (f) of the Alabama Rules of Criminal Procedure.

(b) Post-conviction remedies sought pursuant to Rule 16 17 32 of the Alabama Rules of Criminal Procedure in death penalty cases shall be pursued concurrently and simultaneously with 18 the direct appeal of a case in which the death penalty was 19 imposed. In all cases, the trial court shall appoint to the 20 21 defendant, if he or she is deemed indigent or as the trial 22 judge deems appropriate, separate counsel for the purposes of 23 direct appeal and separate counsel for purposes of 24 post-conviction relief under this act within 30 days of the 25 entry of the order pronouncing the defendant's death sentence.

(c) A circuit court shall not entertain a petition
 for post-conviction relief from a case in which the death

1 penalty was imposed on the grounds specified in Rule 32.1(a) 2 of the Alabama Rules of Criminal Procedure unless the petition, including any amendments to the petition, is filed 3 4 within 180 days of the filing of the appellant/defendant's first brief or direct appeal of a case in which the death 5 6 penalty was imposed pursuant to the Alabama Rules of Appellate 7 Procedure. The same time period for filing a claim pursuant to Rule 32.1(a) of the Alabama Rules of Criminal Procedure shall 8 also apply to any petition filed pursuant to Rule 32.1(b) of 9 10 the Alabama Rules of Criminal Procedure if the basis of the claim regarding the court's lack of jurisdiction is known or 11 12 should have been known within this time period. Any such claim 13 not filed within this time period shall be considered waived. 14 If the evidence of the court's lack of jurisdiction could not 15 have been discovered within the time period, then the petitioner shall not be precluded from filing a petition 16 17 pursuant to Rule 32.1(b) of the Alabama Rules of Criminal Procedure. 18

(d) A circuit court, before the filing date
applicable to the defendant under subsection (c), may for good
cause shown and after notice and an opportunity to be heard
from the Attorney General, or other attorney representing the
State of Alabama, grant one 90-day extension that begins on
the filing date applicable to the defendant under subsection
(c).

26 (e) Within 90 days of the filing of the state's
27 answer to a petition for post-conviction relief properly filed

1 pursuant to this act, the circuit court shall issue an order 2 setting forth those claims in the petition that should be summarily dismissed and those claims, if any, that should be 3 4 set for an evidentiary hearing. If the petition for post-conviction relief properly filed pursuant to this act is 5 still pending at the time of the issuance of the Certificate 6 7 of Judgment on direct appeal, the court in which the petition is pending shall issue a final order on the petition or appeal 8 within 180 days. 9

(f) In the event post-conviction counsel files an untimely petition or fails to file a petition before the filing date applicable under this act, the circuit court shall direct post-conviction counsel to show good cause demonstrating extraordinary circumstances as to why the petition was not properly filed. After post-conviction counsel's response, the circuit may:

(1) Find that good cause has been shown and permit counsel to continue representing the defendant and set a new filing deadline for the petition, which may not be more than 30 days from the date the court permits counsel to continue representation; or

(2) Find that good cause has not been shown anddismiss any untimely filed petition; or

(3) Appoint new and different counsel to represent
the defendant and establish a new filing deadline for the
petition, which may not be more than 270 days after the date
the circuit court appoints new counsel. In the instance that

Page 5

this subdivision is applicable, and new counsel is appointed, the circuit court in which the petition is pending shall issue a final order on the petition or appeal within 180 days of the filing of the petition.

(g) The time for filing a petition for 5 post-conviction relief under Rule 32.1(f) to seek an 6 7 out-of-time appeal from the dismissal or denial of a petition in a case in which the death penalty was imposed previously 8 filed under Rule 32.1 of the Alabama Rules of Criminal 9 Procedure shall be 180 days from the date the petitioner 10 discovers the dismissal or denial, irrespective for the 11 12 deadlines specified in this act, and provided further that 13 this provision shall not extend any deadline as applied to the 14 previously filed petition.

15 (h) Any petition for post-conviction relief filed 16 pursuant to this act after the filing date that is applicable 17 to the defendant under this act is untimely. Rule 32.7(b) of the Alabama Rules of Criminal Procedure shall not apply to any 18 amendments to a petition for post-conviction relief filed 19 pursuant to this act after the filing date that is applicable 20 21 to the defendant under this act. Any amendments to a petition 22 for post-conviction relief filed pursuant to this act filed 23 after the filing date that is applicable to the defendant 24 under this act shall be treated as a successive petition under 25 Rule 32.2(b) of the Alabama Rules of Criminal Procedure.

(i) The circuit court shall not entertain a petitionin a case in which the death penalty has been imposed based on

the grounds specified in Rule 32.1(e) of the Alabama Rules of Criminal Procedure unless the petition for post-conviction relief is filed within the time period specified in subsection (c) or (d), or within six months after the discovery of the newly discovered material facts, whichever is later.

6 Section 3. This act shall apply to any defendant who 7 is sentenced to death after the effective date of this act.

8 Section 4. This act shall become effective on the 9 first day of the third month following its passage and 10 approval by the Governor, or its otherwise becoming law.