- 1 SB221
- 2 197334-1
- 3 By Senators Beasley, Elliott and Ward
- 4 RFD: Judiciary
- 5 First Read: 02-APR-19

1	197334-1:n:03/21/2019:CNB/tgw LSA2019-273
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8	SYNOPSIS: This bill, beginning in 2021 and every 20
9	years thereafter, would provide for the
10	reallocation of circuit judgeships of the judicial
11	circuits and district court judgeships of each
12	district according to population by the Judicial
13	Resources Allocation Commission and subject to
14	approval of the Legislature.
15	This bill would require the commission to
16	consider population in the reallocation of judges
17	of the circuits and districts.
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19	A BILL
20	TO BE ENTITLED
21	AN ACT
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23	Relating to judicial circuits; to amend Sections
24	12-11-2 and 12-12-1, Code of Alabama 1975, to provide for the
25	reallocation of circuit judgeships of judicial circuits and
26	district judgeships of each district by the Judicial Resources
27	Allocation Commission

BE IT ENACTED BY THE LEGISLATURE OF ALABAMA: 1 2 Section 1. Sections 12-11-2 and 12-12-1, Code of 3 Alabama 1975, are amended to read as follows: "\$12-11-2. 4 5 "(a) The State of Alabama is divided into judicial circuits for the circuit courts, numbered and composed of 6 7 counties as follows: "(1) First circuit - Choctaw, Clarke, and 8 9 Washington. 10 "(2) Second circuit - Butler, Crenshaw, and Lowndes. "(3) Third circuit - Barbour and Bullock. 11 12 "(4) Fourth circuit - Bibb, Dallas, Hale, Perry, and 13 Wilcox. 14 "(5) Fifth circuit - Chambers, Macon, Randolph $_{\underline{\prime}}$ and 15 Tallapoosa. 16 "(6) Sixth circuit - Tuscaloosa. 17 "(7) Seventh circuit - Calhoun and Cleburne. "(8) Eighth circuit - Morgan. 18 "(9) Ninth circuit - Cherokee and DeKalb. 19 20 "(10) Tenth circuit - Jefferson. 21 "(11) Eleventh circuit - Lauderdale. 22 "(12) Twelfth circuit - Coffee and Pike. "(13) Thirteenth circuit - Mobile. 23 24 "(14) Fourteenth circuit - Walker. 25 "(15) Fifteenth circuit - Montgomery. "(16) Sixteenth circuit - Etowah. 26

"(17) Seventeenth circuit - Marengo, Greene $_{\boldsymbol{L}}$ and 1 2 Sumter. "(18) Eighteenth circuit - Shelby. 3 "(19) Nineteenth circuit - Autauga, Chilton $_{\boldsymbol{L}}$ and 4 5 Elmore. "(20) Twentieth circuit - Henry and Houston. 6 7 "(21) Twenty-first circuit - Escambia. "(22) Twenty-second circuit - Covington. 8 "(23) Twenty-third circuit - Madison. 9 10 "(24) Twenty-fourth circuit - Fayette, Lamar, and Pickens. 11 "(25) Twenty-fifth circuit - Marion and Winston. 12 13 "(26) Twenty-sixth circuit - Russell. 14 "(27) Twenty-seventh circuit - Marshall. 15 "(28) Twenty-eighth circuit - Baldwin. 16 "(29) Twenty-ninth circuit - Talladega. 17 "(30) Thirtieth circuit - St. Clair. 18 "(31) Thirty-first circuit - Colbert. "(32) Thirty-second circuit - Cullman. 19 2.0 "(33) Thirty-third circuit - Dale and Geneva. 21 "(34) Thirty-fourth circuit - Franklin. 22 "(35) Thirty-fifth circuit - Conecuh and Monroe. "(36) Thirty-sixth circuit - Lawrence. 23 24 "(37) Thirty-seventh circuit - Lee. 25 "(38) Thirty-eighth circuit - Jackson. "(39) Thirty-ninth circuit - Limestone. 26 27 "(40) Fortieth circuit - Clay and Coosa.

1	"(41) Forty-first circuit - Blount.
2	"(b)(1) Beginning with the 2021 Regular Session, and
3	every 20 years thereafter, the number of circuit judgeships
4	within a circuit shall be reallocated based on population.
5	"(2) By January 1, 2021, after review of the
6	population of the various counties and localities as reported
7	in the federal decennial census, the Judicial Resources
8	Allocation Commission shall provide the Legislature with a
9	recommended plan for the reallocation of judges among the
10	circuits.
11	"(3) The Judicial Resources Allocation Commission
12	shall create a scale for the assignment of circuit judges to
13	each circuit that equals one circuit judge per a specified
14	number of residents in each circuit. The Administrative Office
15	of Courts shall assist the committee as needed to provide for
16	the administration of this subsection.
17	"(4) The number of circuit judges assigned to each
18	circuit shall be approved by the adoption of a general bill by
19	the Legislature during the 2021 Regular Session and every
20	twentieth regular session of the Legislature thereafter.
21	"(c) The Supreme Court, in accordance with Amendment
22	328 to the Constitution of Alabama of 1901, now appearing as
23	Section 151 of the Official Recompilation of the Constitution
24	of Alabama of 1901, as amended, shall review any proposed
25	changes in the number of circuit judges in a judicial circuit.
26	"(d) Notwithstanding this section, in the event of a
27	vacancy due to death, retirement, resignation, or removal from

office, the vacant judgeship shall be allocated pursuant to Section 12-9A-2.

3 "\$12-12-1.

- "(a) The district court of Alabama, a trial court of limited jurisdiction, is created and established, effective January 16, 1977, and shall be subdivided according to districts and styled the district court of the county. Persons elected or appointed to a district court judgeship after January 1, 2010, must have been licensed by the Alabama State Bar Association a combined total of three years or more, or by any other state bar association for a combined total of three years or more, prior to beginning a term of office or appointment to serve a vacant term of office.
- "(b) Sessions of the district court shall be held in each county seat, each municipality containing a population of 1,000 or more where no municipal court exists, to be restricted to municipal cases, and at other locations within counties in which geographical venue, as described in Section 12-12-36, lies in more than one place.
- "(c) All courts which are not authorized by Article 6 of the Constitution shall retain their power through January 15, 1977, at which time they shall be abolished. Judgments of courts which cease to exist at the end of that day shall continue in effect, and the courts of the unified system are vested with jurisdiction to enforce such judgments.
- "(d) All cases then pending in courts which cease to exist shall be transferred to the appropriate district or

circuit court. Cases which could be filed in district court
under the provisions of this chapter shall be transferred to
the district court; provided, that any case containing a
demand for a jury trial filed before January 15, 1977, which
could have been granted in the court where filed, shall be
transferred to the appropriate circuit court.

"(e) (1) Beginning with the 2021 Regular Session of the Legislature, and every 20 years thereafter, the number of district judgeships within a district shall be reallocated based on population.

"(2) By January 1, 2021, after review of the population of the various counties and localities as reported in the federal decennial census, the Judicial Resources

Allocation Commission shall provide the Legislature with a recommended plan for the reallocation of judges among the districts.

"(3) The Judicial Resources Allocation Commission shall create a scale for the assignment of district judges to each district that equals one district judge per a specified number of residents in each district. The Administrative Office of Courts shall assist the committee as needed to provide for the administration of this subsection.

"(4) The number of district judges assigned to each district shall be approved by the adoption of a general bill by the Legislature during the 2021 Regular Session and every twentieth regular session of the Legislature thereafter.

1	" <u>(f) The Supreme Court, in accordance with Amendment</u>
2	328 to the Constitution of Alabama of 1901, now appearing as
3	Section 151 of the Official Recompilation of the Constitution
4	of Alabama of 1901, as amended, shall review any proposed
5	changes in the number of district judges in a district.
6	"(g) Notwithstanding this section, in the event of a
7	vacancy due to death, retirement, resignation, or removal from
8	office, the vacant judgeship shall be allocated pursuant to
9	<u>Section 12-9A-2.</u> "
10	Section 2. This act shall become effective on the
11	first day of the third month following its passage and
12	approval by the Governor, or its otherwise becoming law.