- 1 SB255
- 2 205717-1
- 3 By Senators Albritton and Orr
- 4 RFD: Finance and Taxation General Fund
- 5 First Read: 03-MAR-20

1	205717-1:n:03/03/2020:CNB/cr LSA2020-862
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8	SYNOPSIS: Under existing law, when there is a vacance
9	of a judgeship, the Judicial Resources Allocation
10	Commission has 30 days to determine if that
11	judgeship should be reallocated.
12	This bill would require the commission to
13	meet and make a determination of whether to
14	reallocate the judgeship within 30 days of a
15	vacancy.
16	Under existing law, no judicial circuit mag
17	lose more than one judgeship through allocation is
18	a two-year period.
19	This bill would remove this provision.
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21	A BILL
22	TO BE ENTITLED
23	AN ACT
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25	Relating to courts; to amend Sections 12-9A-2 and
26	12-9A-5, Code of Alabama 1975, to require the Judicial
27	Resources Allocation Commission to meet and make a

determination on whether to reallocate a judgeship within a

2 specified period of time; and to remove the provision

3 preventing a judicial circuit from losing more than one

judgeship within a specified period of time.

BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

Section 1. Sections 12-9A-2 and 12-9A-5, Code of

Alabama 1975, are amended to read as follows:

8 "\$12-9A-2.

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"(a) Only in the event of a vacancy due to death, retirement, resignation, or removal from office of a district or circuit judge, the Judicial Resources Allocation Commission shall have meet within 30 days to and determine whether to reallocate such the judgeship to another district or circuit. The commission may also choose to reallocate a judgeship if the incumbent judge is not eligible to run for reelection as a result of the age limitation provided for in Section 155 of the Constitution of Alabama 1901, as amended, by notifying the Secretary of State no later than one year prior to the close of qualifying for candidates to run for such the judgeship. All reallocation decisions require a two-thirds vote of the commission members. In determining whether to reallocate such a judgeship, the commission shall consider the need based on the district and court rankings as determined pursuant to Section 12-9A-1. However, in no event shall the commission reallocate a judgeship to another district or circuit if doing so would cause the district or circuit from which the judgeship was being removed to move into the ten counties in

most need of a district judge or the ten circuits, or

divisions thereof of the circuits, in most need of a circuit

judge based on the rankings provided pursuant to Section

12-9A-1. Additionally, each county shall continue to have at

least one district judge.

- "(b) In Only in the event the commission chooses not to reallocate the vacant judgeship within the 30 days prescribed in subsection (a), the vacancy shall be filled according to law in the district or circuit in which the judgeship is located.
- "(c) In the event the commission chooses to reallocate the vacant judgeship within the 30 days prescribed in subsection (a), the vacancy shall be filled according to law for the district or circuit to which the judgeship is reallocated. The person appointed to fill the judgeship shall serve the required time period pursuant to law before running for election, at which time the reallocated judgeship shall be subject to election in the district or circuit to which the judgeship was reallocated.
- "(d) Upon the reallocation of the judgeship, all remaining judgeships in the district or circuit from which the judgeship was reallocated shall be renumbered appropriately. Additionally, the state resources allocated to fund the judgeship shall continue to fund the judgeship in the district or circuit to which it was reallocated.
- "(e) The chair of the commission shall keep a true record of all the proceedings of the meetings of the

commission. At the call of any member, the vote on any pending question shall be taken by ayes and nays, and the same shall be entered in the record. The records of the proceedings of the commission shall be open to any member of the commission and to the public and a copy of the record, certified by the chair, shall be kept in the records of commission maintained by the chair.

"\$12-9A-5.

- "(a) No later than January 1, 2018, the Alabama Supreme Court shall revise the factors considered in the Judicial Weighted Caseload Study to uniformly, fairly, and accurately account for criminal cases by counts brought against a defendant.
- "(b) No judgeship shall be reallocated until three years of data is available after the revision of the factors considered in the Judicial Weighted Caseload Study as provided in this section.
- "(c) No judicial circuit shall lose more than one judgeship through allocation in a two year period."

Section 2. This act shall become effective immediately following its passage and approval by the Governor, or its otherwise becoming law.