- 1 SB213
- 2 181533-1
- 3 By Senators Coleman-Madison, Ross, Figures, Smitherman, Dial,
- 4 Allen and Ward
- 5 RFD: Judiciary
- 6 First Read: 16-FEB-17

181533-1:n:01/24/2017:JMH/cj LRS2017-314 1 2 3 4 5 6 7 8 SYNOPSIS: Under existing law, in an action for 9 divorce, the court may make an award of alimony, 10 including interim alimony, for the support of 11 either spouse out of the estate of the other 12 spouse. 13 This bill would provide for an award of 14 interim alimony in an action for divorce, legal 15 separation, or annulment filed after January 1, 16 2018, if the spouse maintains the validity of the 17 marriage, the spouse needs interim alimony, and the other spouse has ability to pay interim alimony. 18 19 This bill would authorize a judge, out of 20 the marital property or current income, to award 21

21 reasonable interim fees, costs, and litigation
22 expenses, including discovery, expert witnesses,
23 guardians ad litem, special masters, and attorney
24 fees, to enable each party to have equitable access
25 to the marital property to pursue or defend an
26 action for divorce, legal separation, annulment, or
27 appeal.

Page 1

This bill would also provide for an award of 1 2 rehabilitative or periodic alimony after consideration of specific factors and would provide 3 for the modification and termination of such 4 orders. 5 6 7 A BILL TO BE ENTITLED 8 9 AN ACT 10 11 Relating to alimony; to provide for an award of 12 interim alimony in an action for divorce, legal separation, or 13 annulment under certain conditions; to provide for the modification of interim alimony awards; to provide for the 14 15 termination of an interim alimony award; to provide for an 16 award of rehabilitative or periodic alimony under certain 17 conditions upon the granting of a divorce or legal separation; to provide for modification of an order awarding 18 19 rehabilitative or periodic alimony; and to provide for 20 termination of an award of rehabilitative or periodic alimony. BE IT ENACTED BY THE LEGISLATURE OF ALABAMA: 21 22 Section 1. (a) (1) In an action for divorce, legal 23 separation, or annulment, the court may award either spouse 24 interim alimony based upon a showing of all of the following: 25 a. The spouse maintains the validity of the 26 marriage.

b. The spouse needs interim alimony, after taking
 into consideration any other financial contributions provided
 by the other spouse pursuant to other interim orders of the
 court.

5 c. The other spouse has the ability to pay interim 6 alimony.

7 (2) An award under subdivision (1) may be
8 made retroactive to the date of the filing of the complaint.
9 The amount awarded shall be based on the applicable factors
10 for awarding rehabilitative or periodic alimony as established
11 in subsections (d), (e), and (f) of Section 2.

12 (b) An order awarding interim alimony may be 13 terminated or prospectively modified at any time prior to the entry of a final judgment for good cause shown. In case of an 14 15 emergency, the court may order or prospectively modify interim 16 alimony without notice to the other party pursuant to Rule 65, Alabama Rules of Civil Procedure, subject to the right of the 17 18 other party to a hearing as soon as practicable for the 19 purpose of determining whether the emergency order should be 20 dissolved, maintained, or modified.

(c) An order awarding interim alimony shall
automatically terminate upon entry of the final judgment, the
voluntary dismissal of all pending claims, or the abatement of
the proceedings, subject to the following:

(1) The jurisdiction of the court to continue or
 prospectively modify the interim alimony during a pending

1 appeal, including a petition for a writ of certiorari, of the 2 final judgment.

3 (2) The right of either party to file a subsequent
4 action to recover any arrearage or overage accumulated prior
5 to the termination of the order.

(d) In an action for divorce, legal separation, 6 7 annulment, or appeals thereof, the court may award out of the 8 marital property or current income reasonable interim fees, costs, and litigation expenses, including discovery, expert 9 10 witnesses, guardians ad litem, special masters, and attorney 11 fees, to enable each party to have equitable access to the 12 marital property to pursue or defend the action. A denial of 13 the requested motion for interim fees, costs, and litigation expenses does not preclude the court from making such an 14 award. Upon final order, the court shall consider any award or 15 16 other payments made for interim fees, costs, or litigation 17 expenses.

Section 2. (a) Upon granting a divorce or legal separation, the court shall award either rehabilitative or periodic alimony as provided in subsection (b), if the court expressly finds all of the following:

(1) A party lacks a separate estate or his or her
separate estate is insufficient to enable the party to acquire
the ability to preserve, to the extent possible, the economic
status quo of the parties as it existed during the marriage.

(2) The other party has the ability to supply thosemeans without undue economic hardship.

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(3) The circumstances of the case make it equitable.

(b) If a party has met the requirements of
subsection (a) of this section, the court shall award alimony
in the following priority:

5 (1) Unless the court expressly finds that 6 rehabilitative alimony is not feasible, the court shall award 7 rehabilitative alimony to the party for a limited duration, 8 not to exceed five years, absent extraordinary circumstances, 9 of an amount to enable the party to acquire the ability to 10 preserve, to the extent possible, the economic status quo of 11 the parties as it existed during the marriage.

12 (2) In cases in which the court expressly finds that rehabilitation is not feasible, a good-faith attempt at 13 rehabilitation fails, or good-faith rehabilitation only 14 enables the party to partially acquire the ability to 15 preserve, to the extent possible, the economic status quo of 16 17 the parties as it existed during the marriage, the court shall 18 award the party periodic installments of alimony for a 19 duration and an amount to allow the party to preserve, to the 20 extent possible, the economic status quo of the parties as it 21 existed during the marriage as provided in subsection (g) of Section 2. 22

(c) In cases in which a party has proven a lack of
means to acquire the ability to preserve, to the extent
possible, the economic status quo of the parties as it existed
during the marriage, but there exists a present inability of
the other party to supply those means, a court, when the

circumstances of the case make it equitable, shall reserve jurisdiction to award rehabilitative or periodic alimony. If there is neither an award of alimony nor a reservation of jurisdiction at the time of the divorce, the court shall permanently lose jurisdiction to subsequently make an award of rehabilitative or periodic alimony.

(d) In determining whether a party has a sufficient
separate estate to preserve, to the extent possible, the
economic status quo of the parties as it existed during the
marriage, the court shall consider any and all relevant
evidence, including all of the following:

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(1) The party's own individual assets.

13 (2) The marital property received by or awarded to14 the party.

15 (3) The liabilities of the party following the16 distribution of marital property.

17 (4) The party's own wage-earning capacity, taking
18 into account the age, health, education, and work experience
19 of the party as well as the prevailing economic conditions.

20 (5) Any benefits that will assist the party in
21 obtaining and maintaining gainful employment.

(6) That the party has primary physical custody of a
child of the marriage whose condition or circumstances make it
appropriate that the party not be required to seek employment
outside the home.

26 (7) Any other factor the court deems equitable under27 the circumstances of the case.

(e) In determining whether the other party has the 1 2 ability to pay alimony, the court shall consider any and all evidence, including all of the following: 3 4 (1) His or her own individual assets, except those assets protected from use for the payment of alimony by 5 federal law. 6 7 (2) The marital property received by or awarded to him or her. 8 (3) His or her liabilities following the 9 10 distribution of marital property. 11 (4) His or her net income. 12 (5) His or her wage-earning ability, considering his or her age, health, education, professional licensing, work 13 history, family commitments, and prevailing economic 14 15 conditions. (6) That he or she has primary physical custody of a 16 17 child of the marriage whose condition or circumstances make it 18 appropriate that he or she not be required to maintain 19 employment outside the home. 20 (7) Any other factor the court deems equitable under the circumstances of the case. 21 22 (f) In determining whether the award of 23 rehabilitative or periodic alimony is equitable, the court 24 shall consider all relevant factors including all of the 25 following: 26 (1) The length of the marriage.

(2) The standard of living to which the parties
 became accustomed during the marriage.

3 (3) The relative fault of the parties for the4 breakdown of the marriage.

5 (4) The age and health of the parties.

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(5) The future employment prospects of the parties.

7 (6) The contribution of the one party to the
8 education or earning ability of the other party.

9 (7) The extent to which one party reduced his or her 10 income or career opportunities for the benefit of the other 11 party or the family.

12 (8) Excessive or abnormal expenditures, destruction,13 concealment, or fraudulent disposition of property.

(9) All actual damages and judgments from conduct
resulting in criminal conviction of either spouse in which the
other spouse or child of the marriage was the victim.

17 (10) Any other factor the court deems equitable18 under the circumstances of the case.

(g) Except upon a finding by the court that a deviation from the time limits of this section is equitably required, a person shall be eligible for periodic alimony for a period not to exceed the length of the marriage, as of the date of the filing of the complaint, with the exception that if a party is married for 20 years or longer, there shall be no time limit as to his or her eligibility. (h) An order awarding rehabilitative or periodic
 alimony may be modified based upon application and a showing
 of material change in circumstances.

4 (i) Rehabilitative or periodic alimony awarded under
5 this section terminates as provided in Section 30-2-55, Code
6 of Alabama 1975, or upon the death of either spouse.

Section 3. This act governs only actions for
divorce, legal separation, or annulment filed on or after
January 1, 2018. The law in effect before January 1, 2018,
shall continue to govern any action concerning alimony in any
case concerning divorce, legal separation, or annulment that
was filed before January 1, 2018.

Section 4. This act shall become effective on
January 1, 2018, following its passage and approval by the
Governor, or its otherwise becoming law.

Page 9