- 1 HB602
- 2 151796-1
- 3 By Representative Newton (C)
- 4 RFD: Constitution, Campaigns and Elections
- 5 First Read: 10-APR-13

1	151796-1:n:04/10/2013:JMH/tan LRS2013-1914
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8	SYNOPSIS: Under existing law, candidates for circuit
9	or district court judgeships are nominated by
10	political parties and are included on the general
11	election ballots in a column under the party name
12	and emblem.
13	This bill would provide for the nonpartisan
14	election of candidates for circuit and district
15	court judgeships, would provide for a filing fee to
16	be paid by the candidates to be deposited into the
17	State General Fund, and would provide for filing
18	with the Secretary of State an affidavit of
19	indigency in lieu of payment of the filing fee.
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21	A BILL
22	TO BE ENTITLED
23	AN ACT
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25	To amend Sections 17-6-20, 17-6-24, 17-6-25, and
26	17-13-8, Code of Alabama 1975, relating to the election of
27	judges, to provide for the nonpartisan election of candidates

for circuit and district court judgeships, provide for a filing fee to be paid by the candidates to be deposited into the State General Fund, and provide for filing with the Secretary of State an affidavit of indigency in lieu of

BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

payment of the filing fee.

Section 1. Sections 17-6-20, 17-6-24, 17-6-25, and 17-13-8, Code of Alabama 1975, are amended to read as follows: "\$17-6-20.

"(a) In all elections held in this state on any subject which may be submitted by law to the vote of the people and for all or any state, county, district, or municipal officers, the voting shall be by official ballot prescribed by law; but this. This section shall not apply to elections held for trustees of public schools or other local elections which are otherwise specifically provided for by law.

"(b) The names of all candidates for circuit and district court judgeships shall be placed on the ballot without any type of party designation.

"\$17-6-24.

"(a) All ballots shall be in accordance with the provisions of this chapter and shall contain a party emblem for each political party represented on the ticket. The arrangement of the ballot shall in general conform substantially to the plan hereinafter given, and in all cases the party columns must be placed in alphabetical order,

beginning on the left of the ballot. The list of candidates of the several parties shall be printed in parallel and perpendicular columns, each column to be headed by the chosen device of such party and the party name or other designation in such order as the Secretary of State may direct. The number of columns shall exceed by one the number of separate tickets of candidates to be voted for at the polling place for which the ballot is provided, and in the appropriate place the words vote for one (or two or other number, as the case may be) to indicate the number which may be elected to each office. There shall be a separate column without any party device or symbol appearing which shall be designated only as "Official Nonpartisan Judicial Ballot" and which shall list all candidates seeking a circuit or district court judgeship. On the right of each ballot shall be a column in which shall be printed only the titles of the office for which candidates may be voted for by the electors at the polling places for which the ballot is printed. The column is designated as "blank column, " and in such column the voting spaces shall be omitted, but in all other respects such blank column shall be a duplicate of the political party columns upon such ballot. "(b) The ballot style and design shall be in

"(b) The ballot style and design shall be in substantial conformity with rules promulgated by the Secretary of State under the Administrative Procedure Act.

"\$17-6-25.

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"The names of candidates for each office shall be 1 2 listed on the ballot in alphabetical order by surname, and the offices shall be listed in the following order: 3 "(1) President (if preference primary). "(2) Delegate to national convention. 5 "(3) Governor. 6 7 "(4) Lieutenant Governor. "(5) United States senator. 8 "(6) United States representative. 9 10 "(7) Attorney General. 11 "(8) State senator. "(9) State representative. 12 13 "(10) Supreme Court justice. "(11) Court of Civil Appeals judge. 14 15 "(12) Court of Criminal Appeals judge. 16 "(13) Secretary of State. 17 "(14) State Treasurer. 18 "(15) State Auditor. 19 "(16) Commissioner of Agriculture and Industries. 20 "(17) Public Service Commissioner. 21 "(18) State Board of Education member. "(19) Circuit court judge. 22 23 "(20)(19) District attorney. 24 "(21) District court judge. "(22)(20) Circuit clerk. 25 "(23)(21) Other public officers (to be listed in the 26 order prescribed by the judge of probate). 27

" $\frac{(24)}{(22)}$ Other party officers (to be listed in the order prescribed by the judge of probate).

"\$17-13-8.

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"(a) Separate official ballots and other election stationery and supplies for each political party shall be printed and furnished for use at each election district or precinct and shall be of a different color for each of the political parties participating in such primary election. All ballots for the same political party shall be alike, except as herein otherwise provided, printed in plain type and upon paper so thick that the printing cannot be distinguished from the back. Across the top of the ballot shall be printed the party's emblem, if any, and the words, "Official Primary Election Ballot." Beneath this heading shall be printed the year in which the election is held and the words "Democratic Party" or "Republican Party" or other proper party designation. Each group of candidates to be voted on shall be preceded by the designation of the office for which the candidates seek nomination, and in the proper place shall be printed the words "Vote for one" or "Vote for two" (or more) according to the number to be elected to such office at the ensuing election.

"(b) At the option of a political party, at the bottom of the ballot and after the name of the last candidate shall be printed the following: "By casting this ballot I do pledge myself to abide by the result of this primary election

and to aid and support all the nominees thereof in the ensuing general election."

"(c) Should any voter scratch out, deface, or in any way mutilate or change the pledge printed on the ballot, the voter shall not be considered or held to have repudiated or to have refused to take the pledge, but shall, conclusively, be presumed and held to have scratched out, defaced, or mutilated or changed the same for the sole purpose of identifying the ballot; and, accordingly, such ballot shall be marked "spoiled ballot" and shall not be counted.

"(d) There shall also be a separate, nonpartisan judicial column listing all candidates seeking a circuit or district court judgeship. Across the top of the nonpartisan judicial column shall appear the words "Official Nonpartisan Judicial Ballot.""

Section 2. Circuit and district court judgeships shall be nonpartisan and candidates for those offices shall be elected on a nonpartisan basis.

Section 3. (a) Not later than 60 days before the date of the primary election as provided in Section 17-13-3, Code of Alabama 1975, any candidate for a circuit or district court judgeship shall file a declaration of candidacy with the Secretary of State. A candidate for any circuit or district judgeship shall not designate any party affiliation in his or her declaration for candidacy, or in any manner relating to his or her candidacy.

(b) Each candidate at the time of the filing shall pay to the Secretary of State a qualifying fee in an amount equal to two percent of the annual salary paid at the time of filing by the State of Alabama for the judicial office for which the candidate seeks election. Any local supplements or expense allowances which may be paid are not to be considered salary for purposes of calculating the two percent qualifying fee. The Secretary of State shall deposit the qualifying fee as soon as practicable to the State General Fund. In lieu of the filing fee required by this subsection, a candidate for the judicial office may file an affidavit of indigency with the Secretary of State. The content of such affidavit shall be as determined by the Secretary of State.

Section 4. The names of the candidates for each circuit and district court judgeship office shall be listed on the ballot in alphabetical order by surname and the offices shall be listed in the following order:

(1) Circuit court.

(2) District court.

Section 5. If a circuit or district court judgeship is to be filled at any election or primary election, a section of the ballot shall be designated "Official Nonpartisan Judicial Ballot" and the position to be filled and the names of all candidates therefor shall appear on that ballot. No political party designation shall be included on the official nonpartisan judicial ballot.

Section 6. In each nonpartisan primary election and general election of a circuit or district court judgeship, where two or more judges are to be elected at the same time, each of the places shall be designated by number on the official nonpartisan judicial ballot. Not less than 10 days before the time for filing declarations of candidacy for election to a circuit or district court judgeship, the Secretary of State shall in each case designate the positions to be filled by consecutive number commencing with one. Each candidate for circuit or district judge shall designate in the declaration of his or her candidacy and in his or her request to have his or her name placed on the official nonpartisan judicial election ballot the number of the place for which he or she is a candidate. The name of each qualified candidate shall be printed on the official nonpartisan judicial ballot used at any election beneath the title of the office and the number of the place for which he or she is seeking election. The judicial offices so designated shall be dealt with as separate offices for all election purposes and the candidates for each place shall be separately elected or rejected, as the case may be. No person shall be a candidate or be permitted to file a declaration for more than one place. No ballot shall be counted for any candidate except for the place and number designated in the declaration of his or her candidacy. Section 7. The judicial offices and the candidates

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therefor shall appear separately on a nonpartisan ballot in

substantially the following form:

	Official Nonparcisan oudicial Balloc
2	Circuit Court Judge
3	to be nominated or elected
4	Place No. 1
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8	Place No. 2
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12	District Court Judge
13	to be nominated or elected
14	Place No. 1
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18	Place No. 2
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22	Section 8. (a) The election for circuit and district
23	court judge shall be at the time and place provided by statute
24	for holding first primary elections for nonjudicial offices.
25	(b) The names of all the candidates filing
26	declarations for a circuit or district court judgeship shall
27	appear on the primary election ballot for the office. If only

one person files a declaration for a judgeship, his or her name shall not appear on the primary election ballot, but his or her name shall appear on the general election ballot. The Secretary of State shall publicly determine and declare whether any candidate for a circuit or district court judgeship has received a majority of the votes cast for the office. Even if a candidate for a circuit or district court judgeship has received a majority of the votes cast for the office, the candidate's name must appear on the general election ballot. If a candidate does not receive a majority of the votes cast in the initial nonpartisan election for a circuit or district court judgeship, the Secretary of State shall determine and declare the two persons who received the highest number of votes in the initial nonpartisan election for nomination for that office. The names of the two persons who received the highest number of votes shall appear on the general election ballot under the designation for the office.

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- (c) The Secretary of State shall determine and declare that the candidate who has received the highest number of votes cast in the general election is elected to that circuit or district court judgeship. In all elections where there is a tie between the two candidates for the same circuit or district court judgeship, the Chief Justice of the Alabama Supreme Court, in the presence of the Governor, shall decide the tie by lot.
- (d) The certificates of the board of supervisors of each county as to the election for circuit or district court

judgeship shall be forwarded by the judge of probate to the 1 2 Secretary of State within 10 days after the election. The Secretary of State, within 10 days after receiving the returns 3 of election from the judge of probate of each county, shall furnish, from a count of the actual votes cast, as it appears 5 by the return certified to him or her, certificates of 6 7 election to each circuit or district court judgeship to be filled at that election. 8 Section 9. This act shall become effective on the 9 10 first day of the third month following its passage and

approval by the Governor, or its otherwise becoming law.

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