ACT #2018- 567

- 1 HB68
- 2 188708-4
- 3 By Representative Hill
- 4 RFD: Judiciary
- 5 First Read: 09-JAN-18
- 6 PFD: 01/04/2018



DATHATTER	7/ ~	Act.
ENROLLED.	AIL	ACIL

Relating to courts; to require the Chief Justice of the Supreme Court of Alabama to temporarily assign a circuit or district judge to another circuit for a reasonable period of time under certain conditions; and to authorize the presiding judge of a circuit to assign a circuit or district judge to serve within the circuit or within the district courts of the circuit under certain conditions; and to exempt Jefferson County from this act.

BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

Section 1. Sections 12-9A-7 and 12-9A-8 are added to the Code of Alabama 1975, to read as follows:

\$12-9A-7.

- (a) The Chief Justice of the Supreme Court of Alabama, by order, shall assign a circuit or district judge from a judicial circuit to serve within another judicial circuit for a reasonable period of time to address court congestion, court delay, civil and criminal backlog of cases, or for any other reason necessary for the prompt and thorough administration of justice.
- (b) When considering the amount of time a judge may be assigned from his or her home circuit to another circuit, the Chief Justice shall take into consideration all relevant

4	circumstances regarding the judicial needs of the circuits involved
1	(c) A judge assigned to serve another circuit under
2	subsection (a) shall be reimbursed for any necessary and
3	reasonable expenses of travel and the same maintenance expense
4	reasonable expenses of traver and some allowances from the State Treasury that the judge would be
5	allowances from the State Heading court or transacting other
6	entitled to receive when attending court or transacting other
7	official business outside of the judge's home circuit.
8	(d) A refusal to follow an order from the Chief
9	Justice that is issued under this section constitutes a
10	violation of the canons of judicial ethics.
11	(d) This section shall not apply in Jefferson
12	County.
13	§12-9A-8.
14	(a) A presiding circuit judge, by order, may assign
15	a circuit or district court judge who is within the circuit to
16	serve within the circuit or within the district courts of the
	circuit. Before assigning a judge, the presiding circuit judge
17	shall evaluate the needs of the circuit, including the
18	currency, congestion, and backlog of criminal and civil cases.
19	(b) Assignments of judges by the presiding circuit
20	judge shall be in writing and shall be sent to the assigned
21	judge shall be in writing and shall judge shall be in writing and shall judge or the judge as soon as practicable. The presiding judge or the
22	judge as soon as practicable. The presided judge orally of the
23	judge's designee may notify the assigned judge orally of the
24	assignment. An oral notification of an assignment is
25	sufficient until a written notification can be prepared and

1	delivered to the assigned judge. A copy of each written
2	assignment shall be filed with the Administrative Director of
3	Courts and in the office of the clerk or register of the court
4	to which the assignment is made.
5	(c) Except as otherwise provided by law or rule, the
6	presiding judge may assign judicial secretaries, bailiffs, and
7	court reporters in the judicial system within the circuit to
8	service in the circuit or district court as the service may be
9	required.
10	(d) A refusal to follow an order from the presiding
11	circuit judge issued under this section constitutes a
12	violation of the canons of judicial ethics.
13	(d) This section shall not apply in Jefferson
14	County.
15	Section 2. It is the intent of the Legislature that
16	pursuant to Amendment 328 of the Constitution of Alabama of
17	1901, now appearing as Section 150 of the Official
18	Recompilation of the Constitution of Alabama of 1901, as
19	amended, the Supreme Court of Alabama shall amend Rule 13 of
20	the Alabama Rules of Judicial Administration to conform with
21	the provisions of Section 12-9A-8, Code of Alabama 1975, as
22	added by this act.
23	Section 3. This act shall become effective on the
24	first day of the third month following its passage and
25	approval by the Governor, or its otherwise becoming law.

1			
2			
3		Mac McCitchen	
4		Speaker of the House of Repre	esentatives
5		De Mus	
6	1	President and Presiding Office	r of the Senate
7 8 9 10 11 12 13	I h and was passe	House of Representative nereby certify that the within ed by the House 22-FEB-18, as Jeff Woodard Clerk	Act originated in amended.
14 15	Senate	22-MAR-18	- Amended and Passed
16	House	28-MAR-18	Concurred in Sen- ate Amendment
17			_

APPROVED

TIME

2:

1

GOVERNOR

Alabama Secretary Of State

SENATE ACTION (Continued)

		_												
Committee:	Date:Rereferred	, Chairperson	This, 20, 20	This bill having been referred to the Committee on Rules pursuant to Senate Rule 23 is reported to the Senate for assignment to the Committee on:		Senate Conferees	CONFERENCE COMMITTEE	RECONSIDERED YEAS NAYS	DATE: 20	INDEFINITELY POSTPONED YEAS NAYS	PATRICK HARRIS, Secretary	And was ordered returned forthwith to the House.	PASSED PASSED AS AMENDED	DATE: 3-12 RD 3 at length