HB1925 FULLPCS1 Chris Kannady-SD 2/27/2017 4:15:14 pm

COMMITTEE AMENDMENT

HOUSE OF REPRESENTATIVES
State of Oklahoma

SPEAKER:			
CHAIR:			
I move to ame	nd <u>HB1925</u>		
Page	Section	Lines	Of the printed Bill
			Of the Engrossed Bill
	he Title, the Enacting lieu thereof the follo		re bill, and by
AMEND TITLE TO C	ONFORM TO AMENDMENTS		
	OLI OTAL TO IMMEMBER	Amendment submi	tted by: Chris Kannady
Adopted:		Imeramente dabnit	

Reading Clerk

1	STATE OF OKLAHOMA		
2	1st Session of the 56th Legislature (2017)		
3	PROPOSED COMMITTEE SUBSTITUTE		
4	FOR		
5	HOUSE BILL NO. 1925 By: Kannady		
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7			
8	PROPOSED COMMITTEE SUBSTITUTE		
9	An Act relating to courts; amending 20 O.S. 2011, Sections 1 and 2, which relate to the Supreme Court; clarifying terms of office; modifying composition of Supreme Court after a certain time; providing for transition; providing for change in districts if Congressional Districts are modified; and providing		
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11			
12	an effective date.		
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15	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:		
16	SECTION 1. AMENDATORY 20 O.S. 2011, Section 1, is		
17	amended to read as follows:		
18	Section 1. The Supreme Court shall consist of nine (9)		
19	justices. Immediately upon the passage and approval of this act,		
20	the Governor shall appoint by and with the advice and consent of the		
21	Senate one Justice of the Supreme Court from each of the four		
22	additional Supreme Court judicial districts hereby created, each of		
23	whom shall serve until the second Monday in January, 1919, Each		
24	justice in office November 1,2017, shall serve the term for which		

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    the justice was appointed or retained in office by retention ballot
    and until his or her successor is elected appointed and qualified.
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        SECTION 2.
                                      20 O.S. 2011, Section 2, is
                       AMENDATORY
 4
    amended to read as follows:
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        Section 2. The A. Until November 1, 2017, the Supreme Court
    shall be composed of one Justice from each of the Judicial Districts
 6
 7
    as follows:
        1. Supreme Court Judicial District No. 1 shall embrace and
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    include the following counties: Ottawa, Craig, Nowata, Rogers,
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    Washington, Osage, Pawnee, Kay and Grant-;
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- 11 The 2. Supreme Court Judicial District No. 2 shall embrace and 12 include the following counties: LeFlore, Haskell, Pittsburg, 13 Latimer, Pushmataha, McCurtain, Choctaw, Bryan, Marshall, Johnston, 14 Atoka, McIntosh and Sequoyah-;
- 15 The 3. Supreme Court Judicial District No. 3 shall embrace and 16 include the following county: Oklahoma-;
- 17 The 4. Supreme Court Judicial District No. 4 shall embrace and include the following counties: Beckham, Dewey, Roger Mills, Ellis, Woodward, Woods, Major, Harper, Beaver, Texas, Cimarron, Alfalfa, Garfield, Kingfisher, Blaine, Custer and Washita-;

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21 The 5. Supreme Court Judicial District No. 5 shall embrace and 22 include the following counties: Cleveland, McClain, Garvin, Murray, 23 Carter, Love, Grady, Stephens and Jefferson-;

1 The 6. Supreme Court Judicial District No. 6 shall embrace and 2 include the following county: Tulsa-;

- The 7. Supreme Court Judicial District No. 7 shall embrace and include the following counties: Muskogee, Creek, Okmulgee, Wagoner, Cherokee, Adair, Delaware and Mayes.;
- The 8. Supreme Court Judicial District No. 8 shall embrace and include the following counties: Pottawatomie, Seminole, Hughes, Pontotoc, Coal, Okfuskee, Lincoln, Logan, Payne and Noble—; and
- The 9. Supreme Court Judicial District No. 9 shall embrace and include the following counties: Kiowa, Jackson, Tillman, Harmon, Cotton, Comanche, Caddo, Greer and Canadian.
- B. Beginning November 1, 2017, the Supreme Court shall be composed as follows:
- 1. One Justice from each of five districts, to be composed of each of the Congressional Districts as constituted on November 1, 2017; and
- 2. Four Justices selected at-large. Two of the at-large

 Justices shall be selected from counties with populations of less
 than seventy-five thousand (75,000) people.
- 20 <u>C. The transition from the composition of the Supreme Court</u>
 21 <u>provided in subsection A of this section to the composition provided</u>
 22 <u>in subsection B of this section shall be as follows:</u>

- 1 <u>1. The Justice representing Supreme Court Judicial District 1</u>
 2 <u>as that district existed prior to November 1, 2017, shall represent</u>
 3 District 2;
- 2. The Justice representing Supreme Court Judicial District 2

 as that district existed prior to November 1, 2017, shall represent

 the state at-large;
- 3. The Justice representing Supreme Court Judicial District 3

 8 as that district existed prior to November 1, 2017, shall represent

 9 District 5;
- 10 4. The Justice representing Supreme Court Judicial District 4

 11 as that district existed prior to November 1, 2017, shall represent

 12 District 3;
- 5. The Justice representing Supreme Court Judicial District 5

 as that district existed prior to November 1, 2017, shall represent

 District 4;
- 6. The Justice representing Supreme Court Judicial District 6
 as that district existed prior to November 1, 2017, shall represent
 District 1;
- 7. The Justice representing Supreme Court Judicial District 7
 as that district existed prior to November 1, 2017, shall represent
 the state at-large;
- 22 8. The Justice representing Supreme Court Judicial District 8
 23 as that district existed prior to November 1, 2017, shall represent
 24 the state at-large; and

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        9. The Justice representing Supreme Court Judicial District 9
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    as that district existed prior to November 1, 2017, shall represent
 3
    the state at-large.
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        D. If the boundaries of the Congressional Districts change, any
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    such change shall apply to appointments or retention elections
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    occurring after the boundary change. If the number of Congressional
    Districts changes, the number of districts provided for in paragraph
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    1 of subsection B of this section shall be changed to equal that
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    number of Congressional Districts; the number of at-large statewide
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    Justices shall be modified, beginning with the at-large Justices
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    from counties of less than seventy-five thousand (75,000) people, so
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    that the total number of districts remains nine; and any such change
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    shall apply to appointments or retention elections occurring after
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    the change in Congressional Districts.
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        SECTION 3. This act shall become effective November 1, 2017.
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        56-1-6822 SD
                              02/23/17
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