Mr. President: Mr. Speaker:

05/23/2017 04:12:15 PM

HOUSE OF REPRESENTATIVES CONFERENCE COMMITTEE REPORT

The Conference Con	nmittee, to which was refe	erred	
		HB1925	
By: Kannady of th	e House and Dahm of the	e Senate	
•	reme Court; clarifying terr n time; effective date.	ms of office; modifying co	mposition of Supreme Court
		s thereto, beg leave to rep the same with the followi	
	ecede from Amendment N Conference Committee S		
Respectfully submitte	èd,		
House Action	Date	Senate Action	Date

HB1925 CCR (A)

HOUSE CONFEREES

Calvey, Kevin		Downing, Tim	Timother f. Journing
Frix, Avery	Dury Jain	Hall, Elise	Elisetfall
Kannady, Chris	Chatans	O'Donnell, Terry	Man D'mull
Osborn, Leslie	Lenie Oslom	Perryman, David	
Rogers, Michael		Virgin, Emily	
Walke, Collin		West, Kevin	Keniles

HB1925 CCR A SENATE CONFEREES Dahm Sykes Smalley Standridge Newhouse Floyd Sparks

House Action	Date	Senate Action	Date

House Action ______ Date _____ Date _____ Date _____

AUTHOR(s)/COAUTHOR(s)CURRENTLY IN THE QUEUE for HB1925

As of 5/23/2017 4:04:44 PM

Add as coauthor Representative Downing

1	STATE OF OKLAHOMA				
2	1st Session of the 56th Legislature (2017)				
3	CONFERENCE COMMITTEE SUBSTITUTE				
4	FOR ENGROSSED HOUSE BILL NO. 1925 By: Kannady of the House				
5	and				
6	Dahm of the Senate				
7	Daniii OI the Senate				
8					
9	CONFERENCE COMMITTEE SUBSTITUTE				
10	An Act relating to courts; amending 20 O.S. 2011,				
11	Sections 1 and 2, which relate to the Supreme Court; clarifying terms of office; modifying Supreme Court Judicial Districts; providing that current Justices retain office and are eligible for retention; amending 20 O.S. 2011, Section 33, which relates to				
12					
13	the Court of Criminal Appeals; modifying Court of Criminal Appeals judicial districts; providing that current Judges retain office and are eligible for retention; and providing an effective date.				
14					
15					
16					
17	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:				
18	SECTION 1. AMENDATORY 20 O.S. 2011, Section 1, is				
19	amended to read as follows:				
20	Section 1. The Supreme Court shall consist of nine (9) justices				
21	Justices. Immediately upon the passage and approval of this act,				
22	the Governor shall appoint by and with the advice and consent of the				
23	Senate one Justice of the Supreme Court from each of the four				
24	additional Supreme Court judicial districts hereby created, each of				

Req. No. 8053

```
1
    whom shall serve until the second Monday in January, 1919, Each
 2
    Justice in office on November 1, 2017, shall serve the term for
 3
    which the Justice was appointed or retained in office by retention
 4
    ballot and until his or her successor is elected appointed and
 5
    qualified, unless the Justice vacates the office prior to the end of
    his or her term or is removed from office as provided by law. Any
 6
 7
    Justice in office on November 1, 2017, shall be eligible for
    retention in the same office for succeeding terms.
 8
 9
        SECTION 2.
                       AMENDATORY 20 O.S. 2011, Section 2, is
10
    amended to read as follows:
11
        Section 2. The Beginning November 1, 2017:
12
        1. Supreme Court Judicial District No. 1 shall embrace and
13
    include the following counties: Ottawa, Craig, Nowata, Rogers,
14
    Washington, Osage, Pawnee, Kay and Grant. Congressional District No.
15
    2 as constituted on November 1, 2017;
16
        The 2. Supreme Court Judicial District No. 2 shall embrace and
17
    include the following counties: LeFlore, Haskell, Pittsburg,
18
    Latimer, Pushmataha, McCurtain, Choctaw, Bryan, Marshall, Johnston,
19
    Atoka, McIntosh and Sequoyah. be an at-large district;
20
        The 3. Supreme Court Judicial District No. 3 shall embrace and
21
    include the following county: Oklahoma. Congressional District No.
22
    5 as constituted on November 1, 2017;
23
        The 4. Supreme Court Judicial District No. 4 shall embrace and
```

Reg. No. 8053

include the following counties: Beckham, Dewey, Roger Mills, Ellis,

24

```
1
    Woodward, Woods, Major, Harper, Beaver, Texas, Cimarron, Alfalfa,
 2
    Garfield, Kingfisher, Blaine, Custer and Washita. Congressional
 3
    District No. 3 as constituted on November 1, 2017;
 4
        The 5. Supreme Court Judicial District No. 5 shall embrace and
 5
    include the following counties: Cleveland, McClain, Garvin, Murray,
    Carter, Love, Grady, Stephens and Jefferson. Congressional District
 6
 7
    No. 4 as constituted on November 1, 2017;
        The 6. Supreme Court Judicial District No. 6 shall embrace and
 8
 9
    include the following county: Tulsa. Congressional District No. 1
10
    as constituted on November 1, 2017;
11
        The 7. Supreme Court Judicial District No. 7 shall embrace and
12
    include the following counties: Muskogee, Creek, Okmulgee, Wagoner,
13
    Cherokee, Adair, Delaware and Mayes. be an at-large district;
14
        The 8. Supreme Court Judicial District No. 8 shall embrace and
15
    include the following counties: Pottawatomie, Seminole, Hughes,
16
    Pontotoc, Coal, Okfuskee, Lincoln, Logan, Payne and Noble. be an at-
17
    large district; and
18
        The 9. Supreme Court Judicial District No. 9 shall embrace and
19
    include the following counties: Kiowa, Jackson, Tillman, Harmon,
20
    Cotton, Comanche, Caddo, Greer and Canadian be an at-large district.
21
        SECTION 3.
                       AMENDATORY 20 O.S. 2011, Section 33, is
22
    amended to read as follows:
23
        Section 33. A. The state is hereby divided into five (5) Court
```

Req. No. 8053 Page 3

of Criminal Appeals judicial districts Judicial Districts.

24

- each of said districts candidates for Judge of the Court of Criminal
 Appeals shall be nominated and appointed in the manner provided by
 Article VII-B of the Oklahoma Constitution. All Judges of the Court
 of Criminal Appeals may seek retention in office pursuant to the
 provisions of Section 2 of Article VII-B of the Oklahoma
 Constitution and each Judge shall be voted for by the qualified
 - B. Beginning November 1, 2017, the boundaries of the Court of Criminal Appeals Judicial Districts shall be the boundaries of the five Oklahoma Congressional Districts as constituted on November 1, 2017, as follows:

voters of the state at-large.

- 1. The Court of Criminal Appeals Judicial District No. 1 shall embrace and include the following counties: Craig, Delaware, Mayes, Nowata, Ottawa, Rogers, Tulsa, and Wagoner. Congressional District
 No. 1;
- 2. The Court of Criminal Appeals Judicial District No. 2 shall embrace and include the following counties: Adair, Cherokee, Cleveland, Creek, Kay, Lincoln, Logan, Muskogee, Noble, Okfuskee, Okmulgee, Osage, Pawnee, Payne, Pottawatomie, and Washington.
 Congressional District No. 3;
- 3. The Court of Criminal Appeals Judicial District No. 3 shall embrace and include the following counties: Atoka, Bryan, Carter, Coal, Choctaw, Garvin, Grady, Haskell, Hughes, Jefferson, Johnston, Latimer, Leflore, Love, Marshall, McClain, McCurtain, McIntosh,

Reg. No. 8053

```
1
    Murray, Pittsburg, Pontotoc, Pushmataha, Seminole, Sequoyah, and
 2
    Stephens. Congressional District No. 2;
 3
        4. The Court of Criminal Appeals Judicial District No. 4 shall
 4
    embrace and include the following counties: Canadian and Oklahoma.
 5
    Congressional District No. 5; and
 6
            The Court of Criminal Appeals Judicial District No. 5 shall
        5.
 7
    embrace and include Alfalfa, Beaver, Beckham, Blaine, Caddo,
 8
    Cimarron, Comanche, Cotton, Custer, Dewey, Ellis, Garfield, Grant,
 9
    Greer, Harmon, Harper, Jackson, Kingfisher, Kiowa, Major, Roger
10
    Mills, Texas, Tillman, Washita, Woods, and Woodward Congressional
11
    District No. 4.
12
        C. Each Judge in office on November 1, 2017, shall serve the
13
    term for which the Judge was appointed or retained in office by
14
    retention ballot and until his or her successor is appointed and
15
    qualified, unless the Judge vacates the office prior to the end of
16
    his or her term or is removed from office as provided by law. Any
17
    Judge in office on November 1, 2017, shall be eligible for retention
18
    in the same office for succeeding terms.
19
        SECTION 4. This act shall become effective November 1, 2017.
20
21
        56-1-8053 SD
                              05/20/17
22
23
24
```

Req. No. 8053 Page 5