

1 HB542

ACT #2025 - 401

- 2 XDFPU77-3
- 3 By Representatives Shaver, Reynolds, Whitt
- 4 RFD: Ways and Means General Fund
- 5 First Read: 08-Apr-25



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1 Enrolled, An Act,

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3	Relating to retirement benefits; to amend Sections			
4	12-17-213 and 12-17-227.11, Code of Alabama 1975, to authorize			
5	qualifying district attorneys to participate in both the			
6	supernumerary district attorney program and the Employees'			
7	Retirement System; and to make nonsubstantive, technical			
8	revisions to update the existing code language to current			
9	style.			
10	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:			
11	Section 1. Sections 12-17-227.11 and 12-17-213, Code of			
12	Alabama 1975, are amended to read as follows:			
13	"§12-17-227.11			
14	(a) A person serving as district attorney,			
15	supernumerary district attorney, or who has made an election			
16	to assume the office of supernumerary district attorney or is			
17	otherwise entitled to participate in the supernumerary			
18	district attorney program established under Division 2 of this			
19	article shall, subject to subsection (c), continue to serve or			
20	participate in the supernumerary district attorney program,			
21	which shall include the assumption of the office of the			
22	supernumerary district attorney after November 8, 2016,			
23	according to the terms and conditions of Division 2 of this			
24	article, notwithstanding the fact that the person may be			
25	re-elected after November 8, 2016, to the office he or she is			
26	holding on November 8, 2016.			
27	(b) (1) No person may participate in both the			

28 supernumerary district attorney program and the Employees'

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29 Retirement System based on the same service.

30 (2) A person who independently qualifies for the
 31 supernumerary district attorney program and the Employees'
 32 Retirement System based on separate years of service may
 33 participate in both programs.

34 (c) A district attorney who was elected prior to 35 November 8, 2016, and who is serving in the capacity of 36 district attorney on and after November 8, 2016, and had prior 37 service credit in the Employees' Retirement System, Teachers' 38 Retirement System, or Judicial Retirement Fund prior to being 39 elected district attorney shall have 30 days from November 8, 40 2016, to elect to participate in the District Attorneys' Plan 41 established by this division. This election shall be 42 irrevocable.

43 (d) An assistant or deputy district attorney who 44 obtains service credit in that position as a Tier-1 I plan 45 member and is elected or appointed district attorney on or after November 8, 2016, may withdraw from service after 46 47 completion of not less than 25 years of credible creditable 48 service and may retire without a reduction in retirement 49 allowance upon written application to the Board of Control 50 setting forth at what time, not less than 30 days nor more than 90 days subsequent to the execution and filing thereof, 51 52 he or she desires to be retired."

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"§12-17**-2**13

(a) Any person now serving or having formerly served as
a district attorney of a judicial circuit of Alabama, who has
served for not less than 18 years, when he or she has reached



the age of 60 years, may elect to become a supernumerary 57 district attorney by filing a written declaration to that 58 effect with the Governor, and time served as judge of a court 59 of record, a county court, county solicitor or any other 60 61 countywide elected official, a full-time deputy or assistant 62 district attorney, or as a duly licensed attorney employed full time by the State of Alabama, whether commissioned or 63 appointed, or as an elected constitutional officer or other 64 65 state official, shall be counted as time served towards toward 66 accumulating the above required 18 years; provided, that such 67 district attorney shall have served not less than 10 years as 68 district attorney of a judicial circuit.

69 (b) Any district attorney of a judicial circuit who has 70 served 18 years as circuit district attorney may elect to 71 become a supernumerary district attorney by filing a written 72 declaration to that effect with the Governor, and only two and 73 one-half years served as judge of a court of record, a county court, county solicitor, a full-time deputy or assistant 74 75 district attorney, or as a duly licensed attorney employed 76 full time by the State of Alabama, whether commissioned or 77 appointed, or as an elected constitutional officer or other 78 state official, may be counted as time served-towards toward 79 accumulating the above required 18 years.

(c) On October 1, 2021, any person who was elected or appointed as a district attorney prior to November 8, 2016, and held office as a district attorney through or after January 1, 2019, may elect to become a supernumerary district attorney by filing a written declaration to that effect with

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85 the Governor. Prior time served as a judge of a court of 86 record, a full-time deputy or assistant district attorney, a 87 duly licensed attorney employed full time by the State of 88 Alabama, or a district attorney, shall be counted as time 89 served<u>towards</u> toward accumulating the 18 years required in 90 this section.

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91 (d) -Any Notwithstanding Section 36-27-16, any district attorney who, or after October 1, 2021, gualifies under 92 93 Division 2, commencing with Section 12-17-210, -of Article 6 of 94 this chapter, to receive a salary pursuant to Section 12-17-215 and also qualifies to receive a pension under any of 95 96 the Retirement Systems of Alabama, -shall elect, at the time of 97 separation from state service, -to may receive-either a salary 98 under Section 12-17-215 or and a pension, but not both, by 99 filing a written declaration with the Governor and the 100 applicable retirement system, provided that applicable time 101 and credit are based on separate years of service. This 102 subsection shall not prohibit survivor benefits that may be 103 available under any of the Retirement Systems of Alabama.

104 (e) A supernumerary district attorney who is receiving 105 a salary pursuant to Section 12-17-215 may also be employed 106 by, or perform duties in any capacity, including as an 107 independent contractor for, any employer participating in the 108 Employees' Retirement System; provided, however, the 109 supernumerary district attorney's compensation from the 110 employer in a calendar year may not exceed the salary limitation described and calculated pursuant to subsection (a) 111 112 of Section 36-27-8.2 36-27-8.2(a)."

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HB542 Enrolled

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Section 2. This act shall become effective on July 1,2025.

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129	1 1	President and Presiding Officer of the Senate	
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134		nereby certify that the within Act originated	in and
135	was passe	d by the House 22-Apr-25.	
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137		John Treadwell	
138		Clerk	
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144	Senate	06-May-25	Passed
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5-14-0 APPROVED ar TIME ÷ε GOVERNOR

Alabama Secretary Of State Act Num....: 2025-401 Bill Num...: H-542

Reynolds Whitt 1 1 1 1 CO-SPONSORS SPONSOR .Shaver 919. House Conferees. ACTS OF ALABAMA, 1975 ACT NO. AS REQUIRED IN THE GENERAL YEAS 94 WAS ADOPTED AND IS ATTACHED SECTION C OF ACT NO. 81-889 NOTICE & PROOF IS ATTACHED RESOLUTION AS REQUIRED IN TO THE BILL, H.B. I HEREBY CERTIFY THAT THE HEREBY CERTIFY THAT THE ENGROSSED CONFERENCE COMMITTEE HOUSE ACTION JOHN TREADWELL, Clerk JOHN TREADWELL, Clerk SAN -542 DATE: yeas ____/ DATE: Committee of the Senate on **RD 1 RFD** DATE: w/amend(s)_ returned therefrom with a favorable report session and is by order of the Committee and was acted upon by such Committee in this This Bill was referred to the Standing Committee FURTHER SENATE ACTION (OVER) YEAS was adopted and is attached to the Bill, required in Section C of Act No. 81-889 ΒH I hereby certify that the Resolution as Į. ÿ day_∞of SENATE ACTION _nays_ 2 _w/sub 1 NAYS Ø PATRICK HARRIS, _abstain_ Chair 20 25 _ by a vote of Secretary RD 2 CAL 1. 1. 1. 1. V. 20 20 2012

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