Sixty-first Legislative Assembly of North Dakota

SENATE BILL NO. 2121

Introduced by

Judiciary Committee

(At the request of the Supreme Court)

- 1 A BILL for an Act to provide an appropriation for defraying expenses of the judicial branch of
- 2 state government related to the establishment of three additional district court judgeships; to
- 3 amend and reenact sections 27-05-01 and 27-05-02.1 of the North Dakota Century Code,
- 4 relating to the number of district court judges and vacancies in judicial office; to provide an
- 5 effective date; and to provide an expiration date.

6 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

- 7 **SECTION 1. APPROPRIATION.** There is appropriated out of any moneys in the
- 8 general fund in the state treasury, not otherwise appropriated, the sum of \$875,094, or so much
- 9 of the sum as may be necessary, to the judicial branch for the purpose of establishing two
- 10 additional district court judgeships as provided in section 2 of this Act, for the biennium
- 11 beginning July 1, 2009, and ending June 30, 2011.
- 12 **SECTION 2. AMENDMENT.** Section 27-05-01 of the North Dakota Century Code is
- 13 amended and reenacted as follows:
- 14 27-05-01. (Effective January 1, 2010, through December 31, 2012) Judicial
- 15 districts Number of judges.
- 16 4. The judicial districts in this state are as designated by rule of the supreme court.
- 17 The number of judges in each of the judicial districts is as follows:
- 18 a. 1. The northwest judicial district shall have five seven judges.
- 19 b. 2. The northeast judicial district shall have three six judges.
- 20 e. 3. The northeast central judicial district shall have four five judges.
- 21 d. The east central judicial district shall have four eight judges.
- 22 e. <u>5.</u> The southeast judicial district shall have three <u>seven</u> judges.
- 23 f. 6. The south central judicial district shall have five eight judges.
- 24 g. 7. The southwest judicial district shall have three judges.

1	2.	Each judicial district has that number of additional judges as designated by rule of
2		the supreme court pursuant to subsection 3 of section 27-05-00.1. The supreme
3		court shall reduce the number of district judges pursuant to section 27-05-02.1 to
4		forty-two-before January 2, 2001.
5	SE	CTION 3. AMENDMENT. Section 27-05-01 of the North Dakota Century Code is
6	amended a	nd reenacted as follows:
7	27-	05-01. (Effective after December 31, 2012) Judicial districts - Number of
8	judges.	
9	1.	The judicial districts in this state are as designated by rule of the supreme court.
10		The number of judges in each of the judicial districts is as follows:
11	a.	1. The northwest judicial district shall have five seven judges.
12	b.	2. The northeast judicial district shall have three six judges.
13	C.	3. The northeast central judicial district shall have four five judges.
14	d.	4. The east central judicial district shall have four nine judges.
15	e .	5. The southeast judicial district shall have three seven judges.
16	f .	6. The south central judicial district shall have five eight judges.
17	g.	7. The southwest judicial district shall have three judges.
18	2.	Each judicial district has that number of additional judges as designated by rule of
19		the supreme court pursuant to subsection 3 of section 27-05-00.1. The supreme
20		court shall reduce the number of district judges pursuant to section 27-05-02.1 to
21		forty-two before January 2, 2001.
22	SE	CTION 4. AMENDMENT. Section 27-05-02.1 of the North Dakota Century Code is
23	amended a	nd reenacted as follows:
24	27-	05-02.1. Vacancy in office of district judge - Transfer of judgeships - Abolition
25	of offices	Hearing.
26	1.	Notwithstanding section 44-02-03, when a vacancy occurs in the office of district
27		court judge, the supreme court shall determine, within ninety days of receiving
28		notice of the vacancy from the governor and in consultation with the judges and
29		attorneys in the affected judicial district, whether that office is necessary for
30		effective judicial administration or whether a the district judgeship may be

28

29

30

- 1 transferred to the another location to fulfill a need for judicial services. The 2 supreme court may, consistent with that determination, order that: 3 The vacancy be filled in the manner provided pursuant to chapter 27-25; or a. 4 b. The vacant office be abolished, with or without transfer of a district judgeship 5 as provided by subsection 5; or 6 The vacant office be transferred to a judicial district in which an additional 7 judge is necessary for effective judicial administration, and that the vacancy 8 be filled in the manner provided pursuant to chapter 27-25 with respect to that 9 judicial district. 2. 10 Subject to subsection 3, the supreme court may, after consultation with district 11 court judges and attorneys in the affected judicial district, abolish one or more 12 offices of district court judge if the supreme court determines that the office is not 13 necessary for effective judicial administration and abolition of the office is 14 necessary to reduce the number of district court judges as required in subsection 2 15 of section 27 05 01. At least one year before the end of the term of office of a 16 district court judge holding the judgeship, the supreme court shall notify the judges 17 of the affected judicial district of a determination that the judgeship will be 18 abolished. The abolition of an office of district court judge under this subsection is 19 effective at the end of the term of office of the district court judge holding that 20 judgeship. The district court judge holding the judgeship to be abolished may 21 petition the supreme court, within thirty days after receiving notice that the 22 judgeship will be abolished, for a hearing on the determination. The supreme court 23 shall hold the hearing within thirty days after receipt of the petition. Within thirty 24 days after the hearing, the supreme court shall affirm, reverse, or modify its 25 previous determination. 26 The authority conferred upon the supreme court in subsection 2 may be exercised: 27 From July 1, 1995, until June 30, 1997, if on July 1, 1995, the number of
 - - district court judges is more than forty-eight;
 - From July 1, 1997, until June 30, 1999, if on July 1, 1997, the number of b. district court judges is more than forty-six; and

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

31

- e. From July 1, 1999, until December 31, 2000, if on July 1, 1999, the number of district court judges is more than forty two.
- 4. For purposes of subsection 1, a vacancy is also only deemed to have occurred in the office of district judge if the judge in the affected office declares the intention not to seek reelection or if a judge fails to timely file a petition for candidacy with the secretary of state pursuant to section 16.1-11-06. The secretary of state shall immediately notify the supreme court if a judge fails to timely file a petition. The supreme court may establish by rule procedures for providing notice of the intention not to seek reelection. The supreme court, within ninety days of receiving notice of a judge's intention not to seek reelection or within twenty-one days of receiving notice that a judge has failed to timely file a petition for candidacy, shall determine whether the office is necessary for effective judicial administration. The supreme court shall consult with the judges and attorneys of the affected judicial district in making the determination. The supreme court, consistent with that determination, may order any disposition available under subsection 1. The supreme court shall notify the secretary of state of its determination. If the vacant office is abolished, an election for that office may not be held. This subsection applies to notice given by or the failure to timely file a petition for candidacy by a district judge otherwise eligible for reelection to the office of district judge or by a county judge otherwise eligible for election in 1994 to the district judgeship replacing the county judgeship.
- 5. 3. The supreme court may transfer a district judgeship to any location in which a judge is necessary for effective judicial administration.
- 6. 4. The supreme court shall notify the governor of its determinations made pursuant to this section.

SECTION 5. DISTRICT JUDGES. The appropriation provided in section 1 of this Act provides for two additional district court judges to be assigned pursuant to section 10 of article VI of the Constitution of North Dakota in the northwest and southeast judicial districts, and to be assigned to chambers by the supreme court. Within thirty days after January 1, 2010, the judgeship vacancies created by this section shall be filled in accordance with section 13 of article VI of the Constitution of North Dakota.

7

8

9

- SECTION 6. DISTRICT JUDGE. Section 3 of this Act provides for one additional district court judge, beginning January 1, 2013, to be assigned pursuant to section 10 of article VI of the Constitution of North Dakota in the east central judicial district and to be assigned to chambers by the supreme court. Within thirty days after January 1, 2013, and subject to available appropriations, the judgeship vacancy created by this section shall be filled in accordance with section 13 of article VI of the Constitution of North Dakota.
 - **SECTION 7. EFFECTIVE DATE EXPIRATION DATE.** Section 2 of this Act is effective from January 1, 2010, through December 31, 2012, and is thereafter ineffective. Section 3 of this Act is effective after December 31, 2012.