- 1 HB290
- 2 205000-1
- 3 By Representative Wood (R)
- 4 RFD: Ways and Means General Fund
- 5 First Read: 20-FEB-20

1	205000-1:n:02/13/2020:JET*/tgw LSA2020-652
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8	SYNOPSIS: Under existing law, to qualify for
9	supernumerary status as a district attorney, a
10	person must either be sixty years of age and have
11	served 18 years with a minimum of 10 years as a
12	district attorney of a judicial circuit or be any
13	age and have served 18 years with a minimum of 15
14	and one-half years as a district attorney of a
15	judicial circuit.
16	This bill removes the minimum years of
17	service requirements and age requirement to qualify
18	for supernumerary status.
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20	A BILL
21	TO BE ENTITLED
22	AN ACT
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24	Relating to qualifications for supernumerary status;
25	to amend Section 12-17-213, Code of Alabama 1975, to remove
26	the minimum years of service and age requirement.
7 7	BE IT FNACTED BY THE IECICIATIDE OF ALABAMA.

Section 1. Section 12-17-213, Code of Alabama 1975, is amended to read as follows:

3 "\$12-17-213.

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

"(b) Any district attorney of a judicial circuit who has served 18 years as circuit district attorney may elect to become a supernumerary district attorney by filing a written declaration to that effect with the Governor, and only two and one-half years served as judge of a court of record, a county court, county solicitor, a full-time deputy or assistant district attorney or as a duly licensed attorney employed full time by the State of Alabama, whether commissioned or

appointed or as an elected constitutional officer or other state official, may be counted as time served towards accumulating the above required 18 years.

"(c) This section shall not apply to any person who has previously become a supernumerary district attorney prior to October 10, 1975.

"(c) On the effective date of the act adding this amendatory language, 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 the Governor. Any time served as a judge of a court of record, a full-time deputy or assistant district attorney, a duly licensed attorney employed full time by the State of Alabama, or a district attorney, shall be counted as time served towards accumulating the 18 years required in this section."

Section 2. This act shall become effective October 1, 2021, following its passage and approval by the Governor, or its otherwise becoming law.