1	STATE OF OKLAHOMA
2	1st Session of the 55th Legislature (2015)
3	SENATE BILL 732 By: Shortey
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7	AS INTRODUCED
8	An Act relating to special judges; amending 20 O.S. 2011, Section 122, which relates to appointments and
9	vacancies; modifying election and vacancy procedures of special judges; removing authority to appoint
10	certain judges; removing authority to appoint certain judges; and providing an effective date.
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13	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
14	SECTION 1. AMENDATORY 20 O.S. 2011, Section 122, is
15	amended to read as follows:
16	Section 122. The number of special judges that may be appointed
17	in each judicial administrative district shall be determined as
18	follows:
19	1. A special judge shall be appointed elected on the basis of
20	one special judge for each county within the administrative district
21	with a population of at least twenty-four thousand (24,000), as
22	determined by the 1960 Federal Decennial Census. An additional
23	special judge shall be appointed elected for each additional fifty
24	thousand (50,000) in population in a county within the

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administrative district, as determined by the 1960 Federal Decennial Census. Such appointment may be made from any county in the administrative district. Such appointments shall be made by the district judges in their respective judicial administrative districts. Any judge of a special sessions court shall be one of the special judges for the balance of his term and shall be within the number prescribed for said district.

- 2. In addition to the special judges that may be appointed elected pursuant to the provisions of paragraph 1 of this section, there shall be:
 - a. one (1) special judge appointed elected in the

 Northwest-Panhandle Judicial Administrative District

 comprised of District Court Judicial Districts Numbers

 One (1), Two (2) and Four (4), to serve in Custer

 County;
 - b. one (1) special judge appointed elected in the Oklahoma-Canadian Counties Judicial Administrative District comprised of District Court Judicial District Number Seven (7);
 - c. three (3) special judges appointed elected in the Tulsa-Pawnee Counties Judicial Administrative District comprised of District Court Judicial District Number Fourteen (14);

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1 d. beginning January 11, 1999, one (1) special judge appointed elected in the Northeastern Judicial Administrative District comprised of District Court Judicial Districts Numbers Ten (10), Eleven (11), Twelve (12) and Thirteen (13), to serve in Rogers County;

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- one (1) special judge appointed elected in the North е. Central Judicial Administrative District comprised of District Court Judicial District Numbers Eight (8), Nine (9) and Twenty-three (23), to serve in Lincoln and Pottawatomie Counties;
- beginning January 1, 2006, one (1) special judge f. appointed elected in the East Central Judicial Administrative District comprised of District Court Judicial District Numbers Fifteen (15), Eighteen (18) and Twenty-four (24), to serve in Pittsburg and McIntosh Counties;
- beginning January 1, 2006, one (1) special judge g. appointed elected in the Northeastern Judicial Administrative District comprised of District Court Judicial District Numbers Ten (10), Eleven (11), Twelve (12) and Thirteen (13), to serve in Washington County; and

Req. No. 1183 Page 3 h. beginning January 1, 2007, one (1) special judge

appointed elected in the Southeastern Judicial

Administrative District comprised of District Court

Judicial District Numbers Sixteen (16), Seventeen

(17), Nineteen (19), and Twenty-five (25), to serve in

LeFlore County.

- 3. If a vacancy occurs in the office of associate district judge, or if an associate district judge becomes unable to perform the duties of his office, as determined by the presiding judge of the judicial administrative district, a person may become a candidate pursuant to the provisions of Section 92i of this title for special judge may be appointed within the judicial administrative district to hold office for the duration of said vacancy or incapacity. After the vacancy is filled, or after the associate district judge becomes able to perform the duties of his office, the special judge shall have the power to act in regard to any case which he has already tried, but the presiding judge of the judicial administrative district may transfer such a case to any other judge in the judicial administrative district.
- 4. The Chief Justice of the Supreme Court may authorize the appointment of such additional special judges as may be necessary for the proper administration of justice. Such additional special judges shall be appointed after application by a majority of the district judges of a judicial administrative district, stating the

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reason why an additional special judge is needed. Such additional
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   judges need not be based upon population figures.
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        SECTION 2. This act shall become effective November 1, 2015.
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