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1	
2	An act relating to the judicial branch; amending s.
3	27.51, F.S.; conforming provisions to changes made by
4	the act; amending s. 27.511, F.S.; providing
5	geographic boundaries for offices of criminal conflict
6	and civil regional counsel; amending s. 34.022, F.S.;
7	revising the number of county court judges in a
8	specified county; amending ss. 35.01, 35.02, 35.03,
9	35.043, F.S.; providing for the realignment of
10	appellate districts; creating s. 35.044, F.S.;
11	creating a sixth appellate district; amending s.
12	35.05, F.S.; revising the location of the headquarters
13	of the Second Appellate District; providing the
14	location of the headquarters of the Sixth Appellate
15	District; providing legislative intent; amending s.
16	35.06, F.S.; revising the number of judges of each
17	district court of appeal; amending s. 440.45, F.S.;
18	revising the number of members and electors for the of
19	the statewide nominating commission; removing obsolete
20	language; reenacting s. 29.008(1), F.S., relating to
21	county funding of court-related functions, to
22	incorporate the amendment made to s. 35.05, Florida
23	Statutes, in a reference thereto; reenacting s.
24	35.051(1), F.S., relating to subsistence and travel
25	reimbursement for judges with alternate headquarters,

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26	to incorporate the amendment made to s. 35.05, Florida
27	Statutes, in a reference thereto; requiring all
28	specified property located in the Lakeland
29	headquarters of the current Second District Court of
30	Appeal or in use by employees assigned to such
31	headquarters to be transferred to the Sixth District
32	Court of Appeal unless a certain finding is made by
33	the Office of the State Courts Administrator;
34	providing construction; requiring the reallocation of
35	judges residing within districts realigned by the act;
36	requiring the Governor to recommission certain judges
37	on specified dates; authorizing a temporary
38	headquarters for a specified Appellate district;
39	providing for the termination of the terms of members
40	of certain judicial nominating commissions; requiring
41	the Governor to make appointments to specified
42	judicial nominating commissions; providing
43	requirements for such appointments; authorizing
44	members of specified nominating commissions to apply
45	for appointment; providing effective dates.
46	
47	Be It Enacted by the Legislature of the State of Florida:
48	
49	Section 1. Effective January 1, 2023, paragraph (b) of
50	subsection (4) of section 27.51, Florida Statutes, is amended to
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51	read:
52	27.51 Duties of public defender
53	(4) The public defender for the judicial circuit specified
54	in this subsection shall, after the record on appeal is
55	transmitted to the appellate court by the office of the public
56	defender which handled the trial and if requested by any public
57	defender within the indicated appellate district, handle all
58	circuit court and county court appeals within the state courts
59	system and any authorized appeals to the federal courts required
60	of the official making such request:
61	(b) Public defender of the tenth judicial circuit, on
62	behalf of any public defender within the <u>districts</u> district
63	comprising the Second District Court of Appeal <u>and Sixth</u>
64	District Court of Appeal.
65	Section 2. Effective January 1, 2023, subsection (1) of
66	section 27.511, Florida Statutes, is amended to read:
67	27.511 Offices of criminal conflict and civil regional
68	counsel; legislative intent; qualifications; appointment;
69	duties
70	(1) It is the intent of the Legislature to provide
71	adequate representation to persons entitled to court-appointed
72	counsel under the Federal or State Constitution or as authorized
73	by general law. It is the further intent of the Legislature to
74	provide adequate representation in a fiscally sound manner,
75	while safeguarding constitutional principles. Therefore, an
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76	office of criminal conflict and civil regional counsel is
77	created within the geographic boundaries of each of the five
78	regions of the state district courts of appeal. The regional
79	counsel shall be appointed as set forth in subsection (3) for
80	each of the five regional offices. For the purposes of an office
81	of criminal conflict and civil regional counsel, the state is
82	divided into five geographic regions by judicial circuit as
83	follows:
84	(a) The first region consists of the first, second, third,
85	fourth, eighth, and fourteenth circuits.
86	(b) The second region consists of the sixth, tenth,
87	twelfth, thirteenth, and twentieth circuits.
88	(c) The third region consists of the eleventh and
89	sixteenth circuits.
09	
89 90	(d) The fourth region consists of the fifteenth,
90	(d) The fourth region consists of the fifteenth,
90 91	(d) The fourth region consists of the fifteenth, seventeenth, and nineteenth circuits. (e) The fifth region consists of the fifth, seventh,
90 91 92	(d) The fourth region consists of the fifteenth, seventeenth, and nineteenth circuits. (e) The fifth region consists of the fifth, seventh,
90 91 92 93	(d) The fourth region consists of the fifteenth, seventeenth, and nineteenth circuits. (e) The fifth region consists of the fifth, seventh, ninth, and eighteenth circuits. Section 3. Effective July 1, 2022, subsection (34) of
90 91 92 93 94	(d) The fourth region consists of the fifteenth, seventeenth, and nineteenth circuits. (e) The fifth region consists of the fifth, seventh, ninth, and eighteenth circuits. Section 3. Effective July 1, 2022, subsection (34) of section 34.022, Florida Statutes, is amended to read:
90 91 92 93 94 95	(d) The fourth region consists of the fifteenth, seventeenth, and nineteenth circuits. (e) The fifth region consists of the fifth, seventh, ninth, and eighteenth circuits. Section 3. Effective July 1, 2022, subsection (34) of section 34.022, Florida Statutes, is amended to read:
90 91 92 93 94 95 96	(d) The fourth region consists of the fifteenth, seventeenth, and nineteenth circuits. (e) The fifth region consists of the fifth, seventh, ninth, and eighteenth circuits. Section 3. Effective July 1, 2022, subsection (34) of section 34.022, Florida Statutes, is amended to read: 34.022 Number of county court judges for each countyThe
90 91 92 93 94 95 96 97	(d) The fourth region consists of the fifteenth, <u>seventeenth, and nineteenth circuits.</u> (e) The fifth region consists of the fifth, seventh, <u>ninth, and eighteenth circuits.</u> Section 3. Effective July 1, 2022, subsection (34) of section 34.022, Florida Statutes, is amended to read: 34.022 Number of county court judges for each countyThe number of county court judges in each county shall be as
90 91 92 93 94 95 96 97 98	(d) The fourth region consists of the fifteenth, seventeenth, and nineteenth circuits. (e) The fifth region consists of the fifth, seventh, ninth, and eighteenth circuits. Section 3. Effective July 1, 2022, subsection (34) of section 34.022, Florida Statutes, is amended to read: 34.022 Number of county court judges for each countyThe number of county court judges in each county shall be as follows:

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101	Section 4. Effective January 1, 2023, section 35.01,
102	Florida Statutes, is amended to read:
103	35.01 District courts of appeal; districts <u>Six</u> Five
104	district courts of appeal are created, and the state is divided
105	into <u>six</u> five appellate districts of contiguous circuits.
106	
107	Section 5. Effective January 1, 2023, section 35.02,
108	Florida Statutes, is amended to read:
109	35.02 First Appellate DistrictThe First Appellate
110	District is composed of the First, Second, Third, Fourth,
111	Eighth, and Fourteenth Judicial Circuits.
112	Section 6. Effective January 1, 2023, section 35.03,
113	Florida Statutes, is amended to read:
114	35.03 Second Appellate District.—The Second Appellate
115	District is composed of the Sixth, Tenth, Twelfth, <u>and</u>
116	Thirteenth, and Twentieth Judicial Circuits.
117	Section 7. Effective January 1, 2023, section 35.043,
118	Florida Statutes, is amended to read:
119	35.043 Fifth Appellate DistrictThe Fifth Appellate
120	District is composed of the <u>Fourth,</u> Fifth, Seventh, Ninth, and
121	Eighteenth Judicial Circuits.
122	Section 8. Effective January 1, 2023, section 35.044,
123	Florida Statutes, is created to read:
124	35.044 Sixth Appellate DistrictThe Sixth Appellate
125	District is composed of the Ninth, Tenth, and Twentieth Judicial

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<u>Circuits.</u>

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127	Section 9. Effective January 1, 2023, subsection (1) of
128	section 35.05, Florida Statutes, is amended to read:
129	35.05 Headquarters
130	(1) The headquarters of the First Appellate District shall
131	be in the Second Judicial Circuit, Tallahassee, Leon County; of
132	the Second Appellate District in the <u>Sixth</u> Tenth Judicial
133	Circuit, <u>Pinellas</u> Lakeland, Polk County; of the Third Appellate
134	District in the Eleventh Judicial Circuit, Miami-Dade County; of
135	the Fourth Appellate District in the Fifteenth Judicial Circuit,
136	Palm Beach County; <u>of</u> and the Fifth Appellate District in the
137	Seventh Judicial Circuit, Daytona Beach, Volusia County <u>; and of</u>
138	the Sixth Appellate District in the Tenth Judicial Circuit,
139	Lakeland, Polk County. Although each district must have a
140	headquarters as set forth in this subsection, the Legislature
141	intends for policies and practices to be implemented to
142	encourage top applicants for judicial vacancies from throughout
143	each entire district and to provide opportunities for remote
144	workplaces for judges and staff who may not live near the
145	headquarters of the district. Further, it is the intent of the
146	Legislature to ensure that the district courts operate as
147	efficiently as possible through the use of leading technologies
148	and by adopting policies and practices that encourage innovation
149	and workforce flexibility.
150	Section 10. Effective January 1, 2023, section 35.06,
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151	Florida Statutes, is amended to read:
152	35.06 Organization of district courts of appealA
153	district court of appeal shall be organized in each of the \underline{six}
154	five appellate districts to be named District Court of Appeal,
155	District. The number of judges of each district court of
156	appeal shall be as follows:
157	(1) In the first district there shall be $\underline{13}$ $\underline{15}$ judges.
158	(2) In the second district there shall be $15 + 6$ judges.
159	(3) In the third district there shall be 10 judges.
160	(4) In the fourth district there shall be 12 judges.
161	(5) In the fifth district there shall be $\underline{12}$ $\underline{11}$ judges.
162	(6) In the sixth district there shall be 9 judges.
163	Section 11. Effective January 1, 2023, paragraph (b) of
164	subsection (2) of section 440.45, Florida Statutes, is amended
165	to read:
166	440.45 Office of the Judges of Compensation Claims
167	(2)
168	(b) Except as provided in paragraph (c), the Governor
169	shall appoint a judge of compensation claims from a list of
170	three persons nominated by a statewide nominating commission.
171	The statewide nominating commission shall be composed of the
172	following:
173	1. Six Five members, at least one of whom must be a member
174	of a minority group as defined in s. 288.703, one of each who
175	resides in each of the territorial jurisdictions of the district
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176 courts of appeal, appointed by the Board of Governors of The 177 Florida Bar from among The Florida Bar members who are engaged 178 in the practice of law. The Board of Governors shall appoint 179 members who reside in the odd-numbered district court of appeal 180 jurisdictions to 4-year terms each, beginning July 1, 1999, and 181 members who reside in the even-numbered district court of appeal 182 jurisdictions to 2-year terms each, beginning July 1, 1999. 183 Thereafter, Each member shall be appointed for a 4-year term;

184 Six Five electors, at least one of whom must be a 2. 185 member of a minority group as defined in s. 288.703, one of each who resides in each of the territorial jurisdictions of the 186 187 district courts of appeal, appointed by the Governor. The 188 Governor shall appoint members who reside in the odd-numbered 189 district court of appeal jurisdictions to 2-year terms each, 190 beginning July 1, 1999, and members who reside in the even-191 numbered district court of appeal jurisdictions to 4-year terms 192 each, beginning July 1, 1999. Thereafter, Each member shall be 193 appointed for a 4-year term; and

194 3. <u>Six</u> Five electors, at least one of whom must be a 195 member of a minority group as defined in s. 288.703, one of each 196 who resides in the territorial jurisdictions of the district 197 courts of appeal, selected and appointed by a majority vote of 198 the other 10 members of the commission. A majority of the other 199 members of the commission shall appoint members who reside in 190 the odd-numbered district court of appeal jurisdictions to 2-

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201	year terms each, beginning October 1, 1999, and members who
202	reside in the even-numbered district court of appeal
203	jurisdictions to 4-year terms each, beginning October 1, 1999.
204	Thereafter, Each member shall be appointed for a 4-year term.
205	
206	A vacancy occurring on the commission shall be filled by the
207	original appointing authority for the unexpired balance of the
208	term. An No attorney who appears before any judge of
209	compensation claims more than four times a year is <u>not</u> eligible
210	to serve on the statewide nominating commission. The meetings
211	and determinations of the nominating commission as to the judges
212	of compensation claims shall be open to the public.
213	Section 12. Effective January 1, 2023, for the purpose of
214	incorporating the amendment made by this act to section 35.05,
215	Florida Statutes, in a reference thereto, subsection (1) of
216	section 29.008, Florida Statutes, is reenacted to read:
217	29.008 County funding of court-related functions
218	(1) Counties are required by s. 14, Art. V of the State
219	Constitution to fund the cost of communications services,
220	existing radio systems, existing multiagency criminal justice
221	information systems, and the cost of construction or lease,
222	maintenance, utilities, and security of facilities for the
223	circuit and county courts, public defenders' offices, state
224	attorneys' offices, guardian ad litem offices, and the offices
225	of the clerks of the circuit and county courts performing court-

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226 related functions. For purposes of this section, the term 227 "circuit and county courts" includes the offices and staffing of 228 the guardian ad litem programs, and the term "public defenders' offices" includes the offices of criminal conflict and civil 229 230 regional counsel. The county designated under s. 35.05(1) as the 231 headquarters for each appellate district shall fund these costs 232 for the appellate division of the public defender's office in 233 that county. For purposes of implementing these requirements, 234 the term:

235 "Facility" means reasonable and necessary buildings (a) 236 and office space and appurtenant equipment and furnishings, 237 structures, real estate, easements, and related interests in 238 real estate, including, but not limited to, those for the 239 purpose of housing legal materials for use by the general public 240 and personnel, equipment, or functions of the circuit or county 241 courts, public defenders' offices, state attorneys' offices, and 242 court-related functions of the office of the clerks of the 243 circuit and county courts and all storage. The term "facility" includes all wiring necessary for court reporting services. The 244 245 term also includes access to parking for such facilities in 246 connection with such court-related functions that may be 247 available free or from a private provider or a local government 248 for a fee. The office space provided by a county may not be less 249 than the standards for space allotment adopted by the Department of Management Services, except this requirement applies only to 250

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251 facilities that are leased, or on which construction commences, 252 after June 30, 2003. County funding must include physical 253 modifications and improvements to all facilities as are required 254 for compliance with the Americans with Disabilities Act. Upon 255 mutual agreement of a county and the affected entity in this 256 paragraph, the office space provided by the county may vary from 257 the standards for space allotment adopted by the Department of 258 Management Services.

259 1. As of July 1, 2005, equipment and furnishings shall be 260 limited to that appropriate and customary for courtrooms, hearing rooms, jury facilities, and other public areas in 261 courthouses and any other facility occupied by the courts, state 262 attorneys, public defenders, guardians ad litem, and criminal 263 264 conflict and civil regional counsel. Court reporting equipment 265 in these areas or facilities is not a responsibility of the 266 county.

267 Equipment and furnishings under this paragraph in 2. 268 existence and owned by counties on July 1, 2005, except for that 269 in the possession of the clerks, for areas other than 270 courtrooms, hearing rooms, jury facilities, and other public 271 areas in courthouses and any other facility occupied by the courts, state attorneys, and public defenders, shall be 272 273 transferred to the state at no charge. This provision does not 274 apply to any communications services as defined in paragraph 275 (f).

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CODING: Words stricken are deletions; words underlined are additions.

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276 "Construction or lease" includes, but is not limited (b) 277 to, all reasonable and necessary costs of the acquisition or 278 lease of facilities for all judicial officers, staff, jurors, 279 volunteers of a tenant agency, and the public for the circuit 280 and county courts, the public defenders' offices, state 281 attorneys' offices, and for performing the court-related 282 functions of the offices of the clerks of the circuit and county 283 courts. This includes expenses related to financing such 284 facilities and the existing and future cost and bonded 285 indebtedness associated with placing the facilities in use.

286 (C) "Maintenance" includes, but is not limited to, all reasonable and necessary costs of custodial and groundskeeping 287 services and renovation and reconstruction as needed to 288 289 accommodate functions for the circuit and county courts, the 290 public defenders' offices, and state attorneys' offices and for 291 performing the court-related functions of the offices of the 292 clerks of the circuit and county court and for maintaining the 293 facilities in a condition appropriate and safe for the use 294 intended.

(d) "Utilities" means all electricity services for light, heat, and power; natural or manufactured gas services for light, heat, and power; water and wastewater services and systems, stormwater or runoff services and systems, sewer services and systems, all costs or fees associated with these services and systems, and any costs or fees associated with the mitigation of

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301 environmental impacts directly related to the facility. 302 "Security" includes but is not limited to, all (e) reasonable and necessary costs of services of law enforcement 303 304 officers or licensed security guards and all electronic, 305 cellular, or digital monitoring and screening devices necessary 306 to ensure the safety and security of all persons visiting or 307 working in a facility; to provide for security of the facility, 308 including protection of property owned by the county or the 309 state; and for security of prisoners brought to any facility. This includes bailiffs while providing courtroom and other 310 311 security for each judge and other quasi-judicial officers.

"Communications services" are defined as any 312 (f) reasonable and necessary transmission, emission, and reception 313 314 of signs, signals, writings, images, and sounds of intelligence 315 of any nature by wire, radio, optical, audio equipment, or other 316 electromagnetic systems and includes all facilities and 317 equipment owned, leased, or used by judges, clerks, public 318 defenders, state attorneys, guardians ad litem, criminal conflict and civil regional counsel, and all staff of the state 319 320 courts system, state attorneys' offices, public defenders' 321 offices, and clerks of the circuit and county courts performing 322 court-related functions. Such system or services shall include, 323 but not be limited to:

Telephone system infrastructure, including computer
 lines, telephone switching equipment, and maintenance, and

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facsimile equipment, wireless communications, cellular telephones, pagers, and video teleconferencing equipment and line charges. Each county shall continue to provide access to a local carrier for local and long distance service and shall pay toll charges for local and long distance service.

331 All computer networks, systems and equipment, including 2. 332 computer hardware and software, modems, printers, wiring, 333 network connections, maintenance, support staff or services 334 including any county-funded support staff located in the offices 335 of the circuit court, county courts, state attorneys, public 336 defenders, guardians ad litem, and criminal conflict and civil 337 regional counsel; training, supplies, and line charges necessary 338 for an integrated computer system to support the operations and 339 management of the state courts system, the offices of the public 340 defenders, the offices of the state attorneys, the quardian ad 341 litem offices, the offices of criminal conflict and civil 342 regional counsel, and the offices of the clerks of the circuit 343 and county courts; and the capability to connect those entities 344 and reporting data to the state as required for the transmission 345 of revenue, performance accountability, case management, data 346 collection, budgeting, and auditing purposes. The integrated 347 computer system shall be operational by July 1, 2006, and, at a minimum, permit the exchange of financial, performance 348 349 accountability, case management, case disposition, and other data across multiple state and county information systems 350

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351 involving multiple users at both the state level and within each 352 judicial circuit and be able to electronically exchange judicial 353 case background data, sentencing scoresheets, and video evidence 354 information stored in integrated case management systems over 355 secure networks. Once the integrated system becomes operational, 356 counties may reject requests to purchase communications services 357 included in this subparagraph not in compliance with standards, 358 protocols, or processes adopted by the board established 359 pursuant to former s. 29.0086.

360

3. Courier messenger and subpoena services.

Auxiliary aids and services for qualified individuals 361 4. 362 with a disability which are necessary to ensure access to the 363 courts. Such auxiliary aids and services include, but are not 364 limited to, sign language interpretation services required under 365 the federal Americans with Disabilities Act other than services 366 required to satisfy due-process requirements and identified as a 367 state funding responsibility pursuant to ss. 29.004, 29.005, 368 29.006, and 29.007, real-time transcription services for 369 individuals who are hearing impaired, and assistive listening 370 devices and the equipment necessary to implement such 371 accommodations.

(g) "Existing radio systems" includes, but is not limited to, law enforcement radio systems that are used by the circuit and county courts, the offices of the public defenders, the offices of the state attorneys, and for court-related functions

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of the offices of the clerks of the circuit and county courts. This includes radio systems that were operational or under contract at the time Revision No. 7, 1998, to Art. V of the State Constitution was adopted and any enhancements made thereafter, the maintenance of those systems, and the personnel and supplies necessary for operation.

382 (h) "Existing multiagency criminal justice information systems" includes, but is not limited to, those components of 383 384 the multiagency criminal justice information system as defined 385 in s. 943.045, supporting the offices of the circuit or county courts, the public defenders' offices, the state attorneys' 386 387 offices, or those portions of the offices of the clerks of the circuit and county courts performing court-related functions 388 389 that are used to carry out the court-related activities of those 390 entities. This includes upgrades and maintenance of the current 391 equipment, maintenance and upgrades of supporting technology 392 infrastructure and associated staff, and services and expenses 393 to assure continued information sharing and reporting of 394 information to the state. The counties shall also provide 395 additional information technology services, hardware, and 396 software as needed for new judges and staff of the state courts system, state attorneys' offices, public defenders' offices, 397 398 quardian ad litem offices, and the offices of the clerks of the 399 circuit and county courts performing court-related functions. 400 Section 13. Effective January 1, 2023, for the purpose of

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401 incorporating the amendment made by this act to section 35.05, 402 Florida Statutes, in a reference thereto, subsection (1) of 403 section 35.051, Florida Statutes, is reenacted to read: 404 35.051 Subsistence and travel reimbursement for judges 405 with alternate headquarters.-

406 (1)(a) A district court of appeal judge is eligible for 407 the designation of a county courthouse or another appropriate 408 facility in his or her county of residence as his or her 409 official headquarters for purposes of s. 112.061 if the judge 410 permanently resides more than 50 miles from:

411 1. The appellate district's headquarters as prescribed 412 under s. 35.05(1), if the judge is assigned to such 413 headquarters; or

2. The appellate district's branch headquarters
established under s. 35.05(2), if the judge is assigned to such
branch headquarters.

418 The official headquarters may serve only as the judge's private 419 chambers.

(b)1. A district court of appeal judge for whom an official headquarters is designated in his or her county of residence under this subsection is eligible for subsistence at a rate to be established by the Chief Justice for each day or partial day that the judge is at the headquarters or branch headquarters of his or her appellate district to conduct court

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426 business, as authorized by the chief judge of that district 427 court of appeal. The Chief Justice may authorize a judge to 428 choose between subsistence based on lodging at a single-429 occupancy rate and meal reimbursement as provided in s. 112.061 430 and subsistence at a fixed rate prescribed by the Chief Justice.

431 2. In addition to subsistence, a district court of appeal 432 judge is eligible for reimbursement for travel expenses as 433 provided in s. 112.061(7) and (8) for travel between the judge's 434 official headquarters and the headquarters or branch 435 headquarters of the appellate district to conduct court 436 business.

(c) Payment of subsistence and reimbursement for travel expenses between the judge's official headquarters and the headquarters or branch headquarters of his or her appellate district shall be made to the extent that appropriated funds are available, as determined by the Chief Justice.

442 Section 14. All property, including equipment, 443 furnishings, artwork, and fixtures, located at the Lakeland 444 headquarters of the current Second District Court of Appeal or 445 being used by employees assigned to the Lakeland headquarters must remain in Lakeland and must be transferred to the Sixth 446 447 District Court of Appeal unless the Office of the State Courts 448 Administrator determines that such property is critical to the 449 continuing operations of the Second District Court of Appeal. 450 Section 15. No judicial vacancy may be deemed to occur as

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451	a result of the addition of a sixth appellate district or
452	district realignment under this act. Effective January 1, 2023,
453	a current district court of appeal judge residing in a county,
454	the district of which is realigned under this act, shall be a
455	district court of appeal judge of the new district where he or
456	she resided on December 22, 2021. On January 1, 2023, the
457	Governor shall recommission any judge whose district was
458	modified by the realignment of districts pursuant to this act;
459	except that, the recommission of any judge whose district is
460	modified by the realignment of districts and is seeking
461	retention to office at the 2022 general election, and is
462	retained by the voters at such election, shall occur January 3,
463	<u>2023.</u>
464	Section 16. Notwithstanding the amendments made to s.
465	35.05(1), Florida Statutes, by this act, until the Second
466	Appellate District occupies the courthouse authorized in proviso
467	accompanying Specific Appropriation 3147A of chapter law 2021-
468	36, Laws of Florida, the district headquarters may be located in
469	the Thirteenth Judicial circuit, Hillsborough County.
470	Section 17. To ensure compliance with the residency
471	requirements that members of judicial nominating commissions
472	must meet at the time of their appointment, the terms of all
473	members of the judicial nominating commissions of the First
474	District Court of Appeal, the Second District Court of Appeal,
475	and the Fifth District Court of Appeal are hereby terminated.

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476	The Governor shall make appointments to these three commissions
477	and to the new Sixth District Court of Appeal nominating
478	commissions in the following manner:
479	(1) Three appointments for terms ending July 1, 2023, one
480	of which shall be an appointment selected from nominations
481	submitted by the Board of Governors of The Florida Bar pursuant
482	to s. 43.291(1)(a), Florida Statutes.
483	(2) Three appointments for terms ending July 1, 2024, one
484	of which shall be an appointment selected from nominations
485	submitted by the Board of Governors of The Florida Bar pursuant
486	to s. 43.291(1)(a), Florida Statutes.
487	(3) Three appointments for terms ending July 1, 2026, two
488	of which shall be an appointment selected from nominations
489	submitted by the Board of Governors of The Florida Bar pursuant
490	to s. 43.291(1)(a), Florida Statutes.
491	
492	Every subsequent appointment, except an appointment to fill a
493	vacant, unexpired term, shall be for four years. Current members
494	of the First, Second, and Fifth Judicial Nominating Commissions
495	may apply for appointment to the commission serving the
496	territorial jurisdiction where they reside.
497	Section 18. Except as otherwise expressly provided in this
498	act, this act shall take effect upon becoming a law.

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