## **SENATE BILL 239**

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3lr1464 CF HB 83

### By: The President (By Request – Maryland Judiciary) and Senators Garagiola and Pipkin

Introduced and read first time: January 18, 2013 Assigned to: Judicial Proceedings and Budget and Taxation

## A BILL ENTITLED

## 1 AN ACT concerning

## 2 Judgeships – Court of Special Appeals, Circuit Courts, and District Court

FOR the purpose of altering the number of judges of the Court of Special Appeals;
altering the number of resident judges of the circuit court in certain judicial
circuits; altering the number of associate judges of the District Court in certain
districts; altering the number of District Court judges to be appointed from a
certain county; and generally relating to judgeships in certain courts.

- 8 BY repealing and reenacting, with amendments,
- 9 Article Courts and Judicial Proceedings
- 10 Section 1–402, 1–503, and 1–603
- 11 Annotated Code of Maryland
- 12 (2006 Replacement Volume and 2012 Supplement)

# 13SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF14MARYLAND, That the Laws of Maryland read as follows:

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## Article – Courts and Judicial Proceedings

- 16 1-402.
- 17 (a) The Court of Special Appeals consists of [13] **15** judges, one of whom 18 shall be designated by the Governor as Chief Judge.

19 (b) Except as otherwise provided in this section, the judges of the Court of 20 Special Appeals shall be selected, appointed, retained, removed from office, or retired 21 as provided in Article IV of the Maryland Constitution with respect to judges of the 22 Court of Appeals. One judge of the Court of Special Appeals shall be a resident 23 respectively of each of the appellate judicial circuits defined in Article IV, § 14 of the

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



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1 Maryland Constitution. When election to judicial office is required by the Constitution,

2 each of these judges shall be elected by the qualified voters of his circuit of residence.

3 The remaining judges of the Court of Special Appeals may be residents of any part of

4 the State and, when election to judicial office is required by the Constitution, shall be

5 elected by the qualified voters of the entire State. The term of a judge of the Court of

6 Special Appeals begins on the date of his qualification for office.

### 7 1-503.

8 (a) In each county in the first seven judicial circuits there shall be the 9 number of resident judges of the circuit court set forth below, including the judge or 10 judges provided for by the Constitution:

11	(1)	Allegany
12	(2)	Anne Arundel 12
13	(3)	Baltimore County 18
14	(4)	Calvert
15	(5)	Caroline1
16	(6)	Carroll
17	(7)	Charles
18	(8)	Cecil
19	(9)	Dorchester1
20	(10)	Frederick
21	(11)	Garrett 1
22	(12)	Harford5
23	(13)	Howard5
24	(14)	Kent 1
25	(15)	Montgomery 22
26	(16)	Prince George's
27	(17)	Queen Anne's 1

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1		(18)	St. Mary's 3
2		(19)	Somerset1
3		(20)	Talbot 1
4		(21)	Washington 5
5		(22)	Wicomico
6		(23)	Worcester
7 8	(b) for Baltimor		altimore City there shall be 33 resident judges of the Circuit Court .
9	1–603.		
$     10 \\     11 \\     12 \\     13 \\     14 \\     15 \\     16 \\     $	Judge's dut Court, the O District Cou	ided fo ies as Chief J ırt judş erence	court is composed of a Chief Judge and the number of associate r in subsection (b) of this section. If the Chief Judge is relieved of the Chief Judge but not removed from office as a judge of the District Judge shall serve for the remainder of the Judge's term of office as a ge, as a resident judge of the Judge's district and county of residence, to the maximum number of judges for that district prescribed in his section.
$\begin{array}{c} 17\\18\end{array}$	(b) be the follow		ch of the districts provided for in § 1–602 of this subtitle, there shall umber of associate judges of the District Court:
19		(1)	District 1 — [27] 28
$20 \\ 21$	to be appoin	(2) ited fro	District $2 - 6$ , two to be appointed from Wicomico County and two om Worcester County
22		(3)	District 3 — 6, two to be appointed from Cecil County
$\frac{23}{24}$	[two] THRE	(4) E to be	District $4 - [5]$ 6, two to be appointed from Calvert County and e appointed from Charles County
25		(5)	District 5 — [15] 16
26		(6)	District 6 — [11] 12
27		(7)	District 7 — 9
28		(8)	District 8 — 13

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1		(9)	District 9 — 4
$2 \\ 3$	to be appoin	(10) ted fro	District $10 - 7$ , two to be appointed from Carroll County and five m Howard County
$\frac{4}{5}$	two to be ap	(11) pointe	District $11 - 5$ , three to be appointed from Frederick County and d from Washington County
6		(12)	District $12 - 3$ , two to be appointed from Allegany County
7 8	(c) one District		ch district comprising more than one county, there shall be at least judge resident and holding court in each county in the district.
9 10 11 12 13	provided to a of availabilit	availal all citiz ty, the	ssure that the services of the District Court are readily and ole in all areas of District 8 and to assure that these services are zens of District 8 with a minimum of inconvenience and a maximum re shall be a court facility physically located in each of the following ct, and at least one judge shall sit regularly in each location:
14		(1)	The Towson area;
15		(2)	The Catonsville area; and
16		(3)	The Essex area.
17 18	SECT July 1, 2013		. AND BE IT FURTHER ENACTED, That this Act shall take effect