

115TH CONGRESS  
2D SESSION

# S. 3259

To increase the number of judgeships for the United States Court of Appeals for the Ninth Circuit and certain district courts of the United States, and for other purposes.

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IN THE SENATE OF THE UNITED STATES

JULY 24, 2018

Mr. SULLIVAN (for himself, Mr. DAINES, Mr. FLAKE, Ms. MURKOWSKI, Mr. RISCH, and Mr. HELLER) introduced the following bill; which was read twice and referred to the Committee on the Judiciary

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## A BILL

To increase the number of judgeships for the United States Court of Appeals for the Ninth Circuit and certain district courts of the United States, and for other purposes.

1       *Be it enacted by the Senate and House of Representa-*  
2       *tives of the United States of America in Congress assembled,*

3       **SECTION 1. SHORT TITLE.**

4       This Act may be cited as the “Judicial Efficiency Im-  
5       provement Act”.

6       **SEC. 2. DEFINITIONS.**

7       In this Act:

8           (1) FORMER NINTH CIRCUIT.—The term  
9       “former ninth circuit” means the ninth judicial cir-

1 circuit of the United States as in existence on the day  
2 before the effective date of this Act.

3 (2) NEW NINTH CIRCUIT.—The term “new  
4 ninth circuit” means the ninth judicial circuit of the  
5 United States established by the amendment made  
6 by section 3(2)(A).

7 (3) TWELFTH CIRCUIT.—The term “twelfth cir-  
8 cuit” means the twelfth judicial circuit of the United  
9 States established by the amendment made by sec-  
10 tion 3(2)(B).

11 **SEC. 3. NUMBER AND COMPOSITION OF CIRCUITS.**

12 Section 41 of title 28, United States Code, is amend-  
13 ed—

14 (1) in the matter preceding the table, by strik-  
15 ing “thirteen” and inserting “fourteen”; and

16 (2) in the table—

17 (A) by striking the item relating to the  
18 ninth circuit and inserting the following:

“Ninth ..... California, Guam, Hawaii, Northern  
Mariana Islands.”;

19 and

20 (B) by inserting after the item relating to  
21 the eleventh circuit the following:

“Twelfth ..... Alaska, Arizona, Idaho, Montana, Ne-  
vada, Oregon, Washington.”.

1   **SEC. 4. CIRCUIT COURT JUDGESHIPS.**

2           (a) NEW JUDGESHIPS.—The President shall appoint,

3       by and with the advice and consent of the Senate—

4           (1) 4 additional circuit judges for the new ninth  
5       circuit, whose official duty station shall be in Cali-  
6       fornia; and

7           (2) 1 additional circuit judge for the twelfth cir-  
8       cuit, whose official duty station shall be in Idaho.

9           (b) TEMPORARY JUDGESHIPS.—

10          (1) APPOINTMENT OF JUDGES.—The President  
11       shall appoint, by and with the advice and consent of  
12       the Senate, 2 additional circuit judges for the former  
13       ninth circuit, whose official duty station shall be in  
14       California.

15          (2) EFFECT OF VACANCIES.—The first 2 vacan-  
16       cies in the position of circuit judge for the new ninth  
17       circuit occurring 10 years or more after judges are  
18       first confirmed to fill both temporary circuit judge-  
19       ships created by this subsection shall not be filled.

20          (c) EFFECTIVE DATE.—This section shall take effect  
21       on the date of enactment of this Act.

22   **SEC. 5. NUMBER OF CIRCUIT JUDGES.**

23       The table in section 44(a) of title 28, United States  
24       Code, is amended—

1                   (1) by striking the item relating to the ninth  
 2                   circuit and inserting the following:

“Ninth ..... 20”;

3                   and

4                   (2) by inserting after the item relating to the  
 5                   eleventh circuit the following:

“Twelfth ..... 14”.

**6 SEC. 6. PLACES OF CIRCUIT COURT.**

7                 The table in section 48(a) of title 28, United States  
 8 Code, is amended—

9                   (1) by striking the item relating to the ninth  
 10                  circuit and inserting the following:

“Ninth ..... Honolulu, Pasadena, San Fran-  
 cisco.”;

11                  and

12                  (2) by inserting after the item relating to the  
 13                  eleventh circuit the following:

“Twelfth ..... Las Vegas, Phoenix, Portland, Se-  
 attle.”.

**14 SEC. 7. LOCATION OF TWELFTH CIRCUIT HEADQUARTERS.**

15                 The offices of the Circuit Executive of the Twelfth  
 16 Circuit and the Clerk of the Court of the Twelfth Circuit  
 17 shall be located in Seattle, Washington.

**18 SEC. 8. ASSIGNMENT OF CIRCUIT JUDGES.**

19                 Each circuit judge of the former ninth circuit who  
 20 is in regular active service and whose official duty station  
 21 on the day before the effective date of this Act—

1                   (1) is in California, Guam, Hawaii, or the  
2                   Northern Mariana Islands shall be a circuit judge of  
3                   the new ninth circuit as of that effective date; and  
4                   (2) is in Alaska, Arizona, Idaho, Montana, Ne-  
5                   vada, Oregon, or Washington shall be a circuit judge  
6                   of the twelfth circuit as of that effective date.

7 **SEC. 9. ELECTION OF ASSIGNMENT BY SENIOR JUDGES.**

8                   Each judge who is a senior circuit judge of the former  
9                   ninth circuit on the day before the effective date of this  
10                  Act—

11                  (1) may elect to be assigned to the new ninth  
12                  circuit or the twelfth circuit as of that effective date;  
13                  and

14                  (2) shall notify the Director of the Administra-  
15                  tive Office of the United States Courts of the elec-  
16                  tion made under paragraph (1).

17 **SEC. 10. SENIORITY OF JUDGES.**

18                  The seniority of each judge who is assigned under  
19                  section 8 or elects to be assigned under section 9 shall  
20                  run from the date of commission of the judge as a judge  
21                  of the former ninth circuit.

22 **SEC. 11. APPLICATION TO CASES.**

23                  The following apply to any case in which, on the day  
24                  before the effective date of this Act, an appeal or other  
25                  proceeding has been filed with the former ninth circuit:

1                   (1) Except as provided in paragraph (3), if the  
2 matter has been submitted for decision, further pro-  
3 ceedings with respect to the matter shall be had in  
4 the same manner and with the same effect as if this  
5 Act had not been enacted.

6                   (2) If the matter has not been submitted for de-  
7 cision, the appeal or proceeding, together with the  
8 original papers, printed records, and record entries  
9 duly certified, shall, by appropriate orders, be trans-  
10 ferred to the court to which the matter would have  
11 been submitted had this Act been in full force and  
12 effect on the date on which the appeal was taken or  
13 other proceeding commenced, and further pro-  
14 ceedings with respect to the case shall be had in the  
15 same manner and with the same effect as if the ap-  
16 peal or other proceeding had been filed in that court.

17                  (3) If a petition for rehearing en banc is pend-  
18 ing on or after the effective date of this Act, the pe-  
19 tition shall be considered by the court of appeals to  
20 which the petition would have been submitted had  
21 this Act been in full force and effect on the date on  
22 which the appeal or other proceeding was filed with  
23 the court of appeals.

1   **SEC. 12. TEMPORARY ASSIGNMENT OF CIRCUIT JUDGES**

2                   **AMONG CIRCUITS.**

3       Section 291 of title 28, United States Code, is  
4   amended by adding at the end the following:

5       “(c) The chief judge of the Ninth Circuit may, in the  
6   public interest and upon request by the chief judge of the  
7   Twelfth Circuit, designate and assign temporarily any cir-  
8   cuit judge of the Ninth Circuit to act as circuit judge in  
9   the Twelfth Circuit.

10      “(d) The chief judge of the Twelfth Circuit may, in  
11   the public interest and upon request by the chief judge  
12   of the Ninth Circuit, designate and assign temporarily any  
13   circuit judge of the Twelfth Circuit to act as circuit judge  
14   in the Ninth Circuit.”.

15   **SEC. 13. TEMPORARY ASSIGNMENT OF DISTRICT JUDGES**

16                   **AMONG CIRCUITS.**

17       Section 292 of title 28, United States Code, is  
18   amended by adding at the end the following:

19       “(f) The chief judge of the United States Court of  
20   Appeals for the Ninth Circuit may in the public interest—  
21                  “(1) upon request by the chief judge of the  
22   Twelfth Circuit, designate and assign one or more  
23   district judges within the Ninth Circuit to sit upon  
24   the Court of Appeals of the Twelfth Circuit, or a di-  
25   vision thereof, whenever the business of that court  
26   so requires; and

1               “(2) designate and assign temporarily any dis-  
2        trict judge within the Ninth Circuit to hold a district  
3        court in any district within the Twelfth Circuit.

4               “(g) The chief judge of the United States Court of  
5        Appeals for the Twelfth Circuit may in the public inter-  
6        est—

7               “(1) upon request by the chief judge of the  
8        Ninth Circuit, designate and assign one or more dis-  
9        trict judges within the Twelfth Circuit to sit upon  
10      the Court of Appeals of the Ninth Circuit, or a divi-  
11      sion thereof, whenever the business of that court so  
12      requires; and

13               “(2) designate and assign temporarily any dis-  
14        trict judge within the Twelfth Circuit to hold a dis-  
15        trict court in any district within the Ninth Circuit.

16               “(h) Any designation or assignment under subsection  
17      (f) or (g) shall be in conformity with the rules or orders  
18      of the court of appeals of, or the district within, as applica-  
19      ble, the circuit to which the judge is designated or as-  
20      signed.”.

21 **SEC. 14. DISTRICT JUDGES FOR THE DISTRICT COURTS.**

22               (a) ADDITIONAL JUDGESHIPS.—The President shall  
23      appoint, by and with the advice and consent of the Sen-  
24      ate—

- 1                     (1) 7 additional district judges for the central  
2                     district of California;
- 3                     (2) 5 additional district judges for the eastern  
4                     district of California;
- 5                     (3) 2 additional district judges for the northern  
6                     district of California;
- 7                     (4) 3 additional district judges for the southern  
8                     district of California;
- 9                     (5) 1 additional district judge for the district of  
10                     Colorado;
- 11                     (6) 1 additional district judge for the district of  
12                     Delaware;
- 13                     (7) 6 additional district judges for the middle  
14                     district of Florida;
- 15                     (8) 1 additional district judge for the northern  
16                     district of Florida;
- 17                     (9) 3 additional district judges for the southern  
18                     district of Florida;
- 19                     (10) 1 additional district judge for the northern  
20                     district of Georgia;
- 21                     (11) 1 additional district judge for the district  
22                     of Idaho;
- 23                     (12) 1 additional district judge for the southern  
24                     district of Indiana;

1                   (13) 1 additional district judge for the district  
2                   of Minnesota;

3                   (14) 1 additional district judge for the district  
4                   of Nevada;

5                   (15) 3 additional district judges for the district  
6                   of New Jersey;

7                   (16) 2 additional district judges for the district  
8                   of New Mexico;

9                   (17) 2 additional district judges for the eastern  
10                  district of New York;

11                  (18) 1 additional district judge for the southern  
12                  district of New York;

13                  (19) 1 additional district judge for the western  
14                  district of New York;

15                  (20) 1 additional district judge for the district  
16                  of Puerto Rico;

17                  (21) 2 additional district judges for the eastern  
18                  district of Texas;

19                  (22) 2 additional district judges for the south-  
20                  ern district of Texas; and

21                  (23) 4 additional district judges for the western  
22                  district of Texas.

23                  (b) CONVERSION OF TEMPORARY JUDGESHIPS.—The  
24                  existing judgeships for the district of Kansas and the east-  
25                  ern district of Missouri authorized by section 203(c) of

1 the Judicial Improvements Act of 1990 (Public Law 101–  
2 650; 28 U.S.C. 133 note) and the existing judgeships for  
3 the district of Arizona, the central district of California,  
4 the southern district of Florida, the district of New Mex-  
5 ico, the western district of North Carolina, and the eastern  
6 district of Texas authorized by section 312(c) of the 21st  
7 Century Department of Justice Appropriations Authoriza-  
8 tion Act (Public Law 107–273, 28 U.S.C. 133 note), as  
9 of the date of enactment of this Act, shall be authorized  
10 under section 133 of title 28, United States Code, and  
11 the incumbents in those offices shall hold the office under  
12 section 133 of title 28, United States Code, as amended  
13 by this Act.

14 (c) TECHNICAL AND CONFORMING AMENDMENTS.—

15 The table contained in section 133(a) of title 28, United  
16 States Code, is amended—

17 (1) by striking the item relating to the district  
18 of Arizona and inserting the following:

“Arizona ..... 13”;

19 (2) by striking the items relating to California  
20 and inserting the following:

“California:  
Northern ..... 16  
Eastern ..... 11  
Central ..... 35  
Southern ..... 16”;

1                   (3) by striking the item relating to the district  
2                   of Colorado and inserting the following:

“Colorado ..... 8”;

3                   (4) by striking the item relating to the district  
4                   of Delaware and inserting the following:

“Delaware ..... 5”;

5                   (5) by striking the items relating to Florida and  
6                   inserting the following:

“Florida:  
Northern ..... 5  
Middle ..... 21  
Southern ..... 21”;

7                   (6) by striking the items relating to Georgia  
8                   and inserting the following:

“Georgia:  
Northern ..... 12  
Middle ..... 4  
Southern ..... 3”;

9                   (7) by striking the item relating to Idaho and  
10                  inserting the following:

“Idaho ..... 3”;

11                  (8) by striking the items relating to Indiana  
12                  and inserting the following:

“Indiana:  
Northern ..... 5  
Southern ..... 6”;

13                  (9) by striking the item relating to Kansas and  
14                  inserting the following:

“Kansas ..... 6”;

1                   (10) by striking the item relating to Minnesota  
2                   and inserting the following:

“Minnesota ..... 8”;

3                   (11) by striking the items relating to Missouri  
4                   and inserting the following:

“Missouri:  
Eastern ..... 8  
Western ..... 5  
Eastern and Western ..... 2”;

5                   (12) by striking the item relating to Nevada  
6                   and inserting the following:

“Nevada ..... 8”;

7                   (13) by striking the item relating to New Jersey  
8                   and inserting the following:

“New Jersey ..... 20”;

9                   (14) by striking the item relating to New Mexico  
10                  and inserting the following:

“New Mexico ..... 9”;

11                  (15) by striking the items relating to New York  
12                  and inserting the following:

“New York:  
Northern ..... 5  
Southern ..... 29  
Eastern ..... 17  
Western ..... 5”;

13                  (16) by striking the items relating to North  
14                  Carolina and inserting the following:

“North Carolina:  
Eastern ..... 4  
Middle ..... 4

Western ..... 5";

1                   (17) by striking the item relating to Puerto  
2                   Rico and inserting the following:

"Puerto Rico ..... 8";

3                   and

4                   (18) by striking the items relating to Texas and  
5                   inserting the following:

"Texas:

Northern .....	12
Southern .....	21
Eastern .....	10
Western .....	17".

**6 SEC. 15. ADMINISTRATION.**

7                   (a) TRANSITION AUTHORITY.—The court of appeals  
8                   for the ninth circuit as constituted on the day before the  
9                   effective date of this Act may take any administrative ac-  
10                  tion that is required to carry out this Act and the amend-  
11                  ments made by this Act.

12                  (b) ADMINISTRATIVE TERMINATION.—The court de-  
13                  scribed in subsection (a) shall cease to exist for adminis-  
14                  trative purposes 2 years after the date of enactment of  
15                  this Act.

**16 SEC. 16. AUTHORIZATION OF APPROPRIATIONS.**

17                  There are authorized to be appropriated such sums  
18                  as may be necessary to carry out this Act, including funds  
19                  for additional court facilities.

**1 SEC. 17. EFFECTIVE DATE.**

2        Except as provided in section 4(c), this Act and the  
3 amendments made by this Act shall take effect 1 year  
4 after the date of enactment of this Act.

