

1 CVYDQW-1

2 By Representative Pringle

3 RFD: State Government

4 First Read: 20-Apr-23



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4 SYNOPSIS:

Under existing law, the Legislature convenes for its regular sessions on the first Tuesday as follows: during the first year of the quadrennium, in March; during the second and third years of the quadrennium, in February; and during the fourth year of the quadrennium, in January.

This bill would revise the date the Legislature begins the regular session during the first year of the quadrennium to the first Tuesday in February.

This bill would provide the Contract Review

Permanent Legislative Oversight Committee with

additional time to review a contract and provide

certain exceptions with regard to certain attorney

contracts.

This bill would provide further for the Legislative Council's powers.

This bill would provide for transfer of responsibilities to the President Pro Tempore of the Senate if a vacancy occurs in the office of the Lieutenant Governor.

This bill would authorize the Code Commissioner to make nonsubstantive revisions or deletions in the publication of legislative acts.

This bill would revise the membership of the



29	Legislative Council and duties of the Legislative
30	Council.
31	This bill would revise when members of the
32	Legislative Committee on Public Accounts are elected.
33	This bill would repeal an obsolete provision
34	authorizing the Code Commissioner to recompile the
35	Constitution of Alabama of 1901, and a provision
36	relating to duties of the Legislative Council and
37	Legislative Reference Service.
38	This bill would repeal provisions relating to a
39	contested election of a member of the Legislature.
40	This bill would require the Legislative Fiscal
41	Officer to provide a tax expenditure report biennially
42	rather than annually.
43	This bill would revise membership of the
44	Permanent Joint Legislative Committee On Finances and
45	Budgets to accurately reflect the standing committees
46	in the House and Senate responsible for finance and
47	budget matters.
48	This bill would also delete obsolete language
49	and make nonsubstantive, technical revisions to update
50	the existing code language to current style.
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53	A BILL
54	TO BE ENTITLED
55	AN ACT

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57 Relating to the Legislature; to amend Section 29-1-4, 58 29-2-41, 29-2-41.2, 29-2-80, 29-2-81, 29-2-83, 29-2-201, 29-4-70, 29-5A-22, 29-5A-46, 29-6-1, 29-6-2, 29-6-3, 29-6-7, 59 60 41-5A-16, 41-9-370, and 41-9-374, Code of Alabama 1975, to provide further for the date the Legislature convenes during 61 62 the first year of a regular session; to provide additional 63 time for the Contract Review Committee to review a contract 64 and provide further for certain types of professional 65 contracts; to provide further for property owned by the Legislative Council; to provide contingencies if a vacancy 66 67 occurs in the Office of the Lieutenant Governor; to provide further for the role of the Code Commissioner and duties of 68 the Legislative Council and Legislative Services Agency; to 69 70 revise membership of the Joint Legislative Committee on 71 Finances and Budgets; to provide further for tax expenditure reports made by the Legislative Fiscal Officer; to revise when 72 73 members of the Legislative Committee on Public Accounts are 74 elected; to repeal 29-5A-24 and 29-6-6, Code of Alabama 1975, 75 relating to obsolete duties of the Legislative Reference 76 Service and the Legislative Council; to repeal Sections 77 17-16-50 through 17-16-53, Code of Alabama 1975, relating to 78 the contested election of a legislator; and to delete obsolete 79 language and make nonsubstantive, technical revisions to 80 update the existing code language to current style. 81 BE IT ENACTED BY THE LEGISLATURE OF ALABAMA: Section 1. Sections 29-1-4, 29-2-41, 29-2-41.2, 82 29-2-80, 29-2-81, 29-2-83, 29-2-201, 29-4-70, 29-5A-22, 83 29-5A-46, 29-6-1, 29-6-2, 29-6-3, 29-6-7, 41-5A-16, 41-9-370, 84

and 41-9-374, Code of Alabama 1975, are amended to read as follows:

87 "\$29-1-4

The Legislature shall convene <u>in organizational session</u> on the second Tuesday in January <u>next succeedingfollowing</u> its election <u>in organizational session</u> and shall remain in session for not longer than 10 consecutive calendar days. Commencing in the year 1999, the annual <u>regular</u> sessions of the Alabama Legislature shall commence on the first Tuesday <u>in March of</u> the first year of the term of office of the legislators, on the first Tuesday of February of the <u>first</u>, second, and third years of the term and on the second Tuesday in January of the fourth year of the term. The annual sessions shall not continue longer than 30 legislative days and 105 calendar days."

100 "\$29-2-41

(a) Each member of the committee shall be entitled to regular legislative compensation, per diem, and travel expenses for each day he or she attends a meeting of the committee, which shall be paid out of the funds appropriated to the use of the Legislature, on warrants drawn on the state Comptroller upon requisition signed by the committee's chair. Members shall not receive additional compensation or per diem when the Legislature is in session. The Department of Examiners of Public Accounts shall furnish assistance and any relevant information to the committee.

(b) (1) The committee shall have the responsibility of reviewing contracts for personal or professional services with

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private entities or individuals to be paid out of appropriated funds, federal or state, on a state warrant issued as recompense for those services.

- (2) Each state department entering into a contract to be paid out of appropriated funds, federal or state, on a state warrant which is notified by the committee, is required to shall submit to the committee any proposed contract for personal or professional services. Each contract shall be accompanied by an itemization of the total cost estimate of the contract. The
- (c) A department may, in lieu of the proposed contract, submit to the committee a letter of intent to contract. Such A letter of intent to contract shall indicate the contracting parties, the services to be performed, an itemization of the total cost estimate of the contract, and such other information as the department may deem pertinent to the committee review of the contract. If a department elects to submit a letter of intent to contract in lieu of a proposed contract, the department shall be required to submit to the committee for its information the contract described in the letter of intent upon the execution of the contract.
- (d) The committee shall hold a hearing to review and comment where necessary on any such contract or letter of intent to contract within a reasonable time not to exceed 45 days after the a department has submitted the contract or letter of intent to contract to the committee. If the committee fails to hold a hearing to review a contract or letter of intent to contract within the 45-day time period,

141	the contract shall be deemed to have been reviewed in
142	compliance with this section. The committee, may hold a
143	contract considered at a meeting for up to 45 days following
144	the meeting to review and comment on the contract.
145	(e) Any contract made by the state or any of its
146	agencies or departments in violation of this section and
147	without prior review by the committee of either the contract
148	or the letter of intent to contract shall be void ab initio.
149	If the committee fails to review and comment upon any contract
150	or letter of intent to contract within the aforementioned
151	45-day time period, such contract shall be deemed to have been
152	reviewed in compliance with this section.
153	Should the department elect to submit a letter of
154	intent to contract in lieu of a proposed contract, as
155	authorized in the preceding paragraph, the department shall be
156	required to submit to the committee for its information the
157	contract described in the letter of intent upon the execution
158	of the contract.
159	(f) The committee shall have the power to issue
160	subpoenas for any witnesses and to require the production of
161	any documents or contracts it feels it needs the committee
162	deems necessary to examine in the to conduct of its duties.
163	(g) The committee shall organize itself at the first
164	meeting following a new quadrennium and elect from among its
165	membership a chair and a vice-chair. Any committee member
166	reelected to a new quadrennium shall continue to serve on the
167	committee until such time the committee reorganizes itself.
168	(h) The committee shall hold regular meetings at least

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169	once each month, the regular meetings to be held during the
170	first week of each month."
171	"\$29-2-41.2
172	(a) For the purposes of this article the term personal
173	and professional services specifically includes independent
174	contractor agreements as well as individual employment
175	agreements.
176	(b) $\underline{\text{(1)}}$ Notwithstanding any other provisions of this
177	article, all contracts for employment of an attorney to
178	provide legal services, including contracts involving an
179	attorney providing legal services under an agreement with the
180	Attorney General, shall be reviewed by the committee.
181	Contracts for professional services executed by the Attorney
182	General in preparation for or during litigation may be
183	redacted until the conclusion of the litigation, if necessary
184	to protect from disclosure information that may lead to the
185	harassment of the contractor. Provided, however, contracts
186	Contracts for appointment of attorneys for the Department of
187	Transportation for right of way condemnation cases are exempt
188	from the provisions of this article.
189	(2) The review by the committee of a contract for the
190	appointment of an attorney includes the retention of essential
191	expert witnesses or additional professional services paid for
192	by the attorney, so long as the cost of these services does
193	not exceed the amount of the approved contract."
194	" §29-2-80
195	There is hereby created a Permanent Joint Legislative

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196 Committee on Finances and Budgets. The committee shall meet

197 during the interim periods between the regular sessions of the 198 Legislature at the call of the chair. It shall be the duty of 199 the committee to make a careful investigation and study of the 200 financial condition of the state, hold budget hearings, 201 inquire into ways and means of financing state government and 202 its programs, and report its findings and recommendations as 203 herein provided. The Secretary of the Senate, the Clerk of the 204 House of Representatives and the Director of the Legislative 205 Fiscal Officer shall provide the committee with such 206 clerical and expert assistance from among their respective 207 staffs as may be necessary. All departments, boards, bureaus, commissions, agencies, offices and institutions of the state 208 209 shall and are hereby directed to cooperate fully with the 210 committee and its staff and shall furnish any and all 211 information that may be requested by the committee or its staff." 212

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The committee shall be composed of the Lieutenant Governor, the members of the Senate Committee on Finance and Taxation Education, the members of the Senate Committee on Finance and Taxation General Fund, and such other members of the Senate as appointed by the Lieutenant Governor. The committee shall further be composed of the Speaker of the House of Representatives, the members of the House Committee on Ways and Means Education, the members of the House Committee on Ways and Means General Fund, and such other members of the House of Representatives to be appointed by the Speaker of the House; provided, however, that the total

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225	committee membership from the House of Representatives shall
226	not exceed 36 members. The Chairman Chairs of the Senate
227	Committee Committees on Finance and Taxation and the Chairman
228	<pre>Chairs of the House Ways and Means Committee Committees shall</pre>
229	be co-chairmen joint chairs. The said co-chairmen chairs shall
230	each appoint one vice co-chairman chair and shall set the
231	schedule and program for committee work. The said
232	co-chairmenchairs shall fix the days and hours of meetings and
233	conduct hearings and examine witnesses who appear before the
234	committee. Each co-chairman chair may appoint sub-committees
235	<pre>subcommittees and invest them with such authority as may be</pre>
236	deemed necessary to conduct the committee's business and
237	expedite its work. Members appointed to any sub-committee
238	<pre>subcommittee shall each be entitled to, and shall receive</pre>
239	compensation as is provided for below for members of the
240	Permanent Joint Legislative Committee on Finances and Budgets
241	for each day said the members attend a sub-committee
242	<pre>subcommittee meeting that is not also a meeting day of the</pre>
243	committee. Said sub-committee The subcommittee members shall
244	not be paid for more than 30 additional calendar days in any
245	single calendar year for work of said sub-committee the
246	<pre>subcommittee."</pre>
247	" §29-2-83
248	The committee shall report its findings and
249	recommendations to the Legislature at such times deemed
250	appropriate by the chairs, but no later than the seventh
251	legislative day of each regular session."
252	"\$29-2-201



253 (a) (1) For purposes of this article, State House
254 property means the real property bordered by Union Street,
255 McDowell Lee Lane, Ripley Street, and Washington Avenue and
256 the building, parking deck, and improvements located thereon,
257 as well as the lot bounded by Washington Avenue, Jackson
258 Street, Ripley Street, and Pelham Street owned by the State of
259 Alabama, and any improvements thereon.

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- (2) The Alabama Building Renovation Finance Authority, hereafter referred to as ABRFA, created pursuant to Article 14 (commencing with Section 41-10-450) of Chapter 10 of Title 41, shall execute and deliver on June 14, 2007, an appropriate deed or deeds and accompanying documents conveying State House property in fee simple absolute to the Legislative Building Authority.
- (3) Upon delivery of the deed and documents, the Legislative Building Authority shall be invested with all rights and title to the State House property.
- (4) The consideration for the conveyance shall be the amounts appropriated in Section 29-2-202. This consideration is conclusively determined to be valuable, adequate, and fair.
- 273 (b) The right of reverter created in Section 41-10-470, 274 in relation to the land upon which the Alabama State House is 275 situated is abolished on the date of the conveyance.
- 276 (c) Any statutory lien created under Section 41-10-472, 277 in relation to the land upon which the Alabama State House is 278 situated is abolished on the date of the conveyance.
 - (d) The Legislative Building Authority shall be vested with absolute title and control of the State House property.



- (e) Commencing October 1, 2015, absolute title and control of the State House property shall transfer to the Legislative Council by operation of law.
 - (f) The Department of Finance, not more than three months after the effective date adding this amendatory language, shall execute and deliver an appropriate deed or deeds and accompanying documents conveying the lot bounded by Washington, Jackson, Ripley, and Pelham Streets in fee simple absolute to the Legislative Council."
- 290 "\$29-4-70

- (a) If the senator who is serving as the President Pro
 Tempore of the Senate on the date of the general election at
 which members of the Senate are elected to four-year terms is
 reelected to the Senate, the senator shall continue to serve
 as President Pro Tempore of the Senate until a successor
 President Pro Tempore is selected pursuant to Section 48.01 of
 the Official Recompilation of the Constitution of Alabama of
 1901, as amended2022.
- (b) If the senator serving as the President Pro Tempore of the Senate ceases service as a Senator senator for any reason prior to election of a President Pro Tempore pursuant to Section 48.01 of the Official Recompilation of the Constitution of Alabama of 1901, as amended 2022, then, with the approval of the Senate Legislative Council, the Secretary of the Senate shall perform the functions of the President Pro Tempore with respect to the expenditure of funds appropriated to the office of the President Pro Tempore until a successor President Pro Tempore is elected pursuant to Section 48.01 of



309 the Official Recompilation of the Constitution of Alabama of 310 1901, as amended 2022.

- (c) If a vacancy occurs in the office of the Lieutenant

 Governor for any reason, the President Pro Tempore of the

 Senate shall assume the budget, personnel, and any other

 statutory duties of the office of the Lieutenant Governor for

 the remainder of the term of office."
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- (a) In compiling the contents of the codeCode of
 Alabama 1975, and any cumulative supplement and replacement volume to the code, the Legal Division and the Code
 Commissioner may not alter the sense, meaning, or effect of any act. The Legal Division and Code Commissioner, in compiling the contents of the code and any supplement and replacement volume to the code, may perform all of the following editorial functions:
- 325 (1) Change the wording of descriptive headings and 326 catchlines.
- 327 (2) Change hierarchy units as specified in an act to appropriate code hierarchy.
- 329 (3) Change reference numbers to conform with renumbered 330 hierarchy units, or make corrections in reference numbers if 331 the correction can be made without substantive change in the 332 law.
- 333 (4) Substitute the proper hierarchy unit for the terms
 334 "this act," "the preceding section," and the like.
- 335 (5) Remove language that is surplusage, including "of the Code of Alabama 1975," "of this section," and the like



- 337 when such language follows a designated hierarchy unit.
- 338 (6) Substitute "this title," "this chapter," or other 339 hierarchy designation in place of reference to the specific
- unit, if the reference is within that unit.
- 341 (7) Translate dates to the appropriate month, day, and year.
- 343 (8) Change words when directed by law.
- instrumentality of the state or of a political subdivision
 whose name is changed by law or to which powers, duties, and
 responsibilities have been transferred by law, for the name
 which the agency, officer, or instrumentality previously used
 or of the agency which was previously vested with the same
 powers and charged with the same duties and responsibilities.
- 351 (10) Divide, consolidate, and rearrange hierarchy units 352 and parts of hierarchy units.
- 353 (11) If any section or part of a section of the Code of 354 Alabama 1975, is amended by more than one act at the same 355 session of the Legislature, incorporate into one or more code 356 sections the section as amended or altered by the several 357 acts, if each of the amendments, changes, or alterations are 358 not in substantive conflict and can be given effect and 359 incorporated in the code section or code sections in a manner 360 which will make the code section or code sections 361 intelligible.
- 362 (12) Resolve nonsubstantive conflicts between multiple acts.
- 364 (13) Change capitalization, spelling, and punctuation



365 for the purpose of uniformity and consistency.

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- 366 (14) Correct manifest grammatical, clerical, and
 367 typographical errors, including, but not limited to, by means
 368 of the addition or deletion of language.
- 369 (15) Revise language in a nonsubstantive manner for clarity, consistency, or to conform to drafting style.
- 371 (16) Correct obsolete citations to the Constitution of
 372 Alabama of 1901 to correctly cite the Constitution of Alabama
 373 of 2022.
- 374 (17) Exclude any nonsubstantive legislative findings,
 375 provided the findings shall be noted as a code commissioner
 376 note.
 - (b) (1) Upon the adoption and incorporation of the annual cumulative supplement and each replacement volume into the Code of Alabama 1975, by statute, that supplement or replacement volume shall be considered as part of the entire Code of Alabama 1975, and shall be considered for statutory construction purposes in the same manner as all other portions of the code.
 - (2) This adoption and incorporation by statute shall constitute a continuous systematic codification of the entire Code of Alabama 1975, for purposes of Section 85 of the Constitution of Alabama of 19012022. Such a statute is a law that adopts a code for the purposes of Section 45 of the Constitution of Alabama of 19012022.
- 390 (c) The Legislature finds and declares that this 391 section is declaratory of, and does not constitute a change 392 in, the law existing since the amendment of Section 29-7-6 by



393 Act 93-618 of the 1993 Regular Session designating the
394 Director of the Legislative Reference Service as the Code
395 Commissioner."

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- (a) The Beginning in 2024, the Fiscal Division shall prepare and submit an annual a report every other year to the Legislature which lists all state tax expenditures and the estimated cost associated with each of the tax expenditures. For purposes of this section, tax expenditures means those state revenue losses attributable to the provisions of the constitution, state tax statutes, or rules promulgated adopted pursuant to the statutes, which allow a special exclusion, exemption, or deduction, or which provide a special credit or preferential tax rate. The report shall be organized according to the funds into which the tax expenditures would be dedicated but for the exemptions and rate differentials. The report shall be submitted at the same time that the Governor is required to submit his or her budget proposal to the Legislature.
- 412 (b) The <u>annual biennial</u> tax expenditure report shall include the following:
- 414 (1) Each tax exemption and its constitutional and/or 415 statutory citation.
- 416 (2) An estimate of the revenue loss to the state caused 417 by each of the tax expenditures for the most recently 418 completed fiscal year.
- 419 (c) The Fiscal Division is authorized to may request
 420 and receive from the Department of Revenue or any other state



or local agency or official any information necessary to complete the report required by this section. Such information shall be subject to the confidentiality and disclosure provisions of Section 40-2A-10; however, these provisions shall not prevent the aggregation and disclosure of any information necessary to transparently complete the report required by this section. In the event that lack of information prevents the Fiscal Division from making a reasonable estimate for any tax expenditure, the division shall list the expenditure with a notation that an estimate cannot be determined.

- (d) The House Ways and Means Education Committee and the Senate Committee on Finance and Taxation Education shall conduct joint hearings on the tax expenditure report—every even—numbered year to be concluded by the tenth legislative day of the regular session of the Legislature periodically at the call of the chairs. From time to time, the committees may report to the Legislature findings or recommendations developed as a result of the hearings.
- (e) This section does not apply to any incentives or other matters which are included in the report required by Section 40-18-379."
- 443 "\$29-6-1

(a) There is hereby created a continuing legislative committee to be known as the Legislative Council of the State of Alabama. The council consists of the Speaker of the House of Representatives, the House Majority Leader, the House Minority Leader, the Chairs of the Ways and Means General Fund



449 and Ways and Means Education Committees, two members of the House of Representatives appointed by the Speaker, two members 450 451 of the House of Representatives elected by the House of 452 Representatives, and one member of the House of 453 Representatives elected by members of the House of 454 Representatives who are not members of the majority party, who 455 shall constitute the House Legislative Council, and the 456 President Pro Tempore of the Senate, the Senate Majority 457 Leader, the Senate Minority Leader, the Chairs of the Finance and Taxation General Fund and Finance and Taxation Education 458 459 Committees, two Senators appointed by the President Pro 460 Tempore, two members of the Senate elected by the Senate, and 461 one member of the Senate elected by members of the Senate who 462 are not members of the majority party, who shall constitute 463 the Senate Legislative Council. Until January 14, 2019, the President of the Senate is a full voting member of the Senate 464 465 Legislative Council. Except as otherwise provided in 466 subsection (d), the The elected House and Senate members shall 467 be elected at the **first** regular organizational session of each 468 quadrennium. 469 (b) Members serving ex officio, appointed, or elected 470 at the 2015 Regular Session pursuant to Act 2015-408 or 471 appointed as otherwise provided in subsection (d), shall 472 replace the members of the Legislative 473 council on June 10, 2015. 474 (c) (b) (1) Members of the council may serve on the council as long as the member retains the office that 475 476 qualified the member for service or during the term to which

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the member was appointed or elected and, if reelected to the same house without a break in service to that house, during the succeeding legislative term until a successor is appointed or elected as provided by law. No member may be elected to more than two consecutive four-year terms and no member may be appointed to more than two consecutive four-year terms. Any member serving ex officio may remain on the Legislative Council as long as the member holds the office qualifying the member for membership.

(2) If a vacancy occurs in its elected membership while the Legislature is not in session, the House Legislative Council or the Senate Legislative Council, as appropriate, may make temporary appointments to fill the vacancy until the vacancy is filled by an election of the appropriate members of the House or Senate, as the case may be.

(d) If Act 2015-408 does not become operative prior to adjournment sine die of the 2015 Regular Session, the Speaker of the House, the President Pro Tempore of the Senate, the Chairs of the Ways and Means General Fund and Ways and Means Education Committees, the Chairs of the Finance and Taxation General Fund and Finance and Taxation Education Committees, and the majority and minority leader of the respective houses shall serve on the Legislative Council and, by July 4, 2015, the Speaker and the President Pro Tempore, respectively, shall appoint five members of the House of Representatives, at least one of whom may not be a member of the majority party, and five members of the Senate, at least one of whom may not be a member of the Legislative



505 Council until members are elected at the 2016 Regular
506 Session."

507 "\$29-6-2

- (a) The President of the Senate shall be a member of the Legislative Council but may vote on issues before the Legislative Council only in the case of a tie. At its first meeting during each quadrennium and at such other times as necessary, the Legislative Council shall elect a chair and vice chair from among the membership of the council. The position of chair shall alternate between a member of the Senate and a member of the House of Representatives every two years. To the extent possible, membership of the council shall be inclusive and reflect the racial, gender, geographic, urban/rural, and economic diversity of the state.
- (b) Within 10 days after the membership of the Legislative Council is determined:
- and time designated by the President <u>Pro Tempore</u> of the Senate in written notice given to each member to select a chair and vice chair from the membership. The Legislative Council shall meet thereafter at the request of the chair or as its members shall determine, in both cases upon written notice to each member of the council. If the chair declines to call a meeting or is unable to call a meeting, the Speaker of the House, the President Pro Tempore of the Senate, or a majority of the council may call a meeting of the council.
- (2) The House Legislative Council shall convene at a time and place designated by the Speaker of the House in

533	written notice given to each member of the House Legislative
534	Council to select a chair and vice chair of the House
535	Legislative Council. The council House Legislative Council
536	shall meet thereafter at the request of the chair or as its
537	members shall determine, in both cases upon written notice to
538	each member of the House Legislative Council. If the chair
539	declines to call a meeting or is unable to call a meeting, the
540	Speaker of the House may call a meeting of the House
541	Legislative Council.

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- (3) The Senate Legislative Council shall convene at a time and place designated by the President Pro Tempore of the Senate in written notice given to each member of the Senate Legislative Council to select a chair and vice chair of the Senate Legislative Council. The Senate Legislative Council shall meet thereafter at the request of the chair or as its members shall determine, in both cases upon written notice to each member of the Senate Legislative Council. If the chair declines to call a meeting or is unable to call a meeting, the President Pro Tempore of the Senate may call a meeting of the Senate Legislative Council.
- 553 (c) Members of the Legislative Council, House 554 Legislative Council, and Senate Legislative Council shall 555 receive expenses for attendance of each meeting of the 556 respective council as provided for in Amendment 871 to Section 557 49 of the Constitution of Alabama of 19012022. The President 558 of the Senate and Speaker of the House shall adopt such 559 expense reimbursement regulations as are necessary to 560

implement Amendment 871 Section 49 for operation of the



561 councils.

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- (d) The Legislative Council, the House Legislative
 Council, and the Senate Legislative Council may provide for
 the appointment of committees to facilitate their work."
- 565 **"**\$29-6-3
- 566 (a) Members of the Legislative Council, House 567 Legislative Council, and Senate Legislative Council may 568 participate in a meeting of the respective council by means of 569 telephone conference, video conference, or similar 570 communications equipment by means of which all 571 persons individuals participating in the meeting may hear each other at the same time and members of the public may 572 573 simultaneously listen to the meeting. Participation by such 574 means shall constitute presence in person at a meeting for all 575 purposes.
 - (b) Any decision of the Legislative Council shall be by a majority vote of the council members from the Senate and a majority vote of the council members from the House of Representatives.
 - (c) All decisions of the Legislative Council, the House Legislative Council, or the Senate Legislative Council, except those involving hiring, discipline, or termination of employees, shall be reduced to writing and shall be published on the website of the Legislature.
 - (d) The Legislative Council, House Legislative Council, and Senate Legislative Council shall be subject to the Alabama Open Meetings Act, Chapter 25A, (commencing with Section 36-25A-1), Title 36, except that a meeting may be called with



the same notice requirements as a meeting of a committee of the House or Senate under the rules of the House of Representatives or Senate.

- (e) The Legislative Council, House Legislative Council, and Senate Legislative Council may make use of the employees of the Legislative Department, including employees of the respective houses, as needed in carrying out their respective functions.
- 597 (f) The Legislative Council shall conduct an orientation program for its members upon its formation and at 598 599 the start of each quadrennium thereafter. The orientation shall cover all of the duties and responsibilities of 600 601 membership on the council. The Legislative Council shall also 602 provide an orientation to any member who serves on the council 603 due to election or appointment within 60 days of the 604 personindividual joining the council. The Legislative Council shall utilize the Legislative Reference Service, Legislative 605 606 Fiscal Office, and Alabama Law Institute to prepare materials 607 for use at this orientation The orientation shall be conducted 608 by the Secretary of the Legislative Council."

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- 610 (a) In addition to the powers otherwise provided in 611 this chapter, the Legislative Council shall:
 - (1) Approve budget requests; provide accounting services; make purchases; and provide mail distribution, property inventory, telephone service, electronic media services, recycling services, and building maintenance services for the Legislative Department; and all agencies and



entities, respectively, therein.

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- 618 (2) Allocate space in any building designated as the 619 Alabama State House, including to the Senate and the House of 620 Representatives; and shall have the authority to contract with 621 an appropriate party, including, but not limited to, the 622 Retirement Systems of Alabama, to construct and maintain a 623 building that, upon completion, would be designated as the 624 Alabama State House. In carrying out its responsibilities 625 under this subdivision, the Legislative Council may charge and collect rent from any entity allocated space in the Alabama 626 627 State House at a rate set by the council. The council may establish a special fund in the State Treasury to receive 628 629 funds from any source to maintain the State House property. 630 Funds in the special fund are continuously appropriated for 631 the exclusive use of the Legislative Council, shall be maintained separately, and shall be in addition to any other 632 633 funds appropriated to the Legislative Council. Any unused 634 funds collected by or appropriated to any entity for the 635 maintenance of the State House property remaining at the close 636 of the fiscal year in which they were collected or for which 637 they were appropriated shall be transferred to the fund 638 created pursuant to this subdivision.
 - (3) Maintain a website of legislative expenditures that includes, but is not limited to, the names, salaries, and expenses of the members, officers, and employees of the Legislative Department and any contracts entered into by the Legislative Council for the benefit of any entity or agency of the Legislative Department. This requirement may be met



through publication of the required information on a site that discloses this information on a statewide basis for other state government entities.

- (4) Maintain the computer operations of the
 Legislature, including management and control of the
 Legislative Data Center and employ a director of technology
 who shall oversee the operations of the Legislative Data
 Center and maintain all computer guidelines of the Legislative
 Department and all agencies and entities therein, except that
 production of legislative proceedings of the respective Houses
 shall be under the control of the Secretary of the Senate and
 the Clerk of the House of Representatives, respectively.
- and Clerk of the House, provide security for the Alabama State House, the Senate, the House of Representatives, and those portions of the State Capitol under the control of the Legislature, the House of Representatives, or the Senate; provided, however, that security for the Senate and House chambers, their entrances, and galleries shall be under the absolute supervision and control of the Secretary and Clerk, respectively. The Legislative Council shall also establish protocol for the cooperation between the persons providing security for the Legislature and such other law enforcement agencies as necessary.
- (6) Reduce and contain the cost associated with the operation and maintenance of the Legislative Department to the fullest extent reasonably possible and practical. In accomplishing the reduction, the Legislative Council, to the



- fullest extent possible, shall look for methods to save public funds and contain costs.
- 675 (7) Annually review the performance of the Director of the Legislative Services Agency.
- (8) Employ a director of human resources who shall handle the human resources related functions for the Legislative Services Agency. The Director of Human Resources shall provide services at the direction of the Legislative Council, including providing lists of applicants for open positions and the written application for employment for each, providing assistance in the determination of salary schedules, benefits, and terms of employment, maintaining custody of records as requested, and providing consultation on employee discipline.

(b) In addition to the powers otherwise provided in this chapter, the Senate Legislative Council, upon the recommendation of the Director of Human Resources, shall establish the job classifications, salary schedules, and benefits for all employees of the President Pro Tempore of the Senate. Notwithstanding the foregoing, there shall be a position of chief of staff who shall serve at the pleasure of the President Pro Tempore, under terms and conditions set by the President Pro Tempore; provided further, persons who serve at the pleasure of the Senate Majority Leader and the Senate Minority Leader serve under terms and conditions set by the Senate Majority Leader and the Senate Minority Leader, respectively; and provided further, persons employed under this sentence shall be paid from funds appropriated to the



- 701 Office of the President Pro Tempore at a salary or other 702 compensation approved by the President Pro Tempore.
- 703 (c) In addition to the powers otherwise provided in 704 this chapter, the House Legislative Council, upon the 705 recommendation of the Director of Human Resources, shall 706 establish the job classifications, salary schedules, and benefits for all employees of the Speaker of the House. 707 708 Notwithstanding the foregoing, there shall be a position of 709 chief of staff who shall serve at the pleasure of the Speaker, 710 under terms and conditions set by the Speaker; provided 711 further, persons who serve at the pleasure of the House 712 Majority Leader and the House Minority Leader serve under 713 terms and conditions set by the House Majority Leader and the 714 House Minority Leader, respectively; and provided further, 715 persons employed under this sentence shall be paid from funds appropriated to the Office of the Speaker at a salary or other 716 717 compensation approved by the Speaker.
 - (d) The salary schedules, benefits, and terms of employment for all staff of the Legislative Department shall be as uniform as practical.

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- (e) Employees of the Legislative Services Agency,

 Speaker of the House, and President Pro Tempore of the Senate
 shall be under the direction and control of the Director of
 the Legislative Services Agency, Speaker of the House, and
 President Pro Tempore of the Senate, respectively.
- (f) The Director of the Legislative Services Agency
 shall annually review the performance of each employee subject
 to his or her supervision and report thereon to the



729 Legislative Council.

(g) The Legislative Council, after considering in a timely manner persons—individuals recommended for hire by the Secretary of the Senate and Clerk of the House, shall hire joint employees of the Legislature. The Legislative Council shall utilize—use the services of the Director of Human Resources for all joint employees, including providing lists of applicants for open positions and the written application for employment for each, providing assistance in determination of job classifications, salary schedules, benefits, and terms of employment, maintaining custody of records as requested, and providing consultation on employee discipline."

741 "\$41-5A-16

- (a) There shall be a Legislative Committee on Public Accounts to exercise general supervision and control over the actions of the chief Examiner and the Department of Examiners of Public Accounts.
- (b) The Legislative Committee on Public Accounts shall have 12 members. Five members shall be elected by the House of Representatives from its membership and five members shall be elected by the Senate from its membership. The President Pro Tempore of the Senate shall be a member of the committee and the chair of the committee. The Speaker of the House of Representatives shall be a member of the committee and the vice-chair of the committee. Beginning January 1, 2020, the President Pro Tempore of the Senate and the Speaker of the House shall alternate service as chair and vice-chair of the committee every two years. Members of the committee shall be



- elected at the <u>first regular organizational</u> session of each quadrennium and shall hold office as long as they remain legislators and until their successors are elected.
 - (c) Vacancies shall be filled by the remaining members of the committee from members of the House of Representatives or the Senate, depending upon in which representation the vacancy occurs, until the next organizational, regular, or special session of the Legislature, at which time the vacancies shall be filled by the appropriate house."

766 "\$41-9-370

The Commission on Uniform State Laws is continued in existence as an advisory commission to the Legislature. The commission consists of three members of the bar appointed by the Governor for a term of four years or until their successors are appointed, a member of the Senate appointed by the President of the Senate, a member of the House of Representatives appointed by the Speaker of the House, the Director of the-Legislative Services Agency, and the Deputy Director of the-Legislative Services Agency, Legal Law Revision Division."

- 777 "\$41-9-374
- 778 (a) The Commission on Uniform State Laws shall annually
 779 present its <u>budget_dues requirement</u> to the Legislative Council
 780 for <u>approval payment</u>.
- 781 (b) From funds appropriated for the commission, the commission shall:
- 783 (1) Reimburse Reimbursement of members of the
 784 commission for their necessary expenses in performing the



785	duties of their offices, including travel for attending the
786	meeting of the National Conference of Commissioners on Uniform
787	State Laws, subject to the approval of the Legislative Council
788	shall be the obligation of the body or agency the member
789	represents or by the appointing authority in the case of
790	individuals who are not public officials or public employees.
791	No reimbursement of expenses shall be made for life members
792	who are no longer otherwise public officials or public
793	<pre>employees.</pre>
794	(2) Pay the cost of printing the commission's reports.
795	(3) Pay the dues of this state to the National
796	Conference of Commissioners on Uniform State Laws.
797	(c) The amount of expenses and dues shall be certified
798	to the state Comptroller by the chair of the commission, and
799	the state Comptroller shall draw warrants and the State
800	Treasurer shall pay the warrants for these purposes from funds
801	appropriated for the commission."
802	Section 2. Section 29-5A-24 of the Code of Alabama
803	1975, authorizing the Code Commissioner to prepare an official
804	recompilation of the Constitution of Alabama of 1901, and
805	Section 29-6-6, Code of Alabama 1975, relating to the duties
806	of the Legislative Council in relation to the Legislative
807	Reference Service, and Sections 17-16-50 through 17-16-53,
808	Code of Alabama 1975, relating to a contested election of a
809	member of the Legislature, are repealed.
810	Section 3. This act shall become effective on the first
811	day of the third month following its passage and approval by
812	the Governor, or its otherwise becoming law.