SECOND REGULAR SESSION

[TRULY AGREED TO AND FINALLY PASSED]

SENATE BILL NO. 771

95TH GENERAL ASSEMBLY

2010

4347S.01T

AN ACT

To repeal sections 110.140, 110.150, and 110.170, RSMo, and to enact in lieu thereof three new sections relating to depositaries for public funds, with penalty provisions.

Be it enacted by the General Assembly of the State of Missouri, as follows:

Section A. Sections 110.140, 110.150, and 110.170, RSMo, are repealed

- 2 and three new sections enacted in lieu thereof, to be known as sections 110.140,
- 3 110.150, and 110.170, to read as follows:
 - 110.140. 1. Any banking corporation or association in the county desiring
- 2 to bid shall deliver to the clerk of the commission, on or before the first Monday
- 3 of July at which the selection of depositaries is to be made, a sealed proposal,
- 4 stating the rate of interest that the banking corporation, or association offers to
- 5 pay on the funds of the county for the term of two or four years next ensuing the
- 6 date of the bid, or, if the selection is made for a less term than two or four years,
- 7 as provided in sections 110.180 and 110.190, then for the time between the date
- 8 of the bid and the next regular time for the selection of depositaries as fixed by
- 9 section 110.130.
- 10 2. Each bid shall be accompanied by a certified check for not less than the
- 11 proportion of one and one-half percent of the county general revenue of the
- 12 preceding year as the sum of the part or parts of funds bid for bears to the whole
- 13 number of the parts, as a guaranty of good faith on the part of the bidder, that
- 14 if his or her bid should be the highest he or she will provide the security required
- 15 by section 110.010. Upon his or her failure to give the security required by law,
- 16 the amount of the certified check shall go to the county as liquidated damages,
- 17 and the commission may order the county clerk to readvertise for bids.

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3. It shall be a misdemeanor, and punishable as such, for the clerk of the commission, or any deputy of the clerk, to directly or indirectly disclose the amount of any bid before the selection of depositaries.

110.150. 1. The county commission, at noon on or before the first Monday 2 of July for the year in which a bid is requested and every second or fourth year thereafter, shall publicly open the bids, and cause each bid to be entered upon the records of the commission, and shall select as the depositaries of all the public funds of every kind and description going into the hands of the county treasurer, and also all the public funds of every kind and description going into the hands of the [ex officio collector] collector-treasurer in counties under township organization, the deposit of which is not otherwise provided for by law, the banking corporations or associations whose bids respectively made for one or 9 more of the parts of the funds shall in the aggregate constitute the largest offer 10 for the payment of interest per annum for the funds; but the commission may 11 12 reject any and all bids.

- 2. The interest upon each fund shall be computed upon the daily balances with the depositary, and shall be payable to the county treasurer monthly, who shall place the interest to the credit of each individual fund held by the county treasurer; provided, that the interest on any funds collected by the collector of any county of the first classification not having a charter form of government on behalf of any political subdivision or special district shall be credited to such political subdivision or special district.
- 3. The county clerk shall, in opening the bids, return the certified checks deposited with him to the banks whose bids are rejected, and on approval of the security of the successful bidders return the certified checks to the banks whose bids are accepted.

110.170. 1. As soon as the required security is given and approved, the commission shall make an order designating the successful bidders as depositaries of the funds until sixty-five days after the time fixed by sections 110.130 to 110.260 for another selection, and thereupon the county treasurer, [and the ex officio collector] or the collector-treasurer if the county be under township organization, shall immediately upon the making of the order, transfer to the depositaries the part or parts of all funds respectively let to the depositaries under the selection, and immediately upon the receipt of any money thereafter deposit it with the depositaries to the credit of the county. The said treasurer shall, as nearly as may be, maintain with each of the depositaries

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11 selected its due and proportionate share of the total of the funds let.

2. For any failure of the county treasurer to make transfer of the funds or to deposit all of the funds with the depositaries, whether the same shall come into his hands as treasurer or as [ex officio collector] collector-treasurer of the revenue, or otherwise, he is liable to the depositaries, respectively, for ten percent per month, during such failure, upon the respective part or parts of said funds not so deposited, to be recovered by civil action.

3. In counties under township organization the township trustee shall deposit all school taxes received by him with the depositary selected by the township board of his township as the depositary of the township funds; and in default of the selection of a depositary by the township board, and during the time when any township has no depositary of its funds, the township trustee shall deposit all school taxes and all township funds received by him in any county depositary within the township, if there be one; if not, then in the county depositary most convenient to the township, and such county depositary shall thereupon pay to the township the same rate of interest upon the moneys which it has contracted to pay the county upon its funds, and the township may recover the same by civil action.

