FIRST REGULAR SESSION

SENATE BILL NO. 268

101ST GENERAL ASSEMBLY

INTRODUCED BY SENATOR MOSLEY.

ADRIANE D. CROUSE, Secretary

AN ACT

To repeal section 512.180, RSMo, and to enact in lieu thereof one new section relating to transfer of appeals.

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

Section A. Section 512.180, RSMo, is repealed and one new 2 section enacted in lieu thereof, to be known as section 512.180, to read as follows: 3 512.180. 1. Any person aggrieved by a **final** judgment 2 entered in a civil case, summarily or involuntarily, with 3 prejudice, or tried without a jury, before an associate circuit judge, other than an associate circuit judge sitting 4 in the probate division or who has been assigned to hear the 5 6 case on the record under procedures applicable before 7 circuit judges, and in all cases disposed of summarily or 8 involuntarily, with prejudice, or tried without a jury, 9 before a municipal court or under the provisions of chapters 10 482, 534, and 535, shall have the right of either a trial de novo [in all cases tried before municipal court or under the 11 provisions of chapter 482 or 535] or a direct appeal upon 12 the record to the appropriate appellate court. 13 In all other contested civil cases tried with or 14 2. without a jury before an associate circuit judge or on 15

15 without a jury before an associate circuit judge of on 16 assignment under such procedures applicable before circuit 17 judges or in any misdemeanor case or county ordinance 18 violation case a record shall be kept, and any person

EXPLANATION-Matter enclosed in bold-faced brackets [thus] in this bill is not enacted and is intended to be omitted in the law.

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19 aggrieved by a judgment rendered in any such case may have 20 an appeal upon that record to the appropriate appellate 21 court. At the discretion of the judge, but in compliance 22 with the rules of the Supreme Court, the record may be a 23 stenographic record or one made by the utilization of 24 electronic, magnetic, or mechanical sound or video recording 25 devices.

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3. In all proceedings reviewable on appeal by trial de 26 27 novo, by the supreme court or a court of appeals, appeals shall go directly to the court or district having 28 jurisdiction, but want of jurisdiction shall not be grounds 29 for dismissal, and the proceeding shall be transferred to 30 the circuit or appellate court having jurisdiction. An 31 original action filed in a court lacking jurisdiction or 32 33 venue shall be transferred to the appropriate court.

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