SENATE SUBSTITUTE

FOR

SENATE COMMITTEE SUBSTITUTE

FOR

HOUSE COMMITTEE SUBSTITUTE

FOR

HOUSE BILL NO. 1606

AN ACT

To repeal sections 50.327, 50.800, 50.810, 50.815, 50.820, 55.160, 58.095, 58.200, 140.170, 140.190, 304.022, and 473.742, RSMo, and to enact in lieu thereof ten new sections relating to county officials, with penalty provisions.

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

Section A. Sections 50.327, 50.800, 50.810, 50.815,

- 2 50.820, 55.160, 58.095, 58.200, 140.170, 140.190, 304.022, and
- 3 473.742, RSMo, are repealed and ten new sections enacted in
- 4 lieu thereof, to be known as sections 50.327, 50.815, 50.820,
- 5 55.160, 58.095, 58.200, 140.170, 140.190, 304.022, and 473.742,
- 6 to read as follows:

50.327. 1. Notwithstanding any other provisions of

- 2 law to the contrary, the salary schedules contained in
- 3 sections 49.082, 50.334, 50.343, 51.281, 51.282, 52.269,
- 4 53.082, 53.083, 54.261, 54.320, 55.091, 56.265, 58.095, and
- 5 473.742 shall be set as a base schedule for those county
- 6 officials. Except when it is necessary to increase newly
- 7 elected or reelected county officials' salaries, in
- 8 accordance with Section 13, Article VII, Constitution of
- 9 Missouri, to comply with the requirements of this section,
- 10 the salary commission in all counties except charter
- 11 counties in this state shall be responsible for the
- 12 computation of salaries of all county officials; provided,

- however, that any percentage salary adjustments in a county shall be equal for all such officials in that county.
- 15 2. Upon majority approval of the salary commission,
- 16 the annual compensation of part-time prosecutors contained
- in section 56.265 and the county offices contained in
- 18 sections 49.082, 50.334, 50.343, 51.281, 51.282, 52.269,
- 19 53.082, 53.083, 54.261, 54.320, 55.091, 58.095, and 473.742
- 20 may be increased by up to two thousand dollars greater than
- 21 the compensation provided by the salary schedules; provided,
- 22 however, that any vote to increase compensation be effective
- 23 for all county offices in that county subject to the salary
- 24 commission.
- 25 3. Upon the majority approval of the salary
- 26 commission, the annual compensation of a county coroner of
- 27 any county [of the second classification] not having a
- 28 charter form of government as provided in section 58.095 may
- 29 be increased up to fourteen thousand dollars greater than
- 30 the compensation provided by the salary schedule of such
- 31 section.
- 4. The salary commission of any county of the third
- 33 classification may amend the base schedules for the
- 34 computation of salaries for county officials referenced in
- 35 subsection 1 of this section to include assessed valuation
- 36 factors in excess of three hundred million dollars; provided
- 37 that the percentage of any adjustments in assessed valuation
- 38 factors shall be equal for all such officials in that county.
  - 50.815. 1. On or before [the first Monday in March]
- 2 June thirtieth of each year, the county commission of each
- 3 county of the first [class not having a charter form of
- 4 government], second, third, or fourth classification shall,
- 5 with the assistance of the county clerk or other officer
- 6 responsible for the preparation of the financial statement,
- 7 prepare and publish in some newspaper of general circulation

- 8 published in the county, as provided under section 493.050,
- 9 a financial statement of the county for the year ending the
- 10 preceding December thirty-first.
- 11 2. The financial statement shall show at least the
- 12 following:
- 13 (1) A summary of the receipts of each fund of the
- 14 county for the year;
- 15 (2) A summary of the disbursements and transfers of
- 16 each fund of the county for the year;
- 17 (3) A statement of the cash balance at the beginning
- 18 and at the end of the year for each fund of the county;
- 19 (4) A summary of delinquent taxes and other due bills
- 20 for each fund of the county;
- 21 (5) A summary of warrants of each fund of the county
- 22 outstanding at the end of the year;
- 23 (6) A statement of bonded indebtedness, if any, at the
- 24 beginning and at the end of the year for each fund of the
- 25 county; [and]
- 26 (7) A statement of the tax levies of each fund of the
- 27 county for the year; and
- 28 (8) The name, office, and current gross annual salary
- 29 of each elected or appointed county official.
- 30 3. The financial statement need not show specific
- 31 disbursements, warrants issued, or the names of specific
- 32 payees except to comply with subdivision (8) of subsection 2
- 33 of this section, but every individual warrant, voucher,
- 34 receipt, court order and all other items, records, documents
- 35 and other information which are not specifically required to
- 36 be retained by the officer having initial charge thereof
- 37 [and which would be required to be included in or to
- 38 construct a financial statement in the form prescribed for
- 39 other counties by section 50.800] shall be filed on or
- 40 before the date of publication of the financial statement

41	prescribed by subsection 1 $\underline{\text{of this section}}$ in the office of
42	the county clerk[, and]. The county clerk or other officer
43	responsible for the preparation of the financial statement
44	shall preserve the same, shall provide an electronic copy of
45	the data used to create the financial statement without
46	charge to any newspaper requesting a copy of such data, and
47	shall cause the same to be available for inspection during
48	normal business hours on the request of any person, for a
49	period of five years following the date of filing in his or
50	<pre>her office, after which five-year period these records may</pre>
51	be disposed of according to law unless they are the subject
52	of a legal suit pending at the expiration of that period.
53	4. At the end of the financial statement, each
54	commissioner of the county commission and the county clerk
55	shall sign and append the following certificate:
56 57 58 59 60 61 62 63 64 65 66 67 68 69 70 71 72 73	We,
74	Date
75	
76	
77	

shall be set in the standard column width measure which will take the least space and the publisher shall file two proofs of publication with the county commission and the commission shall forward one proof to the state auditor and shall file the other in the office of the commission. As required under section 493.025, a newspaper publishing the statement shall charge and receive no more than its regular local classified advertising rate, which shall be the rate on the newspaper's rate schedule that was offered to the public

thirty days before the publication of the statement.

2

3

4

5

6

7

8

9

10

- 12 county commission shall [not] pay the publisher [until] upon
- 13 the filing of proof of publication [is filed] with the
- 14 commission [and]. After verification, the state auditor
- 15 [notifies] shall notify the commission that proof of
- 16 publication has been received and that it complies with the
- 17 requirements of this section.
- 18 2. The statement shall be spread on the record of the
- 19 commission and for this purpose the publisher shall be
- 20 required to furnish the commission with at least two copies
- 21 of the statement which may be [pasted on] placed in the
- 22 record.
- 3. The state auditor shall notify the county treasurer
- 24 immediately of the receipt of the proof of publication of
- 25 the statement. After the first day of [April] July of each
- year the county treasurer shall not pay or enter for protest
- 27 any warrant for the pay of any of the county commission
- 28 until notice is received from the state auditor that the
- 29 required proof of publication has been filed. [Any county
- treasurer paying or entering for protest any warrant for any
- 31 commissioner of the county commission prior to the receipt
- of such notice from the state auditor shall be liable
- therefor on his official bond.]
- 4. The state auditor shall prepare sample forms for
- 35 financial statements required by section 50.815 and shall
- 36 [mail] provide the same to the county clerk of each county
- of the first [class not having a charter form of
- 38 government], second, third, or fourth classification in this
- 39 state, but failure of the auditor to supply such forms shall
- 40 not in any way excuse any person from the performance of any
- 41 duty imposed by this section or by section 50.815. If any
- 42 county officer fails, neglects, or refuses to comply with
- 43 the provisions of this section or section 50.815 [he], the
- 44 county officer shall, in addition to other penalties

- provided by law, be liable on his <u>or her</u> official bond for dereliction of duty.
  - 55.160. The auditor of each county of the first
- 2 classification not having a charter form of government and
- 3 of each county of the second classification shall keep an
- 4 inventory of all county property under the control and
- 5 management of the various officers and departments and shall
- 6 annually take an inventory of such property at an original
- 7 value of one thousand dollars or more showing the amount,
- 8 location and estimated value thereof. The auditor shall
- 9 keep accounts of all appropriations and expenditures made by
- 10 the county commission, and no warrant shall be drawn or
- 11 obligation incurred without the auditor's certification that
- 12 an unencumbered balance, sufficient to pay the same, remain
- in the appropriate account or in the anticipated revenue
- 14 fund against which such warrant or obligation is to be
- 15 charged. The auditor shall audit the accounts of all
- 16 officers of the county annually or upon their retirement
- 17 from office. The auditor shall audit, examine and adjust
- 18 all accounts, demands, and claims of every kind and
- 19 character presented for payment against the county, and
- 20 shall in the auditor's discretion approve to the county
- 21 commission of the county all lawful, true, just and legal
- 22 accounts, demands and claims of every kind and character
- 23 payable out of the county revenue or out of any county funds
- 24 before the same shall be allowed and a warrant issued
- 25 therefor by the commission. Whenever the auditor thinks it
- 26 necessary to the proper examination of any account, demand
- 27 or claim, the auditor may examine the parties, witnesses,
- 28 and others on oath or affirmation touching any matter or
- 29 circumstance in the examination of such account, demand or
- 30 claim before the auditor allows same. The auditor shall not
- 31 be personally liable for any cost for any proceeding

32 instituted against the auditor in the auditor's official 33 capacity. The auditor shall keep a correct account between 34 the county and all county and township officers, and shall examine all records and settlements made by them for and 35 with the county commission or with each other, and the 36 auditor shall, whenever the auditor desires, have access to 37 38 all books, county records or papers kept by any county or 39 township officer or road overseer. The auditor shall, 40 during the first four days of each month, strike a balance 41 in the case of each county and township officer, showing the amount of money collected by each, the amount of money due 42 from each to the county, and the amount of money due from 43 any source whatever to such office, and the auditor shall 44 include in such balance any fees that have been returned to 45 the county commission or to the auditor as unpaid and which 46 since having been returned have been collected. 47 48 request, the auditor shall have access to and the ability to audit and examine claims of every kind and character for 49 50 which a county officer has a fiduciary duty.

58.095. 1. The county coroner in any county not having a charter form of government shall receive an annual salary computed on a basis as set forth in the following schedule as well as any adjustment authorized under subsection 3 of section 50.327. The provisions of this section shall not permit or require a reduction in the amount of compensation being paid for the office of coroner on January 1, 1997:

2

3

4

5

6

7

9	Assessed Valuation	Salary
10	\$18,000,000 to 40,999,999	\$8,000
11	41,000,000 to 53,999,999	8,500
12	54,000,000 to 65,999,999	9,000

13	66,000,000 to 85,999,999	9,500
14	86,000,000 to 99,999,999	10,000
15	100,000,000 to 130,999,999	11,000
16	131,000,000 to 159,999,999	12,000
17	160,000,000 to 189,999,999	13,000
18	190,000,000 to 249,999,999	14,000
19	250,000,000 to 299,999,999	15,000
20	300,000,000 or more	16,000

22

23

24

25

26

27

28

29

30

31

32

33

34

35

36

37

38

39

40 41

One thousand dollars of the salary authorized in this section shall be payable to the coroner only if the coroner has completed at least twenty hours of classroom instruction each calendar year as established by the coroner standards and training commission unless exempted from the training by the Missouri Coroners' and Medical Examiners' Association for good cause. The Missouri Coroners' and Medical Examiners' Association shall provide a certificate of completion to each coroner who completes the training program and shall send a list of certified coroners to the treasurer of each county and the department of health and senior services. The coroner standards and training commission may certify training programs that satisfy the requirements of this section in lieu of the training provided by the Missouri Coroners' and Medical Examiners' Association. Certified training completion shall be submitted to the Missouri Coroners' and Medical Examiners' Association which, upon validating the certified training, shall submit the individual's name to the county treasurer and department of health and senior services indicating the individual is compliant with the training requirements.

- 42 Expenses incurred for attending the training session may be
- 43 reimbursed to the county coroner in the same manner as other
- 44 expenses as may be appropriated for that purpose. All
- 45 elected or appointed coroners, deputy coroners, and
- 46 assistants to the coroner shall complete the annual training
- 47 described in this subsection within six months of election
- 48 or appointment.
- 49 3. The county coroner in any county not having a
- 50 charter form of government shall not, except upon two-thirds
- 51 vote of all the members of the salary commission, receive an
- 52 annual compensation in an amount less than the total
- 53 compensation being received for the office of county coroner
- 54 in the particular county for services rendered or performed
- on the date the salary commission votes.
- 4. For the term beginning in 1997, the compensation of
- 57 the coroner, in counties in which the salary commission has
- 58 not voted to pay one hundred percent of the maximum
- 59 allowable salary, shall be a percentage of the maximum
- 60 allowable salary established by this section. The
- 61 percentage applied shall be the same percentage of the
- 62 maximum allowable salary received or allowed, whichever is
- 63 greater, to the presiding commissioner or sheriff, whichever
- 64 is greater, of that county for the year beginning January 1,
- 65 1997. In those counties in which the salary commission has
- of voted to pay one hundred percent of the maximum allowable
- 67 salary, the compensation of the coroner shall be based on
- 68 the maximum allowable salary in effect at each time a
- 69 coroner's term of office commences following the vote to pay
- 70 one hundred percent of the maximum allowable compensation.
- 71 Subsequent compensation shall be determined as provided in
- 72 section 50.333.
- 5. Effective January 1, 1997, the county coroner in
- 74 any county not having a charter form of government may, upon

- 75 the approval of the county commission, receive additional
- 76 compensation for any month during which investigations or
- other services are performed for three or more decedents in
- 78 the same incident during such month. The additional
- 79 compensation shall be an amount that when added to the
- 80 regular compensation the sum shall equal the monthly
- 81 compensation of the county sheriff.
  - 58.200. When the office of sheriff shall be vacant, by
- 2 death or otherwise, the coroner of the county is authorized
- 3 to perform all the duties which are by law required to be
- 4 performed by the sheriff, until another sheriff for such
- 5 county shall be appointed and qualified[,] and such coroner
- 6 shall have notice thereof[, and]. In such case, said
- 7 coroner may appoint one or more deputies, with the
- 8 approbation of the judge of the circuit court[;], and every
- 9 such appointment, with the oath of office endorsed thereon,
- 10 shall be filed in the office of the clerk of the circuit
- 11 court of the county. If the coroner becomes the acting
- 12 sheriff and the sheriff is no longer receiving the sheriff's
- 13 salary, the coroner may be paid, in addition to the
- 14 coroner's salary, the difference between the salaries of
- 15 sheriff and coroner so that the coroner receives the
- 16 equivalent of the sheriff's salary while serving as acting
- 17 sheriff.
  - 140.170. 1. Except for lands described in subsection
- 2 7 of this section, the county collector shall cause a copy
- 3 of the list of delinquent lands and lots to be printed in
- 4 some newspaper of general circulation published in the
- 5 county for three consecutive weeks, one insertion weekly,
- 6 before the sale, the last insertion to be at least fifteen
- 7 days prior to the fourth Monday in August.
- 8 2. In addition to the names of all record owners or
- 9 the names of all owners appearing on the land tax book it is

- only necessary in the printed and published list to state in the aggregate the amount of taxes, penalty, interest and cost due thereon, each year separately stated.
- To the list shall be attached and in like manner 13 printed and published a notice of said lands and lots 14 stating that said land and lots will be sold at public 15 auction to discharge the taxes, penalty, interest, and costs 16 17 due thereon at the time of sale in or adjacent to the courthouse of such county, on the fourth Monday in August 18 19 next thereafter, commencing at ten o'clock of said day and continuing from day to day thereafter until all are 20 offered. Such auction may also be conducted by electronic 21 22 media, including the internet, at the same time and at the discretion of the county collector. 23
- 4. The county collector, on or before the day of sale, shall insert at the foot of the list on his or her record a copy of the notice and certify on his or her record immediately following the notice the name of the newspaper of the county in which the notice was printed and published and the dates of insertions thereof in the newspaper.
- 5. The expense of such printing shall be paid out of the county treasury and shall not exceed the rate provided for in chapter 493, relating to legal publications, notices and advertisements, and the cost of printing at the rate paid by the county shall be taxed as part of the costs of the sale of any land or lot contained in the list.
- 6. The county collector shall cause the affidavit of the printer, editor or publisher of the newspaper in which the list of delinquent lands and notice of sale was published, as provided by section 493.060, with the list and notice attached, to be recorded in the office of the recorder of deeds of the county, and the recorder shall not charge or receive any fees for recording the same.

- 7. The county collector may have a separate list of such lands, without legal descriptions or the names of the record owners, printed in a newspaper of general circulation published in such county for three consecutive weeks before the sale of such lands for a parcel or lot of land that:
  - (1) Has an assessed value of one thousand five hundred dollars or less and has been advertised previously; or
- 50 (2) Is a lot in a development of twenty or more lots 51 and such lot has an assessed value of one thousand five 52 hundred dollars or less.

49

57

58

59

60

61

62

63

64

- 53 The notice shall state that legal descriptions and the names 54 of the record owners of such lands shall be posted at any 55 county courthouse within the county and the office of the 56 county collector.
  - 8. If, in the opinion of the county collector, an adequate legal description of the delinquent land and lots cannot be obtained through researching the documents available through the recorder of deeds, the collector may commission a professional land surveyor to prepare an adequate legal description of the delinquent land and lots in question. The costs of any commissioned land survey deemed necessary by the county collector shall be taxed as part of the costs of the sale of any land or lots contained in the list prepared under this section.
- 140.190. 1. On the day mentioned in the notice, the
  county collector shall commence the sale of such lands, and
  shall continue the same from day to day until each parcel
  assessed or belonging to each person assessed shall be sold
  as will pay the taxes, interest and charges thereon, or
  chargeable to such person in said county.
- 2. The person or land bank agency offering at said 8 sale, whether in person or by electronic media, to pay the 9 required sum for a tract shall be considered the purchaser

- 10 of such land; provided, no sale shall be made to any person
- 11 or designated agent who is currently delinquent on any tax
- 12 payments on any property, other than a delinquency on the
- 13 property being offered for sale, and who does not sign an
- 14 affidavit stating such at the time of sale. Failure to sign
- 15 such affidavit as well as signing a false affidavit may
- 16 invalidate such sale. No bid shall be received from any
- 17 person not a resident of the state of Missouri or a foreign
- 18 corporation or entity all deemed nonresidents. A
- 19 nonresident shall file with said collector an agreement in
- 20 writing consenting to the jurisdiction of the circuit court
- 21 of the county in which such sale shall be made, and also
- 22 filing with such collector an appointment of some citizen of
- 23 said county as agent of said nonresident, and consenting
- 24 that service of process on such agent shall give such court
- 25 jurisdiction to try and determine any suit growing out of or
- 26 connected with such sale for taxes. After the delinquent
- 27 auction sale, any certificate of purchase shall be issued to
- 28 the agent. After meeting the requirements of section
- 29 140.405, the property shall be conveyed to the agent on
- 30 behalf of the nonresident, and the agent shall thereafter
- 31 convey the property to the nonresident.
- 3. All such written consents to jurisdiction and
- 33 selective appointments shall be preserved by the county
- 34 collector and shall be binding upon any person or
- 35 corporation claiming under the person consenting to
- 36 jurisdiction and making the appointment herein referred to;
- 37 provided further, that in the event of the death, disability
- 38 or refusal to act of the person appointed as agent of said
- 39 nonresident the county clerk shall become the appointee as
- 40 agent of said nonresident.
- 4. No person residing in any home rule city with more
- 42 than seventy-one thousand but fewer than seventy-nine

- 43 thousand inhabitants shall be eligible to offer to purchase
- 44 lands under this section unless such person has, no later
- 45 than ten days before the sale date, demonstrated to the
- 46 satisfaction of the official charged by law with conducting
- 47 the sale that the person is not the owner of any parcel of
- 48 real property that has two or more violations of the
- 49 municipality's building or housing codes. A prospective
- 50 bidder may make such a demonstration by presenting
- 51 statements from the appropriate collection and code
- 52 enforcement officials of the municipality. This subsection
- 53 shall not apply to any taxing authority or land bank agency,
- 54 and entities shall be eligible to bid at any sale conducted
- 55 under this section without making such a demonstration.
  - 304.022. 1. Upon the immediate approach of an
- 2 emergency vehicle giving audible signal by siren or while
- 3 having at least one lighted lamp exhibiting red light
- 4 visible under normal atmospheric conditions from a distance
- 5 of five hundred feet to the front of such vehicle or a
- 6 flashing blue light authorized by section 307.175, the
- 7 driver of every other vehicle shall yield the right-of-way
- 8 and shall immediately drive to a position parallel to, and
- 9 as far as possible to the right of, the traveled portion of
- 10 the highway and thereupon stop and remain in such position
- 11 until such emergency vehicle has passed, except when
- 12 otherwise directed by a police or traffic officer.
- 2. Upon approaching a stationary vehicle displaying
- 14 lighted red or red and blue lights, or a stationary vehicle
- 15 displaying lighted amber or amber and white lights, the
- 16 driver of every motor vehicle shall:
- 17 (1) Proceed with caution and yield the right-of-way,
- 18 if possible with due regard to safety and traffic
- 19 conditions, by making a lane change into a lane not adjacent
- 20 to that of the stationary vehicle, if on a roadway having at

- least four lanes with not less than two lanes proceeding in the same direction as the approaching vehicle; or
- 23 (2) Proceed with due caution and reduce the speed
- 23 (2) Proceed with due caution and reduce the speed of 24 the vehicle, maintaining a safe speed for road conditions,
- if changing lanes would be unsafe or impossible.
- 3. The motorman of every streetcar shall immediately stop such car clear of any intersection and keep it in such position until the emergency vehicle has passed, except as otherwise directed by a police or traffic officer.
- 30 4. An "emergency vehicle" is a vehicle of any of the 31 following types:
- 32 (1) A vehicle operated by the state highway patrol,
- 33 the state water patrol, the Missouri capitol police, a
- 34 conservation agent, or a state or a county park ranger,
- 35 those vehicles operated by enforcement personnel of the
- 36 state highways and transportation commission, police or fire
- 37 department, sheriff, constable or deputy sheriff, federal
- 38 law enforcement officer authorized to carry firearms and to
- 39 make arrests for violations of the laws of the United
- 40 States, traffic officer, coroner, medical examiner, or
- 41 forensic investigator of the county medical examiner's
- 42 office, or by a privately owned emergency vehicle company;
- 43 (2) A vehicle operated as an ambulance or operated44 commercially for the purpose of transporting emergency
- 45 medical supplies or organs;
- 46 (3) Any vehicle qualifying as an emergency vehicle pursuant to section 307.175;
- 48 (4) Any wrecker, or tow truck or a vehicle owned and
- 49 operated by a public utility or public service corporation
- 50 while performing emergency service;
- 51 (5) Any vehicle transporting equipment designed to
- 52 extricate human beings from the wreckage of a motor vehicle;

- (6) Any vehicle designated to perform emergency
  functions for a civil defense or emergency management agency
  established pursuant to the provisions of chapter 44;
- Any vehicle operated by an authorized employee of the department of corrections who, as part of the employee's official duties, is responding to a riot, disturbance, hostage incident, escape or other critical situation where there is the threat of serious physical injury or death, responding to mutual aid call from another criminal justice agency, or in accompanying an ambulance which is transporting an offender to a medical facility;
  - (8) Any vehicle designated to perform hazardous substance emergency functions established pursuant to the provisions of sections 260.500 to 260.550;

- (9) Any vehicle owned by the state highways and transportation commission and operated by an authorized employee of the department of transportation that is marked as a department of transportation emergency response or motorist assistance vehicle; or
- (10) Any vehicle owned and operated by the civil support team of the Missouri National Guard while in response to or during operations involving chemical, biological, or radioactive materials or in support of official requests from the state of Missouri involving unknown substances, hazardous materials, or as may be requested by the appropriate state agency acting on behalf of the governor.
- 5. (1) The driver of any vehicle referred to in subsection 4 of this section shall not sound the siren thereon or have the front red lights or blue lights on except when such vehicle is responding to an emergency call or when in pursuit of an actual or suspected law violator, or when responding to, but not upon returning from, a fire.

- 86 (2) The driver of an emergency vehicle may:
- 87 (a) Park or stand irrespective of the provisions of 88 sections 304.014 to 304.025;
- (b) Proceed past a red or stop signal or stop sign,but only after slowing down as may be necessary for safeoperation;
- 92 (c) Exceed the prima facie speed limit so long as the 93 driver does not endanger life or property;
- 94 (d) Disregard regulations governing direction of 95 movement or turning in specified directions.
- 96 The exemptions granted to an emergency vehicle pursuant to subdivision (2) of this subsection shall apply 97 98 only when the driver of any such vehicle while in motion 99 sounds audible signal by bell, siren, or exhaust whistle as 100 may be reasonably necessary, and when the vehicle is 101 equipped with at least one lighted lamp displaying a red 102 light or blue light visible under normal atmospheric conditions from a distance of five hundred feet to the front 103 of such vehicle. 104
- 105 6. No person shall purchase an emergency light as
  106 described in this section without furnishing the seller of
  107 such light an affidavit stating that the light will be used
  108 exclusively for emergency vehicle purposes.
- 7. Violation of this section shall be deemed a class A misdemeanor.
  - 473.742. 1. Each public administrator in counties of the second, third or fourth classification and in the city of St. Louis shall make a determination within thirty days after taking office whether such public administrator shall elect to receive a salary as defined herein or receive fees as may be allowed by law to executors, administrators and personal representatives. The election by the public

administrator shall be made in writing to the county clerk.

- 9 Should the public administrator elect to receive a salary,
- 10 the public administrator's office may not then elect to
- 11 change at any future time to receive fees in lieu of
- 12 salary. Every public administrator who begins his or her
- 13 first term on or after January 1, 2023, shall be deemed to
- 14 have elected to receive a salary as provided in this section.
- If a public administrator elects to be placed on
   salary, the salary shall be based upon the average number of
   open letters in the two years preceding the term when the
- 18 salary is elected, based upon the following schedule:
- 19 (1) Zero to five letters: salary shall be a minimum 20 of seven thousand five hundred dollars;
- 21 (2) Six to fifteen letters: salary shall be a minimum 22 of fifteen thousand dollars;
- 23 (3) Sixteen to twenty-five letters: salary shall be a
  24 minimum of twenty thousand dollars;
- 25 (4) Twenty-six to thirty-nine letters: salary shall 26 be a minimum of twenty-five thousand dollars;

28 29

30

(5) Public administrators with forty or more letters shall be considered full-time county officials and shall be paid according to the assessed valuation schedule set forth below:

31	Assessed Valuation	Salary
32	\$ 8,000,000 to 40,999,999	\$29 <b>,</b> 000
33	\$ 41,000,000 to 53,999,999	\$30 <b>,</b> 000
34	\$ 54,000,000 to 65,999,999	\$32 <b>,</b> 000
35	\$ 66,000,000 to 85,999,999	\$34 <b>,</b> 000
36	\$ 86,000,000 to 99,999,999	\$36 <b>,</b> 000
37	\$ 100,000,000 to 130,999,999	\$38 <b>,</b> 000

\$ 131,000,000 to 159,999,999	\$40,000
\$ 160,000,000 to 189,999,999	\$41,000
\$ 190,000,000 to 249,999,999	\$41,500
\$ 250,000,000 to 299,999,999	\$43,000
\$ 300,000,000 to 449,999,999	\$45,000
\$ 450,000,000 to 599,999,999	\$47,000
\$ 600,000,000 to 749,999,999	\$49,000
\$ 750,000,000 to 899,999,999	\$51 <b>,</b> 000
\$ 900,000,000 to 1,049,999,999	\$53 <b>,</b> 000
\$ 1,050,000,000 to 1,199,999,999	\$55 <b>,</b> 000
\$ 1,200,000,000 to 1,349,999,999	\$57 <b>,</b> 000
\$ 1,350,000,000 and over	\$59,000;
Φ         Φ	\$ 160,000,000 to 189,999,999 \$ 190,000,000 to 249,999,999 \$ 250,000,000 to 299,999,999 \$ 300,000,000 to 449,999,999 \$ 450,000,000 to 599,999,999 \$ 600,000,000 to 749,999,999 \$ 750,000,000 to 899,999,999 \$ 900,000,000 to 1,049,999,999 \$ 1,050,000,000 to 1,199,999,999 \$ 1,200,000,000 to 1,349,999,999

(6) The public administrator in the city of St. Louis shall receive a salary not less than sixty-five thousand dollars;

50

51 52

53 Two thousand dollars of the compensation authorized in this section shall be payable to the public 54 administrator only if he or she has completed at least 55 twenty hours of instruction each calendar year relating to 56 57 the operations of the public administrator's office when approved by a professional association of the county public 58 administrators of Missouri unless exempted from the training 59 by the professional association. The professional 60 61 association approving the program shall provide a certificate of completion to each public administrator who 62 completes the training program and shall send a list of 63 certified public administrators to the treasurer of each 64 county. Expenses incurred for attending the training 65

- session shall be reimbursed to the county public
  administrator in the same manner as other expenses as may be
  appropriated for that purpose.
- 3. If a public administrator is appointed by the court
  as both a guardian and a conservator to the same ward or
  protectee, it shall be considered two letters.
- 4. Notwithstanding subsection 2 or 5 of this section, upon majority approval by the salary commission, a public administrator may be paid according to the assessed valuation schedule set forth in subdivision (5) of subsection 2 of this section. If the salary commission elects to pay a public administrator according to the assessed valuation schedule, the salary commission shall not elect to change at any future time to pay the public administrator's office according to the average number of open letters in lieu of paying them according to the assessed valuation schedule.

- 5. The initial compensation of the public administrator who elects to be put on salary shall be determined by the average number of letters for the two years preceding the term when the salary is elected. Salary increases or decreases according to the minimum schedule set forth in [subsection 1 of] this section shall be adjusted only after the number of open letters places the workload in a different subdivision for two consecutive years. Minimum salary increases or decreases shall only take effect upon a new term of office of the public administrator. The number of letters each year shall be determined in accordance with the reporting requirements set forth in law.
- [4.] <u>6.</u> All fees collected by a public administrator who elects to be salaried shall be deposited in the county treasury or with the treasurer for the city of St. Louis.

- 98 [5.] 7. Any public administrator in a county of the 99 first classification without a charter form of government 100 with a population of less than one hundred thousand 101 inhabitants who elects to receive fees in lieu of a salary 102 pursuant to this section may elect to join the Missouri 103 local government employees' retirement system created 104 pursuant to sections 70.600 to 70.755.
  - 8. (1) A letter of guardianship and a letter of conservatorship shall be counted as separate letters.
    - (2) For purposes of this subsection:

[50.800. 1. On or before the first Monday in March of each year, the county commission of each county of the second, third, or fourth class shall prepare and publish in some newspaper as provided for in section 493.050, if there is one, and if not by notices posted in at least ten places in the county, a detailed financial statement of the county for the year ending December thirty-first, preceding.

- 2. The statement shall show the bonded debt of the county, if any, kind of bonds, date of maturity, interest rate, rate of taxation levied for interest and sinking fund and authority for the levy, the total amount of interest and sinking fund that has been collected and interest and sinking fund on hand in cash.
- 3. The statement shall also show separately the total amount of the county and township school funds on hand and loaned out, the amount of penalties, fines, levies, utilities, forfeitures, and any other taxes collected and disbursed or expended during the year and turned into the permanent school fund, the name of each person who has a loan from the permanent school fund, whether county or township, the amount of the loan, date loan was made and date of maturity, description of the security for the loan, amount, if any, of delinquent interest on each loan.

4. The statement shall show the total valuation of the county for purposes of taxation, the highest rate of taxation the constitution permits the county commission to levy for purposes of county revenue, the rate levied by the county commission for the year covered by the statement, division of the rate levied among the several funds and total amount of delinquent taxes for all years as of December thirty-first.

- 5. The statement shall show receipts or revenues into each and every fund separately. Each fund shall show the beginning balance of each fund; each source of revenue; the total amount received from each source of revenue; the total amount available in each fund; the total amount of disbursements or expenditures from each fund and the ending balance of each fund as of December thirty-first. The total receipts or revenues for the year into all funds shall be shown in the recapitulation. In counties with the township form of government, each township shall be considered a fund pursuant to this subsection.
- 6. Total disbursements or expenditures shall be shown for warrants issued in each category contained in the forms developed or approved by the state auditor pursuant to section 50.745. Total amount of warrants, person or vendor to whom issued and purpose for which issued shall be shown except as herein provided. Under a separate heading in each fund the statements shall show what warrants are outstanding and unpaid for the lack of funds on that date with appropriate balance or overdraft in each fund as the case may be.
- 7. Warrants issued to pay for the service of election judges and clerks of elections shall be in the following form:

Names of judges and clerks of elections at \$ per day (listing the names run in and not listing each name by lines, and at the end of the list of names giving the total of the amount of all the warrants issued for such election services).

8. Warrants issued to pay for the service of jurors shall be in the following form:

Names of jurors at \$ per day (listing the names run in and not listing each name by lines, and at the end of the list of names giving the total of the amount of all the warrants issued for such election service).

- 9. Warrants to Internal Revenue Service for Social Security and withholding taxes shall be brought into one call.
- 10. Warrants to the director of revenue of Missouri for withholding taxes shall be brought into one call.

11. Warrants to the division of employment 89 90 security shall be brought into one call. Warrants to Missouri local government 91 92 employees' retirement system or other retirement 93 funds for each office shall be brought into one 94 call. 95 Warrants for utilities such as gas, 96 water, lights and power shall be brought into 97 one call except that the total shall be shown 98 for each vendor. 99 14. Warrants issued to each telephone 100 company shall be brought into one call for each 101 office in the following form: 102 (Name of Telephone Company for office and total amount of warrants issued). 103 15. Warrants issued to the postmaster for 104 105 postage shall be brought into one call for each 106 office in the following form: 107 (Postmaster for office and total 108 amount of warrants issued). 109 16. Disbursements or expenditures by road 110 districts shall show the warrants, if warrants have been issued in the same manner as provided 111 for in subsection 5 of this section. If money 112 has been disbursed or expended by overseers the 113 financial statement shall show the total paid by 114 115 the overseer to each person for the year, and the purpose of each payment. Receipts or 116 117 revenues into the county distributive school 118 fund shall be listed in detail, disbursements or 119 expenditures shall be listed and the amount of 120 each disbursement or expenditure. If any taxes 121 have been levied by virtue of Section 12(a) of Article X of the Constitution of Missouri the 122 123 financial statement shall contain the following: 124 By virtue and authority of the 125 discretionary power conferred upon the county 126 commissions of the several counties of this 127 state to levy a tax of not to exceed 35 cents on 128 the \$100 assessed valuation the county 129 commission of County did for the year 130 covered by this report levy a tax rate of cents on the \$100 assessed valuation which said 131 tax amounted to \$ 132 and was disbursed or expended as follows: 133 The statement shall show how the money was 134 135 disbursed or expended and if any part of the sum 136 has not been accounted for in detail under some 137 previous appropriate heading the portion not 138 previously accounted for shall be shown in 139 detail. 140 17. At the end of the statement the person 141 designated by the county commission to prepare 142 the financial statement herein required shall 143 append the following certificate: 144 the dulv authorized agent appointed by the county commission of County, state of Missouri, to prepare for publication the financial 145

statement as required by section 50.800, RSMo, hereby certify that I have diligently checked the records of the county and that the above and foregoing is a complete and correct statement of every item of information required in section 50.800, RSMo, for the year ending December 31, and especially have I checked every receipt from every source whatsoever and every disbursement or expenditure of every kind and to whom and for what each such disbursement or expenditure was made and that each receipt or revenue and disbursement or expenditure is accurately (If for any reason complete and shown. accurate information is not given the following shall be added to the certificate.) Exceptions: The above report is incomplete because proper information was not available in the following records which are in the keeping of the following officer or officers. The pe The person designated to prepare the financial statement shall give in detail any incomplete data called for by this section. Date

148

149

150

151

152

153

154

155

160

161

162

163

164

165

166

167

168

169

170

171 172

173

174

175

176

177

178

179

180 181

182 183

184

185

186

187 188

189 190 191

192

193

194

195

196 197

198

199

2

4

5

Officer designated by county commission to prepare financial statement required by section 50.800, RSMo.

Or if no one has been designated said statement having been prepared by the county clerk, signature shall be in the following form:

Clerk of the county commission and ex officio officer designated to prepare financial statement required by section 50.800, RSMo.

18. Any person falsely certifying to any fact covered by the certificate is liable on his bond and upon conviction of falsely certifying to any fact covered by the certificate is quilty of a misdemeanor and punishable by a fine of not less than two hundred dollars or more than one thousand dollars or by imprisonment in the county jail for not less than thirty days nor more than six months or by both fine and imprisonment. Any person charged with the responsibility of preparing the financial report who willfully or knowingly makes a false report of any record, is, in addition to the penalty otherwise provided for in this law, deemed quilty of a felony and upon conviction shall be sentenced to the penitentiary for not less than two years nor more than five years.]

[50.810. 1. The statement shall be printed in not less than 8-point type, but not more than the smallest point type over 8-point type available and in the standard column width measure that will take the least space. The publisher shall file two proofs of publication with the county commission and the commission

shall forward one proof to the state auditor and shall file the other in the office of the commission. The county commission shall not pay the publisher until proof of publication is filed with the commission and shall not pay the person designated to prepare the statement for the preparation of the copy for the statement until the state auditor notifies the commission that proof of publication has been received and that it complies with the requirements of this section.

- 2. The statement shall be spread on the record of the commission and for this purpose the publisher shall be required to furnish the commission with at least two copies of the statement that may be pasted on the record. publisher shall itemize the cost of publishing said statement by column inch as properly chargeable to the several funds and shall submit such costs for payment to the county commission. The county commission shall pay out of each fund in the proportion that each item bears to the total cost of publishing said statement and shall issue warrants therefor; provided any part not properly chargeable to any specific fund shall be paid from the county general revenue fund.
- 3. The state auditor shall notify the county treasurer immediately of the receipt of the proof of publication of the statement.

  After the first of April of each year the county treasurer shall not pay or enter for protest any warrant for the pay of any commissioner of any county commission until notice is received from the state auditor that the required proof of publication has been filed. Any county treasurer paying or entering for protest any warrant for any commissioner of the county commission prior to the receipt of such notice from the state auditor shall be liable on his official bond therefor.
- The state auditor shall prepare sample forms for financial statements and shall mail the same to the county clerks of the several counties in this state. If the county commission employs any person other than a bonded county officer to prepare the financial statement the county commission shall require such person to give bond with good and sufficient sureties in the penal sum of one thousand dollars for the faithful performance of his duty. If any county officer or other person employed to prepare the financial statement herein provided for shall fail, neglect, or refuse to, in any manner, comply with the provisions of this law he shall, in addition to other penalties herein provided, be liable on his official bond for dereliction of duty.]