SECOND REGULAR SESSION

SENATE BILL NO. 1110

101ST GENERAL ASSEMBLY

INTRODUCED BY SENATOR O'LAUGHLIN.

ADRIANE D. CROUSE, Secretary

AN ACT

To repeal section 477.600, RSMo, and to enact in lieu thereof one new section relating to proceedings of the judicial finance commission.

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

Section A. Section 477.600, RSMo, is repealed and one new section enacted in lieu thereof, to be known as section 477.600, to read as follows:

477.600. 1. There is hereby created within the 2 judicial department a "Judicial Finance Commission". The 3 commission shall be composed of seven members appointed by the supreme court. At least one member of the commission 4 5 shall be a member of a county governing body from a county 6 of the third class, one member of the commission shall be a 7 member of the county governing body of a county of the first 8 class, and one member of the commission shall be a member of 9 a county governing body from any class of county. The 10 supreme court shall designate one member to serve as chairman and one member as vice chairman. The vice chairman 11 12 shall preside in the absence of the chairman.

13 2. The members of the commission shall serve for terms
14 of three years and until their successors are appointed and
15 qualified; except that of the initial members appointed,
16 three shall serve for terms of one year, two shall serve for
17 terms of two years and two shall serve for terms of three
18 years, as designated by the court.

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19 3. If a vacancy occurs the court shall appoint a
20 replacement. The replacement shall serve the unexpired
21 portion of the term and may be appointed to successive terms.

4. The commission shall promulgate rules of procedure
which shall become effective upon approval by the supreme
court. The supreme court may adopt such other rules as it
deems appropriate to govern the procedures of the commission.

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5. The commission shall:

(1) Examine the budget request of the circuit court
upon the petition by the county governing body as provided
in section 50.640 or any budget or item in the budget
estimated by the court including, but not limited to,
compensation of deputy sheriffs and assistants, as set forth
in section 57.250;

Issue a written opinion addressed to the presiding 33 (2)34 circuit judge and the presiding officer of the county. The 35 opinion shall state the conclusions of the commission as to the reasonableness of the circuit court budget request. 36 The 37 opinion of the commission shall state clearly the reasons for its decision. Any member of the commission who 38 39 disagrees with the commission's findings may file a minority 40 report;

41 (3) Maintain accurate records of the cost and expenses42 of the judicial and law enforcement agencies for each county;

43 Submit an annual report to the governor, general (4)44 assembly, and supreme court on the finances of the judicial 45 department. The report shall examine both the revenues of the department and the expenses of the department. 46 The report shall include the information from all divisions of 47 the circuit court of each county including the circuit, 48 associate circuit, probate, juvenile and municipal 49 divisions. The information shall be reported separately 50

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51 except where the divisions are combined or consolidated. In
52 lieu of separate publication, the supreme court may direct
53 the annual report described in this subdivision to be
54 consolidated with any annual report prepared by the supreme
55 court or the office of state courts administrator, provided
56 that such report is distributed to the parties described in
57 this subdivision.

58 6. In discharging its responsibilities, the commission59 may:

60 (1) Conduct public hearings, take testimony, summon61 witnesses, and subpoena records and documents;

62 (2) Conduct surveys and collect data from county
63 governments and the circuit courts on the operations of the
64 judicial and law enforcement agencies in each county. The
65 commission and its staff shall be granted access at any
66 reasonable time to all books, records, and data the
67 commission deems necessary for the administration of its
68 duties;

69 (3) Within the limits of appropriations made for the
70 purpose, appoint special committees, accept and expend grant
71 funds, and employ consultants and others to assist the
72 commission in its work.

73 7. Upon receipt of the written opinion of the 74 commission or upon refusal of the commission to accept a petition for review, the circuit court or the county 75 76 governing body may seek a review by the supreme court by 77 filing a petition for review in the supreme court within thirty days of the receipt of the commission's opinion. If 78 a petition for review is not filed in the supreme court, 79 80 then the recommendation of the commission shall take effect notwithstanding the provisions of section 50.600. If the 81 commission refused to review a petition and no petition is 82

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83 filed in the supreme court, the circuit court budget is 84 approved as submitted to the county governing body. The 85 supreme court shall consider the petition for review de novo.

The commission shall meet as necessary at the call 86 8. 87 of the chairman or on written request of four members. Four members constitute a quorum for the transaction of 88 89 business. Upon request of the chairman, the supreme court 90 may appoint a temporary replacement for any commissioner who 91 is unable to hear a case or who is disqualified from any 92 case. No member of the commission shall participate in any proceeding involving the county or circuit where the member 93 94 resides.

95 9. Members of the commission shall receive no
96 compensation for their services but shall be reimbursed out
97 of funds appropriated for this purpose for their actual and
98 necessary expenses incurred in the performance of their
99 duties.

100 10. The clerk of the supreme court shall provide
101 suitable staff for the commission out of any funds
102 appropriated for this purpose. The commission may also
103 employ court reporters as necessary to take testimony at
104 hearings held pursuant to section 50.640. The reporters
105 shall be compensated at a rate established by the commission
106 out of any funds appropriated for this purpose.

107 11. Any legal services required for representation of 108 the circuit court in a proceeding of the judicial finance 109 commission, including the review of any petitions pursuant 100 to section 50.640, shall be provided by the attorney general 111 and any legal fees incurred by the circuit court in any 112 proceeding of the judicial finance commission shall be paid 113 from the state legal expense fund established by section

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114 105.711 and not from any funds of any county involved in the 115 proceeding before the judicial finance commission.

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