SECOND REGULAR SESSION [P E R F E C T E D]

SENATE BILL NO. 614

97TH GENERAL ASSEMBLY

INTRODUCED BY SENATOR DIXON.

Pre-filed December 6, 2013, and ordered printed.

Read 2nd time January 23, 2014, and referred to the Committee on the Judiciary and Civil and Criminal Jurisprudence.

Reported from the Committee February 13, 2014, with recommendation that the bill do pass and be placed on the Consent Calendar.

Taken up February 20, 2014. Read 3rd time and placed upon its final passage; bill passed.

4247S.01P

TERRY L. SPIELER, Secretary.

AN ACT

To repeal sections 476.445, 477.081, 477.082, 477.152, 477.160, 477.170, 477.180, 477.181, 477.190, 477.191, 478.430, and 478.433, RSMo, and to enact in lieu thereof three new sections relating to judicial personnel.

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

Section A. Sections 476.445, 477.081, 477.082, 477.152, 477.160, 477.170,

- 2 477.180, 477.181, 477.190, 477.191, 478.430, and 478.433, RSMo, are repealed and
- 3 three new sections enacted in lieu thereof, to be known as sections 477.160,
- 4 477.170, and 477.180, to read as follows:
- 477.160. There shall be [twelve] fourteen judges of the eastern district of the court of appeals.
- 477.170. There shall be [seven] **eleven** judges of the western district of 2 the court of appeals.
- 477.180. There shall be [five] **seven** judges of the southern district of the 2 court of appeals.
- [476.445. 1. Any commissioner of the supreme court or commissioner of a court of appeals who is unable to discharge the duties of his office with efficiency by reason of continued sickness or physical or mental infirmity shall be retired from office upon the en banc order of the court appointing him.
- 6 2. No order retiring a commissioner shall be entered 7 without the commissioner involved having been given due notice

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

SB 614 2

and an opportunity to be heard and without a finding by a majority of the court involved that the commissioner's disability is permanent.

- 3. Any commissioner retired under the provisions of this section shall receive as compensation during such retirement and until the end of the term for which he was appointed a sum equal to one-half of the regular compensation for that office.
- 4. Any commissioner retired under the provisions of this section shall not be eligible to be made, constituted and appointed a special commissioner as provided in sections 476.450 to 476.510 (nor to receive the compensation provided therefor by sections 476.450 to 476.510) during the period of his retirement under the provisions of this section but upon the completion of such period he shall be and become eligible to be made, constituted and appointed a special commissioner as provided in sections 476.450 to 476.510 if he be otherwise qualified as to age and length of service.]

[477.081. From January 1, 1972, no new commissioner shall be appointed by the supreme court or the court of appeals. All commissioners serving on January 1, 1972, are eligible for reappointment for additional four-year terms until they reach compulsory retirement age, or die, resign or are removed. Each commissioner shall possess the same qualifications, take and subscribe a like oath, and receive the same compensation payable in the same manner as judges of the court appointing them. The commissioners are subject to the rules and orders of the court appointing them and shall provide such services as the court may require.]

[477.082. From January 1, 1972, the commissioners of the supreme court, in addition to their other duties, by order of the supreme court, may be temporarily assigned for the performance of judicial duties as special judges of the supreme court, of any district of the court of appeals, or of any circuit court when their services are required for the prompt and efficient administration of justice. During such temporary assignments, subject to the supervision of the regular judge or judges of the court, the commissioners shall exercise the same powers, duties, and

SB 614 3

 2

responsibilities as are vested by law in the regular judges of the court to which they are assigned.]

[477.152. Whenever a vacancy occurs after September 3, 1970, in the office of commissioner of the supreme court, a judge shall be appointed in the manner prescribed by sections 25(a)-(g), article V of the Constitution of Missouri to serve on the court of appeals. Appointments under this section shall be made to the districts of the court of appeals in the following order: eastern, western, southern, eastern, western, eastern.]

[477.181. 1. On July 1, 1979, the number of judges of the southern district of the court of appeals shall be increased by one judge.

2. The judge appointed pursuant to the provisions of this section shall be in addition to any other judges appointed to the southern district of the court of appeals pursuant to other provisions of law.]

[477.190. The judgeships authorized by sections 477.160, 477.170 and 477.180 shall be in addition to those newly authorized after January 1, 1978, by the provisions of section 477.152 or by any other law enacted at or after the second regular session of the seventy-ninth general assembly.]

[477.191. 1. On January 1, 1979, the western district of the Missouri court of appeals shall be increased by three judges.

2. The judges appointed pursuant to the provisions of this section shall be in addition to any other judges appointed to the western district of the Missouri court of appeals under the provisions of any other law.]

[478.430. Each circuit judge of the circuit court of the city of St. Louis who is visually impaired or otherwise physically handicapped is hereby authorized to appoint one janitor-messenger whose duty it shall be to keep in an orderly and cleanly manner the chambers and other rooms used by such judge and his reporter in the performance of their respective duties, and equipment in use therein, and also the halls, stairways, and jury rooms used in connection with the courtroom over which such judge presides, and to perform such other duties as said judge shall direct from time to

SB 614 4

10

1112

13

2

3

4

5

6 7

8

9

10

11

1213

14

15

16

1718

time. And the judge making said appointment shall report the same to the circuit court in general session for certification, and such janitor-messenger shall hold his appointment during the pleasure of the judge making the same.]

[478.433. The janitor-messenger appointed under section 478.430 shall receive and be paid, after proper appointment and certification by said court, or the presiding judge thereof, an annual salary of not less than two thousand two hundred dollars. Said salary shall be payable at the end of each and every month, in equal monthly installments, by the treasurer of the city of St. Louis out of any moneys appropriated therefor by the municipal assembly upon warrants drawn and countersigned by the proper officers of said city, pursuant to the charter thereof. It shall be the duty of the municipal assembly of said city to appropriate the money necessary for the payment of such salaries; provided further, that the court may, when sitting in general session, recommend to the St. Louis board of estimate and apportionment an increase in salary of janitor-messengers not exceeding two hundred dollars per annum, subject to the approval of said board If said board of estimate and apportionment concur in such salary increase, the municipal assembly shall appropriate additional moneys for such salaries.]

