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

SENATE BILL NO. 99

97TH GENERAL ASSEMBLY

INTRODUCED BY SENATOR KEAVENY.

Pre-filed January 3, 2013, and ordered printed.

Read 2nd time January 17, 2013, and referred to the Committee on Jobs, Economic Development and Local Government.

Reported from the Committee March 28, 2013, with recommendation that the bill do pass.

Taken up for Perfection April 9, 2013. Bill declared Perfected and Ordered Printed.

0160S.01P

TERRY L. SPIELER, Secretary.

AN ACT

To repeal sections 473.730, 473.733, and 473.737, RSMo, and to enact in lieu thereof three new sections relating to public administrators.

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

Section A. Sections 473.730, 473.733, and 473.737, RSMo, are repealed

- and three new sections enacted in lieu thereof, to be known as sections 473.730,
- 3 473.733, and 473.737, to read as follows:

473.730. 1. Every county in this state, [and] except the city of St. Louis,

- 2 shall elect a public administrator at the general election in the year 1880, and
- 3 every four years thereafter, who shall be ex officio public guardian and
- 4 conservator in and for the public administrator's county. A candidate for public
- 5 administrator shall be at least twenty-one years of age and a resident of the state
- 6 of Missouri and the county in which he or she is a candidate for at least one year
- 7 prior to the date of the general election for such office. The candidate shall also
- 8 be a registered voter and shall be current in the payment of all personal and
- 9 business taxes. Before entering on the duties of the public administrator's office,
- 10 the public administrator shall take the oath required by the constitution, and
- 11 enter into bond to the state of Missouri in a sum not less than ten thousand
- 12 dollars, with two or more securities, approved by the court and conditioned that
- 13 the public administrator will faithfully discharge all the duties of the public
- 14 administrator's office, which bond shall be given and oath of office taken on or
- 15 before the first day of January following the public administrator's election, and

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it shall be the duty of the judge of the court to require the public administrator to make a statement annually, under oath, of the amount of property in the public administrator's hands or under the public administrator's control as such administrator, for the purpose of ascertaining the amount of bond necessary to secure such property; and such court may from time to time, as occasion shall require, demand additional security of such administrator, and, in default of giving the same within twenty days after such demand, may remove the administrator and appoint another.

- 2. The public administrator in all counties, in the performance of the duties required by chapters 473, 474, and 475, is a public officer. The duties specified by section 475.120 are discretionary. The county shall defend and indemnify the public administrator against any alleged breach of duty, provided that any such alleged breach of duty arose out of an act or omission occurring within the scope of duty or employment.
- 3. After January 1, 2001, all salaried public administrators shall be considered county officials for purposes of section 50.333, subject to the minimum salary requirements set forth in section 473.742.
- 4. The public administrator for the city of St. Louis shall be appointed by a majority of the circuit judges and associate circuit judges of the twenty-second judicial circuit, en banc. Such public administrator shall meet the same qualifications and requirements specified in subsection 1 of this section for elected public administrators. The elected public administrator holding office on the effective date of this section shall continue to hold such office for the remainder of his or her term.

473.733. The public administrator's certificate of election, **if applicable**,
2 official oath and bond shall be filed and recorded with the probate clerk, and
3 copies thereof, certified under the seal of such court, shall be evidence. Any
4 person injured by the breach of such bond may sue upon the same in the name
5 of the state for his own use.

473.737. 1. Each public administrator elected **or appointed**, as now or as hereafter provided for in sections 473.730 to 473.767, is hereby declared to be an officer for the county in which such administrator is elected [and for the city of St. Louis, if elected therein] **or appointed**. The county commissions of each county in this state shall make suitable provision for an office for the public administrator in the courthouse of the county if suitable space may be had for

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such an office, and shall be provided as soon as the county commission shall be of the opinion that the business in charge of the public administrator is such as to reasonably require a separate office for the convenience of the public. The public administrator of the city of St. Louis shall have suitable and convenient offices provided for him or her in the civil courts building by that city.

- 2. Each public administrator of a county, except a county of the first classification having a charter form of government, in which a state mental hospital is located, or any county of the second classification which contains a habilitation center operated by the department of mental health and which does not adjoin a county of the first classification shall be entitled to one secretary for one hundred cases or more handled by the office of the public administrator in the immediately preceding calendar year. Each secretary employed pursuant to the provisions of this subsection shall be paid in the same pay range as a court clerk II in the circuit court personnel system. All compensation paid secretaries employed pursuant to the provisions of this subsection shall be paid out of the county treasury and the commissioner of administration shall annually reimburse each county for the compensation so paid upon proper demand being made out of appropriations made for that purpose. The public administrator in such counties may also appoint a person to act as public administrator to serve during the absence of the public administrator.
- 3. The governing bodies of each county and each city not within a county of this state may provide clerical personnel, not qualifying as status of deputy, for the public administrator of the county, and such personnel shall be provided when the governing body is of the opinion that the business in charge of the public administrator is such as to reasonably require such personnel for the welfare of the public.

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