#### As Reported by the Senate Judiciary Committee

## 132nd General Assembly

# Regular Session 2017-2018

Sub. S. B. No. 25

#### **Senator Hottinger**

**Cosponsors: Senators Coley, Bacon** 

### A BILL

Ί'Ο	amend sections 1901.01, 1901.02, 1901.03,	Τ
	1901.07, 1901.08, 1901.31, 1901.312, 1901.34,	2
	and 1907.11 of the Revised Code and to amend	3
	Section 729.10 of Am. Sub. H.B. 483 of the 130th	4
	General Assembly, as subsequently amended, to	5
	create the Perry County Municipal Court in New	6
	Lexington on January 1, 2018, to establish one	7
	full-time judgeship in that court, to provide	8
	for the nomination of the judge by petition	9
	only, to abolish the Perry County County Court	10
	on that date, to designate the Perry County	11
	Clerk of Courts as the clerk of the Perry County	12
	Municipal Court, to provide for the election for	13
	the Perry County Municipal Court of one full-	14
	time judge in 2017, to modify the provisions	15
	regarding the membership of the Criminal Justice	16
	Recodification Committee, and to declare an	17
	emergency.	18

#### BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

1901.07, 1901.08, 1901.31, 1901.312, 1901.34, and 1907.11 of the	20
Revised Code be amended to read as follows:	21
Sec. 1901.01. (A) There is hereby established a municipal	22
court in each of the following municipal corporations:	23
Akron, Alliance, Ashland, Ashtabula, Athens, Avon Lake,	24
Barberton, Bedford, Bellefontaine, Bellevue, Berea, Bowling	25
Green, Bryan, Bucyrus, Cambridge, Campbell, Canton, Carrollton,	26
Celina, Chardon, Chesapeake, Chillicothe, Cincinnati,	27
Circleville, Cleveland, Cleveland Heights, Columbus, Conneaut,	28
Coshocton, Cuyahoga Falls, Dayton, Defiance, Delaware, East	29
Cleveland, East Liverpool, Eaton, Elyria, Euclid, Fairborn,	30
Fairfield, Findlay, Franklin, Fremont, Gallipolis, Garfield	31
Heights, Georgetown, Girard, Greenville, Hamilton, Hillsboro,	32
Huron, Ironton, Jackson, Kenton, Kettering, Lakewood, Lancaster,	33
Lebanon, Lima, Logan, London, Lorain, Lyndhurst, Mansfield,	34
Marietta, Marion, Marysville, Mason, Massillon, Maumee, Medina,	35
Mentor, Miamisburg, Middletown, Millersburg, Mount Gilead, Mount	36
Vernon, Napoleon, Newark, <u>New Lexington,</u> New Philadelphia,	37
Newton Falls, Niles, Norwalk, Oakwood, Oberlin, Oregon, Ottawa,	38
Painesville, Parma, Perrysburg, Port Clinton, Portsmouth,	39
Ravenna, Rocky River, Sandusky, Shaker Heights, Shelby, Sidney,	40
South Euclid, Springfield, Steubenville, Struthers, Sylvania,	41
Tiffin, Toledo, Troy, Upper Sandusky, Urbana, Vandalia, Van	42
Wert, Vermilion, Wadsworth, Wapakoneta, Warren, City of	43
Washington in Fayette county, to be known as Washington Court	44
House, Willoughby, Wilmington, Wooster, Xenia, Youngstown, and	45
Zanesville.	46
(B) There is hereby established a municipal court within	47
Clermont county in Batavia or in any other municipal corporation	48
order and ordered in pacaria or in any other maniferpar corporation	10

or unincorporated territory within Clermont county that is

selected by the legislative authority of the Clermont county	50
municipal court. The municipal court established by this	51
division is a continuation of the municipal court previously	52
established in Batavia by this section before the enactment of	53
this division.	54

- (C) There is hereby established a municipal court within Columbiana county in Lisbon or in any other municipal corporation or unincorporated territory within Columbiana county, except the municipal corporation of East Liverpool or Liverpool or St. Clair township, that is selected by the judges of the municipal court pursuant to division (I) of section 1901.021 of the Revised Code.
- (D) Effective January 1, 2008, there is hereby established a municipal court within Erie county in Milan or in any other municipal corporation or unincorporated territory within Erie county that is within the territorial jurisdiction of the Erie county municipal court and is selected by the legislative authority of that court.
- (E) The Cuyahoga Falls municipal court shall remain in existence until December 31, 2008, and shall be replaced by the Stow municipal court on January 1, 2009.
- (F) Effective January 1, 2009, there is hereby established a municipal court in the municipal corporation of Stow.
- (G) Effective July 1, 2010, there is hereby established a 73 municipal court within Montgomery county in any municipal 74 corporation or unincorporated territory within Montgomery 75 county, except the municipal corporations of Centerville, 76 Clayton, Dayton, Englewood, Germantown, Kettering, Miamisburg, 77 Moraine, Oakwood, Union, Vandalia, and West Carrollton and 78

be styled and known as the "Athens county municipal court";

(5) The municipal court established in Columbus that shall	108
be styled and known as the "Franklin county municipal court";	109
(6) The municipal court established in London that shall	110
be styled and known as the "Madison county municipal court";	111
(7) The municipal court established in Newark that shall	112
be styled and known as the "Licking county municipal court";	113
(8) The municipal court established in Wooster that shall	114
be styled and known as the "Wayne county municipal court";	115
(9) The municipal court established in Wapakoneta that	116
shall be styled and known as the "Auglaize county municipal	117
court";	118
(10) The municipal court established in Troy that shall be	119
styled and known as the "Miami county municipal court";	120
(11) The municipal court established in Bucyrus that shall	121
be styled and known as the "Crawford county municipal court";	122
(12) The municipal court established in Logan that shall	123
be styled and known as the "Hocking county municipal court";	124
(13) The municipal court established in Urbana that shall	125
be styled and known as the "Champaign county municipal court";	126
(14) The municipal court established in Jackson that shall	127
be styled and known as the "Jackson county municipal court";	128
(15) The municipal court established in Springfield that	129
shall be styled and known as the "Clark county municipal court";	130
(16) The municipal court established in Kenton that shall	131
be styled and known as the "Hardin county municipal court";	132
(17) The municipal court established within Clermont	133
county in Batavia or in any other municipal corporation or	134

beginning January 1, 2005, shall be styled and known as the

beginning January 1, 2007, shall be styled and known as the

(25) The municipal court established in Millersburg that,

"Darke county municipal court";

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"Holmes county municipal court";	163
(26) The municipal court established in Carrollton that,	164
beginning January 1, 2007, shall be styled and known as the	165
"Carroll county municipal court";	166
(27) The municipal court established within Erie county in	167
Milan or established in any other municipal corporation or	168
unincorporated territory that is within Erie county, is within	169
the territorial jurisdiction of that court, and is selected by	170
the legislative authority of that court that, beginning January	171
1, 2008, shall be styled and known as the "Erie county municipal	172
court";	173
(28) The municipal court established in Ottawa that,	174
beginning January 1, 2011, shall be styled and known as the	175
"Putnam county municipal court";	176
(29) The municipal court established within Montgomery	177
county in any municipal corporation or unincorporated territory	178
within Montgomery county, except the municipal corporations of	179
Centerville, Clayton, Dayton, Englewood, Germantown, Kettering,	180
Miamisburg, Moraine, Oakwood, Union, Vandalia, and West	181
Carrollton and Butler, German, Harrison, Miami, and Washington	182
townships, that is selected by the legislative authority of that	183
court and that, beginning July 1, 2010, shall be styled and	184
known as the "Montgomery county municipal court";	185
(30) The municipal court established within Sandusky	186
county in any municipal corporation or unincorporated territory	187
within Sandusky county, except the municipal corporations of	188
Bellevue and Fremont and Ballville, Sandusky, and York	189
townships, that is selected by the legislative authority of that	190
court and that, beginning January 1, 2013, shall be styled and	191

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The Barberton municipal court has jurisdiction within	219
Coventry, Franklin, and Green townships, within all of Copley	220
township except within the municipal corporation of Fairlawn,	221
and within the municipal corporations of Clinton and Norton, in	222
Summit county.	223
The Bedford municipal court has jurisdiction within the	224
municipal corporations of Bedford Heights, Oakwood, Glenwillow,	225
Solon, Bentleyville, Chagrin Falls, Moreland Hills, Orange,	226
Warrensville Heights, North Randall, and Woodmere, and within	227
Warrensville and Chagrin Falls townships, in Cuyahoga county.	228
The Bellefontaine municipal court has jurisdiction within	229
Logan county.	230
The Bellevue municipal court has jurisdiction within Lyme	231
and Sherman townships in Huron county and within York township	232
in Sandusky county.	233
The Berea municipal court has jurisdiction within the	234
municipal corporations of Strongsville, Middleburgh Heights,	235
Brook Park, Westview, and Olmsted Falls, and within Olmsted	236
township, in Cuyahoga county.	237
The Bowling Green municipal court has jurisdiction within	238
the municipal corporations of Bairdstown, Bloomdale, Bradner,	239
Custar, Cygnet, Grand Rapids, Haskins, Hoytville, Jerry City,	240
Milton Center, North Baltimore, Pemberville, Portage, Rising	241
Sun, Tontogany, Wayne, West Millgrove, and Weston, and within	242
Bloom, Center, Freedom, Grand Rapids, Henry, Jackson, Liberty,	243
Middleton, Milton, Montgomery, Plain, Portage, Washington,	244
Webster, and Weston townships in Wood county.	245
Beginning February 9, 2003, the Brown county municipal	246
court has jurisdiction within Brown county.	247

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The Middletown municipal court has jurisdiction within

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The Oberlin municipal court has jurisdiction within the	440
municipal corporations of Amherst, Kipton, Rochester, South	441
Amherst, and Wellington, and within Henrietta, Russia, Camden,	442
Pittsfield, Brighton, Wellington, Penfield, Rochester, and	443
Huntington townships, and within all of Amherst township except	444
within the municipal corporation of Lorain, in Lorain county.	445
The Oregon municipal court has jurisdiction within the	446
municipal corporation of Harbor View, and within Jerusalem	447
township, in Lucas county, and north within Maumee Bay and Lake	448
Erie to the boundary line between Ohio and Michigan between the	449
easterly boundary of the court and the easterly boundary of the	450
Toledo municipal court.	451
The Ottawa county municipal court has jurisdiction within	452
Ottawa county.	453
The Painesville municipal court has jurisdiction within	454
Painesville, Perry, Leroy, Concord, and Madison townships in	455
Lake county.	456
The Parma municipal court has jurisdiction within the	457
municipal corporations of Parma Heights, Brooklyn, Linndale,	458
North Royalton, Broadview Heights, Seven Hills, and Brooklyn	459
Heights in Cuyahoga county.	460
Beginning January 1, 2018, the Perry county municipal	461
court has jurisdiction within Perry county.	462
The Perrysburg municipal court has jurisdiction within the	463
municipal corporations of Luckey, Millbury, Northwood, Rossford,	464
and Walbridge, and within Perrysburg, Lake, and Troy townships,	465
in Wood county.	466
The Portage county municipal court has jurisdiction within	467
Portage county.	468

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The Van Wert municipal court has jurisdiction within Van

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Wert county.	526
The Vermilion municipal court has jurisdiction within the	527
townships of Vermilion and Florence in Erie county and within	528
all of Brownhelm township except within the municipal	529
corporation of Lorain, in Lorain county.	530
The Wadsworth municipal court has jurisdiction within the	531
municipal corporations of Gloria Glens Park, Lodi, Seville, and	532
Westfield Center, and within Guilford, Harrisville, Homer,	533
Sharon, Wadsworth, and Westfield townships in Medina county.	534
The Warren municipal court has jurisdiction within Warren	535
and Champion townships, and within all of Howland township	536
except within the municipal corporation of Niles, in Trumbull	537
county.	538
The Washington Court House municipal court has	539
jurisdiction within Fayette county.	540
The Wayne county municipal court has jurisdiction within	541
Wayne county.	542
The Willoughby municipal court has jurisdiction within the	543
municipal corporations of Eastlake, Wickliffe, Willowick,	544
Willoughby Hills, Kirtland, Kirtland Hills, Waite Hill,	545
Timberlake, and Lakeline, and within Kirtland township, in Lake	546
county.	547
Through June 30, 1992, the Wilmington municipal court has	548
jurisdiction within Clinton county.	549
The Xenia municipal court has jurisdiction within	550
Caesarcreek, Cedarville, Jefferson, Miami, New Jasper, Ross,	551
Silvercreek, Spring Valley, Sugarcreek, and Xenia townships in	552
Greene county.	553

(C) As used in this section:	554
(1) "Within a township" includes all land, including, but	555
not limited to, any part of any municipal corporation, that is	556
physically located within the territorial boundaries of that	557
township, whether or not that land or municipal corporation is	558
governmentally a part of the township.	559
(2) "Within a municipal corporation" includes all land	560
within the territorial boundaries of the municipal corporation	561
and any townships that are coextensive with the municipal	562
corporation.	563
Sec. 1901.03. As used in this chapter:	564
(A) "Territory" means the geographical areas within which	565
municipal courts have jurisdiction as provided in sections	566
1901.01 and 1901.02 of the Revised Code.	567
(B) "Legislative authority" means the legislative	568
authority of the municipal corporation in which a municipal	569
court, other than a county-operated municipal court, is located,	570
and means the respective board of county commissioners of the	571
county in which a county-operated municipal court is located.	572
(C) "Chief executive" means the chief executive of the	573
municipal corporation in which a municipal court, other than a	574
county-operated municipal court, is located, and means the	575
respective chairman of the board of county commissioners of the	576
county in which a county-operated municipal court is located.	577
(D) "City treasury" means the treasury of the municipal	578
corporation in which a municipal court, other than a county-	579
operated municipal court, is located.	580
(E) "City treasurer" means the treasurer of the municipal	581

corporation in which a municipal court, other than a county-	582
operated municipal court, is located.	583
(F) "County-operated municipal court" means the Auglaize	584
county, Brown county, Carroll county, Clermont county,	585
Columbiana county, Crawford county, Darke county, Erie county,	586
Hamilton county, Hocking county, Holmes county, Jackson county,	587
Lawrence county, Madison county, Miami county, Montgomery	588
county, Morrow county, Ottawa county, Portage county, Putnam	589
county, or Wayne county municipal court and, effective January	590
1,-2013 2018, also includes the Sandusky-Perry county municipal	591
court.	592
(G) "A municipal corporation in which a municipal court is	593
located" includes each municipal corporation named in section	594
1901.01 of the Revised Code, but does not include one in which a	595
judge sits pursuant to any provision of section 1901.021 of the	596
Revised Code except division (M) of that section.	597
Sec. 1901.07. (A) All municipal court judges shall be	598
elected on the nonpartisan ballot for terms of six years. In a	599
municipal court in which only one judge is to be elected in any	600
one year, that judge's term commences on the first day of	601
January after the election. In a municipal court in which two or	602
more judges are to be elected in any one year, their terms	603
commence on successive days beginning the first day of January,	604
following the election, unless otherwise provided by section	605
1901.08 of the Revised Code.	606
(B) All candidates for municipal court judge may be	607
nominated either by nominating petition or by primary election,	608
except that if the jurisdiction of a municipal court extends	609
only to the corporate limits of the municipal corporation in	610

which the court is located and that municipal corporation

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operates under a charter, all candidates shall be nominated in
the same manner provided in the charter for the office of
municipal court judge or, if no specific provisions are made in
the charter for the office of municipal court judge, in the same
manner as the charter prescribes for the nomination and election
of the legislative authority of the municipal corporation.

If the jurisdiction of a municipal court extends beyond 618 the corporate limits of the municipal corporation in which it is 619 located or if the jurisdiction of the court does not extend 620 621 beyond the corporate limits of the municipal corporation in 622 which it is located and no charter provisions apply, all candidates for party nomination to the office of municipal court 623 judge shall file a declaration of candidacy and petition not 624 later than four p.m. of the ninetieth day before the day of the 625 primary election in the form prescribed by section 3513.07 of 626 the Revised Code. The petition shall conform to the requirements 627 provided for those petitions of candidacy contained in section 628 3513.05 of the Revised Code, except that the petition shall be 629 signed by at least fifty electors of the territory of the court. 630 If no valid declaration of candidacy is filed for nomination as 631 a candidate of a political party for election to the office of 632 municipal court judge, or if the number of persons filing the 633 declarations of candidacy for nominations as candidates of one 634 political party for election to the office does not exceed the 635 number of candidates that that party is entitled to nominate as 636 its candidates for election to the office, no primary election 637 shall be held for the purpose of nominating candidates of that 638 party for election to the office, and the candidates shall be 639 issued certificates of nomination in the manner set forth in 640 section 3513.02 of the Revised Code. 641

If the jurisdiction of a municipal court extends beyond

the corporate limits of the municipal corporation in which it is	643
located or if the jurisdiction of the court does not extend	644
beyond the corporate limits of the municipal corporation in	645
which it is located and no charter provisions apply, nonpartisan	646
candidates for the office of municipal court judge shall file	647
nominating petitions not later than four p.m. of the day before	648
the day of the primary election in the form prescribed by	649
section 3513.261 of the Revised Code. The petition shall conform	650
to the requirements provided for those petitions of candidacy	651
contained in section 3513.257 of the Revised Code, except that	652
the petition shall be signed by at least fifty electors of the	653
territory of the court.	654

The nominating petition or declaration of candidacy for a municipal court judge shall contain a designation of the term for which the candidate seeks election. At the following regular municipal election, the candidacies of the judges nominated shall be submitted to the electors of the territory on a nonpartisan, judicial ballot in the same manner as provided for judges of the court of common pleas, except that, in a municipal corporation operating under a charter, all candidates for municipal court judge shall be elected in conformity with the charter if provisions are made in the charter for the election of municipal court judges.

- (C) Notwithstanding divisions (A) and (B) of this section, in the following municipal courts, the judges shall be nominated and elected as follows:
- (1) In the Cleveland municipal court, the judges shall be
  nominated only by petition. The petition shall be signed by at
  least fifty electors of the territory of the court. It shall be
  in the statutory form and shall be filed in the manner and
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within the time prescribed by the charter of the city of Cleveland for filing petitions of candidates for municipal offices. Each elector shall have the right to sign petitions for as many candidates as are to be elected, but no more. The judges shall be elected by the electors of the territory of the court in the manner provided by law for the election of judges of the court of common pleas.

- (2) In the Toledo municipal court, the judges shall be nominated only by petition. The petition shall be signed by at least fifty electors of the territory of the court. It shall be in the statutory form and shall be filed in the manner and within the time prescribed by the charter of the city of Toledo for filing nominating petitions for city council. Each elector shall have the right to sign petitions for as many candidates as are to be elected, but no more. The judges shall be elected by the electors of the territory of the court in the manner provided by law for the election of judges of the court of common pleas.
- (3) In the Akron municipal court, the judges shall be nominated only by petition. The petition shall be signed by at least fifty electors of the territory of the court. It shall be in statutory form and shall be filed in the manner and within the time prescribed by the charter of the city of Akron for filing nominating petitions of candidates for municipal offices. Each elector shall have the right to sign petitions for as many candidates as are to be elected, but no more. The judges shall be elected by the electors of the territory of the court in the manner provided by law for the election of judges of the court of common pleas.
  - (4) In the Hamilton county municipal court, the judges

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shall be nominated only by petition. The petition shall be	703
signed by at least one hundred electors of the judicial district	704
of the county from which the candidate seeks election, which	705
petitions shall be signed and filed not later than four p.m. of	706
the day before the day of the primary election in the form	707
prescribed by section 3513.261 of the Revised Code. Unless	708
otherwise provided in this section, the petition shall conform	709
to the requirements provided for nominating petitions in section	710
3513.257 of the Revised Code. The judges shall be elected by the	711
electors of the relative judicial district of the county at the	712
regular municipal election and in the manner provided by law for	713
the election of judges of the court of common pleas.	714

- (5) In the Franklin county municipal court, the judges shall be nominated only by petition. The petition shall be signed by at least fifty electors of the territory of the court. The petition shall be in the statutory form and shall be filed in the manner and within the time prescribed by the charter of the city of Columbus for filing petitions of candidates for municipal offices. The judges shall be elected by the electors of the territory of the court in the manner provided by law for the election of judges of the court of common pleas.
- (6) In the Auglaize, Brown, Carroll, Clermont, Crawford, 724
  Hocking, Jackson, Lawrence, Madison, Miami, Morrow, Perry, 725
  Putnam, Sandusky, and Wayne county municipal courts, the judges 726
  shall be nominated only by petition. The petitions shall be 727
  signed by at least fifty electors of the territory of the court 728
  and shall conform to the provisions of this section. 729
- (D) In the Portage county municipal court, the judges 730 shall be nominated either by nominating petition or by primary 731 election, as provided in division (B) of this section. 732

(E) As used in this section, as to an election for either	733
a full or an unexpired term, "the territory within the	734
jurisdiction of the court" means that territory as it will be on	735
the first day of January after the election.	736
Sec. 1901.08. The number of, and the time for election of,	737
judges of the following municipal courts and the beginning of	738
their terms shall be as follows:	739
In the Akron municipal court, two full-time judges shall	740
be elected in 1951, two full-time judges shall be elected in	741
1953, one full-time judge shall be elected in 1967, and one	742
full-time judge shall be elected in 1975.	743
In the Alliance municipal court, one full-time judge shall	744
be elected in 1953.	745
In the Ashland municipal court, one full-time judge shall	746
be elected in 1951.	747
In the Ashtabula municipal court, one full-time judge	748
shall be elected in 1953.	749
In the Athens county municipal court, one full-time judge	750
shall be elected in 1967.	751
In the Auglaize county municipal court, one full-time	752
judge shall be elected in 1975.	753
In the Avon Lake municipal court, one full-time judge	754
shall be elected in 2017. On and after the effective date of	755
this amendment September 15, 2014, the part-time judge of the	756
Avon Lake municipal court who was elected in 2011 shall serve as	757
a full-time judge of the court until the end of that judge's	758
term on December 31, 2017.	759
In the Barberton municipal court, one full-time judge	760

1969, and two full-time judges shall be elected in 1977.	788
In the Carroll county municipal court, one full-time judge	789
shall be elected in 2009. Beginning January 1, 2007, the judge	790
elected in 2006 to the part-time judgeship of the Carroll county	791
county court that existed prior to that date shall serve as the	792
full-time judge of the Carroll county municipal court until	793
December 31, 2009.	794
In the Celina municipal court, one full-time judge shall	795
be elected in 1957.	796
In the Champaign county municipal court, one full-time	797
judge shall be elected in 2001.	798
In the Chardon municipal court, one full-time judge shall	799
be elected in 1963.	800
In the Chillicothe municipal court, one full-time judge	801
shall be elected in 1951, and one full-time judge shall be	802
elected in 1977.	803
In the Circleville municipal court, one full-time judge	804
shall be elected in 1953.	805
In the Clark county municipal court, one full-time judge	806
shall be elected in 1989, and two full-time judges shall be	807
elected in 1991. The full-time judges of the Springfield	808
municipal court who were elected in 1983 and 1985 shall serve as	809
the judges of the Clark county municipal court from January 1,	810
1988, until the end of their respective terms.	811
In the Clermont county municipal court, two full-time	812
judges shall be elected in 1991, and one full-time judge shall	813
be elected in 1999.	814
In the Cleveland municipal court, six full-time judges	815

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shall be elected in 2005. Beginning January 1, 2005, the part-	844
time judge of the Darke county county court that existed prior	845
to that date whose term began on January 1, 2001, shall serve as	846
the full-time judge of the Darke county municipal court until	847
December 31, 2005.	848
In the Dayton municipal court, three full-time judges	849
shall be elected in 1987, their terms to commence on successive	850
days beginning on the first day of January next after their	851
election, and two full-time judges shall be elected in 1955,	852
their terms to commence on successive days beginning on the	853
second day of January next after their election.	854
In the Defiance municipal court, one full-time judge shall	855
be elected in 1957.	856
In the Delaware municipal court, one full-time judge shall	857
be elected in 1953, and one full-time judge shall be elected in	858
2007.	859
In the East Cleveland municipal court, one full-time judge	860
shall be elected in 1957.	861
In the East Liverpool municipal court, one full-time judge	862
shall be elected in 1953.	863
In the Eaton municipal court, one full-time judge shall be	864
elected in 1973.	865
In the Elyria municipal court, one full-time judge shall	866
be elected in 1955, and one full-time judge shall be elected in	867
1973.	868
	000
In the Erie county municipal court, one full-time judge	869
shall be elected in 2007.	870
In the Euclid municipal court, one full-time judge shall	871

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be elected in 1963. 899 In the Hamilton municipal court, one full-time judge shall 900 be elected in 1953. 901 In the Hamilton county municipal court, five full-time 902 judges shall be elected in 1967, five full-time judges shall be 903 elected in 1971, two full-time judges shall be elected in 1981, 904 and two full-time judges shall be elected in 1983. All terms of 905 judges of the Hamilton county municipal court shall commence on 906 the first day of January next after their election, except that 907 the terms of the additional judges to be elected in 1981 shall 908 commence on January 2, 1982, and January 3, 1982, and that the 909 terms of the additional judges to be elected in 1983 shall 910 commence on January 4, 1984, and January 5, 1984. 911 In the Hardin county municipal court, one part-time judge 912 shall be elected in 1989. 913 In the Hillsboro municipal court, one full-time judge 914 shall be elected in 2011. On and after December 30, 2008, the 915 part-time judge of the Hillsboro municipal court who was elected 916 in 2005 shall serve as a full-time judge of the court until the 917 end of that judge's term on December 31, 2011. 918 In the Hocking county municipal court, one full-time judge 919 shall be elected in 1977. 920 In the Holmes county municipal court, one full-time judge 921 shall be elected in 2007. Beginning January 1, 2007, the part-922 time judge of the Holmes county court that existed prior 923 to that date whose term commenced on January 1, 2007, shall 924 serve as the full-time judge of the Holmes county municipal 925 court until December 31, 2007. 926

In the Huron municipal court, one part-time judge shall be

In the Lima municipal court, one full-time judge shall be

elected in 1951, and one full-time judge shall be elected in

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As Reported by the Senate Judiciary Committee

In the Medina municipal court, one full-time judge shall	983
be elected in 1957.	984
In the Mentor municipal court, one full-time judge shall	985
be elected in 1971.	986
In the Miami county municipal court, one full-time judge	987
shall be elected in 1975, and one full-time judge shall be	988
elected in 1979.	989
In the Miamisburg municipal court, one full-time judge	990
shall be elected in 1951.	991
In the Middletown municipal court, one full-time judge	992
shall be elected in 1953.	993
In the Montgomery county municipal court:	994
One judge shall be elected in 2011 to a part-time	995
judgeship for a term to begin on January 1, 2012. If any one of	996
the other judgeships of the court becomes vacant and is	997
abolished after July 1, 2010, this judgeship shall become a	998
full-time judgeship on that date. If only one other judgeship of	999
the court becomes vacant and is abolished as of December 31,	1000
2021, this judgeship shall be abolished as of that date.	1001
Beginning July 1, 2010, the part-time judge of the Montgomery	1002
county county that existed before that date whose term	1003
commenced on January 1, 2005, shall serve as a part-time judge	1004
of the Montgomery county municipal court until December 31,	1005
2011.	1006
One judge shall be elected in 2011 to a full-time	1007
judgeship for a term to begin on January 2, 2012, and this	1008
judgeship shall be abolished on January 1, 2016. Beginning July	1009
1, 2010, the part-time judge of the Montgomery county county	1010
court that existed before that date whose term commenced on	1011

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January 2, 2005, shall serve as a full-time judge of the	1012
Montgomery county municipal court until January 1, 2012.	1013
One judge shall be elected in 2013 to a full-time	1014
judgeship for a term to begin on January 2, 2014. Beginning July	1015
1, 2010, the part-time judge of the Montgomery county county	1016
court that existed before that date whose term commenced on	1017
January 2, 2007, shall serve as a full-time judge of the	1018
Montgomery county municipal court until January 1, 2014.	1019
One judge shall be elected in 2013 to a judgeship for a	1020
term to begin on January 1, 2014. If no other judgeship of the	1021
court becomes vacant and is abolished by January 1, 2014, this	1022
judgeship shall be a part-time judgeship. When one or more of	1023
the other judgeships of the court becomes vacant and is	1024
abolished after July 1, 2010, this judgeship shall become a	1025
full-time judgeship. Beginning July 1, 2010, the part-time judge	1026
of the Montgomery county court that existed before that	1027
date whose term commenced on January 1, 2007, shall serve as	1028
this judge of the Montgomery county municipal court until	1029
December 31, 2013.	1030
If any one of the judgeships of the court becomes vacant	1031
before December 31, 2021, that judgeship is abolished on the	1032
date that it becomes vacant, and the other judges of the court	1033
shall be or serve as full-time judges. The abolishment of	1034
judgeships for the Montgomery county municipal court shall cease	1035
when the court has two full-time judgeships.	1036
In the Morrow county municipal court, one full-time judge	1037
shall be elected in 2005. Beginning January 1, 2003, the part-	1038
time judge of the Morrow county county court that existed prior	1039

to that date shall serve as the full-time judge of the Morrow

county municipal court until December 31, 2005.

In the Mount Vernon municipal court, one full-time judge shall be elected in 1951.	1042 1043
In the Napoleon municipal court, one full-time judge shall be elected in 2005.	1044
In the New Philadelphia municipal court, one full-time	1046 1047
judge shall be elected in 1975.  In the Newton Falls municipal court, one full-time judge	1048
shall be elected in 1963.  In the Niles municipal court, one full-time judge shall be	1049
elected in 1951.  In the Norwalk municipal court, one full-time judge shall	1051 1052
be elected in 1975.  In the Oakwood municipal court, one part-time judge shall	1053 1054
be elected in 1953.	1054
In the Oberlin municipal court, one full-time judge shall be elected in 1989.	1056 1057
In the Oregon municipal court, one full-time judge shall be elected in 1963.	1058 1059
In the Ottawa county municipal court, one full-time judge shall be elected in 1995, and the full-time judge of the Port	1060 1061
Clinton municipal court who is elected in 1989 shall serve as the judge of the Ottawa county municipal court from February 4,	1062 1063
1994, until the end of that judge's term.  In the Painesville municipal court, one full-time judge	1064
shall be elected in 1951.  In the Parma municipal court, one full-time judge shall be	1066 1067
elected in 1951, one full-time judge shall be elected in 1967,	1068

and one full-time judge shall be elected in 1971.	1069
In the Perry county municipal court to be established on	1070
January 1, 2018, one full-time judge shall be elected in 2017.	1071
In the Perrysburg municipal court, one full-time judge	1072
shall be elected in 1977.	1073
In the Portage county municipal court, two full-time	1074
judges shall be elected in 1979, and one full-time judge shall	1075
be elected in 1971.	1076
In the Port Clinton municipal court, one full-time judge	1077
shall be elected in 1953. The full-time judge of the Port	1078
Clinton municipal court who is elected in 1989 shall serve as	1079
the judge of the Ottawa county municipal court from February 4,	1080
1994, until the end of that judge's term.	1081
In the Portsmouth municipal court, one full-time judge	1082
shall be elected in 1951, and one full-time judge shall be	1083
elected in 1985.	1084
In the Putnam county municipal court, one full-time judge	1085
shall be elected in 2011. Beginning January 1, 2011, the part-	1086
time judge of the Putnam county county court that existed prior	1087
to that date whose term commenced on January 1, 2007, shall	1088
serve as the full-time judge of the Putnam county municipal	1089
court until December 31, 2011.	1090
In the Rocky River municipal court, one full-time judge	1091
shall be elected in 1957, and one full-time judge shall be	1092
elected in 1971.	1093
In the Sandusky municipal court, one full-time judge shall	1094
be elected in 1953.	1095
In the Sandusky county municipal court, one full-time	1096

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In the Stow municipal court, one full-time judge shall be

be elected in 1957.

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elected in 2009, and one full-time judge shall be elected in	1126
2013. Beginning January 1, 2009, the judge of the Cuyahoga Falls	1127
municipal court that existed prior to that date whose term	1128
commenced on January 1, 2008, shall serve as a full-time judge	1129
of the Stow municipal court until December 31, 2013. Beginning	1130
January 1, 2009, the judge of the Cuyahoga Falls municipal court	1131
that existed prior to that date whose term commenced on January	1132
1, 2004, shall serve as a full-time judge of the Stow municipal	1133
court until December 31, 2009.	1134
In the Struthers municipal court, one part-time judge	1135
shall be elected in 1963.	1136
In the Sylvania municipal court, one full-time judge shall	1137
be elected in 1963.	1138
In the Tiffin-Fostoria municipal court, one full-time	1139
judge shall be elected in 2013.	1140
In the Toledo municipal court, two full-time judges shall	1141
be elected in 1971, four full-time judges shall be elected in	1142
1975, and one full-time judge shall be elected in 1973.	1143
In the Upper Sandusky municipal court, one full-time judge	1144
shall be elected in 2011. The part-time judge elected in 2005,	1145
whose term commenced on January 1, 2006, shall serve as a full-	1146
time judge on and after January 1, 2008, until the expiration of	1147
that judge's term on December 31, 2011, and the office of that	1148
judge is abolished on January 1, 2012.	1149
In the Vandalia municipal court, one full-time judge shall	1150
be elected in 1959.	1151
In the Van Wert municipal court, one full-time judge shall	1152

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In the Vermilion municipal court, one part-time judge	1154
shall be elected in 1965.	1155
In the Wadsworth municipal court, one full-time judge	1156
shall be elected in 1981.	1157
In the Warren municipal court, one full-time judge shall	1158
be elected in 1951, and one full-time judge shall be elected in	1159
1971.	1160
In the Washington Court House municipal court, one full-	1161
time judge shall be elected in 1999. The part-time judge elected	1162
in 1993, whose term commenced on January 1, 1994, shall serve	1163
until December 31, 1999, and the office of that judge is	1164
abolished on January 1, 2000.	1165
In the Wayne county municipal court, one full-time judge	1166
shall be elected in 1975, and one full-time judge shall be	1167
elected in 1979.	1168
In the Willoughby municipal court, one full-time judge	1169
shall be elected in 1951.	1170
In the Wilmington municipal court, one full-time judge	1171
shall be elected in 1991, who shall serve as the judge of the	1172
Wilmington municipal court through June 30, 1992, and as the	1173
judge of the Clinton county municipal court from July 1, 1992,	1174
until the end of that judge's term on December 31, 1997.	1175
In the Xenia municipal court, one full-time judge shall be	1176
elected in 1977.	1177
In the Youngstown municipal court, one full-time judge	1178
shall be elected in 1951, and one full-time judge shall be	1179
elected in 2013.	1180
In the Zanesville municipal court, one full-time judge	1181

shall be elected	in 1953.	1182

Sec. 1901.31. The clerk and deputy clerks of a municipal 1183 court shall be selected, be compensated, give bond, and have 1184 powers and duties as follows: 1185

- (A) There shall be a clerk of the court who is appointed 1186 or elected as follows:
- (1) (a) Except in the Akron, Barberton, Toledo, Hamilton 1188 county, Miami county, Montgomery county, Portage county, and 1189 Wayne county municipal courts and through December 31, 2008, the 1190 Cuyahoga Falls municipal court, if the population of the 1191 1192 territory equals or exceeds one hundred thousand at the regular municipal election immediately preceding the expiration of the 1193 term of the present clerk, the clerk shall be nominated and 1194 elected by the qualified electors of the territory in the manner 1195 that is provided for the nomination and election of judges in 1196 section 1901.07 of the Revised Code. 1197

The clerk so elected shall hold office for a term of six

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years, which term shall commence on the first day of January

following the clerk's election and continue until the clerk's

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successor is elected and qualified.

(b) In the Hamilton county municipal court, the clerk of 1202 courts of Hamilton county shall be the clerk of the municipal 1203 court and may appoint an assistant clerk who shall receive the 1204 compensation, payable out of the treasury of Hamilton county in 1205 semimonthly installments, that the board of county commissioners 1206 prescribes. The clerk of courts of Hamilton county, acting as 1207 the clerk of the Hamilton county municipal court and assuming 1208 the duties of that office, shall receive compensation at one-1209 fourth the rate that is prescribed for the clerks of courts of 1210 common pleas as determined in accordance with the population of
the county and the rates set forth in sections 325.08 and 325.18

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of the Revised Code. This compensation shall be paid from the
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county treasury in semimonthly installments and is in addition
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to the annual compensation that is received for the performance
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of the duties of the clerk of courts of Hamilton county, as
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provided in sections 325.08 and 325.18 of the Revised Code.
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- (c) In the Portage county and Wayne county municipal 1218 courts, the clerks of courts of Portage county and Wayne county 1219 shall be the clerks, respectively, of the Portage county and 1220 1221 Wayne county municipal courts and may appoint a chief deputy clerk for each branch that is established pursuant to section 1222 1901.311 of the Revised Code and assistant clerks as the judges 1223 of the municipal court determine are necessary, all of whom 1224 shall receive the compensation that the legislative authority 1225 prescribes. The clerks of courts of Portage county and Wayne 1226 county, acting as the clerks of the Portage county and Wayne 1227 county municipal courts and assuming the duties of these 1228 offices, shall receive compensation payable from the county 1229 treasury in semimonthly installments at one-fourth the rate that 1230 1231 is prescribed for the clerks of courts of common pleas as determined in accordance with the population of the county and 1232 the rates set forth in sections 325.08 and 325.18 of the Revised 1233 Code. 1234
- (d) In the Montgomery county and Miami county municipal 1235 courts, the clerks of courts of Montgomery county and Miami 1236 county shall be the clerks, respectively, of the Montgomery 1237 county and Miami county municipal courts. The clerks of courts 1238 of Montgomery county and Miami county, acting as the clerks of 1239 the Montgomery county and Miami county municipal courts and 1240 assuming the duties of these offices, shall receive compensation 1241

at one-fourth the rate that is prescribed for the clerks of	1242
courts of common pleas as determined in accordance with the	1243
population of the county and the rates set forth in sections	1244
325.08 and 325.18 of the Revised Code. This compensation shall	1245
be paid from the county treasury in semimonthly installments and	1246
is in addition to the annual compensation that is received for	1247
the performance of the duties of the clerks of courts of	1248
Montgomery county and Miami county, as provided in sections	1249
325.08 and 325.18 of the Revised Code.	1250

(e) Except as otherwise provided in division (A)(1)(e) of 1251 this section, in the Akron municipal court, candidates for 1252 election to the office of clerk of the court shall be nominated 1253 by primary election. The primary election shall be held on the 1254 day specified in the charter of the city of Akron for the 1255 nomination of municipal officers. Notwithstanding any contrary 1256 provision of section 3513.05 or 3513.257 of the Revised Code, 1257 the declarations of candidacy and petitions of partisan 1258 candidates and the nominating petitions of independent 1259 candidates for the office of clerk of the Akron municipal court 1260 shall be signed by at least fifty qualified electors of the 1261 territory of the court. 1262

The candidates shall file a declaration of candidacy and 1263 petition, or a nominating petition, whichever is applicable, not 1264 later than four p.m. of the ninetieth day before the day of the 1265 primary election, in the form prescribed by section 3513.07 or 1266 3513.261 of the Revised Code. The declaration of candidacy and 1267 petition, or the nominating petition, shall conform to the 1268 applicable requirements of section 3513.05 or 3513.257 of the 1269 Revised Code. 1270

If no valid declaration of candidacy and petition is filed

by any person for nomination as a candidate of a particular	1272
political party for election to the office of clerk of the Akron	1273
municipal court, a primary election shall not be held for the	1274
purpose of nominating a candidate of that party for election to	1275
that office. If only one person files a valid declaration of	1276
candidacy and petition for nomination as a candidate of a	1277
particular political party for election to that office, a	1278
primary election shall not be held for the purpose of nominating	1279
a candidate of that party for election to that office, and the	1280
candidate shall be issued a certificate of nomination in the	1281
manner set forth in section 3513.02 of the Revised Code.	1282

Declarations of candidacy and petitions, nominating 1283 petitions, and certificates of nomination for the office of 1284 clerk of the Akron municipal court shall contain a designation 1285 of the term for which the candidate seeks election. At the 1286 following regular municipal election, all candidates for the 1287 office shall be submitted to the qualified electors of the 1288 territory of the court in the manner that is provided in section 1289 1901.07 of the Revised Code for the election of the judges of 1290 the court. The clerk so elected shall hold office for a term of 1291 six years, which term shall commence on the first day of January 1292 following the clerk's election and continue until the clerk's 1293 successor is elected and qualified. 1294

(f) Except as otherwise provided in division (A)(1)(f) of 1295 this section, in the Barberton municipal court, candidates for 1296 election to the office of clerk of the court shall be nominated 1297 by primary election. The primary election shall be held on the 1298 day specified in the charter of the city of Barberton for the 1299 nomination of municipal officers. Notwithstanding any contrary 1300 provision of section 3513.05 or 3513.257 of the Revised Code, 1301 the declarations of candidacy and petitions of partisan 1302

candidates and the nominating petitions of independent	1303
candidates for the office of clerk of the Barberton municipal	1304
court shall be signed by at least fifty qualified electors of	1305
the territory of the court.	1306

The candidates shall file a declaration of candidacy and 1307 petition, or a nominating petition, whichever is applicable, not 1308 later than four p.m. of the ninetieth day before the day of the 1309 primary election, in the form prescribed by section 3513.07 or 1310 3513.261 of the Revised Code. The declaration of candidacy and 1311 petition, or the nominating petition, shall conform to the 1312 applicable requirements of section 3513.05 or 3513.257 of the 1313 Revised Code. 1314

If no valid declaration of candidacy and petition is filed 1315 by any person for nomination as a candidate of a particular 1316 political party for election to the office of clerk of the 1317 Barberton municipal court, a primary election shall not be held 1318 for the purpose of nominating a candidate of that party for 1319 election to that office. If only one person files a valid 1320 declaration of candidacy and petition for nomination as a 1321 candidate of a particular political party for election to that 1322 office, a primary election shall not be held for the purpose of 1323 nominating a candidate of that party for election to that 1324 office, and the candidate shall be issued a certificate of 1325 nomination in the manner set forth in section 3513.02 of the 1326 Revised Code. 1327

Declarations of candidacy and petitions, nominating

petitions, and certificates of nomination for the office of

clerk of the Barberton municipal court shall contain a

designation of the term for which the candidate seeks election.

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At the following regular municipal election, all candidates for

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the office shall be submitted to the qualified electors of the	1333
territory of the court in the manner that is provided in section	1334
1901.07 of the Revised Code for the election of the judges of	1335
the court. The clerk so elected shall hold office for a term of	1336
six years, which term shall commence on the first day of January	1337
following the clerk's election and continue until the clerk's	1338
successor is elected and qualified.	1339

(g) (i) Through December 31, 2008, except as otherwise 1340 provided in division (A)(1)(q)(i) of this section, in the 1341 Cuyahoga Falls municipal court, candidates for election to the 1342 1343 office of clerk of the court shall be nominated by primary election. The primary election shall be held on the day 1344 specified in the charter of the city of Cuyahoga Falls for the 1345 nomination of municipal officers. Notwithstanding any contrary 1346 provision of section 3513.05 or 3513.257 of the Revised Code, 1347 the declarations of candidacy and petitions of partisan 1348 candidates and the nominating petitions of independent 1349 candidates for the office of clerk of the Cuyahoga Falls 1350 municipal court shall be signed by at least fifty qualified 1351 electors of the territory of the court. 1352

The candidates shall file a declaration of candidacy and 1353 1354 petition, or a nominating petition, whichever is applicable, not later than four p.m. of the ninetieth day before the day of the 1355 primary election, in the form prescribed by section 3513.07 or 1356 3513.261 of the Revised Code. The declaration of candidacy and 1357 petition, or the nominating petition, shall conform to the 1358 applicable requirements of section 3513.05 or 3513.257 of the 1359 Revised Code. 1360

If no valid declaration of candidacy and petition is filed 1361 by any person for nomination as a candidate of a particular 1362

political party for election to the office of clerk of the	1363
Cuyahoga Falls municipal court, a primary election shall not be	1364
held for the purpose of nominating a candidate of that party for	1365
election to that office. If only one person files a valid	1366
declaration of candidacy and petition for nomination as a	1367
candidate of a particular political party for election to that	1368
office, a primary election shall not be held for the purpose of	1369
nominating a candidate of that party for election to that	1370
office, and the candidate shall be issued a certificate of	1371
nomination in the manner set forth in section 3513.02 of the	1372
Revised Code.	1373

Declarations of candidacy and petitions, nominating 1374 petitions, and certificates of nomination for the office of 1375 clerk of the Cuyahoga Falls municipal court shall contain a 1376 designation of the term for which the candidate seeks election. 1377 At the following regular municipal election, all candidates for 1378 the office shall be submitted to the qualified electors of the 1379 territory of the court in the manner that is provided in section 1380 1901.07 of the Revised Code for the election of the judges of 1381 the court. The clerk so elected shall hold office for a term of 1382 six years, which term shall commence on the first day of January 1383 following the clerk's election and continue until the clerk's 1384 successor is elected and qualified. 1385

- (ii) Division (A)(1)(g)(i) of this section shall have no 1386 effect after December 31, 2008.
- (h) Except as otherwise provided in division (A)(1)(h) of
  this section, in the Toledo municipal court, candidates for
  election to the office of clerk of the court shall be nominated
  by primary election. The primary election shall be held on the
  day specified in the charter of the city of Toledo for the
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nomination of municipal officers. Notwithstanding any contrary	1393
provision of section 3513.05 or 3513.257 of the Revised Code,	1394
the declarations of candidacy and petitions of partisan	1395
candidates and the nominating petitions of independent	1396
candidates for the office of clerk of the Toledo municipal court	1397
shall be signed by at least fifty qualified electors of the	1398
territory of the court.	1399

The candidates shall file a declaration of candidacy and 1400 petition, or a nominating petition, whichever is applicable, not 1401 later than four p.m. of the ninetieth day before the day of the 1402 primary election, in the form prescribed by section 3513.07 or 1403 3513.261 of the Revised Code. The declaration of candidacy and 1404 petition, or the nominating petition, shall conform to the 1405 applicable requirements of section 3513.05 or 3513.257 of the 1406 Revised Code. 1407

If no valid declaration of candidacy and petition is filed 1408 by any person for nomination as a candidate of a particular 1409 political party for election to the office of clerk of the 1410 Toledo municipal court, a primary election shall not be held for 1411 the purpose of nominating a candidate of that party for election 1412 to that office. If only one person files a valid declaration of 1413 candidacy and petition for nomination as a candidate of a 1414 particular political party for election to that office, a 1415 primary election shall not be held for the purpose of nominating 1416 a candidate of that party for election to that office, and the 1417 candidate shall be issued a certificate of nomination in the 1418 manner set forth in section 3513.02 of the Revised Code. 1419

Declarations of candidacy and petitions, nominating 1420 petitions, and certificates of nomination for the office of 1421 clerk of the Toledo municipal court shall contain a designation 1422

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of the term for which the candidate seeks election. At the	1423
following regular municipal election, all candidates for the	1424
office shall be submitted to the qualified electors of the	1425
territory of the court in the manner that is provided in section	1426
1901.07 of the Revised Code for the election of the judges of	1427
the court. The clerk so elected shall hold office for a term of	1428
six years, which term shall commence on the first day of January	1429
following the clerk's election and continue until the clerk's	1430
successor is elected and qualified.	1431

- (2) (a) Except for the Alliance, Auglaize county, Brown county, Columbiana county, Holmes county, Perry county, Putnam county, Sandusky county, Lorain, Massillon, and Youngstown municipal courts, in a municipal court for which the population of the territory is less than one hundred thousand, the clerk shall be appointed by the court, and the clerk shall hold office until the clerk's successor is appointed and qualified.
- (b) In the Alliance, Lorain, Massillon, and Youngstown municipal courts, the clerk shall be elected for a term of office as described in division (A)(1)(a) of this section.
- (c) In the Auglaize county, Brown county, Holmes county, 1442 Perry county, Putnam county, and Sandusky county municipal 1443 courts, the clerks of courts of Auglaize county, Brown county, 1444 Holmes county, Perry county, Putnam county, and Sandusky county 1445 shall be the clerks, respectively, of the Auglaize county, Brown 1446 county, Holmes county, Perry county, Putnam county, and Sandusky 1447 county municipal courts and may appoint a chief deputy clerk for 1448 each branch office that is established pursuant to section 1449 1901.311 of the Revised Code, and assistant clerks as the judge 1450 of the court determines are necessary, all of whom shall receive 1451 the compensation that the legislative authority prescribes. The 1452

clerks of courts of Auglaize county, Brown county, Holmes	1453
county, Perry county, Putnam county, and Sandusky county, acting	1454
as the clerks of the Auglaize county, Brown county, Holmes	1455
county, Perry county, Putnam county, and Sandusky county	1456
municipal courts and assuming the duties of these offices, shall	1457
receive compensation payable from the county treasury in	1458
semimonthly installments at one-fourth the rate that is	1459
prescribed for the clerks of courts of common pleas as	1460
determined in accordance with the population of the county and	1461
the rates set forth in sections 325.08 and 325.18 of the Revised	1462
Code.	1463

- (d) In the Columbiana county municipal court, the clerk of 1464 courts of Columbiana county shall be the clerk of the municipal 1465 court, may appoint a chief deputy clerk for each branch office 1466 that is established pursuant to section 1901.311 of the Revised 1467 Code, and may appoint any assistant clerks that the judges of 1468 the court determine are necessary. All of the chief deputy 1469 clerks and assistant clerks shall receive the compensation that 1470 the legislative authority prescribes. The clerk of courts of 1471 Columbiana county, acting as the clerk of the Columbiana county 1472 municipal court and assuming the duties of that office, shall 1473 receive in either biweekly installments or semimonthly 1474 installments, as determined by the payroll administrator, 1475 compensation payable from the county treasury at one-fourth the 1476 rate that is prescribed for the clerks of courts of common pleas 1477 as determined in accordance with the population of the county 1478 and the rates set forth in sections 325.08 and 325.18 of the 1479 Revised Code. 1480
- (3) During the temporary absence of the clerk due to
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  illness, vacation, or other proper cause, the court may appoint
  a temporary clerk, who shall be paid the same compensation, have
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the same authority, and perform the same duties as the clerk.

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(B) Except in the Hamilton county, Montgomery county,	1485
Miami county, Portage county, and Wayne county municipal courts,	1486
if a vacancy occurs in the office of the clerk of the Alliance,	1487
Lorain, Massillon, or Youngstown municipal court or occurs in	1488
the office of the clerk of a municipal court for which the	1489
population of the territory equals or exceeds one hundred	1490
thousand because the clerk ceases to hold the office before the	1491
end of the clerk's term or because a clerk-elect fails to take	1492
office, the vacancy shall be filled, until a successor is	1493
elected and qualified, by a person chosen by the residents of	1494
the territory of the court who are members of the county central	1495
committee of the political party by which the last occupant of	1496
that office or the clerk-elect was nominated. Not less than five	1497
nor more than fifteen days after a vacancy occurs, those members	1498
of that county central committee shall meet to make an	1499
appointment to fill the vacancy. At least four days before the	1500
date of the meeting, the chairperson or a secretary of the	1501
county central committee shall notify each such member of that	1502
county central committee by first class mail of the date, time,	1503
and place of the meeting and its purpose. A majority of all such	1504
members of that county central committee constitutes a quorum,	1505
and a majority of the quorum is required to make the	1506
appointment. If the office so vacated was occupied or was to be	1507
occupied by a person not nominated at a primary election, or if	1508
the appointment was not made by the committee members in	1509
accordance with this division, the court shall make an	1510
appointment to fill the vacancy. A successor shall be elected to	1511
fill the office for the unexpired term at the first municipal	1512
election that is held more than one hundred thirty-five days	1513
after the vacancy occurred.	1514

(C)(1) In a municipal court, other than the Auglaize	1515
county, the Brown county, the Columbiana county, the Holmes	1516
county, the Perry county, the Putnam county, the Sandusky	1517
county, and the Lorain municipal courts, for which the	1518
population of the territory is less than one hundred thousand,	1519
the clerk of the municipal court shall receive the annual	1520
compensation that the presiding judge of the court prescribes,	1521
if the revenue of the court for the preceding calendar year, as	1522
certified by the auditor or chief fiscal officer of the	1523
municipal corporation in which the court is located or, in the	1524
case of a county-operated municipal court, the county auditor,	1525
is equal to or greater than the expenditures, including any debt	1526
charges, for the operation of the court payable under this	1527
chapter from the city treasury or, in the case of a county-	1528
operated municipal court, the county treasury for that calendar	1529
year, as also certified by the auditor or chief fiscal officer.	1530
If the revenue of a municipal court, other than the Auglaize	1531
county, the Brown county, the Columbiana county, the Perry	1532
county, the Putnam county, the Sandusky county, and the Lorain	1533
municipal courts, for which the population of the territory is	1534
less than one hundred thousand for the preceding calendar year	1535
as so certified is not equal to or greater than those	1536
expenditures for the operation of the court for that calendar	1537
year as so certified, the clerk of a municipal court shall	1538
receive the annual compensation that the legislative authority	1539
prescribes. As used in this division, "revenue" means the total	1540
of all costs and fees that are collected and paid to the city	1541
treasury or, in a county-operated municipal court, the county	1542
treasury by the clerk of the municipal court under division (F)	1543
of this section and all interest received and paid to the city	1544
treasury or, in a county-operated municipal court, the county	1545
treasury in relation to the costs and fees under division (G) of	1546

this section. 1547

- (2) In a municipal court, other than the Hamilton county,

  Montgomery county, Miami county, Portage county, and Wayne

  1549

  county municipal courts, for which the population of the

  1550

  territory is one hundred thousand or more, and in the Lorain

  municipal court, the clerk of the municipal court shall receive

  1552

  annual compensation in a sum equal to eighty-five per cent of

  1553

  the salary of a judge of the court.
- (3) The compensation of a clerk described in division (C) 1555 (1) or (2) of this section and of the clerk of the Columbiana 1556 county municipal court is payable in either semimonthly 1557 installments or biweekly installments, as determined by the 1558 payroll administrator, from the same sources and in the same 1559 manner as provided in section 1901.11 of the Revised Code, 1560 except that the compensation of the clerk of the Carroll county 1561 municipal court is payable in biweekly installments. 1562
- (D) Before entering upon the duties of the clerk's office, 1563 the clerk of a municipal court shall give bond of not less than 1564 six thousand dollars to be determined by the judges of the 1565 court, conditioned upon the faithful performance of the clerk's 1566 duties.
- (E) The clerk of a municipal court may do all of the 1568 following: administer oaths, take affidavits, and issue 1569 executions upon any judgment rendered in the court, including a 1570 judgment for unpaid costs; issue, sign, and attach the seal of 1571 the court to all writs, process, subpoenas, and papers issuing 1572 out of the court; and approve all bonds, sureties, 1573 recognizances, and undertakings fixed by any judge of the court 1574 or by law. The clerk may refuse to accept for filing any 1575 pleading or paper submitted for filing by a person who has been 1576

found to be a vexatious litigator under section 2323.52 of the	1577
Revised Code and who has failed to obtain leave to proceed under	1578
that section. The clerk shall do all of the following: file and	1579
safely keep all journals, records, books, and papers belonging	1580
or appertaining to the court; record the proceedings of the	1581
court; perform all other duties that the judges of the court may	1582
prescribe; and keep a book showing all receipts and	1583
disbursements, which book shall be open for public inspection at	1584
all times.	1585

The clerk shall prepare and maintain a general index, a 1586 docket, and other records that the court, by rule, requires, all 1587 of which shall be the public records of the court. In the 1588 docket, the clerk shall enter, at the time of the commencement 1589 of an action, the names of the parties in full, the names of the 1590 counsel, and the nature of the proceedings. Under proper dates, 1591 the clerk shall note the filing of the complaint, issuing of 1592 summons or other process, returns, and any subsequent pleadings. 1593 The clerk also shall enter all reports, verdicts, orders, 1594 judgments, and proceedings of the court, clearly specifying the 1595 relief granted or orders made in each action. The court may 1596 order an extended record of any of the above to be made and 1597 entered, under the proper action heading, upon the docket at the 1598 request of any party to the case, the expense of which record 1599 may be taxed as costs in the case or may be required to be 1600 prepaid by the party demanding the record, upon order of the 1601 court. 1602

(F) The clerk of a municipal court shall receive, collect, 1603 and issue receipts for all costs, fees, fines, bail, and other 1604 moneys payable to the office or to any officer of the court. The 1605 clerk shall on or before the twentieth day of the month 1606 following the month in which they are collected disburse to the 1607

proper persons or officers, and take receipts for, all costs,	1608
fees, fines, bail, and other moneys that the clerk collects.	1609
Subject to sections 307.515 and 4511.193 of the Revised Code and	1610
to any other section of the Revised Code that requires a	1611
specific manner of disbursement of any moneys received by a	1612
municipal court and except for the Hamilton county, Lawrence	1613
county, and Ottawa county municipal courts, the clerk shall pay	1614
all fines received for violation of municipal ordinances into	1615
the treasury of the municipal corporation the ordinance of which	1616
was violated and shall pay all fines received for violation of	1617
township resolutions adopted pursuant to section 503.52 or	1618
503.53 or Chapter 504. of the Revised Code into the treasury of	1619
the township the resolution of which was violated. Subject to	1620
sections 1901.024 and 4511.193 of the Revised Code, in the	1621
Hamilton county, Lawrence county, and Ottawa county municipal	1622
courts, the clerk shall pay fifty per cent of the fines received	1623
for violation of municipal ordinances and fifty per cent of the	1624
fines received for violation of township resolutions adopted	1625
pursuant to section 503.52 or 503.53 or Chapter 504. of the	1626
Revised Code into the treasury of the county. Subject to	1627
sections 307.515, 4511.19, and 5503.04 of the Revised Code and	1628
to any other section of the Revised Code that requires a	1629
specific manner of disbursement of any moneys received by a	1630
municipal court, the clerk shall pay all fines collected for the	1631
violation of state laws into the county treasury. Except in a	1632
county-operated municipal court, the clerk shall pay all costs	1633
and fees the disbursement of which is not otherwise provided for	1634
in the Revised Code into the city treasury. The clerk of a	1635
county-operated municipal court shall pay the costs and fees the	1636
disbursement of which is not otherwise provided for in the	1637
Revised Code into the county treasury. Moneys deposited as	1638
security for costs shall be retained pending the litigation. The	1639

clerk shall keep a separate account of all receipts and

disbursements in civil and criminal cases, which shall be a

permanent public record of the office. On the expiration of the

term of the clerk, the clerk shall deliver the records to the

clerk's successor. The clerk shall have other powers and duties

as are prescribed by rule or order of the court.

1640

(G) All moneys paid into a municipal court shall be noted 1646 on the record of the case in which they are paid and shall be 1647 deposited in a state or national bank, or a domestic savings and 1648 loan association, as defined in section 1151.01 of the Revised 1649 Code, that is selected by the clerk. Any interest received upon 1650 the deposits shall be paid into the city treasury, except that, 1651 in a county-operated municipal court, the interest shall be paid 1652 into the treasury of the county in which the court is located. 1653

On the first Monday in January of each year, the clerk 1654 shall make a list of the titles of all cases in the court that 1655 were finally determined more than one year past in which there 1656 remains unclaimed in the possession of the clerk any funds, or 1657 any part of a deposit for security of costs not consumed by the 1658 costs in the case. The clerk shall give notice of the moneys to 1659 the parties who are entitled to the moneys or to their attorneys 1660 of record. All the moneys remaining unclaimed on the first day 1661 of April of each year shall be paid by the clerk to the city 1662 treasurer, except that, in a county-operated municipal court, 1663 the moneys shall be paid to the treasurer of the county in which 1664 the court is located. The treasurer shall pay any part of the 1665 moneys at any time to the person who has the right to the moneys 1666 upon proper certification of the clerk. 1667

(H) Deputy clerks of a municipal court other than the 1668
Carroll county municipal court may be appointed by the clerk and 1669

payroll administrator, out of the city treasury, that the clerk  may prescribe, except that the compensation of any deputy clerk  of a county-operated municipal court shall be paid out of the  treasury of the county in which the court is located. The judge  of the Carroll county municipal court may appoint deputy clerks  for the court, and the deputy clerks shall receive the  compensation, payable in biweekly installments out of the county  treasury, that the judge may prescribe. Each deputy clerk shall  take an oath of office before entering upon the duties of the  deputy clerk's office and, when so qualified, may perform the  duties appertaining to the office of the clerk. The clerk may  require any of the deputy clerks to give bond of not less than  three thousand dollars, conditioned for the faithful performance	shall receive the compensation, payable in either biweekly	1670
may prescribe, except that the compensation of any deputy clerk  of a county-operated municipal court shall be paid out of the  treasury of the county in which the court is located. The judge  of the Carroll county municipal court may appoint deputy clerks  for the court, and the deputy clerks shall receive the  compensation, payable in biweekly installments out of the county  treasury, that the judge may prescribe. Each deputy clerk shall  take an oath of office before entering upon the duties of the  deputy clerk's office and, when so qualified, may perform the  duties appertaining to the office of the clerk. The clerk may  require any of the deputy clerks to give bond of not less than  three thousand dollars, conditioned for the faithful performance	installments or semimonthly installments, as determined by the	1671
of a county-operated municipal court shall be paid out of the  treasury of the county in which the court is located. The judge  of the Carroll county municipal court may appoint deputy clerks  for the court, and the deputy clerks shall receive the  compensation, payable in biweekly installments out of the county  treasury, that the judge may prescribe. Each deputy clerk shall  take an oath of office before entering upon the duties of the  deputy clerk's office and, when so qualified, may perform the  duties appertaining to the office of the clerk. The clerk may  require any of the deputy clerks to give bond of not less than  three thousand dollars, conditioned for the faithful performance	payroll administrator, out of the city treasury, that the clerk	1672
treasury of the county in which the court is located. The judge  of the Carroll county municipal court may appoint deputy clerks  for the court, and the deputy clerks shall receive the  compensation, payable in biweekly installments out of the county  treasury, that the judge may prescribe. Each deputy clerk shall  take an oath of office before entering upon the duties of the  deputy clerk's office and, when so qualified, may perform the  duties appertaining to the office of the clerk. The clerk may  require any of the deputy clerks to give bond of not less than  three thousand dollars, conditioned for the faithful performance  1684	may prescribe, except that the compensation of any deputy clerk	1673
of the Carroll county municipal court may appoint deputy clerks  for the court, and the deputy clerks shall receive the  compensation, payable in biweekly installments out of the county  treasury, that the judge may prescribe. Each deputy clerk shall  take an oath of office before entering upon the duties of the  deputy clerk's office and, when so qualified, may perform the  duties appertaining to the office of the clerk. The clerk may  require any of the deputy clerks to give bond of not less than  three thousand dollars, conditioned for the faithful performance  1684	of a county-operated municipal court shall be paid out of the	1674
for the court, and the deputy clerks shall receive the  compensation, payable in biweekly installments out of the county  treasury, that the judge may prescribe. Each deputy clerk shall  take an oath of office before entering upon the duties of the  deputy clerk's office and, when so qualified, may perform the  duties appertaining to the office of the clerk. The clerk may  require any of the deputy clerks to give bond of not less than  three thousand dollars, conditioned for the faithful performance  1684	treasury of the county in which the court is located. The judge	1675
compensation, payable in biweekly installments out of the county  treasury, that the judge may prescribe. Each deputy clerk shall  take an oath of office before entering upon the duties of the  deputy clerk's office and, when so qualified, may perform the  duties appertaining to the office of the clerk. The clerk may  require any of the deputy clerks to give bond of not less than  three thousand dollars, conditioned for the faithful performance  1684	of the Carroll county municipal court may appoint deputy clerks	1676
treasury, that the judge may prescribe. Each deputy clerk shall  take an oath of office before entering upon the duties of the  deputy clerk's office and, when so qualified, may perform the  duties appertaining to the office of the clerk. The clerk may  require any of the deputy clerks to give bond of not less than  three thousand dollars, conditioned for the faithful performance  1684	for the court, and the deputy clerks shall receive the	1677
take an oath of office before entering upon the duties of the  deputy clerk's office and, when so qualified, may perform the  duties appertaining to the office of the clerk. The clerk may  require any of the deputy clerks to give bond of not less than  three thousand dollars, conditioned for the faithful performance  1684	compensation, payable in biweekly installments out of the county	1678
deputy clerk's office and, when so qualified, may perform the  duties appertaining to the office of the clerk. The clerk may  require any of the deputy clerks to give bond of not less than  three thousand dollars, conditioned for the faithful performance  1684	treasury, that the judge may prescribe. Each deputy clerk shall	1679
duties appertaining to the office of the clerk. The clerk may  require any of the deputy clerks to give bond of not less than  three thousand dollars, conditioned for the faithful performance  1684	take an oath of office before entering upon the duties of the	1680
require any of the deputy clerks to give bond of not less than 1683 three thousand dollars, conditioned for the faithful performance 1684	deputy clerk's office and, when so qualified, may perform the	1681
three thousand dollars, conditioned for the faithful performance 1684	duties appertaining to the office of the clerk. The clerk may	1682
	require any of the deputy clerks to give bond of not less than	1683
of the deputy clerk's duties. 1685	three thousand dollars, conditioned for the faithful performance	1684
	of the deputy clerk's duties.	1685

- (I) For the purposes of this section, whenever the 1686 population of the territory of a municipal court falls below one 1687 hundred thousand but not below ninety thousand, and the 1688 population of the territory prior to the most recent regular 1689 federal census exceeded one hundred thousand, the legislative 1690 authority of the municipal corporation may declare, by 1691 resolution, that the territory shall be considered to have a 1692 population of at least one hundred thousand. 1693
- (J) The clerk or a deputy clerk shall be in attendance at 1694 all sessions of the municipal court, although not necessarily in 1695 the courtroom, and may administer oaths to witnesses and jurors 1696 and receive verdicts.
- Sec. 1901.312. (A) As used in this section, "health care 1698 coverage" has the same meaning as in section 1901.111 of the 1699

Revised Code.	1700
(B) The legislative authority, after consultation with the	1701
clerk and deputy clerks of the municipal court, shall negotiate	1702
and contract for, purchase, or otherwise procure group health	1703
care coverage for the clerk and deputy clerks and their spouses	1704
and dependents from insurance companies authorized to engage in	1705
the business of insurance in this state under Title XXXIX of the	1706
Revised Code or health insuring corporations holding	1707
certificates of authority under Chapter 1751. of the Revised	1708
Code, except that if the county or municipal corporation served	1709
by the legislative authority provides group health care coverage	1710
for its employees, the group health care coverage required by	1711
this section shall be provided, if possible, through the policy	1712
or plan under which the group health care coverage is provided	1713
for the county or municipal corporation employees.	1714
(C) The portion of the costs, premiums, or charges for the	1715
group health care coverage procured pursuant to division (B) of	1716
this section that is not paid by the clerk and deputy clerks of	1717
the municipal court, or all of the costs, premiums, or charges	1718
for the group health care coverage if the clerk and deputy	1719
clerks will not be paying any such portion, shall be paid as	1720
follows:	1721
(1) If the municipal court is a county-operated municipal	1722
court, the portion of the costs, premiums, or charges or all of	1723
the costs, premiums, or charges shall be paid out of the	1724
treasury of the county.	1725
(2)(a) If the municipal court is not a county-operated	1726
municipal court, the portion of the costs, premiums, or charges	1727
in connection with the clerk or all of the costs, premiums, or	1728

charges in connection with the clerk shall be paid in three-

fifths and two-fifths shares from the city treasury and	1730
appropriate county treasuries as described in division (C) of	1731
section 1901.31 of the Revised Code. The three-fifths share of a	1732
city treasury is subject to apportionment under section 1901.026	1733
of the Revised Code.	1734

- (b) If the municipal court is not a county-operated 1735 municipal court, the portion of the costs, premiums, or charges 1736 in connection with the deputy clerks or all of the costs, 1737 premiums, or charges in connection with the deputy clerks shall 1738 be paid from the city treasury and shall be subject to 1739 apportionment under section 1901.026 of the Revised Code. 1740
- (D) This section does not apply to the clerk of the 1741
  Auglaize county, Hamilton county, Perry county, Portage county, 1742
  Putnam county, or Wayne county municipal court, if health care 1743
  coverage is provided to the clerk by virtue of the clerk's 1744
  employment as the clerk of the court of common pleas of Auglaize 1745
  county, Hamilton county, Perry county, Portage county, Putnam 1746
  county, or Wayne county.

Sec. 1901.34. (A) Except as provided in divisions (B) and 1748 (D) of this section, the village solicitor, city director of 1749 law, or similar chief legal officer for each municipal 1750 corporation within the territory of a municipal court shall 1751 prosecute all cases brought before the municipal court for 1752 criminal offenses occurring within the municipal corporation for 1753 which that person is the solicitor, director of law, or similar 1754 chief legal officer. Except as provided in division (B) of this 1755 section, the village solicitor, city director of law, or similar 1756 chief legal officer of the municipal corporation in which a 1757 municipal court is located shall prosecute all criminal cases 1758 brought before the court arising in the unincorporated areas 1759

within the territory of the municipal court.

(B) The Auglaize county, Brown county, Clermont county, 1761 Hocking county, Holmes county, Jackson county, Morrow county, 1762 Ottawa county, Perry county, Portage county, and Putnam county 1763 prosecuting attorneys shall prosecute in municipal court all 1764 violations of state law arising in their respective counties. 1765 The Carroll county, Crawford county, Hamilton county, Madison 1766 county, and Wayne county prosecuting attorneys and beginning 1767 January 1, 2008, the Erie county prosecuting attorney shall 1768 prosecute all violations of state law arising within the 1769 unincorporated areas of their respective counties. The 1770 Columbiana county prosecuting attorney shall prosecute in the 1771 Columbiana county municipal court all violations of state law 1772 arising in the county, except for violations arising in the 1773 municipal corporation of East Liverpool, Liverpool township, or 1774 St. Clair township. The Darke county prosecuting attorney shall 1775 prosecute in the Darke county municipal court all violations of 1776 state law arising in the county, except for violations of state 1777 law arising in the municipal corporation of Greenville and 1778 violations of state law arising in the village of Versailles. 1779 The Greene county board of county commissioners may provide for 1780 the prosecution of all violations of state law arising within 1781 the territorial jurisdiction of any municipal court located in 1782 Greene county. The Montgomery county prosecuting attorney shall 1783 prosecute in the Montgomery county municipal court all felony, 1784 misdemeanor, and traffic violations arising in the 1785 unincorporated townships of Jefferson, Jackson, Perry, and Clay 1786 and all felony violations of state law and all violations 1787 involving a state or county agency arising within the 1788 jurisdiction of the court. All other violations arising in the 1789 territory of the Montgomery county municipal court shall be 1790

prosecuted by the village solicitor, city director of law, or	1791
similar chief legal officer for each municipal corporation	1792
within the territory of the Montgomery county municipal court.	1793

The prosecuting attorney of any county given the duty of 1794 prosecuting in municipal court violations of state law shall 1795 receive no additional compensation for assuming these additional 1796 duties, except that the prosecuting attorney of Hamilton, 1797 Portage, and Wayne counties shall receive compensation at the 1798 rate of four thousand eight hundred dollars per year, and the 1799 1800 prosecuting attorney of Auglaize county shall receive compensation at the rate of one thousand eight hundred dollars 1801 per year, each payable from the county treasury of the 1802 respective counties in semimonthly installments. 1803

- (C) The village solicitor, city director of law, or 1804 similar chief legal officer shall perform the same duties, 1805 insofar as they are applicable to the village solicitor, city 1806 director of law, or similar chief legal officer, as are required 1807 of the prosecuting attorney of the county. The village 1808 solicitor, city director of law, similar chief legal officer or 1809 any assistants who may be appointed shall receive for such 1810 services additional compensation to be paid from the treasury of 1811 the county as the board of county commissioners prescribes. 1812
- (D) The prosecuting attorney of any county, other than 1813 Auglaize, Brown, Clermont, Hocking, Holmes, Jackson, Morrow, 1814 Ottawa, Perry, Portage, or Putnam county, may enter into an 1815 agreement with any municipal corporation in the county in which 1816 the prosecuting attorney serves pursuant to which the 1817 prosecuting attorney prosecutes all criminal cases brought 1818 before the municipal court that has territorial jurisdiction 1819 over that municipal corporation for criminal offenses occurring 1820

within the municipal corporation. The prosecuting attorney of	1821
Auglaize, Brown, Clermont, Hocking, Holmes, Jackson, Morrow,	1822
Ottawa, Perry, Portage, or Putnam county may enter into an	1823
agreement with any municipal corporation in the county in which	1824
the prosecuting attorney serves pursuant to which the respective	1825
prosecuting attorney prosecutes all cases brought before the	1826
Auglaize county, Brown county, Clermont county, Hocking county,	1827
Holmes county, Jackson county, Morrow county, Ottawa county,	1828
Perry county, Portage county, or Putnam county municipal court	1829
for violations of the ordinances of the municipal corporation or	1830
for criminal offenses other than violations of state law	1831
occurring within the municipal corporation. For prosecuting	1832
these cases, the prosecuting attorney and the municipal	1833
corporation may agree upon a fee to be paid by the municipal	1834
corporation, which fee shall be paid into the county treasury,	1835
to be used to cover expenses of the office of the prosecuting	1836
attorney.	1837
Sec. 1907.11. (A) Each county court district shall have	1838
the following county court judges, to be elected as follows:	1839
In the Adams county court, one part-time judge	1840
shall be elected in 1982.	1841
In the Ashtabula county county court, one part-time judge	1842
shall be elected in 1980, and one part-time judge shall be	1843
elected in 1982.	1844
In the Belmont county county court, one part-time judge	1845
shall be elected in 1992, term to commence on January 1, 1993,	1846
and two part-time judges shall be elected in 1994, terms to	1847
commence on January 1, 1995, and January 2, 1995, respectively.	1848

In the Butler county county court, one part-time judge

shall be elected in 1992, term to commence on January 1, 1993,	1850
and two part-time judges shall be elected in 1994, terms to	1851
commence on January 1, 1995, and January 2, 1995, respectively.	1852
Until December 31, 2007, in the Erie county county court,	1853
one part-time judge shall be elected in 1982. Effective January	1854
1, 2008, the Erie county court shall cease to exist.	1855
In the Fulton county county court, one part-time judge	1856
shall be elected in 1980, and one part-time judge shall be	1857
elected in 1982.	1858
In the Harrison county county court, one part-time judge	1859
shall be elected in 1982.	1860
In the Highland county county court, one part-time judge	1861
shall be elected in 1982.	1862
In the Jefferson county county court, one part-time judge	1863
shall be elected in 1992, term to commence on January 1, 1993,	1864
and two part-time judges shall be elected in 1994, terms to	1865
commence on January 1, 1995, and January 2, 1995, respectively.	1866
In the Mahoning county county court, one part-time judge	1867
shall be elected in 1992, term to commence on January 1, 1993,	1868
and three part-time judges shall be elected in 1994, terms to	1869
commence on January 1, 1995, January 2, 1995, and January 3,	1870
1995, respectively.	1871
In the Meigs county court, one part-time judge	1872
shall be elected in 1982.	1873
In the Monroe county county court, one part-time judge	1874
shall be elected in 1982.	1875
In the Morgan county county court, one part-time judge	1876
shall be elected in 1982.	1877
	1011

In the Muskingum county county court, one part-time judge	1878
shall be elected in 1980, and one part-time judge shall be	1879
elected in 1982.	1880
creeced in 1902.	1000
In the Noble county county court, one part-time judge	1881
shall be elected in 1982.	1882
In the Paulding county county court, one part-time judge	1883
shall be elected in 1982.	1884
In the Perry county court, one part time judge	1885
shall be elected in 1982.	1886
In the Pike county county court, one part-time judge shall	1887
be elected in 1982.	1888
Until December 31, 2006, in the Sandusky county county	1889
court, two part-time judges shall be elected in 1994, terms to	1890
	1891
commence on January 1, 1995, and January 2, 1995, respectively.	
The judges elected in 2006 shall serve until December 31, 2012.	1892
The Sandusky county court shall cease to exist on January	1893
1, 2013.	1894
In the Trumbull county county court, one part-time judge	1895
shall be elected in 1992, and one part-time judge shall be	1896
elected in 1994.	1897
In the Tuscarawas county county court, one part-time judge	1898
shall be elected in 1982.	1899
In the Vinton county court, one part-time judge	1900
shall be elected in 1982.	1901
In the Warren county county court, one part-time judge	1902
shall be elected in 1980, and one part-time judge shall be	1903
elected in 1982.	1904

1909

1910

1911

(B)(1) Additional judges shall be elected at the next	1905
regular election for a county court judge as provided in section	1906
1907.13 of the Revised Code.	1907

- (2) Vacancies caused by the death or the resignation from, forfeiture of, or removal from office of a judge shall be filled in accordance with section 107.08 of the Revised Code, except as provided in section 1907.15 of the Revised Code.
- Section 2. That existing sections 1901.01, 1901.02,
   1912

   1901.03, 1901.07, 1901.08, 1901.31, 1901.312, 1901.34, and
   1913

   1907.11 of the Revised Code are hereby repealed.
   1914
- Section 3. That section 729.10 of Am. Sub. H.B. 483 of the
  1915
  130th General Assembly, as most recently amended by Sub. H.B.
  1916
  471 of the 131st General Assembly, be amended to read as
  1917
  follows:

Sec. 729.10. (A)(1) There is hereby created the Criminal 1919 Justice Recodification Committee, consisting of twenty-four 1920 members. Three members shall be members of the Senate, appointed 1921 by the President of the Senate. Two of those members shall be 1922 members of the majority party in the Senate and one shall be a 1923 1924 member of the minority party in the Senate. Three members shall be members of the House of Representatives, appointed by the 1925 Speaker of the House of Representatives. Two of those members 1926 shall be members of the majority party in the House of 1927 Representatives and one shall be a member of the minority party 1928 in the House of Representatives. One member shall be a current 1929 or former Justice of the Supreme Court, appointed by the Chief 1930 Justice of the Supreme Court. One member shall be the Director 1931 of Rehabilitation and Correction or the Director's individual 1932 designee. One member shall be the Director of Youth Services or 1933 the Director's individual designee. Three members, not more than 1934

two of whom shall be members of the same political party, shall	1935
be judges jointly appointed by the President of the Senate and	1936
the Speaker of the House of Representatives after consulting	1937
with the Chief Justice of the Supreme Court, with each judge	1938
being a judge of a court of appeals, judge of a court of common	1939
pleas, judge of a municipal court, or judge of a county court.	1940
The following twelve members, not more than seven of whom shall	1941
be members of the same political party, shall be jointly	1942
appointed by the President of the Senate and the Speaker of the	1943
House of Representatives after consulting with the appropriate	1944
state associations, if any, that are represented by these	1945
members: one <u>current or former</u> sheriff; one peace officer of a	1946
municipal corporation or township; three prosecutors, each of	1947
whom is a county prosecuting attorney or a full-time city	1948
prosecuting attorney; three attorneys whose practice of law	1949
primarily involves the representation of criminal defendants;	1950
one member of the Ohio State Bar Association; one representative	1951
of community corrections programs; one representative of	1952
community addiction services providers or community mental	1953
health services providers; and one representative of a juvenile	1954
justice organization.	1955

All appointed members of the Committee shall be appointed 1956 by the specified appointing authority not later than thirty days 1957 after July 1, 2015. All members of the Committee who are elected 1958 officials and whose term of office expires prior to January 1, 1959 2017, shall serve until the expiration of their term of 1960 office committee ceases to exist under division (C) of Section 1961 729.11 of Am. Sub. H.B. 483 of the 130th General Assembly. Any 1962 vacancy on the Committee shall be filled in the same manner as 1963 the original appointment. 1964

When the President of the Senate and the Speaker of the

House of Representatives make their appointments to the	1966
Committee, they shall consider adequate representation by race	1967
and gender.	1968
(2) As used in division (A)(1) of this section:	1969
(a) "Community addiction services provider" and "community	1970
mental health services provider" have the same meanings as in	1971
section 5119.01 of the Revised Code.	1972
(b) "Community corrections programs" has the same meaning	1973
as in section 5149.30 of the Revised Code.	1974
(B) The Committee initially shall meet not later than	1975
sixty days after July 1, 2015. At its initial meeting, the	1976
Committee shall organize, select a Chairperson and Vice-	1977
chairperson and any other necessary officers, and adopt rules to	1978
govern its proceedings. The Committee shall meet as necessary at	1979
the call of the Chairperson or on the written request of eight	1980
or more of its members. Thirteen members of the Committee	1981
constitute a quorum, and the votes of a majority of the quorum	1982
present shall be required to validate any action of the	1983
Committee. All business of the Committee shall be conducted in	1984
public meetings.	1985
The members of the Committee shall serve without	1986
compensation, but each member shall be reimbursed for the	1987
member's actual and necessary expenses incurred in the	1988
performance of the member's official duties on the Committee. In	1989
the absence of the Chairperson, the Vice-chairperson shall	1990
perform the duties of the Chairperson.	1991
(C) The Committee has the same powers as other standing or	1992
select committees of the General Assembly. The Committee may	1993
	1004

consult with, and seek and obtain research and technical

Municipal Court on January 1, 2018.

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services and support from, any individual, organization,	1995
association, college, or university. All state and local	1996
government agencies and entities shall cooperate with the	1997
Committee in the performance of its duties under this section	1998
and Section 729.11 of Am. Sub. H.B. 483 of the 130th General	1999
Assembly.	2000
Section 4. That existing Section 729.10 of Am. Sub. H.B.	2001
483 of the 130th General Assembly, as most recently amended by	2002
Sub. H.B. 471 of the 131st General Assembly, is hereby repealed.	2003
Section 5. (A) Effective January 1, 2018, the Perry County	2004
County Court is abolished.	2005
(B) All causes, judgments, executions, and other	2006
proceedings pending in the Perry County County Court at the	2007
close of business on December 31, 2017, shall be transferred to	2008
and proceed in the Perry County Municipal Court on January 1,	2009
2018, as if originally instituted in the Perry County Municipal	2010
Court. Parties to those causes, judgments, executions, and	2011
proceedings may make any amendments to their pleadings that are	2012
required to conform them to the rules of the Perry County	2013
Municipal Court. The Clerk of the Perry County Court or	2014
other custodian shall transfer to the Perry County Municipal	2015
Court all pleadings, orders, entries, dockets, bonds, papers,	2016
records, books, exhibits, files, moneys, property, and persons	2017
that belong to, are in the possession of, or are subject to the	2018
jurisdiction of the Perry County County Court, or any officer of	2019
that court, that pertain to those causes, judgments, executions,	2020
and proceedings at the close of business on December 31, 2017.	2021
(C) All employees of the Perry County County Shall	2022
be transferred to and shall become employees of the Perry County	2023

(D) Effective January 1, 2018, the part-time judgeship in	2025
the Perry County Court is abolished.	2026
Section 6. Sections 1901.01, 1901.02, 1901.03, 1901.31,	2027
1901.312, 1901.34, and 1907.11 of the Revised Code, as amended	2028
by this act, shall take effect January 1, 2018.	2029
Section 7. Section 1901.34 of the Revised Code is	2030
presented in this act as a composite of the section as amended	2031
by both Am. Sub. H.B. 238 and Sub. H.B. 338 of the 128th General	2032
Assembly. The General Assembly, applying the principle stated in	2033
division (B) of section 1.52 of the Revised Code that amendments	2034
are to be harmonized if reasonably capable of simultaneous	2035
operation, finds that the composite is the resulting version of	2036
the section in effect prior to the effective date of the section	2037
as presented in this act.	2038
Section 8. This act is hereby declared to be an emergency	2039
measure necessary for the immediate preservation of the public	2040
peace, health, and safety. The reason for such necessity is to	2041
provide continuity in the membership of the Criminal Justice	2042
Recodification Committee so that they may continue to complete	2043
the important work to which they are charged. Therefore, this	2044
act shall go into immediate effect.	2045