## As Passed by the House

## **133rd General Assembly**

Regular Session 2019-2020

Am. Sub. S. B. No. 312

### **Senator McColley**

Cosponsors: Senators Coley, Antonio, Blessing, Burke, Craig, Eklund, Fedor, Hackett, Hoagland, Huffman, M., O'Brien, Sykes, Wilson, Yuko Representatives Lang, Miller, A.

# A BILL

То	amend sections 1901.123, 1901.34, 1907.143,	1
	2151.07, 2301.02, and 2301.03 and to enact	2
	section 2101.027 of the Revised Code to	3
	reallocate jurisdictional responsibilities of	4
	current judges of the Hardin County Court of	5
	Common Pleas, to create the Domestic Relations	6
	Division of the Hardin County Court of Common	7
	Pleas, to modify the provisions regarding the	8
	reimbursement of assigned municipal and county	9
	court judges, to require that the Columbiana	10
	County prosecuting attorney prosecute all	11
	violations of state law arising in the county,	12
	and to declare an emergency.	13

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

Section 1. That sections 1901.123, 1901.34, 1907.143,	14
2151.07, 2301.02, and 2301.03 be amended and section 2101.027 of	15
the Revised Code be enacted to read as follows:	16
Sec 1901 123 (A)(1) Subject to reimbursement under	17

division (B) of this section, the treasurer of the county in	18
which a county-operated municipal court or other municipal court	19
is located shall pay the per diem compensation to which an	20
acting judge appointed pursuant to division (A)(2)(a), (B)(1),	21
or (C)(1) of section 1901.121 of the Revised Code is entitled	22
pursuant to division (A)(1) of section 1901.122 of the Revised	23
Code.	24
(2) The treasurer of the county in which a county-operated	25
municipal court or other municipal court is located shall pay	26
the per diem compensation to which an assigned judge assigned	27
pursuant to division (A)(1), (A)(2)(b), (B)(2), (C)(2), or (D)	28
of section 1901.121 of the Revised Code is entitled pursuant to	29
division (B)(1) or (4) of section 1901.122 of the Revised Code.	30
(3) Subject to reimbursement under division (B) of this	31
section, the treasurer of the county in which a county-operated	32
municipal court or other municipal court is located shall pay	33
the per diem compensation to which an assigned judge assigned	34
pursuant to division (A)(1), (A)(2)(b), (B)(2), (C)(2), or (D)	35
of section 1901.121 of the Revised Code is entitled pursuant to	36
division (B)(2) of section 1901.122 of the Revised Code.	37
(4) Subject to reimbursement under division (C) of this	38
section, the supreme court shall pay the per diem compensation	39
to which an assigned judge assigned pursuant to division (A)(1),	40
(A)(2)(b), (B)(2), (C)(2), or (D) of section 1901.121 of the	41
Revised Code is entitled pursuant to division (B) (3) of section	42
1901.122 of the Revised Code.	43
(B) The treasurer of a county that, pursuant to division	44
(A)(1) or (3) of this section, is required to pay any the per	45
diem compensation to which an acting judge or assigned judge is	46

entitled—under division (A)(5) or (6) of section 141.04 of the-

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supreme court quarterly requests for reimbursements of the <u>state</u>	49
portion of the per diem amounts so paid. The requests shall	50
include verifications of the payment of those amounts and an	51
affidavit from the acting judge or assigned judge stating the	52
days and hours worked. The administrative director shall cause	53
reimbursements of these the state portion of the per diem	54
amounts paid to be issued to the county if the administrative	55
director verifies that those amounts were, in fact, so paid.	56
(C) The If the supreme court, pursuant to division $\frac{A}{A}$	57
(A) (4) of this section, is required to pay any the per diem	58
compensation to which an assigned judge is entitled-under-	59
division (A)(5) or (6) of section 141.04 of the Revised Code.	60
Annually, annually, on the first day of August, the	61
administrative director of the supreme court shall issue a	62
billing to the county treasurer of any county to which such a	63
judge was assigned to a municipal court for reimbursement of the	64
county or local portion of the <pre>per diem</pre> compensation previously	65
paid by the state supreme court for the twelve-month period	66
preceding the last day of June. The county or local portion of	67
the per diem compensation shall be that part of each per diem	68
paid by the state which is proportional to the county or local	69
shares of the total compensation of a resident judge of such	70
court. The county treasurer shall forward the payment within	71
thirty days. After forwarding the payment, the county treasurer	72
shall seek reimbursement from the applicable local	73
municipalities as appropriate.	74

Sec. 1901.34. (A) Except as provided in divisions (B) and

(D) of this section, the village solicitor, city director of

corporation within the territory of a municipal court shall

law, or similar chief legal officer for each municipal

Revised Code, shall submit to the administrative director of the

79 prosecute all cases brought before the municipal court for criminal offenses occurring within the municipal corporation for 80 which that person is the solicitor, director of law, or similar 81 chief legal officer. Except as provided in division (B) of this 82 section, the village solicitor, city director of law, or similar 8.3 chief legal officer of the municipal corporation in which a 84 municipal court is located shall prosecute all criminal cases 85 brought before the court arising in the unincorporated areas 86 within the territory of the municipal court. 87

(B) The Auglaize county, Brown county, Clermont county, 88 Columbiana county, Hocking county, Holmes county, Jackson 89 county, Morrow county, Ottawa county, Paulding county, Perry 90 county, Portage county, and Putnam county prosecuting attorneys 91 shall prosecute in municipal court all violations of state law 92 arising in their respective counties. The Carroll county, 93 Crawford county, Hamilton county, Madison county, and Wayne 94 county prosecuting attorneys and beginning January 1, 2008, the 95 Erie county prosecuting attorney shall prosecute all violations 96 of state law arising within the unincorporated areas of their 97 respective counties. The Columbiana county prosecuting attorney 98 shall prosecute in the Columbiana county municipal court all 99 violations of state law arising in the county, except for 100 violations arising in the municipal corporation of East 101 Liverpool, Liverpool township, or St. Clair township. The Darke 102 county prosecuting attorney shall prosecute in the Darke county 103 municipal court all violations of state law arising in the 104 county, except for violations of state law arising in the 105 municipal corporation of Greenville and violations of state law 106 arising in the village of Versailles. The Greene county board of 107 county commissioners may provide for the prosecution of all 108 violations of state law arising within the territorial 109

jurisdiction of any municipal court located in Greene county. 110 The Montgomery county prosecuting attorney shall prosecute in 111 the Montgomery county municipal court all felony, misdemeanor, 112 and traffic violations arising in the unincorporated townships 113 of Jefferson, Jackson, Perry, and Clay and all felony violations 114 of state law and all violations involving a state or county 115 agency arising within the jurisdiction of the court. All other 116 violations arising in the territory of the Montgomery county 117 municipal court shall be prosecuted by the village solicitor, 118 city director of law, or similar chief legal officer for each 119 municipal corporation within the territory of the Montgomery 120 county municipal court. 121

The prosecuting attorney of any county given the duty of 122 prosecuting in municipal court violations of state law shall 123 receive no additional compensation for assuming these additional 124 duties, except that the prosecuting attorney of Hamilton, 125 Portage, and Wayne counties shall receive compensation at the 126 rate of four thousand eight hundred dollars per year, and the 127 prosecuting attorney of Auglaize county shall receive 128 compensation at the rate of one thousand eight hundred dollars 129 per year, each payable from the county treasury of the 130 respective counties in semimonthly installments. 131

(C) The village solicitor, city director of law, or 132 similar chief legal officer shall perform the same duties, 133 insofar as they are applicable to the village solicitor, city 134 director of law, or similar chief legal officer, as are required 135 of the prosecuting attorney of the county. The village 136 solicitor, city director of law, similar chief legal officer or 137 any assistants who may be appointed shall receive for such 138 services additional compensation to be paid from the treasury of 139 the county as the board of county commissioners prescribes. 140

(D) The prosecuting attorney of any county, other than	141
Auglaize, Brown, Clermont, Hocking, Holmes, Jackson, Morrow,	142
Ottawa, Paulding, Perry, Portage, or Putnam county, may enter	143
into an agreement with any municipal corporation in the county	144
in which the prosecuting attorney serves pursuant to which the	145
prosecuting attorney prosecutes all criminal cases brought	146
before the municipal court that has territorial jurisdiction	147
over that municipal corporation for criminal offenses occurring	148
within the municipal corporation. The prosecuting attorney of	149
Auglaize, Brown, Clermont, Hocking, Holmes, Jackson, Morrow,	150
Ottawa, Paulding, Perry, Portage, or Putnam county may enter	151
into an agreement with any municipal corporation in the county	152
in which the prosecuting attorney serves pursuant to which the	153
respective prosecuting attorney prosecutes all cases brought	154
before the Auglaize county, Brown county, Clermont county,	155
Hocking county, Holmes county, Jackson county, Morrow county,	156
Ottawa county, Paulding county, Perry county, Portage county, or	157
Putnam county municipal court for violations of the ordinances	158
of the municipal corporation or for criminal offenses other than	159
violations of state law occurring within the municipal	160
corporation. For prosecuting these cases, the prosecuting	161
attorney and the municipal corporation may agree upon a fee to	162
be paid by the municipal corporation, which fee shall be paid	163
into the county treasury, to be used to cover expenses of the	164
office of the prosecuting attorney.	165

Sec. 1907.143. (A) (1) Subject to reimbursement under

division (B) of this section, the treasurer of the county in

which a county court is located shall pay the per diem

compensation to which an acting judge appointed pursuant to

division (A) (2) (b) (A) (2) (a), (B) (1), or (C) (1) of section

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1907.141 of the Revised Code is entitled pursuant to division

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(A) of section 1907.142 of the Revised Code.	172
(2) The treasurer of the county in which a county court is	173
located shall pay the per diem compensation to which an assigned	174
judge assigned pursuant to division (A)(1), (A)(2)(b), (B)(2),	175
or (C)(2) of section 1907.141 of the Revised Code is entitled	176
pursuant to division (B)(1) or (4) of section 1907.142 of the	177
Revised Code.	178
(3) Subject to reimbursement under division (B) of this	179
section, the treasurer of the county in which a county court is	180
located shall pay the per diem compensation to which an assigned	181
judge assigned pursuant to division (A)(1), (A)(2)(b), (B)(2),	182
or (C)(2) of section 1907.141 of the Revised Code is entitled	183
pursuant to division (B)(2) of section 1907.142 of the Revised	184
Code.	185
(4) Subject to reimbursement under division (C) of this	186
section, the supreme court shall pay the per diem compensation	187
to which an assigned judge assigned pursuant to division (A)(1),	188
(A)(2)(b), (B)(2), or (C)(2) of section 1907.141 of the Revised	189
Code is entitled pursuant to division (B) (3) of section 1907.142	190
of the Revised Code.	191
(B) The treasurer of a county that, pursuant to division	192
(A) (1) or (3) of this section, is required to pay any the per	193
diem compensation to which an acting judge or assigned judge is	194
entitled under division (A)(5) or (6) of section 141.04 of the	195
Revised Code, shall submit to the administrative director of the	196
supreme court quarterly requests for reimbursements of the <u>state</u>	197
portion of the per diem amounts so paid. The requests shall	198
include verifications of the payment of those amounts and an	199
affidavit from the acting judge or assigned judge stating the	200
days and hours worked. The administrative director shall cause	201

reimbursements of the state portion of the per diem	202
amounts <u>paid</u> to be issued to the county if the administrative	203
director verifies that those amounts were, in fact, so paid.	204
(C) The If the supreme court, pursuant to division $\frac{(A)(2)}{(A)(2)}$	205
(A) (4) of this section, is required to pay any the per diem	206
compensation to which an assigned judge is entitled under	207
division (A)(5) or (6) of section 141.04 of the Revised Code.	208
Annually, annually, on the first day of August, the	209
administrative director of the supreme court shall issue a	210
billing to the county treasurer of any county to which such a	211
judge was assigned to a county court for reimbursement of the	212
county portion of the per diem compensation previously paid by	213
the state supreme court for the twelve-month period preceding	214
the last day of June. The county portion of the per diem	215
compensation shall be that part of each per diem paid by the	216
state which is proportional to the county shares of the total	217
compensation of a resident judge of such court. The county	218
treasurer shall forward the payment within thirty days. After	219
forwarding the payment, the county treasurer shall seek	220
reimbursement from the applicable local municipalities as	221
appropriate.	222
Sec. 2101.027. (A) From January 1, 2023, through February	223
8, 2027, the probate judge of the court of common pleas of	224
<u>Hardin county shall have all the powers relating to the general</u>	225
division of the court of common pleas of Hardin county, shall be	226
the clerk of the probate court, and shall exercise jurisdiction	227
over matters that are within the jurisdiction of the general	228
division.	229
(B) The judge of the court of common pleas of Hardin	230
county who is elected in 2026, and successors, is the successor	231

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to the judge of the probate division of that court whose term	232
expires February 8, 2027, shall be designated as a judge of the	233
court of common pleas, general division, shall have all the	234
powers relating to the general division of the court of common	235
pleas of Hardin county, shall be the clerk of the probate court,	236
and shall exercise jurisdiction over matters that are within the	237
jurisdiction of the probate division of that court under Chapter	238
2101., and other provisions, of the Revised Code and all matters	239
that are within the general division of that court, as set forth	240
in division (FF)(2) of section 2301.03 of the Revised Code.	241

Sec. 2151.07. The juvenile court is a court of record within the court of common pleas. The juvenile court has and shall exercise the powers and jurisdiction conferred in Chapters 2151. and 2152. of the Revised Code.

Whenever the juvenile judge of the juvenile court is sick, 246 is absent from the county, or is unable to attend court, or the 247 volume of cases pending in court necessitates it, upon the 248 request of the administrative juvenile judge, the presiding 249 judge of the court of common pleas pursuant to division (FF) 250 (GG) of section 2301.03 of the Revised Code shall assign a judge 251 of any division of the court of common pleas of the county to 252 act in the juvenile judge's place or in conjunction with the 253 juvenile judge. If no judge of the court of common pleas is 254 available for that purpose, the chief justice of the supreme 255 court shall assign a judge of the court of common pleas, a 256 juvenile judge, or a probate judge from a different county to 257 act in the place of that juvenile judge or in conjunction with 258 that juvenile judge. The assigned judge shall receive the 259 compensation and expenses for so serving that is provided by law 260 for judges assigned to hold court in courts of common pleas. 261

Sec. 2301.02. The number of judges of the court of common	262
pleas for each county, the time for the next election of the	263
judges in the several counties, and the beginning of their terms	264
shall be as follows:	265
(A) In Adams, Ashland, Fayette, and Pike counties, one	266
judge, elected in 1956, term to begin February 9, 1957;	267
In Brown, Crawford, Defiance, Highland, Holmes, Morgan,	268
Ottawa, and Union counties, one judge, to be elected in 1954,	269
term to begin February 9, 1955;	270
In Auglaize county, one judge, to be elected in 1956, term	271
to begin January 9, 1957;	272
In Coshocton, Darke, Fulton, Gallia, Guernsey, Hardin,	273
Jackson, Knox, Madison, Mercer, Monroe, Paulding, Vinton, and	274
Wyandot counties, one judge, to be elected in 1956, term to	275
begin January 1, 1957;	276
In Morrow county, two judges, one to be elected in 1956,	277
term to begin January 1, 1957, and one to be elected in 2006,	278
term to begin January 1, 2007;	279
In Logan county, two judges, one to be elected in 1956,	280
term to begin January 1, 1957, and one to be elected in 2004,	281
term to begin January 2, 2005;	282
In Carroll, Clinton, Hocking, Meigs, Pickaway, Preble,	283
Shelby, Van Wert, and Williams counties, one judge, to be	284
elected in 1952, term to begin January 1, 1953;	285
In Champaign county, two judges, one to be elected in	286
1952, term to begin January 1, 1953, and one to be elected in	287
2008, term to begin February 10, 2009;	288
In Harrison and Noble counties one judge to be elected	289

in 1954, term to begin April 18, 1955;	290
In Henry county, two judges, one to be elected in 1956,	291
term to begin May 9, 1957, and one to be elected in 2004, term	292
to begin January 1, 2005;	293
In Putnam county, one judge, to be elected in 1956, term	294
to begin May 9, 1957;	295
In Human county, and indeed to be alcosted in 1050, torm to	206
In Huron county, one judge, to be elected in 1952, term to begin May 14, 1953;	296 297
Degin May 14, 1903,	291
In Perry county, one judge, to be elected in 1954, term to	298
begin July 6, 1956;	299
In Sandusky county, two judges, one to be elected in 1954,	300
term to begin February 10, 1955, and one to be elected in 1978,	301
term to begin January 1, 1979 <u>;</u>	302
In Hardin County, two judges, one to be elected in 1956,	303
In Hardin County, two judges, one to be elected in 1956, term to begin January 1, 1957, and one to be elected in 2026,	303 304
term to begin January 1, 1957, and one to be elected in 2026,	304
term to begin January 1, 1957, and one to be elected in 2026, term to begin February 9, 2027.	304 305
term to begin January 1, 1957, and one to be elected in 2026,  term to begin February 9, 2027.  (B) In Allen county, three judges, one to be elected in	304 305 306
term to begin January 1, 1957, and one to be elected in 2026,  term to begin February 9, 2027.  (B) In Allen county, three judges, one to be elected in  1956, term to begin February 9, 1957, the second to be elected	304 305 306 307
term to begin January 1, 1957, and one to be elected in 2026, term to begin February 9, 2027.  (B) In Allen county, three judges, one to be elected in 1956, term to begin February 9, 1957, the second to be elected in 1958, term to begin January 1, 1959, and the third to be	304 305 306 307 308
term to begin January 1, 1957, and one to be elected in 2026, term to begin February 9, 2027.  (B) In Allen county, three judges, one to be elected in 1956, term to begin February 9, 1957, the second to be elected in 1958, term to begin January 1, 1959, and the third to be elected in 1992, term to begin January 1, 1993;	304 305 306 307 308 309
term to begin January 1, 1957, and one to be elected in 2026, term to begin February 9, 2027.  (B) In Allen county, three judges, one to be elected in 1956, term to begin February 9, 1957, the second to be elected in 1958, term to begin January 1, 1959, and the third to be elected in 1992, term to begin January 1, 1993;  In Ashtabula county, three judges, one to be elected in	304 305 306 307 308 309
term to begin January 1, 1957, and one to be elected in 2026,  term to begin February 9, 2027.  (B) In Allen county, three judges, one to be elected in  1956, term to begin February 9, 1957, the second to be elected  in 1958, term to begin January 1, 1959, and the third to be  elected in 1992, term to begin January 1, 1993;  In Ashtabula county, three judges, one to be elected in  1954, term to begin February 9, 1955, one to be elected in 1960,	304 305 306 307 308 309 310 311
term to begin January 1, 1957, and one to be elected in 2026, term to begin February 9, 2027.  (B) In Allen county, three judges, one to be elected in 1956, term to begin February 9, 1957, the second to be elected in 1958, term to begin January 1, 1959, and the third to be elected in 1992, term to begin January 1, 1993;  In Ashtabula county, three judges, one to be elected in 1954, term to begin February 9, 1955, one to be elected in 1960, term to begin January 1, 1961, and one to be elected in 1978,	304 305 306 307 308 309 310 311 312
term to begin January 1, 1957, and one to be elected in 2026, term to begin February 9, 2027.  (B) In Allen county, three judges, one to be elected in 1956, term to begin February 9, 1957, the second to be elected in 1958, term to begin January 1, 1959, and the third to be elected in 1992, term to begin January 1, 1993;  In Ashtabula county, three judges, one to be elected in 1954, term to begin February 9, 1955, one to be elected in 1960, term to begin January 1, 1961, and one to be elected in 1978, term to begin January 2, 1979;	304 305 306 307 308 309 310 311 312 313

In Erie county, four judges, one to be elected in 1956,	317
term to begin January 1, 1957, the second to be elected in 1970,	318
term to begin January 2, 1971, the third to be elected in 2004,	319
term to begin January 2, 2005, and the fourth to be elected in	320
2008, term to begin February 9, 2009;	321
In Fairfield county, three judges, one to be elected in	322
1954, term to begin February 9, 1955, the second to be elected	323
in 1970, term to begin January 1, 1971, and the third to be	324
elected in 1994, term to begin January 2, 1995;	325
In Geauga county, two judges, one to be elected in 1956,	326
term to begin January 1, 1957, and the second to be elected in	327
1976, term to begin January 6, 1977;	328
In Greene county, four judges, one to be elected in 1956,	329
term to begin February 9, 1957, the second to be elected in	330
1960, term to begin January 1, 1961, the third to be elected in	331
1978, term to begin January 2, 1979, and the fourth to be	332
elected in 1994, term to begin January 1, 1995;	333
In Hancock county, two judges, one to be elected in 1952,	334
term to begin January 1, 1953, and the second to be elected in	335
1978, term to begin January 1, 1979;	336
In Lawrence county, two judges, one to be elected in 1954,	337
term to begin February 9, 1955, and the second to be elected in	338
1976, term to begin January 1, 1977;	339
In Marion county, three judges, one to be elected in 1952,	340
term to begin January 1, 1953, the second to be elected in 1976,	341
term to begin January 2, 1977, and the third to be elected in	342
1998, term to begin February 9, 1999;	343
In Medina county, three judges, one to be elected in 1956,	344
term to begin January 1, 1957, the second to be elected in 1966,	345

term to begin January 1, 1967, and the third to be elected in	346
1994, term to begin January 1, 1995;	347
In Miami county, two judges, one to be elected in 1954,	348
term to begin February 9, 1955, and one to be elected in 1970,	349
term to begin on January 1, 1971;	350
In Muskingum county, three judges, one to be elected in	351
1968, term to begin August 9, 1969, one to be elected in 1978,	352
term to begin January 1, 1979, and one to be elected in 2002,	353
term to begin January 2, 2003;	354
In Portage county, three judges, one to be elected in	355
1956, term to begin January 1, 1957, the second to be elected in	356
1960, term to begin January 1, 1961, and the third to be elected	357
in 1986, term to begin January 2, 1987;	358
In Ross county, two judges, one to be elected in 1956,	359
term to begin February 9, 1957, and the second to be elected in	360
1976, term to begin January 1, 1977;	361
In Scioto county, three judges, one to be elected in 1954,	362
term to begin February 10, 1955, the second to be elected in	363
1960, term to begin January 1, 1961, and the third to be elected	364
in 1994, term to begin January 2, 1995;	365
In Seneca county, two judges, one to be elected in 1956,	366
term to begin January 1, 1957, and the second to be elected in	367
1986, term to begin January 2, 1987;	368
In Warren county, four judges, one to be elected in 1954,	369
term to begin February 9, 1955, the second to be elected in	370
1970, term to begin January 1, 1971, the third to be elected in	371
1986, term to begin January 1, 1987, and the fourth to be	372
elected in 2004, term to begin January 2, 2005;	373

In Washington county, two judges, one to be elected in	374
1952, term to begin January 1, 1953, and one to be elected in	375
1986, term to begin January 1, 1987;	376
In Wood county, three judges, one to be elected in 1968,	377
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term beginning January 1, 1969, the second to be elected in	
1970, term to begin January 2, 1971, and the third to be elected	379
in 1990, term to begin January 1, 1991;	380
In Belmont and Jefferson counties, two judges, to be	381
elected in 1954, terms to begin January 1, 1955, and February 9,	382
1955, respectively;	383
In Clark county, four judges, one to be elected in 1952,	384
term to begin January 1, 1953, the second to be elected in 1956,	385
term to begin January 2, 1957, the third to be elected in 1986,	386
term to begin January 3, 1987, and the fourth to be elected in	387
1994, term to begin January 2, 1995;	388
In Clermont county, five judges, one to be elected in	389
1956, term to begin January 1, 1957, the second to be elected in	390
1964, term to begin January 1, 1965, the third to be elected in	391
1982, term to begin January 2, 1983, the fourth to be elected in	392
1986, term to begin January 2, 1987, and the fifth to be elected	393
in 2006, term to begin January 3, 2007;	394
In Columbiana county, two judges, one to be elected in	395
1952, term to begin January 1, 1953, and the second to be	396
elected in 1956, term to begin January 1, 1957;	397
In Delaware county, three judges, one to be elected in	398
1990, term to begin February 9, 1991, the second to be elected	399
in 1994, term to begin January 1, 1995, and the third to be	400
elected in 2016, term to begin January 1, 2017;	401
In Lake county, six judges, one to be elected in 1958,	402

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term to begin January 1, 1959, the second to be elected in 1960,	403
term to begin January 2, 1961, the third to be elected in 1964,	404
term to begin January 3, 1965, the fourth and fifth to be	405
elected in 1978, terms to begin January 4, 1979, and January 5,	406
1979, respectively, and the sixth to be elected in 2000, term to	407
oegin January 6, 2001;	408

In Licking county, four judges, one to be elected in 1954, term to begin February 9, 1955, one to be elected in 1964, term to begin January 1, 1965, one to be elected in 1990, term to begin January 1, 1991, and one to be elected in 2004, term to begin January 1, 2005;

In Lorain county, nine judges, two to be elected in 1952, 414 terms to begin January 1, 1953, and January 2, 1953, 415 respectively, one to be elected in 1958, term to begin January 416 3, 1959, one to be elected in 1968, term to begin January 1, 417 1969, two to be elected in 1988, terms to begin January 4, 1989, 418 and January 5, 1989, respectively, two to be elected in 1998, 419 terms to begin January 2, 1999, and January 3, 1999, 420 respectively; and one to be elected in 2006, term to begin 421 January 6, 2007; 422

In Butler county, eleven judges, one to be elected in 423 1956, term to begin January 1, 1957; two to be elected in 1954, 424 terms to begin January 1, 1955, and February 9, 1955, 425 respectively; one to be elected in 1968, term to begin January 426 2, 1969; one to be elected in 1986, term to begin January 3, 427 1987; two to be elected in 1988, terms to begin January 1, 1989, 428 and January 2, 1989, respectively; one to be elected in 1992, 429 term to begin January 4, 1993; two to be elected in 2002, terms 430 to begin January 2, 2003, and January 3, 2003, respectively; and 431 one to be elected in 2006, term to begin January 3, 2007; 432

In Richland county, four judges, one to be elected in	433
1956, term to begin January 1, 1957, the second to be elected in	434
1960, term to begin February 9, 1961, the third to be elected in	435
1968, term to begin January 2, 1969, and the fourth to be	436
elected in 2004, term to begin January 3, 2005;	437
In Tuscarawas county, two judges, one to be elected in	438
1956, term to begin January 1, 1957, and the second to be	439
elected in 1960, term to begin January 2, 1961;	440
In Wayne county, two judges, one to be elected in 1956,	441
term beginning January 1, 1957, and one to be elected in 1968,	442
term to begin January 2, 1969;	443
In Trumbull county, six judges, one to be elected in 1952,	444
term to begin January 1, 1953, the second to be elected in 1954,	445
term to begin January 1, 1955, the third to be elected in 1956,	446
term to begin January 1, 1957, the fourth to be elected in 1964,	447
term to begin January 1, 1965, the fifth to be elected in 1976,	448
term to begin January 2, 1977, and the sixth to be elected in	449
1994, term to begin January 3, 1995;	450
(C) In Cuyahoga county, thirty-nine judges; eight to be	451
elected in 1954, terms to begin on successive days beginning	452
from January 1, 1955, to January 7, 1955, and February 9, 1955,	453
respectively; eight to be elected in 1956, terms to begin on	454
successive days beginning from January 1, 1957, to January 8,	455
1957; three to be elected in 1952, terms to begin from January	456
1, 1953, to January 3, 1953; two to be elected in 1960, terms to	457
begin on January 8, 1961, and January 9, 1961, respectively; two	458
to be elected in 1964, terms to begin January 4, 1965, and	459
January 5, 1965, respectively; one to be elected in 1966, term	460
to begin on January 10, 1967; four to be elected in 1968, terms	461
to begin on successive days beginning from January 9, 1969, to	462

January 12, 1969; two to be elected in 1974, terms to begin on	463
January 18, 1975, and January 19, 1975, respectively; five to be	464
elected in 1976, terms to begin on successive days beginning	465
January 6, 1977, to January 10, 1977; two to be elected in 1982,	466
terms to begin January 11, 1983, and January 12, 1983,	467
respectively; and two to be elected in 1986, terms to begin	468
January 13, 1987, and January 14, 1987, respectively;	469

In Franklin county, twenty-four judges; two to be elected 470 in 1954, terms to begin January 1, 1955, and February 9, 1955, 471 respectively; four to be elected in 1956, terms to begin January 472 1, 1957, to January 4, 1957; four to be elected in 1958, terms 473 to begin January 1, 1959, to January 4, 1959; three to be 474 elected in 1968, terms to begin January 5, 1969, to January 7, 475 1969; three to be elected in 1976, terms to begin on successive 476 days beginning January 5, 1977, to January 7, 1977; one to be 477 elected in 1982, term to begin January 8, 1983; one to be 478 elected in 1986, term to begin January 9, 1987; two to be 479 elected in 1990, terms to begin July 1, 1991, and July 2, 1991, 480 respectively; one to be elected in 1996, term to begin January 481 2, 1997; one to be elected in 2004, term to begin July 1, 2005; 482 one to be elected in 2018, term to begin January 9, 2019; and 483 one to be elected in 2020, term to begin January 3, 2021; 484

In Hamilton county, twenty-one judges; eight to be elected 485 in 1966, terms to begin January 1, 1967, January 2, 1967, and 486 from February 9, 1967, to February 14, 1967, respectively; five 487 to be elected in 1956, terms to begin from January 1, 1957, to 488 January 5, 1957; one to be elected in 1964, term to begin 489 January 1, 1965; one to be elected in 1974, term to begin 490 January 15, 1975; one to be elected in 1980, term to begin 491 January 16, 1981; two to be elected at large in the general 492 election in 1982, terms to begin April 1, 1983; one to be 493

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elected in 1990, term to begin July 1, 1991; and two to be	494						
elected in 1996, terms to begin January 3, 1997, and January 4,	495						
1997, respectively;							
In Lucas county, fourteen judges; two to be elected in	497						
1954, terms to begin January 1, 1955, and February 9, 1955,	498						
respectively; two to be elected in 1956, terms to begin January	499						
1, 1957, and October 29, 1957, respectively; two to be elected	500						
in 1952, terms to begin January 1, 1953, and January 2, 1953,	501						
respectively; one to be elected in 1964, term to begin January	502						
3, 1965; one to be elected in 1968, term to begin January 4,	503						
1969; two to be elected in 1976, terms to begin January 4, 1977,	504						
and January 5, 1977, respectively; one to be elected in 1982,							
term to begin January 6, 1983; one to be elected in 1988, term							
to begin January 7, 1989; one to be elected in 1990, term to							
begin January 2, 1991; and one to be elected in 1992, term to							
begin January 2, 1993;							
In Mahoning county, seven judges; three to be elected in	510						
1954, terms to begin January 1, 1955, January 2, 1955, and	511						
February 9, 1955, respectively; one to be elected in 1956, term	512						
to begin January 1, 1957; one to be elected in 1952, term to	513						
begin January 1, 1953; one to be elected in 1968, term to begin	514						
January 2, 1969; and one to be elected in 1990, term to begin	515						
July 1, 1991;	516						
In Montgomery county, fifteen judges; three to be elected	517						
in 1954, terms to begin January 1, 1955, January 2, 1955, and	518						

January 3, 1955, respectively; four to be elected in 1952, terms

to begin January 1, 1953, January 2, 1953, July 1, 1953, and

July 2, 1953, respectively; one to be elected in 1964, term to

begin January 3, 1965; one to be elected in 1968, term to begin

January 3, 1969; three to be elected in 1976, terms to begin on

successive days beginning January 4, 1977, to January 6, 1977;	524
two to be elected in 1990, terms to begin July 1, 1991, and July	525
2, 1991, respectively; and one to be elected in 1992, term to	526
begin January 1, 1993;	527

In Stark county, eight judges; one to be elected in 1958, 528 term to begin on January 2, 1959; two to be elected in 1954, 529 terms to begin on January 1, 1955, and February 9, 1955, 530 respectively; two to be elected in 1952, terms to begin January 531 1, 1953, and April 16, 1953, respectively; one to be elected in 532 1966, term to begin on January 4, 1967; and two to be elected in 533 1992, terms to begin January 1, 1993, and January 2, 1993, 534 respectively; 535

In Summit county, thirteen judges; four to be elected in 536 1954, terms to begin January 1, 1955, January 2, 1955, January 537 3, 1955, and February 9, 1955, respectively; three to be elected 538 in 1958, terms to begin January 1, 1959, January 2, 1959, and 539 May 17, 1959, respectively; one to be elected in 1966, term to 540 begin January 4, 1967; one to be elected in 1968, term to begin 541 January 5, 1969; one to be elected in 1990, term to begin May 1, 542 1991; one to be elected in 1992, term to begin January 6, 1993; 543 and two to be elected in 2008, terms to begin January 5, 2009, 544 and January 6, 2009, respectively. 545

Notwithstanding the foregoing provisions, in any county 546 having two or more judges of the court of common pleas, in which 547 more than one-third of the judges plus one were previously 548 elected at the same election, if the office of one of those 549 judges so elected becomes vacant more than forty days prior to 550 the second general election preceding the expiration of that 551 judge's term, the office that that judge had filled shall be 552 abolished as of the date of the next general election, and a new 553

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office of judge of the court of common pleas shall be created. 554
The judge who is to fill that new office shall be elected for a 555
six-year term at the next general election, and the term of that 556
judge shall commence on the first day of the year following that 557
general election, on which day no other judge's term begins, so 558
that the number of judges that the county shall elect shall not 559
be reduced. 560

Judges of the probate division of the court of common 561 pleas are judges of the court of common pleas but shall be 562 elected pursuant to sections 2101.02 and 2101.021 of the Revised 563 Code, except in Adams, Harrison, Henry, Morgan, Noble, and 564 Wyandot counties in which the judge of the court of common pleas 565 elected pursuant to this section also shall serve as judge of 566 the probate division, except in Lorain county in which the 567 judges of the domestic relations division of the Lorain county 568 court of common pleas elected pursuant to this section also 569 shall perform the duties and functions of the judge of the 570 probate division from February 9, 2009, through September 28, 571 2009, and except in Morrow county in which the judges of the 572 court of common pleas elected pursuant to this section also 573 shall perform the duties and functions of the judge of the 574 probate division. 575

Sec. 2301.03. (A) In Franklin county, the judges of the 576 court of common pleas whose terms begin on January 1, 1953, 577 January 2, 1953, January 5, 1969, January 5, 1977, January 2, 578 1997, January 9, 2019, and January 3, 2021, and successors, 579 shall have the same qualifications, exercise the same powers and 580 jurisdiction, and receive the same compensation as other judges 581 of the court of common pleas of Franklin county and shall be 582 elected and designated as judges of the court of common pleas, 583 division of domestic relations. They shall have all the powers 584

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relating to juvenile courts, and all cases under Chapters 2151. 585 and 2152. of the Revised Code, all parentage proceedings under 586 Chapter 3111. of the Revised Code over which the juvenile court 587 has jurisdiction, and all divorce, dissolution of marriage, 588 legal separation, and annulment cases shall be assigned to them. 589 In addition to the judge's regular duties, the judge who is 590 senior in point of service shall serve on the children services 591 board and the county advisory board and shall be the 592 administrator of the domestic relations division and its 593 subdivisions and departments. 594

#### (B) In Hamilton county:

- (1) The judge of the court of common pleas, whose term begins on January 1, 1957, and successors, and the judge of the court of common pleas, whose term begins on February 14, 1967, and successors, shall be the juvenile judges as provided in Chapters 2151. and 2152. of the Revised Code, with the powers and jurisdiction conferred by those chapters.
- (2) The judges of the court of common pleas whose terms 602 begin on January 5, 1957, January 16, 1981, and July 1, 1991, 603 and successors, shall be elected and designated as judges of the 604 court of common pleas, division of domestic relations, and shall 605 have assigned to them all divorce, dissolution of marriage, 606 legal separation, and annulment cases coming before the court. 607 On or after the first day of July and before the first day of 608 August of 1991 and each year thereafter, a majority of the 609 judges of the division of domestic relations shall elect one of 610 the judges of the division as administrative judge of that 611 division. If a majority of the judges of the division of 612 domestic relations are unable for any reason to elect an 613 administrative judge for the division before the first day of 614

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August, a majority of the judges of the Hamilton county court of	615
common pleas, as soon as possible after that date, shall elect	616
one of the judges of the division of domestic relations as	617
administrative judge of that division. The term of the	618
administrative judge shall begin on the earlier of the first day	619
of August of the year in which the administrative judge is	620
elected or the date on which the administrative judge is elected	621
by a majority of the judges of the Hamilton county court of	622
common pleas and shall terminate on the date on which the	623
administrative judge's successor is elected in the following	624
year.	625

In addition to the judge's regular duties, the 626 administrative judge of the division of domestic relations shall 627 be the administrator of the domestic relations division and its 628 subdivisions and departments and shall have charge of the 629 employment, assignment, and supervision of the personnel of the 630 division engaged in handling, servicing, or investigating 631 divorce, dissolution of marriage, legal separation, and 632 annulment cases, including any referees considered necessary by 633 the judges in the discharge of their various duties. 634

The administrative judge of the division of domestic 635 relations also shall designate the title, compensation, expense 636 allowances, hours, leaves of absence, and vacations of the 637 personnel of the division, and shall fix the duties of its 638 personnel. The duties of the personnel, in addition to those 639 provided for in other sections of the Revised Code, shall 640 include the handling, servicing, and investigation of divorce, 641 dissolution of marriage, legal separation, and annulment cases 642 and counseling and conciliation services that may be made 643 644 available to persons requesting them, whether or not the persons are parties to an action pending in the division. 645

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The board of county commissioners shall appropriate the	646
sum of money each year as will meet all the administrative	647
expenses of the division of domestic relations, including	648
reasonable expenses of the domestic relations judges and the	649
division counselors and other employees designated to conduct	650
the handling, servicing, and investigation of divorce,	651
dissolution of marriage, legal separation, and annulment cases,	652
conciliation and counseling, and all matters relating to those	653
cases and counseling, and the expenses involved in the	654
attendance of division personnel at domestic relations and	655
welfare conferences designated by the division, and the further	656
sum each year as will provide for the adequate operation of the	657
division of domestic relations.	658

The compensation and expenses of all employees and the salary and expenses of the judges shall be paid by the county treasurer from the money appropriated for the operation of the division, upon the warrant of the county auditor, certified to by the administrative judge of the division of domestic relations.

The summonses, warrants, citations, subpoenas, and other 665 writs of the division may issue to a bailiff, constable, or 666 staff investigator of the division or to the sheriff of any 667 county or any marshal, constable, or police officer, and the 668 provisions of law relating to the subpoenaing of witnesses in 669 other cases shall apply insofar as they are applicable. When a 670 summons, warrant, citation, subpoena, or other writ is issued to 671 an officer, other than a bailiff, constable, or staff 672 investigator of the division, the expense of serving it shall be 673 assessed as a part of the costs in the case involved. 674

(3) The judge of the court of common pleas of Hamilton

county whose term begins on January 3, 1997, and the successors	676
to that judge shall each be elected and designated as the drug	677
court judge of the court of common pleas of Hamilton county. The	678
drug court judge may accept or reject any case referred to the	679
drug court judge under division (B)(3) of this section. After	680
the drug court judge accepts a referred case, the drug court	681
judge has full authority over the case, including the authority	682
to conduct arraignment, accept pleas, enter findings and	683
dispositions, conduct trials, order treatment, and if treatment	684
is not successfully completed pronounce and enter sentence.	685

A judge of the general division of the court of common pleas of Hamilton county and a judge of the Hamilton county municipal court may refer to the drug court judge any case, and any companion cases, the judge determines meet the criteria described under divisions (B)(3)(a) and (b) of this section. If the drug court judge accepts referral of a referred case, the case, and any companion cases, shall be transferred to the drug court judge. A judge may refer a case meeting the criteria described in divisions (B)(3)(a) and (b) of this section that involves a violation of a condition of a community control sanction to the drug court judge, and, if the drug court judge accepts the referral, the referring judge and the drug court judge have concurrent jurisdiction over the case.

A judge of the general division of the court of common pleas of Hamilton county and a judge of the Hamilton county municipal court may refer a case to the drug court judge under division (B)(3) of this section if the judge determines that both of the following apply:

- (a) One of the following applies:
- (i) The case involves a drug abuse offense, as defined in

section 2925.01 of the Revised Code, that is a felony of the	706					
third or fourth degree if the offense is committed prior to July	707					
1, 1996, a felony of the third, fourth, or fifth degree if the	708					
offense is committed on or after July 1, 1996, or a misdemeanor.	709					
(ii) The case involves a theft offense, as defined in	710					
section 2913.01 of the Revised Code, that is a felony of the	711					
third or fourth degree if the offense is committed prior to July	712					
1, 1996, a felony of the third, fourth, or fifth degree if the	713					
offense is committed on or after July 1, 1996, or a misdemeanor,	714					
and the defendant is drug or alcohol dependent or in danger of	715					
becoming drug or alcohol dependent and would benefit from	716					
treatment.	717					
(b) All of the following apply:	718					
(i) The case involves an offense for which a community	719					
control sanction may be imposed or is a case in which a	720					
mandatory prison term or a mandatory jail term is not required						
to be imposed.	722					
(ii) The defendant has no history of violent behavior.	723					
(iii) The defendant has no history of mental illness.	724					
(iv) The defendant's current or past behavior, or both, is	725					
drug or alcohol driven.	726					
(v) The defendant demonstrates a sincere willingness to	727					
participate in a fifteen-month treatment process.	728					
(vi) The defendant has no acute health condition.	729					
(vii) If the defendant is incarcerated, the county	730					
prosecutor approves of the referral.	731					
(4) If the administrative judge of the court of common	732					

pleas of Hamilton county determines that the volume of cases pending before the drug court judge does not constitute a sufficient caseload for the drug court judge, the administrative judge, in accordance with the Rules of Superintendence for Courts of Common Pleas, shall assign individual cases to the drug court judge from the general docket of the court. If the assignments so occur, the administrative judge shall cease the assignments when the administrative judge determines that the volume of cases pending before the drug court judge constitutes a sufficient caseload for the drug court judge. 

(5) As used in division (B) of this section, "community control sanction," "mandatory prison term," and "mandatory jail term" have the same meanings as in section 2929.01 of the Revised Code.

#### (C)(1) In Lorain county:

(a) The judges of the court of common pleas whose terms begin on January 3, 1959, January 4, 1989, and January 2, 1999, and successors, and the judge of the court of common pleas whose term begins on February 9, 2009, shall have the same qualifications, exercise the same powers and jurisdiction, and receive the same compensation as the other judges of the court of common pleas of Lorain county and shall be elected and designated as the judges of the court of common pleas, division of domestic relations. The judges of the court of common pleas whose terms begin on January 3, 1959, January 4, 1989, and January 2, 1999, and successors, shall have all of the powers relating to juvenile courts, and all cases under Chapters 2151. and 2152. of the Revised Code, all parentage proceedings over which the juvenile court has jurisdiction, and all divorce, dissolution of marriage, legal separation, and annulment cases

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shall be assigned to them, except cases that for some special	763
reason are assigned to some other judge of the court of common	764
pleas. From February 9, 2009, through September 28, 2009, the	765
judge of the court of common pleas whose term begins on February	766
9, 2009, shall have all the powers relating to juvenile courts,	767
and cases under Chapters 2151. and 2152. of the Revised Code,	768
parentage proceedings over which the juvenile court has	769
jurisdiction, and divorce, dissolution of marriage, legal	770
separation, and annulment cases shall be assigned to that judge,	771
except cases that for some special reason are assigned to some	772
other judge of the court of common pleas.	773

- (b) From January 1, 2006, through September 28, 2009, the judges of the court of common pleas, division of domestic relations, in addition to the powers and jurisdiction set forth in division (C)(1)(a) of this section, shall have jurisdiction over matters that are within the jurisdiction of the probate court under Chapter 2101. and other provisions of the Revised Code.
- (c) The judge of the court of common pleas, division of 781 domestic relations, whose term begins on February 9, 2009, is 782 the successor to the probate judge who was elected in 2002 for a 783 term that began on February 9, 2003. After September 28, 2009, 784 the judge of the court of common pleas, division of domestic 785 relations, whose term begins on February 9, 2009, shall be the 786 probate judge.
- (2) (a) From February 9, 2009, through September 28, 2009,
  with respect to Lorain county, all references in law to the
  probate court shall be construed as references to the court of
  common pleas, division of domestic relations, and all references
  to the probate judge shall be construed as references to the
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judges	of	the	court	of	common	pleas,	division	of	domestic	793
relatio	ons.									794

(b) From February 9, 2009, through September 28, 2009,
with respect to Lorain county, all references in law to the
clerk of the probate court shall be construed as references to
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the judge who is serving pursuant to Rule 4 of the Rules of
Superintendence for the Courts of Ohio as the administrative
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judge of the court of common pleas, division of domestic
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relations.

#### (D) In Lucas county:

(1) The judges of the court of common pleas whose terms 803 begin on January 1, 1955, and January 3, 1965, and successors, 804 shall have the same qualifications, exercise the same powers and 805 jurisdiction, and receive the same compensation as other judges 806 of the court of common pleas of Lucas county and shall be 807 elected and designated as judges of the court of common pleas, 808 division of domestic relations. All divorce, dissolution of 809 marriage, legal separation, and annulment cases shall be 810 assigned to them. 811

The judge of the division of domestic relations, senior in point of service, shall be considered as the presiding judge of the court of common pleas, division of domestic relations, and shall be charged exclusively with the assignment and division of the work of the division and the employment and supervision of all other personnel of the domestic relations division.

(2) The judges of the court of common pleas whose terms 818 begin on January 5, 1977, and January 2, 1991, and successors 819 shall have the same qualifications, exercise the same powers and 920 jurisdiction, and receive the same compensation as other judges 821

of the court of common pleas of Lucas county, shall be elected	822
and designated as judges of the court of common pleas, juvenile	823
division, and shall be the juvenile judges as provided in	824
Chapters 2151. and 2152. of the Revised Code with the powers and	825
jurisdictions conferred by those chapters. In addition to the	826
judge's regular duties, the judge of the court of common pleas,	827
juvenile division, senior in point of service, shall be the	828
administrator of the juvenile division and its subdivisions and	829
departments and shall have charge of the employment, assignment,	830
and supervision of the personnel of the division engaged in	831
handling, servicing, or investigating juvenile cases, including	832
any referees considered necessary by the judges of the division	833
in the discharge of their various duties.	834

The judge of the court of common pleas, juvenile division, 835 senior in point of service, also shall designate the title, 836 compensation, expense allowance, hours, leaves of absence, and 837 vacation of the personnel of the division and shall fix the 838 duties of the personnel of the division. The duties of the 839 personnel, in addition to other statutory duties include the 840 handling, servicing, and investigation of juvenile cases and 841 counseling and conciliation services that may be made available 842 to persons requesting them, whether or not the persons are 843 parties to an action pending in the division. 844

- (3) If one of the judges of the court of common pleas, division of domestic relations, or one of the judges of the juvenile division is sick, absent, or unable to perform that judge's judicial duties or the volume of cases pending in that judge's division necessitates it, the duties shall be performed by the judges of the other of those divisions.
  - (E) In Mahoning county:

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(1) The judge of the court of common pleas whose term	852
began on January 1, 1955, and successors, shall have the same	853
qualifications, exercise the same powers and jurisdiction, and	854
receive the same compensation as other judges of the court of	855
common pleas of Mahoning county, shall be elected and designated	856
as judge of the court of common pleas, division of domestic	857
relations, and shall be assigned all the divorce, dissolution of	858
marriage, legal separation, and annulment cases coming before	859
the court. In addition to the judge's regular duties, the judge	860
of the court of common pleas, division of domestic relations,	861
shall be the administrator of the domestic relations division	862
and its subdivisions and departments and shall have charge of	863
the employment, assignment, and supervision of the personnel of	864
the division engaged in handling, servicing, or investigating	865
divorce, dissolution of marriage, legal separation, and	866
annulment cases, including any referees considered necessary in	867
the discharge of the various duties of the judge's office.	868

The judge also shall designate the title, compensation, expense allowances, hours, leaves of absence, and vacations of the personnel of the division and shall fix the duties of the personnel of the division. The duties of the personnel, in addition to other statutory duties, include the handling, servicing, and investigation of divorce, dissolution of marriage, legal separation, and annulment cases and counseling and conciliation services that may be made available to persons requesting them, whether or not the persons are parties to an action pending in the division.

(2) The judge of the court of common pleas whose term began on January 2, 1969, and successors, shall have the same qualifications, exercise the same powers and jurisdiction, and receive the same compensation as other judges of the court of

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common pleas of Mahoning county, shall be elected and designated 883 as judge of the court of common pleas, juvenile division, and 884 shall be the juvenile judge as provided in Chapters 2151. and 885 2152. of the Revised Code, with the powers and jurisdictions 886 conferred by those chapters. In addition to the judge's regular 887 duties, the judge of the court of common pleas, juvenile 888 division, shall be the administrator of the juvenile division 889 and its subdivisions and departments and shall have charge of 890 the employment, assignment, and supervision of the personnel of 891 the division engaged in handling, servicing, or investigating 892 juvenile cases, including any referees considered necessary by 893 the judge in the discharge of the judge's various duties. 894

The judge also shall designate the title, compensation, expense allowances, hours, leaves of absence, and vacation of the personnel of the division and shall fix the duties of the personnel of the division. The duties of the personnel, in addition to other statutory duties, include the handling, servicing, and investigation of juvenile cases and counseling and conciliation services that may be made available to persons requesting them, whether or not the persons are parties to an action pending in the division.

- (3) If a judge of the court of common pleas, division of domestic relations or juvenile division, is sick, absent, or unable to perform that judge's judicial duties, or the volume of cases pending in that judge's division necessitates it, that judge's duties shall be performed by another judge of the court of common pleas.
  - (F) In Montgomery county:
- (1) The judges of the court of common pleas whose terms 911 begin on January 2, 1953, and January 4, 1977, and successors, 912

shall have the same qualifications, exercise the same powers and	913
jurisdiction, and receive the same compensation as other judges	914
of the court of common pleas of Montgomery county and shall be	915
elected and designated as judges of the court of common pleas,	916
division of domestic relations. These judges shall have assigned	917
to them all divorce, dissolution of marriage, legal separation,	918
and annulment cases.	919

The judge of the division of domestic relations, senior in 920 point of service, shall be charged exclusively with the 921 assignment and division of the work of the division and shall 922 have charge of the employment and supervision of the personnel 923 of the division engaged in handling, servicing, or investigating 924 divorce, dissolution of marriage, legal separation, and 925 annulment cases, including any necessary referees, except those 926 employees who may be appointed by the judge, junior in point of 927 service, under this section and sections 2301.12 and 2301.18 of 928 the Revised Code. The judge of the division of domestic 929 relations, senior in point of service, also shall designate the 930 title, compensation, expense allowances, hours, leaves of 931 absence, and vacation of the personnel of the division and shall 932 fix their duties. 933

(2) The judges of the court of common pleas whose terms 934 begin on January 1, 1953, and January 1, 1993, and successors, 935 shall have the same qualifications, exercise the same powers and 936 jurisdiction, and receive the same compensation as other judges 937 of the court of common pleas of Montgomery county, shall be 938 elected and designated as judges of the court of common pleas, 939 juvenile division, and shall be, and have the powers and 940 jurisdiction of, the juvenile judge as provided in Chapters 941 2151. and 2152. of the Revised Code. 942

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In addition to the judge's regular duties, the judge of 943 the court of common pleas, juvenile division, senior in point of 944 service, shall be the administrator of the juvenile division and 945 its subdivisions and departments and shall have charge of the 946 employment, assignment, and supervision of the personnel of the 947 juvenile division, including any necessary referees, who are 948 engaged in handling, servicing, or investigating juvenile cases. 949 The judge, senior in point of service, also shall designate the 950 title, compensation, expense allowances, hours, leaves of 951 absence, and vacation of the personnel of the division and shall 952 fix their duties. The duties of the personnel, in addition to 953 other statutory duties, shall include the handling, servicing, 954 and investigation of juvenile cases and of any counseling and 955 conciliation services that are available upon request to 956 957 persons, whether or not they are parties to an action pending in the division. 958

If one of the judges of the court of common pleas, division of domestic relations, or one of the judges of the court of common pleas, juvenile division, is sick, absent, or unable to perform that judge's duties or the volume of cases pending in that judge's division necessitates it, the duties of that judge may be performed by the judge or judges of the other of those divisions.

#### (G) In Richland county:

(1) The judge of the court of common pleas whose term begins on January 1, 1957, and successors, shall have the same qualifications, exercise the same powers and jurisdiction, and receive the same compensation as the other judges of the court of common pleas of Richland county and shall be elected and designated as judge of the court of common pleas, division of

domestic relations. That judge shall be assigned and hear all	973
divorce, dissolution of marriage, legal separation, and	974
annulment cases, all domestic violence cases arising under	975
section 3113.31 of the Revised Code, and all post-decree	976
proceedings arising from any case pertaining to any of those	977
matters. The division of domestic relations has concurrent	978
jurisdiction with the juvenile division of the court of common	979
pleas of Richland county to determine the care, custody, or	980
control of any child not a ward of another court of this state,	981
and to hear and determine a request for an order for the support	982
of any child if the request is not ancillary to an action for	983
divorce, dissolution of marriage, annulment, or legal	984
separation, a criminal or civil action involving an allegation	985
of domestic violence, or an action for support brought under	986
Chapter 3115. of the Revised Code. Except in cases that are	987
subject to the exclusive original jurisdiction of the juvenile	988
court, the judge of the division of domestic relations shall be	989
assigned and hear all cases pertaining to paternity or	990
parentage, the care, custody, or control of children, parenting	991
time or visitation, child support, or the allocation of parental	992
rights and responsibilities for the care of children, all	993
proceedings arising under Chapter 3111. of the Revised Code, all	994
proceedings arising under the uniform interstate family support	995
act contained in Chapter 3115. of the Revised Code, and all	996
post-decree proceedings arising from any case pertaining to any	997
of those matters.	998

In addition to the judge's regular duties, the judge of 999
the court of common pleas, division of domestic relations, shall 1000
be the administrator of the domestic relations division and its 1001
subdivisions and departments. The judge shall have charge of the 1002
employment, assignment, and supervision of the personnel of the 1003

domestic relations division, including any magistrates the judge	1004
considers necessary for the discharge of the judge's duties. The	1005
judge shall also designate the title, compensation, expense	1006
allowances, hours, leaves of absence, vacation, and other	1007
employment-related matters of the personnel of the division and	1008
shall fix their duties.	1009

(2) The judge of the court of common pleas whose term 1010 begins on January 3, 2005, and successors, shall have the same 1011 qualifications, exercise the same powers and jurisdiction, and 1012 receive the same compensation as other judges of the court of 1013 common pleas of Richland county, shall be elected and designated 1014 as judge of the court of common pleas, juvenile division, and 1015 shall be, and have the powers and jurisdiction of, the juvenile 1016 judge as provided in Chapters 2151. and 2152. of the Revised 1017 Code. Except in cases that are subject to the exclusive original 1018 jurisdiction of the juvenile court, the judge of the juvenile 1019 division shall not have jurisdiction or the power to hear, and 1020 shall not be assigned, any case pertaining to paternity or 1021 parentage, the care, custody, or control of children, parenting 1022 time or visitation, child support, or the allocation of parental 1023 rights and responsibilities for the care of children or any 1024 post-decree proceeding arising from any case pertaining to any 1025 of those matters. The judge of the juvenile division shall not 1026 have jurisdiction or the power to hear, and shall not be 1027 assigned, any proceeding under the uniform interstate family 1028 support act contained in Chapter 3115. of the Revised Code. 1029

In addition to the judge's regular duties, the judge of 1030 the juvenile division shall be the administrator of the juvenile 1031 division and its subdivisions and departments. The judge shall 1032 have charge of the employment, assignment, and supervision of 1033 the personnel of the juvenile division who are engaged in 1034

handling, servicing, or investigating juvenile cases, including	1035
any magistrates whom the judge considers necessary for the	1036
discharge of the judge's various duties.	1037

The judge of the juvenile division also shall designate 1038 the title, compensation, expense allowances, hours, leaves of 1039 absence, and vacation of the personnel of the division and shall 1040 fix their duties. The duties of the personnel, in addition to 1041 other statutory duties, include the handling, servicing, and 1042 investigation of juvenile cases and providing any counseling, 1043 1044 conciliation, and mediation services that the court makes available to persons, whether or not the persons are parties to 1045 an action pending in the court, who request the services. 1046

- (H) (1) In Stark county, the judges of the court of common 1047 pleas whose terms begin on January 1, 1953, January 2, 1959, and 1048 January 1, 1993, and successors, shall have the same 1049 qualifications, exercise the same powers and jurisdiction, and 1050 receive the same compensation as other judges of the court of 1051 common pleas of Stark county and shall be elected and designated 1052 as judges of the court of common pleas, family court division. 1053 They shall have all the powers relating to juvenile courts, and 1054 all cases under Chapters 2151. and 2152. of the Revised Code, 1055 all parentage proceedings over which the juvenile court has 1056 jurisdiction, and all divorce, dissolution of marriage, legal 1057 separation, and annulment cases, except cases that are assigned 1058 to some other judge of the court of common pleas for some 1059 special reason, shall be assigned to the judges. 1060
- (2) The judge of the family court division, second most

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  senior in point of service, shall have charge of the employment

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  and supervision of the personnel of the division engaged in

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  handling, servicing, or investigating divorce, dissolution of

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marriage, legal separation, and annulment cases, and necessary 1065 referees required for the judge's respective court.

- (3) The judge of the family court division, senior in 1067 point of service, shall be charged exclusively with the 1068 administration of sections 2151.13, 2151.16, 2151.17, and 1069 2152.71 of the Revised Code and with the assignment and division 1070 of the work of the division and the employment and supervision 1071 of all other personnel of the division, including, but not 1072 limited to, that judge's necessary referees, but excepting those 1073 employees who may be appointed by the judge second most senior 1074 in point of service. The senior judge further shall serve in 1075 every other position in which the statutes permit or require a 1076 1077 juvenile judge to serve.
- (4) On and after September 29, 2015, all references in law
  to "the division of domestic relations," "the domestic relations
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  division," "the domestic relations court," "the judge of the
  division of domestic relations," or "the judge of the domestic
  relations division" shall be construed, with respect to Stark
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  county, as being references to "the family court division" or
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  "the judge of the family court division."

#### (I) In Summit county:

(1) The judges of the court of common pleas whose terms 1086 begin on January 4, 1967, and January 6, 1993, and successors, 1087 shall have the same qualifications, exercise the same powers and 1088 jurisdiction, and receive the same compensation as other judges 1089 of the court of common pleas of Summit county and shall be 1090 elected and designated as judges of the court of common pleas, 1091 division of domestic relations. The judges of the division of 1092 domestic relations shall have assigned to them and hear all 1093 divorce, dissolution of marriage, legal separation, and 1094

annulment cases that come before the court. Except in cases that	1095
are subject to the exclusive original jurisdiction of the	1096
juvenile court, the judges of the division of domestic relations	1097
shall have assigned to them and hear all cases pertaining to	1098
paternity, custody, visitation, child support, or the allocation	1099
of parental rights and responsibilities for the care of children	1100
and all post-decree proceedings arising from any case pertaining	1101
to any of those matters. The judges of the division of domestic	1102
relations shall have assigned to them and hear all proceedings	1103
under the uniform interstate family support act contained in	1104
Chapter 3115. of the Revised Code.	1105

The judge of the division of domestic relations, senior in 1106 point of service, shall be the administrator of the domestic 1107 relations division and its subdivisions and departments and 1108 shall have charge of the employment, assignment, and supervision 1109 of the personnel of the division, including any necessary 1110 referees, who are engaged in handling, servicing, or 1111 investigating divorce, dissolution of marriage, legal 1112 separation, and annulment cases. That judge also shall designate 1113 the title, compensation, expense allowances, hours, leaves of 1114 absence, and vacations of the personnel of the division and 1115 shall fix their duties. The duties of the personnel, in addition 1116 to other statutory duties, shall include the handling, 1117 servicing, and investigation of divorce, dissolution of 1118 marriage, legal separation, and annulment cases and of any 1119 counseling and conciliation services that are available upon 1120 request to all persons, whether or not they are parties to an 1121 action pending in the division. 1122

(2) The judge of the court of common pleas whose term

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begins on January 1, 1955, and successors, shall have the same

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qualifications, exercise the same powers and jurisdiction, and

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receive the same compensation as other judges of the court of	1126
common pleas of Summit county, shall be elected and designated	1127
as judge of the court of common pleas, juvenile division, and	1128
shall be, and have the powers and jurisdiction of, the juvenile	1129
judge as provided in Chapters 2151. and 2152. of the Revised	1130
Code. Except in cases that are subject to the exclusive original	1131
jurisdiction of the juvenile court, the judge of the juvenile	1132
division shall not have jurisdiction or the power to hear, and	1133
shall not be assigned, any case pertaining to paternity,	1134
custody, visitation, child support, or the allocation of	1135
parental rights and responsibilities for the care of children or	1136
any post-decree proceeding arising from any case pertaining to	1137
any of those matters. The judge of the juvenile division shall	1138
not have jurisdiction or the power to hear, and shall not be	1139
assigned, any proceeding under the uniform interstate family	1140
support act contained in Chapter 3115. of the Revised Code.	1141

The juvenile judge shall be the administrator of the 1142 juvenile division and its subdivisions and departments and shall 1143 have charge of the employment, assignment, and supervision of 1144 the personnel of the juvenile division, including any necessary 1145 referees, who are engaged in handling, servicing, or 1146 investigating juvenile cases. The judge also shall designate the 1147 title, compensation, expense allowances, hours, leaves of 1148 absence, and vacation of the personnel of the division and shall 1149 fix their duties. The duties of the personnel, in addition to 1150 other statutory duties, shall include the handling, servicing, 1151 and investigation of juvenile cases and of any counseling and 1152 conciliation services that are available upon request to 1153 persons, whether or not they are parties to an action pending in 1154 the division. 1155

(J) In Trumbull county, the judges of the court of common

pleas whose terms begin on January 1, 1953, and January 2, 1977, 1157 and successors, shall have the same qualifications, exercise the 1158 same powers and jurisdiction, and receive the same compensation 1159 as other judges of the court of common pleas of Trumbull county 1160 and shall be elected and designated as judges of the court of 1161 common pleas, division of domestic relations. They shall have 1162 all the powers relating to juvenile courts, and all cases under 1163 Chapters 2151. and 2152. of the Revised Code, all parentage 1164 proceedings over which the juvenile court has jurisdiction, and 1165 all divorce, dissolution of marriage, legal separation, and 1166 annulment cases shall be assigned to them, except cases that for 1167 some special reason are assigned to some other judge of the 1168 court of common pleas. 1169

### (K) In Butler county:

(1) The judges of the court of common pleas whose terms 1171 begin on January 1, 1957, and January 4, 1993, and successors, 1172 shall have the same qualifications, exercise the same powers and 1173 jurisdiction, and receive the same compensation as other judges 1174 of the court of common pleas of Butler county and shall be 1175 elected and designated as judges of the court of common pleas, 1176 division of domestic relations. The judges of the division of 1177 domestic relations shall have assigned to them all divorce, 1178 dissolution of marriage, legal separation, and annulment cases 1179 coming before the court, except in cases that for some special 1180 reason are assigned to some other judge of the court of common 1181 pleas. The judges of the division of domestic relations also 1182 have concurrent jurisdiction with judges of the juvenile 1183 division of the court of common pleas of Butler county with 1184 respect to and may hear cases to determine the custody, support, 1185 or custody and support of a child who is born of issue of a 1186 marriage and who is not the ward of another court of this state, 1187

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cases commenced by a party of the marriage to obtain an order	1188
requiring support of any child when the request for that order	1189
is not ancillary to an action for divorce, dissolution of	1190
marriage, annulment, or legal separation, a criminal or civil	1191
action involving an allegation of domestic violence, an action	1192
for support under Chapter 3115. of the Revised Code, or an	1193
action that is within the exclusive original jurisdiction of the	1194
juvenile division of the court of common pleas of Butler county	1195
and that involves an allegation that the child is an abused,	1196
neglected, or dependent child, and post-decree proceedings and	1197
matters arising from those types of cases. The judge senior in	1198
point of service shall be charged with the assignment and	1199
division of the work of the division and with the employment and	1200
supervision of all other personnel of the domestic relations	1201
division.	1202

The judge senior in point of service also shall designate 1203 the title, compensation, expense allowances, hours, leaves of 1204 absence, and vacations of the personnel of the division and 1205 shall fix their duties. The duties of the personnel, in addition 1206 to other statutory duties, shall include the handling, 1207 servicing, and investigation of divorce, dissolution of 1208 marriage, legal separation, and annulment cases and providing 1209 any counseling and conciliation services that the division makes 1210 available to persons, whether or not the persons are parties to 1211 an action pending in the division, who request the services. 1212

(2) The judges of the court of common pleas whose terms begin on January 3, 1987, and January 2, 2003, and successors, shall have the same qualifications, exercise the same powers and jurisdiction, and receive the same compensation as other judges of the court of common pleas of Butler county, shall be elected and designated as judges of the court of common pleas, juvenile

division, and shall be the juvenile judges as provided in	1219
Chapters 2151. and 2152. of the Revised Code, with the powers	1220
and jurisdictions conferred by those chapters. Except in cases	1221
that are subject to the exclusive original jurisdiction of the	1222
juvenile court, the judges of the juvenile division shall not	1223
have jurisdiction or the power to hear and shall not be	1224
assigned, but shall have the limited ability and authority to	1225
certify, any case commenced by a party of a marriage to	1226
determine the custody, support, or custody and support of a	1227
child who is born of issue of the marriage and who is not the	1228
ward of another court of this state when the request for the	1229
order in the case is not ancillary to an action for divorce,	1230
dissolution of marriage, annulment, or legal separation. The	1231
judge of the court of common pleas, juvenile division, who is	1232
senior in point of service, shall be the administrator of the	1233
juvenile division and its subdivisions and departments. The	1234
judge, senior in point of service, shall have charge of the	1235
employment, assignment, and supervision of the personnel of the	1236
juvenile division who are engaged in handling, servicing, or	1237
investigating juvenile cases, including any referees whom the	1238
judge considers necessary for the discharge of the judge's	1239
various duties.	1240

The judge, senior in point of service, also shall 1241 designate the title, compensation, expense allowances, hours, 1242 leaves of absence, and vacation of the personnel of the division 1243 and shall fix their duties. The duties of the personnel, in 1244 addition to other statutory duties, include the handling, 1245 servicing, and investigation of juvenile cases and providing any 1246 counseling and conciliation services that the division makes 1247 available to persons, whether or not the persons are parties to 1248 an action pending in the division, who request the services. 1249

(3) If a judge of the court of common pleas, division of	1250
domestic relations or juvenile division, is sick, absent, or	1251
unable to perform that judge's judicial duties or the volume of	1252
cases pending in the judge's division necessitates it, the	1253
duties of that judge shall be performed by the other judges of	1254
the domestic relations and juvenile divisions.	1255
(L)(1) In Cuyahoga county, the judges of the court of	1256
common pleas whose terms begin on January 8, 1961, January 9,	1257
1961, January 18, 1975, January 19, 1975, and January 13, 1987,	1258
and successors, shall have the same qualifications, exercise the	1259
same powers and jurisdiction, and receive the same compensation	1260
as other judges of the court of common pleas of Cuyahoga county	1261
and shall be elected and designated as judges of the court of	1262
common pleas, division of domestic relations. They shall have	1263
all the powers relating to all divorce, dissolution of marriage,	1264
legal separation, and annulment cases, except in cases that are	1265
assigned to some other judge of the court of common pleas for	1266
some special reason.	1267
(2) The administrative judge is administrator of the	1268
domestic relations division and its subdivisions and departments	1269
and has the following powers concerning division personnel:	1270
(a) Full charge of the employment, assignment, and	1271
supervision;	1272
(b) Sole determination of compensation, duties, expenses,	1273
allowances, hours, leaves, and vacations.	1274
(3) "Division personnel" include persons employed or	1275
referees engaged in hearing, servicing, investigating,	1276
counseling, or conciliating divorce, dissolution of marriage,	1277
legal separation and annulment matters.	1278

# (M) In Lake county:

(1) The judge of the court of common pleas whose term 1280 begins on January 2, 1961, and successors, shall have the same 1281 qualifications, exercise the same powers and jurisdiction, and 1282 receive the same compensation as the other judges of the court 1283 of common pleas of Lake county and shall be elected and 1284 designated as judge of the court of common pleas, division of 1285 domestic relations. The judge shall be assigned all the divorce, 1286 dissolution of marriage, legal separation, and annulment cases 1287 1288 coming before the court, except in cases that for some special reason are assigned to some other judge of the court of common 1289 pleas. The judge shall be charged with the assignment and 1290 division of the work of the division and with the employment and 1291 supervision of all other personnel of the domestic relations 1292 division. 1293

The judge also shall designate the title, compensation, 1294 expense allowances, hours, leaves of absence, and vacations of 1295 the personnel of the division and shall fix their duties. The 1296 duties of the personnel, in addition to other statutory duties, 1297 shall include the handling, servicing, and investigation of 1298 divorce, dissolution of marriage, legal separation, and 1299 annulment cases and providing any counseling and conciliation 1300 services that the division makes available to persons, whether 1301 or not the persons are parties to an action pending in the 1302 division, who request the services. 1303

(2) The judge of the court of common pleas whose term

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begins on January 4, 1979, and successors, shall have the same
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qualifications, exercise the same powers and jurisdiction, and
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receive the same compensation as other judges of the court of
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common pleas of Lake county, shall be elected and designated as
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judge of the court of common pleas, juvenile division, and shall	1309
be the juvenile judge as provided in Chapters 2151. and 2152. of	1310
the Revised Code, with the powers and jurisdictions conferred by	1311
those chapters. The judge of the court of common pleas, juvenile	1312
division, shall be the administrator of the juvenile division	1313
and its subdivisions and departments. The judge shall have	1314
charge of the employment, assignment, and supervision of the	1315
personnel of the juvenile division who are engaged in handling,	1316
servicing, or investigating juvenile cases, including any	1317
referees whom the judge considers necessary for the discharge of	1318
the judge's various duties.	1319

The judge also shall designate the title, compensation, expense allowances, hours, leaves of absence, and vacation of the personnel of the division and shall fix their duties. The duties of the personnel, in addition to other statutory duties, include the handling, servicing, and investigation of juvenile cases and providing any counseling and conciliation services that the division makes available to persons, whether or not the persons are parties to an action pending in the division, who request the services.

- (3) If a judge of the court of common pleas, division of
  domestic relations or juvenile division, is sick, absent, or
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  unable to perform that judge's judicial duties or the volume of
  cases pending in the judge's division necessitates it, the
  duties of that judge shall be performed by the other judges of
  the domestic relations and juvenile divisions.
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  - (N) In Erie county:

(1) The judge of the court of common pleas whose term 1336 begins on January 2, 1971, and the successors to that judge 1337 whose terms begin before January 2, 2007, shall have the same 1338

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qualifications, exercise the same powers and jurisdiction, and	1339
receive the same compensation as the other judge of the court of	1340
common pleas of Erie county and shall be elected and designated	1341
as judge of the court of common pleas, division of domestic	1342
relations. The judge shall have all the powers relating to	1343
juvenile courts, and shall be assigned all cases under Chapters	1344
2151. and 2152. of the Revised Code, parentage proceedings over	1345
which the juvenile court has jurisdiction, and divorce,	1346
dissolution of marriage, legal separation, and annulment cases,	1347
except cases that for some special reason are assigned to some	1348
other judge.	1349

On or after January 2, 2007, the judge of the court of common pleas who is elected in 2006 shall be the successor to the judge of the domestic relations division whose term expires on January 1, 2007, shall be designated as judge of the court of common pleas, juvenile division, and shall be the juvenile judge as provided in Chapters 2151. and 2152. of the Revised Code with the powers and jurisdictions conferred by those chapters.

(2) The judge of the court of common pleas, general 1357 division, whose term begins on January 1, 2005, and successors, 1358 the judge of the court of common pleas, general division whose 1359 term begins on January 2, 2005, and successors, and the judge of 1360 the court of common pleas, general division, whose term begins 1361 February 9, 2009, and successors, shall have assigned to them, 1362 in addition to all matters that are within the jurisdiction of 1363 the general division of the court of common pleas, all divorce, 1364 dissolution of marriage, legal separation, and annulment cases 1365 coming before the court, and all matters that are within the 1366 jurisdiction of the probate court under Chapter 2101., and other 1367 provisions, of the Revised Code. 1368

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# (O) In Greene county:

(1) The judge of the court of common pleas whose term 1370 begins on January 1, 1961, and successors, shall have the same 1371 qualifications, exercise the same powers and jurisdiction, and 1372 receive the same compensation as the other judges of the court 1373 of common pleas of Greene county and shall be elected and 1374 designated as the judge of the court of common pleas, division 1375 of domestic relations. The judge shall be assigned all divorce, 1376 dissolution of marriage, legal separation, annulment, uniform 1377 reciprocal support enforcement, and domestic violence cases and 1378 all other cases related to domestic relations, except cases that 1379 for some special reason are assigned to some other judge of the 1380 court of common pleas. 1381

The judge shall be charged with the assignment and 1382 division of the work of the division and with the employment and 1383 supervision of all other personnel of the division. The judge 1384 also shall designate the title, compensation, hours, leaves of 1385 absence, and vacations of the personnel of the division and 1386 shall fix their duties. The duties of the personnel of the 1387 division, in addition to other statutory duties, shall include 1388 the handling, servicing, and investigation of divorce, 1389 dissolution of marriage, legal separation, and annulment cases 1390 and the provision of counseling and conciliation services that 1391 the division considers necessary and makes available to persons 1392 who request the services, whether or not the persons are parties 1393 in an action pending in the division. The compensation for the 1394 personnel shall be paid from the overall court budget and shall 1395 be included in the appropriations for the existing judges of the 1396 general division of the court of common pleas. 1397

(2) The judge of the court of common pleas whose term

begins on January 1, 1995, and successors, shall have the same	1399
qualifications, exercise the same powers and jurisdiction, and	1400
receive the same compensation as the other judges of the court	1401
of common pleas of Greene county, shall be elected and	1402
designated as judge of the court of common pleas, juvenile	1403
division, and, on or after January 1, 1995, shall be the	1404
juvenile judge as provided in Chapters 2151. and 2152. of the	1405
Revised Code with the powers and jurisdiction conferred by those	1406
chapters. The judge of the court of common pleas, juvenile	1407
division, shall be the administrator of the juvenile division	1408
and its subdivisions and departments. The judge shall have	1409
charge of the employment, assignment, and supervision of the	1410
personnel of the juvenile division who are engaged in handling,	1411
servicing, or investigating juvenile cases, including any	1412
referees whom the judge considers necessary for the discharge of	1413
the judge's various duties.	1414

The judge also shall designate the title, compensation, 1415 expense allowances, hours, leaves of absence, and vacation of 1416 the personnel of the division and shall fix their duties. The 1417 duties of the personnel, in addition to other statutory duties, 1418 include the handling, servicing, and investigation of juvenile 1419 cases and providing any counseling and conciliation services 1420 that the court makes available to persons, whether or not the 1421 persons are parties to an action pending in the court, who 1422 request the services. 1423

(3) If one of the judges of the court of common pleas,

general division, is sick, absent, or unable to perform that

judge's judicial duties or the volume of cases pending in the

general division necessitates it, the duties of that judge of

the general division shall be performed by the judge of the

division of domestic relations and the judge of the juvenile

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division.	1430

(P) In Portage county, the judge of the court of common 1431 pleas, whose term begins January 2, 1987, and successors, shall 1432 have the same qualifications, exercise the same powers and 1433 jurisdiction, and receive the same compensation as the other 1434 judges of the court of common pleas of Portage county and shall 1435 be elected and designated as judge of the court of common pleas, 1436 division of domestic relations. The judge shall be assigned all 1437 divorce, dissolution of marriage, legal separation, and 1438 1439 annulment cases coming before the court, except in cases that for some special reason are assigned to some other judge of the 1440 court of common pleas. The judge shall be charged with the 1441 assignment and division of the work of the division and with the 1442 employment and supervision of all other personnel of the 1443 domestic relations division. 1444

The judge also shall designate the title, compensation, 1445 expense allowances, hours, leaves of absence, and vacations of 1446 the personnel of the division and shall fix their duties. The 1447 duties of the personnel, in addition to other statutory duties, 1448 shall include the handling, servicing, and investigation of 1449 divorce, dissolution of marriage, legal separation, and 1450 1451 annulment cases and providing any counseling and conciliation services that the division makes available to persons, whether 1452 or not the persons are parties to an action pending in the 1453 division, who request the services. 1454

(Q) In Clermont county, the judge of the court of common 1455 pleas, whose term begins January 2, 1987, and successors, shall 1456 have the same qualifications, exercise the same powers and 1457 jurisdiction, and receive the same compensation as the other 1458 judges of the court of common pleas of Clermont county and shall 1459

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be elected and designated as judge of the court of common pleas,	1460
division of domestic relations. The judge shall be assigned all	1461
divorce, dissolution of marriage, legal separation, and	1462
annulment cases coming before the court, except in cases that	1463
for some special reason are assigned to some other judge of the	1464
court of common pleas. The judge shall be charged with the	1465
assignment and division of the work of the division and with the	1466
employment and supervision of all other personnel of the	1467
domestic relations division.	1468

The judge also shall designate the title, compensation, 1469 expense allowances, hours, leaves of absence, and vacations of 1470 the personnel of the division and shall fix their duties. The 1471 duties of the personnel, in addition to other statutory duties, 1472 shall include the handling, servicing, and investigation of 1473 divorce, dissolution of marriage, legal separation, and 1474 annulment cases and providing any counseling and conciliation 1475 services that the division makes available to persons, whether 1476 or not the persons are parties to an action pending in the 1477 division, who request the services. 1478

(R) In Warren county, the judge of the court of common 1479 pleas, whose term begins January 1, 1987, and successors, shall 1480 1481 have the same qualifications, exercise the same powers and jurisdiction, and receive the same compensation as the other 1482 judges of the court of common pleas of Warren county and shall 1483 be elected and designated as judge of the court of common pleas, 1484 division of domestic relations. The judge shall be assigned all 1485 divorce, dissolution of marriage, legal separation, and 1486 annulment cases coming before the court, except in cases that 1487 for some special reason are assigned to some other judge of the 1488 court of common pleas. The judge shall be charged with the 1489 assignment and division of the work of the division and with the 1490

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employment and supervision of all other personnel of the domestic relations division.

The judge also shall designate the title, compensation, 1493 expense allowances, hours, leaves of absence, and vacations of 1494 the personnel of the division and shall fix their duties. The 1495 duties of the personnel, in addition to other statutory duties, 1496 shall include the handling, servicing, and investigation of 1497 divorce, dissolution of marriage, legal separation, and 1498 annulment cases and providing any counseling and conciliation 1499 services that the division makes available to persons, whether 1500 or not the persons are parties to an action pending in the 1501 division, who request the services. 1502

(S) In Licking county, the judges of the court of common 1503 pleas, whose terms begin on January 1, 1991, and January 1, 1504 2005, and successors, shall have the same qualifications, 1505 exercise the same powers and jurisdiction, and receive the same 1506 compensation as the other judges of the court of common pleas of 1507 Licking county and shall be elected and designated as judges of 1508 the court of common pleas, division of domestic relations. The 1509 judges shall be assigned all divorce, dissolution of marriage, 1510 legal separation, and annulment cases, all cases arising under 1511 Chapter 3111. of the Revised Code, all proceedings involving 1512 child support, the allocation of parental rights and 1513 responsibilities for the care of children and the designation 1514 for the children of a place of residence and legal custodian, 1515 parenting time, and visitation, and all post-decree proceedings 1516 and matters arising from those cases and proceedings, except in 1517 cases that for some special reason are assigned to another judge 1518 of the court of common pleas. The administrative judge of the 1519 division of domestic relations shall be charged with the 1520 assignment and division of the work of the division and with the 1521

employment and supervision of the personnel of the division.

The administrative judge of the division of domestic 1523 relations shall designate the title, compensation, expense 1524 allowances, hours, leaves of absence, and vacations of the 1525 personnel of the division and shall fix the duties of the 1526 personnel of the division. The duties of the personnel of the 1527 division, in addition to other statutory duties, shall include 1528 the handling, servicing, and investigation of divorce, 1529 dissolution of marriage, legal separation, and annulment cases, 1530 cases arising under Chapter 3111. of the Revised Code, and 1531 proceedings involving child support, the allocation of parental 1532 rights and responsibilities for the care of children and the 1533 designation for the children of a place of residence and legal 1534 custodian, parenting time, and visitation and providing any 1535 counseling and conciliation services that the division makes 1536 available to persons, whether or not the persons are parties to 1537 an action pending in the division, who request the services. 1538

(T) In Allen county, the judge of the court of common 1539 pleas, whose term begins January 1, 1993, and successors, shall 1540 have the same qualifications, exercise the same powers and 1541 1542 jurisdiction, and receive the same compensation as the other judges of the court of common pleas of Allen county and shall be 1543 elected and designated as judge of the court of common pleas, 1544 division of domestic relations. The judge shall be assigned all 1545 divorce, dissolution of marriage, legal separation, and 1546 annulment cases, all cases arising under Chapter 3111. of the 1547 Revised Code, all proceedings involving child support, the 1548 allocation of parental rights and responsibilities for the care 1549 of children and the designation for the children of a place of 1550 residence and legal custodian, parenting time, and visitation, 1551 and all post-decree proceedings and matters arising from those 1552

cases and proceedings, except in cases that for some special	1553
reason are assigned to another judge of the court of common	1554
pleas. The judge shall be charged with the assignment and	1555
division of the work of the division and with the employment and	1556
supervision of the personnel of the division.	1557

The judge shall designate the title, compensation, expense 1558 allowances, hours, leaves of absence, and vacations of the 1559 personnel of the division and shall fix the duties of the 1560 personnel of the division. The duties of the personnel of the 1561 1562 division, in addition to other statutory duties, shall include the handling, servicing, and investigation of divorce, 1563 dissolution of marriage, legal separation, and annulment cases, 1564 cases arising under Chapter 3111. of the Revised Code, and 1565 proceedings involving child support, the allocation of parental 1566 rights and responsibilities for the care of children and the 1567 designation for the children of a place of residence and legal 1568 custodian, parenting time, and visitation, and providing any 1569 counseling and conciliation services that the division makes 1570 available to persons, whether or not the persons are parties to 1571 an action pending in the division, who request the services. 1572

(U) In Medina county, the judge of the court of common 1573 pleas whose term begins January 1, 1995, and successors, shall 1574 have the same qualifications, exercise the same powers and 1575 jurisdiction, and receive the same compensation as other judges 1576 of the court of common pleas of Medina county and shall be 1577 elected and designated as judge of the court of common pleas, 1578 division of domestic relations. The judge shall be assigned all 1579 divorce, dissolution of marriage, legal separation, and 1580 annulment cases, all cases arising under Chapter 3111. of the 1581 Revised Code, all proceedings involving child support, the 1582 allocation of parental rights and responsibilities for the care 1583

of children and the designation for the children of a place of	1584
residence and legal custodian, parenting time, and visitation,	1585
and all post-decree proceedings and matters arising from those	1586
cases and proceedings, except in cases that for some special	1587
reason are assigned to another judge of the court of common	1588
pleas. The judge shall be charged with the assignment and	1589
division of the work of the division and with the employment and	1590
supervision of the personnel of the division.	1591

The judge shall designate the title, compensation, expense 1592 allowances, hours, leaves of absence, and vacations of the 1593 personnel of the division and shall fix the duties of the 1594 personnel of the division. The duties of the personnel, in 1595 addition to other statutory duties, include the handling, 1596 servicing, and investigation of divorce, dissolution of 1597 marriage, legal separation, and annulment cases, cases arising 1598 under Chapter 3111. of the Revised Code, and proceedings 1599 involving child support, the allocation of parental rights and 1600 responsibilities for the care of children and the designation 1601 for the children of a place of residence and legal custodian, 1602 parenting time, and visitation, and providing counseling and 1603 conciliation services that the division makes available to 1604 persons, whether or not the persons are parties to an action 1605 pending in the division, who request the services. 1606

(V) In Fairfield county, the judge of the court of common 1607 pleas whose term begins January 2, 1995, and successors, shall 1608 have the same qualifications, exercise the same powers and 1609 jurisdiction, and receive the same compensation as the other 1610 judges of the court of common pleas of Fairfield county and 1611 shall be elected and designated as judge of the court of common 1612 pleas, division of domestic relations. The judge shall be 1613 assigned all divorce, dissolution of marriage, legal separation, 1614

and annulment cases, all cases arising under Chapter 3111. of	1615
the Revised Code, all proceedings involving child support, the	1616
allocation of parental rights and responsibilities for the care	1617
of children and the designation for the children of a place of	1618
residence and legal custodian, parenting time, and visitation,	1619
and all post-decree proceedings and matters arising from those	1620
cases and proceedings, except in cases that for some special	1621
reason are assigned to another judge of the court of common	1622
pleas. The judge also has concurrent jurisdiction with the	1623
probate-juvenile division of the court of common pleas of	1624
Fairfield county with respect to and may hear cases to determine	1625
the custody of a child, as defined in section 2151.011 of the	1626
Revised Code, who is not the ward of another court of this	1627
state, cases that are commenced by a parent, guardian, or	1628
custodian of a child, as defined in section 2151.011 of the	1629
Revised Code, to obtain an order requiring a parent of the child	1630
to pay child support for that child when the request for that	1631
order is not ancillary to an action for divorce, dissolution of	1632
marriage, annulment, or legal separation, a criminal or civil	1633
action involving an allegation of domestic violence, an action	1634
for support under Chapter 3115. of the Revised Code, or an	1635
action that is within the exclusive original jurisdiction of the	1636
probate-juvenile division of the court of common pleas of	1637
Fairfield county and that involves an allegation that the child	1638
is an abused, neglected, or dependent child, and post-decree	1639
proceedings and matters arising from those types of cases.	1640

The judge of the domestic relations division shall be

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charged with the assignment and division of the work of the

division and with the employment and supervision of the

personnel of the division.

1644

The judge shall designate the title, compensation, expense

allowances, hours, leaves of absence, and vacations of the	1646
personnel of the division and shall fix the duties of the	1647
personnel of the division. The duties of the personnel of the	1648
division, in addition to other statutory duties, shall include	1649
the handling, servicing, and investigation of divorce,	1650
dissolution of marriage, legal separation, and annulment cases,	1651
cases arising under Chapter 3111. of the Revised Code, and	1652
proceedings involving child support, the allocation of parental	1653
rights and responsibilities for the care of children and the	1654
designation for the children of a place of residence and legal	1655
custodian, parenting time, and visitation, and providing any	1656
counseling and conciliation services that the division makes	1657
available to persons, regardless of whether the persons are	1658
parties to an action pending in the division, who request the	1659
services. When the judge hears a case to determine the custody	1660
of a child, as defined in section 2151.011 of the Revised Code,	1661
who is not the ward of another court of this state or a case	1662
that is commenced by a parent, guardian, or custodian of a	1663
child, as defined in section 2151.011 of the Revised Code, to	1664
obtain an order requiring a parent of the child to pay child	1665
support for that child when the request for that order is not	1666
ancillary to an action for divorce, dissolution of marriage,	1667
annulment, or legal separation, a criminal or civil action	1668
involving an allegation of domestic violence, an action for	1669
support under Chapter 3115. of the Revised Code, or an action	1670
that is within the exclusive original jurisdiction of the	1671
probate-juvenile division of the court of common pleas of	1672
Fairfield county and that involves an allegation that the child	1673
is an abused, neglected, or dependent child, the duties of the	1674
personnel of the domestic relations division also include the	1675
handling, servicing, and investigation of those types of cases.	1676

(W) (1) In Clark county, the judge of the court of common	1677
pleas whose term begins on January 2, 1995, and successors,	1678
shall have the same qualifications, exercise the same powers and	1679
jurisdiction, and receive the same compensation as other judges	1680
of the court of common pleas of Clark county and shall be	1681
elected and designated as judge of the court of common pleas,	1682
domestic relations division. The judge shall have all the powers	1683
relating to juvenile courts, and all cases under Chapters 2151.	1684
and 2152. of the Revised Code and all parentage proceedings	1685
under Chapter 3111. of the Revised Code over which the juvenile	1686
court has jurisdiction shall be assigned to the judge of the	1687
division of domestic relations. All divorce, dissolution of	1688
marriage, legal separation, annulment, uniform reciprocal	1689
support enforcement, and other cases related to domestic	1690
relations shall be assigned to the domestic relations division,	1691
and the presiding judge of the court of common pleas shall	1692
assign the cases to the judge of the domestic relations division	1693
and the judges of the general division.	1694

- (2) In addition to the judge's regular duties, the judge
  of the division of domestic relations shall serve on the
  children services board and the county advisory board.
  1697
- (3) If the judge of the court of common pleas of Clark 1698 county, division of domestic relations, is sick, absent, or 1699 unable to perform that judge's judicial duties or if the 1700 presiding judge of the court of common pleas of Clark county 1701 determines that the volume of cases pending in the division of 1702 domestic relations necessitates it, the duties of the judge of 1703 the division of domestic relations shall be performed by the 1704 judges of the general division or probate division of the court 1705 of common pleas of Clark county, as assigned for that purpose by 1706 the presiding judge of that court, and the judges so assigned 1707

shall act in conjunction with the judge of the division of 1708 domestic relations of that court.

(X) In Scioto county, the judge of the court of common 1710 pleas whose term begins January 2, 1995, and successors, shall 1711 have the same qualifications, exercise the same powers and 1712 jurisdiction, and receive the same compensation as other judges 1713 of the court of common pleas of Scioto county and shall be 1714 elected and designated as judge of the court of common pleas, 1715 division of domestic relations. The judge shall be assigned all 1716 divorce, dissolution of marriage, legal separation, and 1717 annulment cases, all cases arising under Chapter 3111. of the 1718 Revised Code, all proceedings involving child support, the 1719 allocation of parental rights and responsibilities for the care 1720 of children and the designation for the children of a place of 1721 residence and legal custodian, parenting time, visitation, and 1722 all post-decree proceedings and matters arising from those cases 1723 and proceedings, except in cases that for some special reason 1724 are assigned to another judge of the court of common pleas. The 1725 judge shall be charged with the assignment and division of the 1726 work of the division and with the employment and supervision of 1727 the personnel of the division. 1728

The judge shall designate the title, compensation, expense 1729 allowances, hours, leaves of absence, and vacations of the 1730 personnel of the division and shall fix the duties of the 1731 personnel of the division. The duties of the personnel, in 1732 addition to other statutory duties, include the handling, 1733 servicing, and investigation of divorce, dissolution of 1734 marriage, legal separation, and annulment cases, cases arising 1735 under Chapter 3111. of the Revised Code, and proceedings 1736 involving child support, the allocation of parental rights and 1737 responsibilities for the care of children and the designation 1738 for the children of a place of residence and legal custodian,

parenting time, and visitation, and providing counseling and

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conciliation services that the division makes available to

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persons, whether or not the persons are parties to an action

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pending in the division, who request the services.

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- (Y) In Auglaize county, the judge of the probate and 1744 juvenile divisions of the Auglaize county court of common pleas 1745 also shall be the administrative judge of the domestic relations 1746 division of the court and shall be assigned all divorce, 1747 dissolution of marriage, legal separation, and annulment cases 1748 coming before the court. The judge shall have all powers as 1749 administrator of the domestic relations division and shall have 1750 charge of the personnel engaged in handling, servicing, or 1751 investigating divorce, dissolution of marriage, legal 1752 separation, and annulment cases, including any referees 1753 considered necessary for the discharge of the judge's various 1754 duties. 1755
- (Z) (1) In Marion county, the judge of the court of common 1756 pleas whose term begins on February 9, 1999, and the successors 1757 to that judge, shall have the same qualifications, exercise the 1758 same powers and jurisdiction, and receive the same compensation 1759 as the other judges of the court of common pleas of Marion 1760 county and shall be elected and designated as judge of the court 1761 of common pleas, domestic relations-juvenile-probate division. 1762 Except as otherwise specified in this division, that judge, and 1763 the successors to that judge, shall have all the powers relating 1764 to juvenile courts, and all cases under Chapters 2151. and 2152. 1765 of the Revised Code, all cases arising under Chapter 3111. of 1766 the Revised Code, all divorce, dissolution of marriage, legal 1767 separation, and annulment cases, all proceedings involving child 1768 support, the allocation of parental rights and responsibilities 1769

for the care of children and the designation for the children of	1770
a place of residence and legal custodian, parenting time, and	1771
visitation, and all post-decree proceedings and matters arising	1772
from those cases and proceedings shall be assigned to that judge	1773
and the successors to that judge. Except as provided in division	1774
(Z)(2) of this section and notwithstanding any other provision	1775
of any section of the Revised Code, on and after February 9,	1776
2003, the judge of the court of common pleas of Marion county	1777
whose term begins on February 9, 1999, and the successors to	1778
that judge, shall have all the powers relating to the probate	1779
division of the court of common pleas of Marion county in	1780
addition to the powers previously specified in this division,	1781
and shall exercise concurrent jurisdiction with the judge of the	1782
probate division of that court over all matters that are within	1783
the jurisdiction of the probate division of that court under	1784
Chapter 2101., and other provisions, of the Revised Code in	1785
addition to the jurisdiction of the domestic relations-juvenile-	1786
probate division of that court otherwise specified in division	1787
(Z)(1) of this section.	1788

- (2) The judge of the domestic relations-juvenile-probate division of the court of common pleas of Marion county or the judge of the probate division of the court of common pleas of Marion county, whichever of those judges is senior in total length of service on the court of common pleas of Marion county, regardless of the division or divisions of service, shall serve as the clerk of the probate division of the court of common pleas of Marion county.
- (3) On and after February 9, 2003, all references in law

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  to "the probate court," "the probate judge," "the juvenile

  court," or "the judge of the juvenile court" shall be construed,

  with respect to Marion county, as being references to both "the

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probate division" and "the domestic relations-juvenile-probate	1801
division" and as being references to both "the judge of the	1802
probate division" and "the judge of the domestic relations-	1803
juvenile-probate division." On and after February 9, 2003, all	1804
references in law to "the clerk of the probate court" shall be	1805
construed, with respect to Marion county, as being references to	1806
the judge who is serving pursuant to division (Z)(2) of this	1807
section as the clerk of the probate division of the court of	1808
common pleas of Marion county.	1809

(AA) In Muskingum county, the judge of the court of common 1810 pleas whose term begins on January 2, 2003, and successors, 1811 shall have the same qualifications, exercise the same powers and 1812 jurisdiction, and receive the same compensation as the other 1813 judges of the court of common pleas of Muskingum county and 1814 shall be elected and designated as the judge of the court of 1815 common pleas, division of domestic relations. The judge shall be 1816 assigned all divorce, dissolution of marriage, legal separation, 1817 and annulment cases, all cases arising under Chapter 3111. of 1818 the Revised Code, all proceedings involving child support, the 1819 allocation of parental rights and responsibilities for the care 1820 of children and the designation for the children of a place of 1821 residence and legal custodian, parenting time, and visitation, 1822 and all post-decree proceedings and matters arising from those 1823 cases and proceedings, except in cases that for some special 1824 reason are assigned to another judge of the court of common 1825 pleas. The judge shall be charged with the assignment and 1826 division of the work of the division and with the employment and 1827 supervision of the personnel of the division. 1828

The judge shall designate the title, compensation, expense 1829 allowances, hours, leaves of absence, and vacations of the 1830 personnel of the division and shall fix the duties of the 1831

personnel of the division. The duties of the personnel of the	1832
division, in addition to other statutory duties, shall include	1833
the handling, servicing, and investigation of divorce,	1834
dissolution of marriage, legal separation, and annulment cases,	1835
cases arising under Chapter 3111. of the Revised Code, and	1836
proceedings involving child support, the allocation of parental	1837
rights and responsibilities for the care of children and the	1838
designation for the children of a place of residence and legal	1839
custodian, parenting time, and visitation and providing any	1840
counseling and conciliation services that the division makes	1841
available to persons, whether or not the persons are parties to	1842
an action pending in the division, who request the services.	1843

(BB) In Henry county, the judge of the court of common 1844 pleas whose term begins on January 1, 2005, and successors, 1845 shall have the same qualifications, exercise the same powers and 1846 jurisdiction, and receive the same compensation as the other 1847 judge of the court of common pleas of Henry county and shall be 1848 elected and designated as the judge of the court of common 1849 pleas, division of domestic relations. The judge shall have all 1850 of the powers relating to juvenile courts, and all cases under 1851 Chapter 2151. or 2152. of the Revised Code, all parentage 1852 proceedings arising under Chapter 3111. of the Revised Code over 1853 which the juvenile court has jurisdiction, all divorce, 1854 dissolution of marriage, legal separation, and annulment cases, 1855 all proceedings involving child support, the allocation of 1856 parental rights and responsibilities for the care of children 1857 and the designation for the children of a place of residence and 1858 legal custodian, parenting time, and visitation, and all post-1859 decree proceedings and matters arising from those cases and 1860 proceedings shall be assigned to that judge, except in cases 1861 that for some special reason are assigned to the other judge of 1862

the court of common pleas.

(CC) (1) In Logan county, the judge of the court of common 1864 pleas whose term begins January 2, 2005, and the successors to 1865 that judge, shall have the same qualifications, exercise the 1866 same powers and jurisdiction, and receive the same compensation 1867 as the other judges of the court of common pleas of Logan county 1868 and shall be elected and designated as judge of the court of 1869 common pleas, family court division. Except as otherwise 1870 specified in this division, that judge, and the successors to 1871 that judge, shall have all the powers relating to juvenile 1872 courts, and all cases under Chapters 2151. and 2152. of the 1873 Revised Code, all cases arising under Chapter 3111. of the 1874 Revised Code, all divorce, dissolution of marriage, legal 1875 separation, and annulment cases, all proceedings involving child 1876 support, the allocation of parental rights and responsibilities 1877 for the care of children and designation for the children of a 1878 place of residence and legal custodian, parenting time, and 1879 visitation, and all post-decree proceedings and matters arising 1880 from those cases and proceedings shall be assigned to that judge 1881 and the successors to that judge. Notwithstanding any other 1882 provision of any section of the Revised Code, on and after 1883 January 2, 2005, the judge of the court of common pleas of Logan 1884 county whose term begins on January 2, 2005, and the successors 1885 to that judge, shall have all the powers relating to the probate 1886 division of the court of common pleas of Logan county in 1887 addition to the powers previously specified in this division and 1888 shall exercise concurrent jurisdiction with the judge of the 1889 probate division of that court over all matters that are within 1890 the jurisdiction of the probate division of that court under 1891 Chapter 2101., and other provisions, of the Revised Code in 1892 addition to the jurisdiction of the family court division of 1893

that court otherwise specified in division (CC)(1) of this 1894 section.

- (2) The judge of the family court division of the court of 1896 common pleas of Logan county or the probate judge of the court 1897 of common pleas of Logan county who is elected as the 1898 administrative judge of the family court division of the court 1899 of common pleas of Logan county pursuant to Rule 4 of the Rules 1900 of Superintendence shall be the clerk of the family court 1901 division of the court of common pleas of Logan county. 1902
- (3) On and after April 5, 2019, all references in law to 1903 "the probate court," "the probate judge," "the juvenile court," 1904 or "the judge of the juvenile court" shall be construed, with 1905 respect to Logan county, as being references to both "the 1906 probate division" and the "family court division" and as being 1907 references to both "the judge of the probate division" and the 1908 "judge of the family court division." On and after April 5, 1909 2019, all references in law to "the clerk of the probate court" 1910 shall be construed, with respect to Logan county, as being 1911 references to the judge who is serving pursuant to division (CC) 1912 (2) of this section as the clerk of the family court division of 1913 the court of common pleas of Logan county. 1914
- (DD) (1) In Champaign county, the judge of the court of 1915 common pleas whose term begins February 9, 2003, and the judge 1916 of the court of common pleas whose term begins February 10, 1917 2009, and the successors to those judges, shall have the same 1918 qualifications, exercise the same powers and jurisdiction, and 1919 receive the same compensation as the other judges of the court 1920 of common pleas of Champaign county and shall be elected and 1921 designated as judges of the court of common pleas, domestic 1922 relations-juvenile-probate division. Except as otherwise 1923

specified in this division, those judges, and the successors to	1924
those judges, shall have all the powers relating to juvenile	1925
courts, and all cases under Chapters 2151. and 2152. of the	1926
Revised Code, all cases arising under Chapter 3111. of the	1927
Revised Code, all divorce, dissolution of marriage, legal	1928
separation, and annulment cases, all proceedings involving child	1929
support, the allocation of parental rights and responsibilities	1930
for the care of children and the designation for the children of	1931
a place of residence and legal custodian, parenting time, and	1932
visitation, and all post-decree proceedings and matters arising	1933
from those cases and proceedings shall be assigned to those	1934
judges and the successors to those judges. Notwithstanding any	1935
other provision of any section of the Revised Code, on and after	1936
February 9, 2009, the judges designated by this division as	1937
judges of the court of common pleas of Champaign county,	1938
domestic relations-juvenile-probate division, and the successors	1939
to those judges, shall have all the powers relating to probate	1940
courts in addition to the powers previously specified in this	1941
division and shall exercise jurisdiction over all matters that	1942
are within the jurisdiction of probate courts under Chapter	1943
2101., and other provisions, of the Revised Code in addition to	1944
the jurisdiction of the domestic relations-juvenile-probate	1945
division otherwise specified in division (DD)(1) of this	1946
section.	1947

(2) On and after February 9, 2009, all references in law

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to "the probate court," "the probate judge," "the juvenile

court," or "the judge of the juvenile court" shall be construed

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with respect to Champaign county as being references to the

"domestic relations-juvenile-probate division" and as being

references to the "judge of the domestic relations-juvenile
probate division." On and after February 9, 2009, all references

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in law to "the clerk of the probate court" shall be construed	1955
with respect to Champaign county as being references to the	1956
judge who is serving pursuant to Rule 4 of the Rules of	1957
Superintendence for the Courts of Ohio as the administrative	1958
judge of the court of common pleas, domestic relations-juvenile-	1959
probate division.	1960

(EE) In Delaware county, the judge of the court of common 1961 pleas whose term begins on January 1, 2017, and successors, 1962 shall have the same qualifications, exercise the same powers and 1963 jurisdiction, and receive the same compensation as the other 1964 judges of the court of common pleas of Delaware county and shall 1965 be elected and designated as the judge of the court of common 1966 pleas, division of domestic relations. Divorce, dissolution of 1967 marriage, legal separation, and annulment cases, including any 1968 post-decree proceedings, and cases involving questions of 1969 paternity, custody, visitation, child support, and the 1970 allocation of parental rights and responsibilities for the care 1971 of children, regardless of whether those matters arise in post-1972 decree proceedings or involve children born between unmarried 1973 persons, shall be assigned to that judge, except cases that for 1974 some special reason are assigned to another judge of the court 1975 of common pleas. 1976

### (FF) <u>In Hardin county:</u>

(1) The judge of the court of common pleas whose term

begins on January 1, 2023, and successors, shall have the same

qualifications, exercise the same powers and jurisdiction, and

receive the same compensation as the other judge of the court of

common pleas of Hardin county and shall be elected and

designated as the judge of the court of common pleas, division

of domestic relations. The judge shall have all of the powers

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relating to juvenile courts, and all cases under Chapter 2151.	1985
or 2152. of the Revised Code, all parentage proceedings arising	1986
under Chapter 3111. of the Revised Code over which the juvenile	1987
court has jurisdiction, all divorce, dissolution of marriage,	1988
legal separation, and annulment cases, civil protection orders	1989
issued under sections 2903.214 and 3113.31 of the Revised Code,	1990
all proceedings involving child support, the allocation of	1991
parental rights and responsibilities for the care of children	1992
and the designation for the children of a place of residence and	1993
legal custodian, parenting time, and visitation, and all post-	1994
decree proceedings and matters arising from those cases and	1995
proceedings shall be assigned to that judge, except in cases	1996
that for some special reason are assigned to the other judge of	1997
the court of common pleas.	1998
(2) The judge of the court of common pleas, general	1999
division, whose term begins on February 9, 2027, and successors,	2000
shall have assigned to the judge, in addition to all matters	2001
that are within the jurisdiction of the general division of the	2002
court of common pleas, all matters that are within the	2003
jurisdiction of the probate court under Chapter 2101., and other	2004
provisions, of the Revised Code.	2005
(GG) If a judge of the court of common pleas, division of	2006
domestic relations, or juvenile judge, of any of the counties	2007
mentioned in this section is sick, absent, or unable to perform	2008
that judge's judicial duties or the volume of cases pending in	2009
the judge's division necessitates it, the duties of that judge	2010
shall be performed by another judge of the court of common pleas	2011
of that county, assigned for that purpose by the presiding judge	2012
of the court of common pleas of that county to act in place of	2013

or in conjunction with that judge, as the case may require.

Section 2. That existing sections 1901.123, 1901.34,	2015
1907.143, 2151.07, 2301.02, and 2301.03 of the Revised Code are	2016
hereby repealed.	2017
Section 3. Section 1901.34 of the Revised Code is	2018
presented in this act as a composite of the section as amended	2019
by both H.B. 215 and S.B. 25 of the 132nd General Assembly. The	2020
General Assembly, applying the principle stated in division (B)	2021
of section 1.52 of the Revised Code that amendments are to be	2022
harmonized if reasonably capable of simultaneous operation,	2023
finds that the composite is the resulting version of the section	2024
in effect prior to the effective date of the section as	2025
presented in this act.	2026
Section 4. This act is hereby declared to be an emergency	2027
measure necessary for the immediate preservation of the public	2028
peace, health, and safety. The reason for such necessity is to	2029
reduce the present burden on chief legal officers in East	2030
Liverpool, Liverpool township, and St. Clair township.	2031
Therefore, this act shall go into immediate effect.	2032