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SENATE BILL 5522

State of Washington 54th Legislature 1995 Regular Session

By Senators Smith, Roach, C. Anderson and Johnson

Read first time 01/25/95. Referred to Committee on Law & Justice.

- AN ACT Relating to the use of pro tempore judges and court commissioners; amending RCW 3.34.130 and 35.20.200; and adding a new
- 3 section to chapter 35.20 RCW.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 5 **Sec. 1.** RCW 3.34.130 and 1994 c 18 s 1 are each amended to read as 6 follows:
- 7 (1) Each district court shall designate one or more persons as
- 8 judge pro tempore who shall serve during the temporary absence,
- 9 disqualification, or incapacity of a district judge or to serve as an
- 10 <u>additional judge for excess caseload or special set cases</u>. The
- 11 qualifications of a judge pro tempore shall be the same as for a
- 12 district judge, except that with respect to RCW 3.34.060(1), the person
- 13 appointed need only be a registered voter of the state. A district
- 14 that has a population of not more than ten thousand and that has no
- 15 person available who meets the qualifications under RCW 3.34.060(2) (a)
- 16 or (b), may appoint as a pro tempore judge a person who has taken and
- 17 passed the qualifying examination for the office of district judge as
- 18 is provided by rule of the supreme court. A judge pro tempore may sit
- 19 in any district of the county for which he or she is appointed. A

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- 1 judge pro tempore shall be paid the salary authorized by the county 2 legislative authority.
- (2) For each day that a judge pro tempore serves in excess of 3 4 thirty days during any calendar year, the annual salary of the district judge in whose place ((he or she)) the judge pro tempore serves shall 5 be reduced by an amount equal to one-two hundred fiftieth of such 6 7 salary: PROVIDED, That each full time district judge shall have up to 8 fifteen days annual leave without reduction for service on judicial 9 commissions established by the legislature or the chief justice of the 10 supreme court. No reduction in salary shall occur when a judge pro
- 11 tempore serves:
 12 <u>(a) W</u>hile a district judge is using sick leave granted in
- 14 <u>(b) W</u>hile a district court judge is disqualified from serving 15 following the filing of an affidavit of prejudice;
- 16 <u>(c) As an additional judge for excess case load or special set</u> 17 <u>cases; or</u>
- (d) While a district judge is otherwise involved in administrative,
 educational, or judicial functions related to the performance of the
 judge's duties.
- 21 ((\(\frac{(2)}{2}\))) (3) The county legislative authority shall fund use of a 22 judge pro tempore under subsection (2)(c) and (d) of this section from 23 the court's budget.
 - (4) The legislature may appropriate money for the purpose of reimbursing counties for the salaries of judges pro tempore for certain days in excess of thirty worked per year that the judge pro tempore was required to work as the result of service by a judge on a commission as authorized under subsection (((1))) (2) of this section. No later than September 1 of each year, each county treasurer shall certify to the administrator for the courts for the year ending the preceding June 30, the number of days in excess of thirty that any judge pro tempore was required to work as the result of service by a judge on a commission as authorized under subsection (((1))) (2) of this section. Upon receipt of the certification, the administrator for the courts shall reimburse the county from money appropriated for that purpose.
- 36 **Sec. 2.** RCW 35.20.200 and 1990 c 182 s 1 are each amended to read 37 as follows:

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accordance with RCW 3.34.100 ((or));

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The mayor shall, from attorneys residing in the city and qualified 1 2 to hold the position of judge of the municipal court as provided in RCW 3 35.20.170, appoint judges pro tempore who shall act in the absence of 4 the regular judges of the court or in addition to the regular judges when the administration of justice and the accomplishment of the work 5 of the court make it necessary. The mayor may appoint, as judges pro 6 tempore, any full-time district court judges serving in the county in 7 8 which the city is situated. The judges of the municipal court shall 9 promulgate rules establishing general standards for the use of judges 10 pro tempore. A copy of said rules shall be filed with the legislative authority of the city at the time of budget consideration. 11 appointments of attorneys shall be made from a list of attorneys in 12 13 accordance herewith furnished by the judges of the municipal court(($_{7}$ 14 which list shall contain not less than five names in addition to the 15 number of judges pro tempore requested. Appointment of judges pro tempore shall be for the term of office of the regular judges unless 16 17 sooner removed in the same manner as they were appointed)). acting as judge of the court judges pro tempore shall have all of the 18 19 powers of the regular judges. Before entering upon his or her duties, 20 each judge pro tempore shall take, subscribe and file an oath as is taken by a municipal judge. Judges pro tempore shall not practice 21 before the municipal court during their term of office as judge pro 22 23 Such municipal judges pro tempore shall receive such 24 compensation as shall be fixed by ordinance by the legislative body of 25 the city and such compensation shall be paid by the city except that 26 district court judges shall not be compensated by the city other than pursuant to an interlocal agreement. 27

NEW SECTION. Sec. 3. A new section is added to chapter 35.20 RCW to read as follows:

30 When so authorized by the city council, the judges of the city may 31 appoint one or more municipal court commissioners. A commissioner must 32 be a registered voter of the city, and shall hold office at the 33 pleasure of the appointing judges. A person appointed as a 34 commissioner authorized to hear or dispose of cases must be a lawyer 35 who is admitted to the practice of law in the state of Washington. A

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- 1 commissioner has such power, authority, and jurisdiction in criminal
- 2 and civil matters as the appointing judges possess and may prescribe.

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