

S.B. 546

A bill to amend 1961 PA 236, entitled
"Revised judicature act of 1961,"
by amending section 8117 (MCL 600.8117).

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

1 Sec. 8117. (1) ~~The~~ EXCEPT AS PROVIDED IN SUBSECTION (3),
2 THE eighth district consists of the county of Kalamazoo except
3 the cities of Kalamazoo and Portage, is a district of the second
4 class, and has 2 judges.

5 (2) ~~The~~ EXCEPT AS PROVIDED IN SUBSECTION (3), THE ninth
6 district consists of the cities of Kalamazoo and Portage, is a
7 district of the third class, and is divided into the following
8 election ~~division~~ DIVISIONS:

9 (a) The first division consists of the city of Kalamazoo and
10 has 4 judges.

1 (b) The second division consists of the city of Portage and
2 has 1 judge.

3 (3) EFFECTIVE JANUARY 1, 1999, IF THE COUNTY OF KALAMAZOO,
4 THE CITY OF PORTAGE, AND THE CITY OF KALAMAZOO HAVE APPROVED THE
5 REFORMATION OF THE EIGHTH DISTRICT PURSUANT TO LAW, THE EIGHTH
6 DISTRICT CONSISTS OF THE COUNTY OF KALAMAZOO, IS A DISTRICT OF
7 THE FIRST CLASS, AND HAS 7 JUDGES, AND IS DIVIDED INTO 3 ELECTION
8 DIVISIONS, AS FOLLOWS:

9 (A) THE FIRST DIVISION CONSISTS OF THE CITY OF KALAMAZOO AND
10 HAS 4 JUDGES.

11 (B) THE SECOND DIVISION CONSISTS OF THE CITY OF PORTAGE AND
12 HAS 1 JUDGE.

13 (C) THE THIRD DIVISION CONSISTS OF THE COUNTY OF KALAMAZOO
14 EXCEPT THE CITIES OF KALAMAZOO AND PORTAGE AND HAS 2 JUDGES.

15 Enacting section 1. If the eighth and ninth districts are
16 consolidated into the eighth district as allowed by this amenda-
17 tory act, all of the following apply as to the district judges
18 serving in the county of Kalamazoo on the effective date of this
19 amendatory act:

20 (a) The 4 judges whose terms expire on January 1, 2001 or on
21 January 1, 2003 shall become judges of the eighth district, as
22 reformed, on January 1, 1999, for the balance of the respective
23 terms for which each judge was elected, except that each judge
24 must meet other requirements for eligibility to serve as a dis-
25 trict judge, including residency requirements.

26 (b) If any of the 3 judges whose terms expire January 1,
27 1999 seeks reelection in the eighth district, as reformed, for a

SB0546, As Passed House, October 29, 1997

S.B. 546 as amended October 29, 1997

3

1 term beginning January 1, 1999, and meets other requirements for
2 eligibility to serve as district judge, including residency
3 requirements, that judge is entitled to the designation of his or
4 her office on the ballot in the 1998 November general election.

5 Enacting section 2. The reformation of the eighth district,
6 as allowed by this 1997 amendatory act, shall not take place
7 unless resolutions of approval by the county board of commission-
8 ers of the county of Kalamazoo, the city council of the city of
9 Portage, and the city commission of the city of Kalamazoo, as
10 required by section [~~8176~~ 8177] of the revised judicature act of
11 1961 PA 236, MCL [~~600.8176~~ 600.8177], are filed with the state court
12 istrator not later than April 14, 1998.

[Enacting section 3. If the implementation of this amendatory act requires a transfer of court employees or a change of employers, all employees of the former court employer shall be transferred to, and appointed as employees of, the new employer subject to all rights and benefits they held with the former court employer. An employee who is transferred shall not, by reason of the transfer, be placed in any worse position with respect to worker's compensation, pension, seniority, wages, sick leave, vacation, health and welfare insurance, or any other terms and conditions of employment that the employee enjoyed as an employee of the former court employer. The rights and benefits protected by this section may be altered by a future collective bargaining agreement or, for employees not covered by collective bargaining agreements, by benefit plans as established and adopted by the new employer. An employee who is transferred shall not be made subject to any residency requirements by the new employer. The new employer shall assume and be bound by any existing collective bargaining agreement held by the former court employer and, except where the existing collective bargaining agreement may otherwise permit, shall retain the employees covered by that collective bargaining agreement. A transfer of court employees shall not adversely affect any existing rights and obligations contained in the existing collective bargaining agreement.]