S.B. 825: COMMITTEE SUMMARY

Senate Fiscal Agency P. O. Box 30036 Lansing, Michigan 48909-7536



Telephone: (517) 373-5383 Fax: (517) 373-1986 TDD: (517) 373-0543

Senate Bill 825 (as introduced 11-27-01) Sponsor: Senator William Van Regenmorter

Committee: Judiciary

Date Completed: 11-28-01

CONTENT

The bill would amend the Revised Judicature Act (RJA) to authorize two additional circuit court judgeships in Kent County on January 1, 2003, and one additional circuit court judgeship in Ottawa County on January 1, 2005.

The 17th Judicial Circuit, which consists of Kent County, currently has seven judges. The 20th Judicial Circuit, which consists of Ottawa County, currently has three judges. Under the bill, subject to Section 550 of the RJA, the 17th Circuit could have two more judges effective January 1, 2003, and the 20th Circuit could have one additional judge effective January 1, 2005.

(Section 550 provides that an additional circuit judgeship permitted by the RJA may not be authorized to be filled by election unless each county in the circuit approves the creation of that judgeship by a resolution adopted by the county board of commissioners. The county clerk must file a copy of the resolution with the State Court Administrator by 4:00 p.m. of the 16th Tuesday preceding the August primary for the election to fill the additional judgeship.)

MCL 600.518 & 600.521 Legislative Analyst: P. Affholter

FISCAL IMPACT

Based on the 2002 salary of a circuit judge, the State would incur the following annual costs for each new circuit judgeship:

Salary	\$139,919
Social Security/Medicare	7,293
Defined Contribution Retirement	9,794
Total	\$157,006

Local costs would depend on the cost of fringe benefits for judges provided by the county, support staff costs, and whether additional office courtroom facilities would be necessary.

According to the State Court Administrative Office Judicial Resources Report, Kent County has the flexibility to accommodate two additional judges in the downtown Grand Rapids courthouse.

Fiscal Analyst: B. Bowerman

S0102\s825sa

This analysis was prepared by nonpartisan Senate staff for use by the Senate in its deliberations and does not constitute an official statement of legislative intent.