2016 Regular Session

ACT No. 631

HOUSE BILL NO. 600

BY REPRESENTATIVE LEGER

1	AN ACT
2	To amend and reenact R.S. 13:2492(A), (B), (D), (E), and (F), 2493(A), (B), and (C),
3	2495(B), 2495.1(A), 2496(A), 2496.2(A), 2496.3(F) and (G)(3), 2497(A), 2498,
4	2499, 2500.1(A), 2500.2, and 2501 and to repeal R.S. 13:2493(G) and 2496.1,
5	relative to the Municipal and Traffic Court of New Orleans; to provide for divisions
6	of court; to provide for qualifications of judges; to provide for the number of
7	judgeships; to provide for the salaries of judges; to provide relative to the
8	appointment of ad hoc judges; to provide relative to court reporters and other court
9	employees; to provide relative to law enforcement; to provide for an effective date;
10	and to provide for related matters.
11	Be it enacted by the Legislature of Louisiana:
12	Section 1. R.S. 13:2492(A), (B), (D), (E), and (F), 2493(A), (B), and (C), 2495(B),
13	2495.1(A), 2496(A), 2496.2(A), 2496.3(F) and (G)(3), 2497(A), 2498, 2499, 2500.1(A),
14	2500.2, and 2501 are hereby amended and reenacted to read as follows:
15	§2492. Number of judges; qualifications; election; salary; vacation
16	A. The Municipal and Traffic Court of New Orleans shall consist of eight
17	judges, all of whom must be attorneys-at-law, who shall be elected by the qualified
18	electors of the parish of Orleans. They shall not be less than thirty years of age.
19	Each shall have practiced law in the state for at least five eight years preceding his
20	election; and shall be a duly qualified elector of the parish of Orleans and shall be
21	domiciled in the parish of Orleans for at least two years prior to his election.
22	(1) Each of the eight judges, one of whom shall be the judge of the housing
23	court division, for the purposes of nomination and election only, shall preside over
24	separate and distinct divisions of the court.

CODING: Words in struck through type are deletions from existing law; words <u>underscored</u> are additions.

1 (2) The divisions provided for in Paragraph (1) of this Subsection shall be 2 designated alphabetically as Division "A", Division "B", Division "C", Division "D", 3 Division "E", Division "F", Division "G", and Division "H". 4 (3)(a) The judges presiding over Divisions A through D shall not engage in the practice of law nor share in the profits, directly or indirectly, of any law firm or 5 6 legal corporation. The judges assigned to Divisions A through D shall receive a 7 salary equal to a district judge but not more salary paid, from all sources, to the 8 district court judges in and for the parish of Orleans, of which the amount payable 9 by the state to city judges of the state shall be paid by the state and the remainder shall be payable by the city of New Orleans. The salary shall be payable monthly 10 11 by his own warrant. 12 (b)(i)(aa) Beginning at midnight on December 31, 2022, the judge presiding 13 over Division E shall not engage in the practice of law nor share in the profits, 14 directly or indirectly, of any law firm or legal corporation. 15 (bb) Beginning at midnight on December 31, 2023, the judge presiding over 16 Division F shall not engage in the practice of law nor share in the profits, directly or 17 indirectly, of any law firm or legal corporation. 18 (cc) Beginning at midnight on December 31, 2024, the judge presiding over 19 Division G shall not engage in the practice of law nor share in the profits, directly 20 or indirectly, of any law firm or legal corporation. 21 (ii) Beginning on the applicable date as provided in Item (i) of this 22 Subparagraph, a judge in Division E, F, and G shall receive a salary equal to a 23 district judge but not more salary paid, from all sources, to the district court judges 24 in and for the parish of Orleans, of which the amount payable by the state to city 25 judges of the state shall be paid by the state and the remainder shall be payable by 26 the city of New Orleans. The salary shall be payable monthly by his own warrant. (4) Effective on January 1, 2017, and thereafter, the following shall occur: 27 28 the judge serving in Municipal Court Division A shall transfer to Division A of the

Municipal and Traffic Court of New Orleans; the judge serving in Municipal Court Division B shall transfer to Division E of the Municipal and Traffic Court of New Orleans; the judge serving Division C of Municipal Court shall transfer to Division C of the Municipal and Traffic Court of New Orleans; the judge serving in Division D of Municipal Court shall transfer to Division F of the Municipal and Traffic Court of New Orleans; the judge serving Division A of Traffic Court shall transfer to Division H of the Municipal and Traffic Court of New Orleans; the judge serving in Division B of Traffic Court shall transfer to Division B of Municipal and Traffic Court of New Orleans; the judge serving in Division C of Traffic Court shall transfer to Division D of the Municipal and Traffic Court of New Orleans; and the judge serving in Division D of Traffic Court shall transfer to Division G of Municipal and Traffic Court of New Orleans.

(5)(a) Effective at midnight on December 31, 2020, the judgeship created for Division H of the Municipal and Traffic Court of New Orleans shall be abolished. If a vacancy by death, resignation, retirement, or removal occurs in any other division of the Municipal and Traffic Court of New Orleans prior to December 31, 2020, the judgeship in that division shall be abolished instead of the judgeship in Division H.

(b) Upon abolishment of the judgeship in Division H or the judgeship that becomes vacant by death, resignation, retirement or removal as provided by the provisions of this Section, all cases of the abolished section of court shall be reallotted equally by the clerk of court among the remaining sections of the court.

B. Each of the judges shall be elected for an eight year eight-year term at the regular congressional election held immediately preceding the expiration of such term. Every term shall expire on December thirty-first of the last year thereof. Any vacancy in the court for any cause where the unexpired term is less than one year shall be filled temporarily by appointment by the governor Louisiana Supreme Court until the next succeeding congressional election, at which time such vacancy shall

be filled for the remainder of the unexpired term by election. All judges so elected shall take their office on the first day of January following their election.

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D. Each of the judges of the Municipal and Traffic Court of New Orleans shall have annual vacation of not to exceed thirty days, the time to be fixed by the rules of the court.

E. Whenever any of the judges are temporarily absent because of court business, illness, or while on vacation, a judge ad hoc may be appointed by the judges of the municipal and traffic court, acting en banc, selected pursuant to the rules of the Louisiana Supreme Court to serve during the period of such temporary absence. The judge ad hoc shall have the qualifications for election to the office, and his compensation shall be proportionately equal to that of the judge for whom he is appointed to serve determined by the judges en banc, and shall be payable in the same manner and from the same source or sources as that of such judge by the city of New Orleans pursuant to warrant of the judge who is temporarily absent.

F. The judge of the Municipal and Traffic Court of New Orleans having the most seniority shall become the senior and administrative judge during his tenure of office and shall not engage in the practice of law or share in the profits, directly or indirectly, of any law firm or legal corporation. The senior and administrative judge of the Municipal and Traffic Court of New Orleans shall possess the same qualifications that are required of district court judges and shall receive a salary of not less than eighteen thousand dollars per annum, but not more than equal to the salary paid, from all sources, to the district court judges in and for the parish of Orleans. The governing authority of Orleans Parish shall determine the salary paid to the senior and administrative judge, of which the amount payable by the state to city judges of the state shall be paid by the state and the remainder shall be payable by the city of New Orleans. The salary of the senior and administrative judge shall be payable monthly on his own warrant. Should the senior judge decline the position of senior and administrative judge then the judges of the municipal and traffic court, sitting en banc, shall choose a judge to assume the position.

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A. The jurisdiction of the court shall extend to the trial of violations of the
ordinances of the city of New Orleans, including the regulation enforcement of
traffic violations within the city of New Orleans.

B. The jurisdiction of the courts shall further extend to the trial of violations of state statutes which are not triable by a jury; which jurisdiction shall be concurrent with that of the Criminal District Court for the Parish of Orleans.

C. The jurisdiction of the court shall further extend to the trial of offenses involving traffic and the regulation thereof punishable by state statute including violations of the Criminal Code of Louisiana involving traffic and the trial of violations relating to street and highway regulatory laws and such other state laws as relate to the operation of a vehicle. The jurisdiction over state traffic offenses shall be concurrent with the Criminal District Court for the Parish of Orleans. In addition, every prosecution in the Municipal and Traffic Court of New Orleans under state law shall be filed in the court by affidavit or bill of information under the provision of state law defining the offense and such prosecution shall be brought by the city attorney of New Orleans. The jurisdiction of the court shall further extend to appeals by any person aggrieved by an administrative hearing officer's decision concerning a traffic violation enforced by the city of New Orleans' automated traffic enforcement system. Any aggrieved person shall file such appeal within thirty days after the date of such decision. The court shall have de novo review over such appeals. The court shall adopt rules regulating the manner of taking, hearing, and deciding such appeals.

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25 §2495. Clerk of court

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B. The salary of the clerk of the municipal and traffic court shall be determined and set by a three-fourths majority of the judges of the court en banc.;

1	the The salary shall be the same and shall be paid from the consolidated judicial
2	expense fund of the court.
3	* * *
4	§2495.1. Judicial administrator
5	A. There shall be one judicial administrator of the Municipal and Traffic
6	Court of New Orleans, who shall be appointed by the judges thereof and shall be
7	subject to removal by a majority of the judges of the court at will. The court shall
8	adopt such rules and regulations governing the functions, duties, operations, and
9	procedures of the judicial administrator's office as may be necessary. The salary and
10	benefits shall be paid by the city of New Orleans on the warrant of the chief
11	administrative judge. If the city fails to pay the salary and benefits, they may be paid
12	from the consolidated judicial expense fund of the court.
13	§2496. Minute clerk, court reporter, other Court personnel; salaries
14	A. In addition to any employee otherwise provided by law, Each judge
15	shall appoint his own minute clerk, court reporter, and secretarial, clerical, research,
16	administrative, or other personnel four employees as the judge may deem necessary
17	to expedite the business and functions of the court and shall fix their salaries and
18	benefits.
19	* * *
20	§2496.2. Expenses of municipal and traffic court
21	A. Notwithstanding any other law to the contrary, a majority of the judges
22	of the Municipal and Traffic Court of New Orleans may authorize a payment from
23	the consolidated judicial expense fund of the court to defray any expense of the court
24	including but not limited to salary supplements for any personnel as in their

§2496.3. First appearance hearing officer; appointment; salary; qualifications

discretion may be necessary to expedite the business and function of the court.

including but not limited to salary supplements for any personnel as in their

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F. Quarters necessary for the conduct of the office of the first appearance hearing officer shall be provided by the governing authority of the city of New

1	Orleans or the Municipal and Traffic Court of New Orleans. The first appearance
2	hearing officer may hold hearings at the facilities where city prisoners are
3	incarcerated.
4	G. The first appearance hearing officer shall have all such powers and duties
5	not inconsistent with the constitution and laws of this state, the constitution and laws
6	of the United States, and the rules of the Municipal and Traffic Court of New
7	Orleans, and the duties assigned to the hearing officer by the judges of that court,
8	including the following powers and duties:
9	* * *
10	(3) To sign orders including issuance of peace bonds and protective
11	orders for cases triable in the Municipal and Traffic Court of New Orleans.
12	* * *
13	§2497. Deputy clerks; appointment; salaries; removal
14	A. The clerk of the Municipal and Traffic Court of New Orleans shall
15	appoint such deputies, assistants and employees as the legislature may provide as are
16	necessary for the operation of the court. There shall not be less than twenty deputy
17	clerks and other employees of the court.
18	* * *
19	§2498. Appeal; proceedings; record; hearing
20	A. There shall be a right of appeal in all cases from the Municipal and
21	Traffic Court of New Orleans to the criminal district court for the parish of Orleans.
22	The appeals shall be on the law and the facts and shall be tried by the judge reviewed
23	by the appellate division of the criminal district court to whom the appeal shall be

Traffic Court of New Orleans to the criminal district court for the parish of Orleans. The appeals shall be on the law and the facts and shall be tried by the judge reviewed by the appellate division of the criminal district court to whom the appeal shall be allotted upon the records made and the evidence offered in the Municipal and Traffic Court of New Orleans. The criminal district court shall have general and supervisory jurisdiction over the Municipal and Traffic Court of New Orleans, and may issue such writs and orders as may be necessary in aid of its appellate and supervisory jurisdiction.

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B. The court reporters of the court shall, in all cases, take down the testimony verbatim. The stenographic notes need not be written out unless an appeal

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is taken, in which case the testimony shall be written out and signed by the judge. In cases of appeal the clerk shall prepare the record for the appellate court. This will consist of the affidavit bond, testimony and every document, instrument, property or thing whatsoever in possession of the court, filed in the trial of the case, together with the ordinance or ordinances on which the prosecution is based. The clerk shall make, in duplicate, a list of each specific thing, whose correctness shall be certified to by the judges to one of the lists. This record, and all it contains, and the signed list shall then be filed with the clerk of the criminal district court who will receipt for same after signing the other list. When the appeal is taken it divests the Municipal and Traffic Court of New Orleans from all further jurisdiction in the case. The judges shall appoint a competent court reporter to take the evidence in any case in which it is necessary to do so under the law applicable to district courts, unless the parties waive the appointment of a reporter. At the request of any party, the judges shall order the transcription of the testimony taken by the court reporter. Upon completion of the renovation to the Municipal and Traffic Court of New Orleans and proper integration of technology, digital recording procedures may be used by the assigned court reporter.

C. In all appeals, the appeal shall be heard by one of the judges of the criminal district court. No appeal shall be taken except when taken on the day of sentence. All appeals taken from the judgment of the Municipal and Traffic Court of New Orleans shall be by oral or written motion in open court, and they shall be returnable to the criminal district court within five days. Upon application to the appellate court, this term may, in case of necessity, be extended.

D. In no case shall the appellant be responsible for any error, omission, or oversight in the record of the appeal.

§2499. Quarters, furniture, and stationery; police detail

The city of New Orleans shall provide suitable rooms, furniture, stationery, and other operating expenses for the Municipal and Traffic Court of New Orleans, and the Orleans Parish Sheriff's Office, the city constable, or department of police of the city of New Orleans shall detail, subject to such rules as it may adopt, the

necessary number of law enforcement officers to the court, provide one officer who is P.O.S.T. certified for each division of the Municipal and Traffic Court of New Orleans to keep order and execute orders and decrees of the judges thereof.

* * *

§2500.1. Additional costs; municipal and traffic court probation department; special fund

A. Any defendant, other than an indigent, who pleads guilty or is convicted of an offense by the Municipal and Traffic Court of the city of New Orleans shall be assessed costs not to exceed the sum of fifteen dollars for each offense, such costs to be in addition to any fine, clerk's fees or costs or any other fee or costs provided by law or sentence imposed by the court. When any defendant, other than an indigent, fails to pay the added costs referred to in this Subsection, he shall be sentenced to a term of thirty days in the House of Detention.

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§2500.2. Additional court costs to defray expenses

A.(1) In all cases over which the Municipal and Traffic Court of New Orleans has jurisdiction, there shall be assessed as costs against every defendant who is convicted after trial or after he pleads guilty or who forfeits his bond a nonrefundable sum of thirty dollars, which shall be in addition to all other fines, costs, or forfeitures lawfully imposed.

(2) The sums collected under Paragraph (1) of this Subsection shall be remitted to the Municipal and Traffic Court of New Orleans judicial administrator, who shall deposit the sums to the credit of the court's consolidated judicial expense fund to be used by the court to defray its expenses.

B.(1) In all prosecutions in the Municipal and Traffic Court of New Orleans, including all traffic violations other than parking, there shall be taxed as costs against every defendant, who is convicted after trial or plea of guilty or nolo contendere or who forfeits his bond, the sum of five dollars, which shall be in addition to all other fines, costs, or forfeitures lawfully imposed and which shall be transmitted to the

clerk of the Municipal and Traffic Court of New Orleans to be used by the court to defray its expenses.

(2) The Municipal and Traffic Court of New Orleans shall by court rule provide procedures for the timely collection and accounting of the fees imposed by this Section. All fees collected under this Section shall be remitted to the municipal and traffic court judicial administrator for deposit into a special fund designated as the municipal and traffic court consolidated judicial expense fund.

E. In all prosecutions in the Municipal and Traffic Court of New Orleans, including all traffic violations other than parking, there shall may be taxed assessed as additional costs against every defendant for every offense who is convicted after trial or plea of guilty or nolo contendere or who forfeits his bond, a sum not to exceed thirty dollars, which shall be in addition to all other fines, costs, or forfeitures lawfully imposed and which shall be transmitted to the consolidated judicial expense fund of the Municipal and Traffic Court of New Orleans to be used by the court to defray its expenses.

* * *

§2501. Fines imposed remitted monthly to city treasurer

Each judge of the Municipal and Traffic Court of New Orleans shall ensure that all fines imposed by him are collected are and remitted monthly to the city treasurer of New Orleans.

Section 2. R.S. 13:2493(G) and 2496.1 are hereby repealed in their entirety.

Section 3. To promote judicial efficiency, the judges of the Municipal and Traffic Court of New Orleans shall have the flexibility of determining the number of judges who shall preside over matters involving violations of ordinances of the city of New Orleans and matters involving traffic violations, provided that the total number of judges does not exceed that provided in R.S. 13:2492.

1	Section 4. The provisions of this Act shall become effective on January 1, 2017.
	SPEAKER OF THE HOUSE OF REPRESENTATIVES
	PRESIDENT OF THE SENATE

GOVERNOR OF THE STATE OF LOUISIANA

ENROLLED

HB NO. 600

APPROVED: