SPONSOR: McGaugh

This bill specifies that two or more contiguous counties in a judicial circuit may act cooperatively to employ a prosecuting attorney pursuant to procedures under current law allowing cooperation among counties. The shared prosecuting attorney is to be elected at the 2022 general election and every four years thereafter.

The bill allows any prosecuting attorney to represent state agencies in debt collection cases and provide at least six hours of continuing education to police officers. Unless there is a different agreement, the prosecuting attorney retains 20% of all debt collected on behalf of state agencies with one-half of the fee to go to the Missouri Office of Prosecution Services Fund and one-half to go to the county treasurer to be used solely for the prosecutor's office. If the prosecutor is a shared prosecutor, then the retained fee goes to each county on a pro rata basis. Under these provisions, prosecuting attorneys representing multiple counties must receive compensation equal to that of an associate circuit judge, which is prorated among the counties.

Currently, a part-time prosecutor is paid according to a scale set in statute that is based on the assessed violation of the county. This bill specifies that a part-time prosecutor may receive a salary of up to 75% of the compensation of an associate circuit judge and, beginning in 2019, must receive a minimum compensation equal to 40% of the compensation of an associate circuit judge. In 2023, a part-time prosecutor must receive a minimum compensation of at least 45% of the compensation of an associate circuit judge, and beginning in 2027, a part-time prosecutor must receive a minimum compensation equal to 50% of the compensation of an associate circuit judge.

The bill requires the counties to share in the retirement contribution for the prosecuting attorney. The annuity for the prosecuting attorney is 50% of the final average compensation.

Currently, a majority of voters in each county affected by a proposition to create a cooperative district must approve the proposition. This bill specifies that, when the proposition is for the common employment of a prosecutor, four-sevenths of the voters in each county must approve the proposition unless no one has filed for the office of prosecutor during the preceding eight years in one of the counties in the circuit or none of the residents qualify for the office in at least one of the counties in the circuit. In the event that one of these two situations exist, a simple majority

vote of approval from each county is required.

When the counties adopt a proposition to cooperate to employ a prosecutor, the commissioners of all the counties must approve a joint agreement that includes a formula for calculating each county's costs and procedures for the approval of the prosecutor's annual budget.

Currently, a simple majority vote is required for a county to withdraw from a cooperative district. This bill specifies that, if the original proposition to join the district required a foursevenths majority vote, the proposition to withdraw from the district must also receive approval from four-sevenths of the voters in the county.

This bill is similar to HB 2433 (2016).