FIRST REGULAR SESSION [PERFECTED] HOUSE COMMITTEE SUBSTITUTE FOR

HOUSE BILL NO. 986

102ND GENERAL ASSEMBLY

2214H.02P

DANA RADEMAN MILLER, Chief Clerk

AN ACT

To repeal sections 64.570, 64.820, 65.665, 89.380, 143.183, 182.645, and 488.426, RSMo, and to enact in lieu thereof eight new sections relating to libraries.

Be it enacted by the General Assembly of the state of Missouri, as follows:

Section A. Sections 64.570, 64.820, 65.665, 89.380, 143.183, 182.645, and 488.426,

2 RSMo, are repealed and eight new sections enacted in lieu thereof, to be known as sections

64.570, 64.820, 65.665, 89.380, 143.183, 182.645, 182.819, and 488.426, to read as follows:
64.570. 1. From and after the adoption of the official master plan or portion thereof
and its proper certification and recording, thereafter no improvement of a type embraced
within the recommendations of such official master plan or part thereof shall be constructed
or authorized without first submitting the proposed plans thereof to the county planning
commission and receiving the written approval or recommendations of said commission.
This requirement shall be deemed to be waived if the county planning commission fails to
make its report and recommendations within forty-five days after receipt of the proposed
plans.

9 **2.** (1) In the case of any public improvement sponsored or proposed to be made by any municipality or other political or civil subdivision of the state, or public board, 10 commission or other public officials, the disapproval or recommendations of the county 11 planning commission may be overruled by a two-thirds vote, properly entered of record and 12 certified to the county planning commission, of the governing body of such municipality, or 13 14 other political or civil subdivision, or public board, commission or officials, after the reasons for such overruling are spread upon its minutes, which reasons shall also be certified to the 15 16 county planning commission.

EXPLANATION — Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted from the law. Matter in **bold-face** type in the above bill is proposed language.

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17 (2) Notwithstanding the provisions of subdivision (1) of this subsection, a board
 18 governing a library established under chapter 182 shall not have the power to overrule
 19 the disapproval or recommendations of the county planning commission.

64.820. **1.** From and after the adoption of the official master plan or portion thereof and its proper certification and recording, thereafter no improvement of a type embraced within the recommendations of the official master plan, or part thereof, shall be constructed or authorized without first submitting the proposed plans thereof to the county planning commission and receiving the written approval or recommendations of the commission. This requirement shall be deemed to be waived if the county planning commission fails to make its report and recommendations within forty-five days after receipt of the proposed plans.

8 2. (1) In the case of any public improvement sponsored or proposed to be made by any municipality or other political or civil subdivision of the state, or public board, 9 commission or other public officials, the disapproval or recommendations of the county 10 planning commission may be overruled by a two-thirds vote, properly entered of record and 11 certified to the county planning commission, of the governing body of the municipality, or 12 13 other political or civil subdivision, or public board, commission or officials, after the reasons for the overruling are spread upon its minutes, which reasons shall also be certified to the 14 15 county planning commission.

16 (2) Notwithstanding the provisions of subdivision (1) of this subsection, a board 17 governing a library established under chapter 182 shall not have the power to overrule 18 the disapproval or recommendations of the county planning commission.

65.665. **1.** From and after the adoption of the official master plan or portion thereof and its proper certification and recording, thereafter no improvement of a type embraced within the recommendations of such official master plan or part thereof shall be constructed or authorized without first submitting the proposed plans thereof to the township planning commission and receiving the written approval or recommendations of the township planning commission. This requirement shall be deemed to be waived if the township planning commission fails to make its report and recommendations within forty-five days after receipt of the proposed plans.

9 2. (1) In the case of any public improvement sponsored or proposed to be made by any municipality or other political or civil subdivision of the state, or public board, 10 commission or other public officials, the disapproval or recommendations of the township 11 planning commission may be overruled by a two-thirds vote properly entered of record and 12 certified to the township planning commission, of the governing body of such municipality, or 13 14 other political or civil subdivision, or public board, commission or officials, after the reasons 15 for such overruling are spread upon its minutes, which reasons shall also be certified to the township planning commission. 16

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17 (2) Notwithstanding the provisions of subdivision (1) of this subsection, a board
 18 governing a library established under chapter 182 shall not have the power to overrule
 19 the disapproval or recommendations of the township planning commission.

89.380. **1.** Whenever the commission adopts the plan of the municipality or any part thereof, no street or other public facilities, or no public utility, whether publicly or privately owned, and, the location, extent and character thereof having been included in the recommendations and proposals of the plan or portions thereof, shall be constructed or authorized in the municipality until the location, extent and character thereof has been submitted to and approved by the planning commission.

7 **2.** In case of disapproval the commission shall communicate its reasons to the 8 council, and the council, by vote of not less than two-thirds of its entire membership, may 9 overrule the disapproval and, upon the overruling, the council or the appropriate board or 10 officer may proceed[, except that].

3. Notwithstanding the provisions of subsection 2 of this section, if the public
 facility or utility is one the authorization or financing of which does not fall within the
 province of the council, [then] the following provisions shall apply:

14 (1) The submission to the planning commission shall be by the board having 15 jurisdiction[5]; and

16 (2) The planning commission's disapproval may be overruled by [that] the board 17 described in subdivision (1) of this subsection by a vote of not less than two-thirds of its 18 entire membership, except that a board governing a library established under chapter 19 182 shall not have the power to overrule the planning commission's disapproval.

4. The acceptance, widening, removal, extension, relocation, narrowing, vacation, abandonment, change of use, acquisition of land for, sale or lease of any street or other public facility is subject to similar submission and approval, and the failure to approve may be similarly overruled to the extent allowed under subsection 3 of this section.

5. The failure of the commission to act within sixty days after the date of official submission to it shall be deemed approval.

143.183. 1. As used in this section, the following terms mean:

(1) "Nonresident entertainer", a person residing or registered as a corporation outside this state who, for compensation, performs any vocal, instrumental, musical, comedy, dramatic, dance or other performance in this state before a live audience and any other person traveling with and performing services on behalf of a nonresident entertainer, including a nonresident entertainer who is paid compensation for providing entertainment as an independent contractor, a partnership that is paid compensation for entertainment provided by nonresident entertainers, a corporation that is paid compensation for entertainment provided

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9 by nonresident entertainers, or any other entity that is paid compensation for entertainment10 provided by nonresident entertainers;

(2) "Nonresident member of a professional athletic team", a professional athletic team member who resides outside this state, including any active player, any player on the disabled list if such player is in uniform on the day of the game at the site of the game, and any other person traveling with and performing services on behalf of a professional athletic team;

15 (3) "Personal service income" includes exhibition and regular season salaries and 16 wages, guaranteed payments, strike benefits, deferred payments, severance pay, bonuses, and 17 any other type of compensation paid to the nonresident entertainer or nonresident member of 18 a professional athletic team, but does not include prizes, bonuses or incentive money received 19 from competition in a livestock, equine or rodeo performance, exhibition or show;

20 (4) "Professional athletic team" includes, but is not limited to, any professional
21 baseball, basketball, football, soccer and hockey team.

22 2. Any person, venue, or entity who pays compensation to a nonresident entertainer 23 shall deduct and withhold from such compensation as a prepayment of tax an amount equal to 24 two percent of the total compensation if the amount of compensation is in excess of three 25 hundred dollars paid to the nonresident entertainer. For purposes of this section, the term "person, venue, or entity who pays compensation" shall not be construed to include any 26 person, venue, or entity that is exempt from taxation under 26 U.S.C. Section 501(c)(3), as 27 28 amended, and that pays an amount to the nonresident entertainer for the entertainer's 29 appearance but receives no benefit from the entertainer's appearance other than the 30 entertainer's performance.

31 3. Any person, venue, or entity required to deduct and withhold tax pursuant to 32 subsection 2 of this section shall, for each calendar quarter, on or before the last day of the 33 month following the close of such calendar quarter, remit the taxes withheld in such form or 34 return as prescribed by the director of revenue and pay over to the director of revenue or to a 35 depository designated by the director of revenue the taxes so required to be deducted and 36 withheld.

4. Any person, venue, or entity subject to this section shall be considered an employer for purposes of section 143.191, and shall be subject to all penalties, interest, and additions to tax provided in this chapter for failure to comply with this section.

5. Notwithstanding other provisions of this chapter to the contrary, the commissioner of administration, for all taxable years beginning on or after January 1, 1999, but none after December 31, 2030, shall annually estimate the amount of state income tax revenues collected pursuant to this chapter which are received from nonresident members of professional athletic teams and nonresident entertainers. For fiscal year 2000, and for each subsequent fiscal year for a period of thirty-one years, sixty percent of the annual estimate of taxes generated from the nonresident entertainer and professional athletic team income tax shall be allocated annually to the Missouri arts council trust fund, and shall be transferred, subject to appropriations, from the general revenue fund to the Missouri arts council trust fund established in section 185.100 and any amount transferred shall be in addition to such agency's budget base for each fiscal year. The director shall by rule establish the method of determining the portion of personal service income of such persons that is allocable to Missouri.

53 6. Notwithstanding the provisions of sections 186.050 to 186.067 to the contrary, the 54 commissioner of administration, for all taxable years beginning on or after January 1, 1999, 55 but for none after December 31, 2030, shall estimate annually the amount of state income tax revenues collected pursuant to this chapter which are received from nonresident members of 56 57 professional athletic teams and nonresident entertainers. For fiscal year 2000, and for each 58 subsequent fiscal year for a period of thirty-one years, ten percent of the annual estimate of taxes generated from the nonresident entertainer and professional athletic team income tax 59 shall be allocated annually to the Missouri humanities council trust fund, and shall be 60 61 transferred, subject to appropriations, from the general revenue fund to the Missouri 62 humanities council trust fund established in section 186.055 and any amount transferred shall 63 be in addition to such agency's budget base for each fiscal year.

64 Notwithstanding other provisions of section 182.812 to the contrary, the 7. 65 commissioner of administration, for all taxable years beginning on or after January 1, 1999, but for none after December 31, 2030, shall estimate annually the amount of state income tax 66 67 revenues collected pursuant to this chapter which are received from nonresident members of professional athletic teams and nonresident entertainers. For fiscal year 2000, and for each 68 subsequent fiscal year for a period of thirty-one years, ten percent of the annual estimate of 69 taxes generated from the nonresident entertainer and professional athletic team income tax 70 71 shall be allocated annually to the Missouri state library networking fund, and shall be 72 transferred, subject to appropriations, from the general revenue fund to the secretary of state 73 for distribution to public libraries for acquisition of library materials and maintenance and 74 repair of library facilities as established in section 182.812 and any amount transferred shall 75 be in addition to such agency's budget base for each fiscal year.

8. Notwithstanding other provisions of section 185.200 to the contrary, the commissioner of administration, for all taxable years beginning on or after January 1, 1999, but for none after December 31, 2030, shall estimate annually the amount of state income tax revenues collected pursuant to this chapter which are received from nonresident members of professional athletic teams and nonresident entertainers. For fiscal year 2000, and for each subsequent fiscal year for a period of thirty-one years, ten percent of the annual estimate of taxes generated from the nonresident entertainer and professional athletic team income tax

83 shall be allocated annually to the Missouri public television broadcasting corporation special 84 fund, and shall be transferred, subject to appropriations, from the general revenue fund to the 85 Missouri public television broadcasting corporation special fund, and any amount transferred shall be in addition to such agency's budget base for each fiscal year; provided, however, that 86 87 twenty-five percent of such allocation shall be used for grants to public radio stations which were qualified by the corporation for public broadcasting as of November 1, 1996. Such 88 89 grants shall be distributed to each of such public radio stations in this state after receipt of the 90 station's certification of operating and programming expenses for the prior fiscal year. 91 Certification shall consist of the most recent fiscal year financial statement submitted by a 92 station to the corporation for public broadcasting. The grants shall be divided into two 93 categories, an annual basic service grant and an operating grant. The basic service grant shall 94 be equal to thirty-five percent of the total amount and shall be divided equally among the 95 public radio stations receiving grants. The remaining amount shall be distributed as an operating grant to the stations on the basis of the proportion that the total operating expenses 96 97 of the individual station in the prior fiscal year bears to the aggregate total of operating 98 expenses for the same fiscal year for all Missouri public radio stations which are receiving 99 grants.

100 9. Notwithstanding other provisions of section 253.402 to the contrary, the commissioner of administration, for all taxable years beginning on or after January 1, 1999, 101 102 but for none after December 31, 2030, shall estimate annually the amount of state income tax 103 revenues collected pursuant to this chapter which are received from nonresident members of 104 professional athletic teams and nonresident entertainers. For fiscal year 2000, and for each 105 subsequent fiscal year for a period of thirty-one years, ten percent of the annual estimate of 106 taxes generated from the nonresident entertainer and professional athletic team income tax 107 shall be allocated annually to the Missouri department of natural resources Missouri historic 108 preservation revolving fund, and shall be transferred, subject to appropriations, from the 109 general revenue fund to the Missouri department of natural resources Missouri historic preservation revolving fund established in section 253.402 and any amount transferred shall 110 111 be in addition to such agency's budget base for each fiscal year.

112 10. This section shall not be construed to apply to any person who makes a 113 presentation for professional or technical education purposes or to apply to any presentation 114 that is part of a seminar, conference, convention, school, or similar program format designed 115 to provide professional or technical education.

182.645. 1. The fiscal year for each consolidated public library district shall be July first to June thirtieth **unless otherwise set by the board of trustees**, and each year the librarian shall submit to the board of trustees a budget for the forthcoming fiscal year. The board shall approve the budget after making any changes therein that it deems necessary. The

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5 budget shall be approved on or before [June thirtieth] the last day of the fiscal year 6 preceding the fiscal year for which the budget was prepared. The board on its own motion or 7 at the request of the librarian, from time to time, may amend or modify the approved budget. 8 A copy of the approved budget shall be filed with each county commission or county 9 executive office of the counties comprising the consolidated public library district, and with 10 the state auditor.

11 2. The treasurer of the board of trustees of a consolidated public library district shall 12 receive and be the custodian of all money belonging to the district from whatever source derived. All funds of the consolidated public library district derived from local taxation to be 13 used for normal operations of the district and received from the county collector, shall be kept 14 in a consolidated library operating fund. All funds belonging to the district which are to be 15 16 used for building purposes shall be kept in a consolidated library building fund; all funds derived from state aid or federal grants, other than land, building and furnishing grants, shall 17 be kept in the consolidated library operating fund; and the board may establish any other 18 funds that it deems necessary. The treasurer shall deposit all moneys belonging to the 19 20 consolidated public library district in the depositaries that are selected by the board of trustees. The treasurer shall also be the custodian of all bonds or other securities belonging to 21 22 the consolidated public library district.

3. Consolidated public library district moneys shall be disbursed by the treasurer by appropriate instrument of payment only upon due authorization of the consolidated public library district board of trustees and duly certified for payment by the president. The certification shall specify the amount to be paid, to whom payment is to be made and the purpose for which payment is being made. The board by resolution may direct that the signature of the president or treasurer be a facsimile signature in the manner provided by sections 105.273 to 105.278.

4. No authorization or certification shall be made, and no instrument of payment issued for the payment of any consolidated public library district indebtedness unless there is sufficient money in the treasury and the proper fund for the payment of the indebtedness and be in the proper form.

5. The treasurer of the board of trustees shall submit to the board of trustees, at each regularly scheduled meeting of the board, an accounting reflecting receipt and disbursement of funds belonging to the consolidated public library district.

182.819. Notwithstanding any provision of this chapter or any other law, any
real property owned by a board governing a library established under this chapter shall
not be used for any purpose that violates any zoning ordinances or regulations adopted
under chapter 64, 65, or 89 by the county, city, town, village, or township in which the

5 real property is located. Any board governing a library established under this chapter6 shall:

7 (1) Be subject to such zoning ordinances or regulations with respect to its real 8 property without regard to any powers of the board outlined in this chapter; and

9 (2) Not have the power to overrule any decision relating to zoning adopted under 10 chapter 64, 65, or 89.

488.426. 1. The judges of the circuit court, en banc, in any circuit in this state may 2 require any party filing a civil case in the circuit court, at the time of filing the suit, to deposit 3 with the clerk of the court a surcharge in addition to all other deposits required by law or court 4 rule. Sections 488.426 to 488.432 shall not apply to proceedings when costs are waived or 5 are to be paid by the county or state or any city.

2. The surcharge in effect on August 28, 2001, shall remain in effect until changed by 6 the circuit court. The circuit court in any circuit, except the circuit court in Jackson County, 7 the circuit court in the city of St. Louis, or the circuit court in any circuit that reimburses the 8 state for the salaries of family court commissioners under and pursuant to section 487.020, 9 10 may change the fee to any amount not to exceed fifteen dollars. The circuit court in Jackson County, the circuit court in the city of St. Louis, or the circuit court in any circuit that 11 12 reimburses the state for the salaries of family court commissioners under and pursuant to section 487.020 may change the fee to any amount not to exceed twenty dollars. A change in 13 the fee shall become effective and remain in effect until further changed. 14

15 3. Sections 488.426 to 488.432 shall not apply to proceedings when costs are waived 16 or are paid by the county or state or any city.

4. In addition to any fee authorized by subsection 1 of this section, any county of the first classification with more than one hundred one thousand but fewer than one hundred fifteen thousand inhabitants may impose an additional fee of ten dollars excluding cases concerning adoption and those in small claims court. The provisions of this subsection shall expire on December 31, 2019.

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