

February 25, 1965.

Passed on File.

Senate File 360
By RILEY and BENEKE.

Passed Senate, Date *Judiciary 3/8*

Passed House, Date

Vote: Ayes..... Nays.....

Vote: Ayes..... Nays.....

Approved.....

A BILL FOR

An Act to abolish terms for holding court in the district courts of the state.

Be It Enacted by the General Assembly of the State of Iowa:

1 Section 1. Section twenty-nine point forty-six (29.46), Code
2 1962, is amended by striking from line eighteen (18) the words
3 "in regular term time".

1 Sec. 2. Section sixty-six point eighteen (66.18), Code 1962,
2 is amended by striking from line two (2) the comma after the word
3 "nature" and inserting in lieu thereof the word "and" and also
4 by striking from said section all after the word "action" in
5 line three (3).

1 Sec. 3. Section eighty-two point thirty-eight (82.38), Code
2 1962, is amended by striking that part of line four (4) commencing
3 with the comma and lines five (5) through twelve (12) and that
4 part of line thirteen (13) ending with the period and substit-
5 uting in lieu thereof a period after the word "equity" in line
6 four (4) and adding the following sentence:

7 "The court shall give said appeal such preference as to assure
8 its prompt disposition."

1 Sec. 4. Section twelve (12), subsection two (2) of chapter
2 eighty-four (84), Acts 60th General Assembly, is amended by
3 striking from line five (5) the words "in term time or vacation".

1 Sec. 5. Section eighty-five point forty-six (85.46), Code

2 1962, is amended by striking from line eleven (11) the words
3 "or judge in term time or vacation".

1 Sec. 6. Section eighty-five point forty-nine (85.49), Code
2 1962, is amended by striking from line twelve (12) the comma
3 and words ", during term time or in vacation".

1 Sec. 7. Section eighty-six point twenty-eight (86.28), Code
2 1962, is repealed and the following substitute is enacted:

3 "The appeal shall be triable at any time after the expiration
4 of twenty days from the date of filing the transcript by the
5 commissioner and after twenty days notice in writing by either
6 party upon the other. Such appeal shall be accorded priority
7 over other matters pending before the district court."

1 Sec. 8. Section ninety-nine point six (99.6), Code 1962, is
2 amended by striking from line three (3) the words "or judge in
3 vacation" and from line ten (10) the words "or judge".

1 Sec. 9. Section ninety-nine point thirteen (99.13), Code
2 1962, is repealed.

1 Sec. 10. Section ninety-nine point sixteen (99.16), Code
2 1962, is amended by striking from line six (6) the words "more
3 than one term of court" and substituting in lieu thereof the
4 words "beyond the first trial calendar to which assigned".

1 Sec. 11. Section ninety-nine point eighteen (99.18), Code
2 1962, is amended by striking from line six (6) the commas and
3 words ", or in vacation of a judge thereof,".

1 Sec. 12. Section ninety-nine point twenty-six (99.26), Code
2 1962, is amended by striking from lines six (6) and seven (7)
3 the words "or in vacation by the judge thereof" and by striking
4 from line eleven (11) the words "or in vacation the judge".

1 Sec. 13. Section one hundred point seventeen (100.17), Code

2 1962, is amended by striking from lines four (4) and five (5)
3 the words "and term thereof".

1 Sec. 14. Section one hundred point eighteen (100.18), Code
2 1962, is repealed and the following enacted in lieu thereof:

3 "Said appeal shall be triable in equity any time after
4 the filing of the transcript. The court may affirm, notify or
5 revoke the order from which the appeal is taken."

1 Sec. 15. Section one hundred twelve point eighth (112.8),
2 Code 1962, is amended by striking from lines fifteen (15), six-
3 teen (16) and seventeen (17) the words "will come on for hearing
4 at the next succeeding term of the court and designating such
5 term." and substituting in lieu thereof the words "may be heard
6 at any time after the expiration of twenty days following com-
7 pletion of service."

1 Sec. 16. Section one hundred twenty-three point sixty-six
2 (123.66), Code 1962, is repealed and the following enacted in
3 lieu thereof:

4 "Any action brought hereunder shall be accorded priority over
5 other business pending before the district court."

1 Sec. 17. Section one hundred twenty-three point sixty-eight
2 (123.68), Code 1962, is amended by striking from lines three (3)
3 and four (4) the commas and words ", or in vacation a judge there-
4 of," and striking from line nine (9) the words "or judge".

1 Sec. 18. Section one hundred twenty-four point forty
2 (124.40), Code 1962, is amended by striking from lines sixty-
3 five (65) and sixty-six (66) the comma and words "or a judge
4 thereof in vacation" and from line seventy-six (76) the words
5 "or judge".

1 Sec. 19. Section one hundred twenty-four point forty
2 (124.40), Code 1962, is further amended by striking from line
3 eighty-three (83) the sentence following the words "appealed
4 from." and substituting in lieu thereof the following:

5 "The appeal shall be heard and determined by the district
6 court without jury and shall be accorded preference over other
7 matters pending in said court."

1 Sec. 20. Section one hundred twenty-four point forty
2 (124.40), Code 1962, is further amended by striking from line
3 ninety-one (91) the commas and the words "or judge thereof in
4 vacation," and by striking from line ninety-four (94) the words
5 "or judge".

1 Sec. 21. Section one hundred twenty-eight point two (128.2),
2 Code 1962, is amended by striking from line two (2) the commas
3 and the words ", or a judge in vacation," and by striking from
4 lines six (6) and nine (9) the words "or judge".

1 Sec. 22. Section one hundred twenty-eight point five (128.5),
2 Code 1962, is repealed and the following enacted in lieu thereof:

3 "Such action shall be accorded priority over other matters
4 pending in the district court."

1 Sec. 23. Section one hundred twenty-eight point eleven
2 (128.11), Code 1962, is amended by striking from lines two (2)
3 and three (3) the words "two terms of court" and substituting
4 in lieu thereof the words "for more than one hundred and twenty
5 days after its commencement".

1 Sec. 24. Section one hundred twenty-eight point thirteen
2 (128.13), Code 1962, is amended by striking from lines three (3)
3 and four (4) the commas and words ", or in vacation a judge

4 thereof.”

1 Sec. 25. Section one hundred twenty-eight point twenty-three
2 (128.23), Code 1962, is amended by striking from lines five (5),
3 six (6) and seven (7) the commas and words “or, in vacation, by
4 the clerk, auditor, and treasurer of the county,” also by strik-
5 ing from line eleven (11) the words “, or, in vacation, the
6 judge.”

1 Sec. 26. Section one hundred thirty point three (130.3),
2 Code 1962, is amended by striking all of said section after the
3 comma on line five (5) and substituting in lieu thereof the words
4 “before service of notice hereinafter provided”.

1 Sec. 27. Section one hundred thirty point four (130.4),
2 Code 1962, is repealed and the following enacted in lieu thereof:

3 “Notice of an application for a permit shall state the name
4 of the court and that the petition is on file in the office of
5 the clerk of said court. It shall further state the name of
6 the applicant, with the firm name, if any, under which he is
7 doing business, the purpose of the application, the particular
8 location of the place where the proposed business is to be car-
9 ried on, and that the petition may be heard at any time after
10 a fixed date set forth in the notice which shall be at least
11 twenty days after the first publication of notice as hereinafter
12 provided.”

1 Sec. 28. Section one hundred thirty point five (130.5), Code
2 1962, is amended by striking all of subsection one (1) after
3 the word “proceedings” in line nine (9).

1 Sec. 29. Section one hundred thirty point seven (130.7),
2 Code 1962, is repealed and the following substitute is enacted:

3 "Such applications shall be accorded priority for disposition
4 over other business pending before the court."

1 Sec. 30. Section one hundred thirty point eight (130.8),
2 Code 1962, is repealed.

1 Sec. 31. Section one hundred thirty point ten (130.10), Code
2 1962, is amended by striking from lines seven (7) and eight (8)
3 the words

4 "by noon of the first day of the term" and substituting in
5 lieu thereof "on or before the day fixed in the notice".

1 Sec. 32. Section one hundred thirty-five point twenty-three
2 (135.23), Code 1962, is repealed and the following substitute
3 enacted:

4 "The appeal shall be triable de novo as an equity action and
5 shall be accorded priority for disposition over other matters
6 pending before the district court."

1 Sec. 33. Section two hundred twenty-two point seven (222.7),
2 Code 1962, is amended by striking from line seven the words
3 "or judge".

1 Sec. 34. Section two hundred twenty-two point eight (222.8),
2 Code 1962, is amended by striking from line three (3) thereof
3 the words "or judge".

1 Sec. 35. Section two hundred twenty-two point nine (222.9),
2 Code 1962, is amended by striking the first sentence and substi-
3 tuting in lieu thereof the following:

4 "Hearing may be had after the expiration of the twenty days
5 following completion of service of notice."

1 Sec. 36. Section two hundred twenty-two point ten (222.10),
2 Code 1962, is amended by striking from line eleven (11) the

3 words "or judge".

1 Sec. 37. Section two hundred twenty-two point seventeen
2 (222.17), Code 1962, is amended by striking from line four (4)
3 the words "or judge".

1 Sec. 38. Section two hundred twenty-two point eighteen
2 (222.18), Code 1962, is amended by striking from line seven (7)
3 the words "or judge".

1 Sec. 39. Section two hundred twenty-two point twenty-one
2 (222.21), Code 1962, is amended by striking from lines two (2)
3 and three (3) the word "or judge".

1 Sec. 40. Section two hundred twenty-two point twenty-three
2 (222.23), Code 1962, is amended by striking from line four (4)
3 the words "or judge".

1 Sec. 41. Section two hundred twenty-two point twenty-four
2 (222.24), Code 1962, is amended by striking from line four (4)
3 the words "or judge".

1 Sec. 42. Section two hundred twenty-two point twenty-nine
2 (222.29), Code 1962, is amended by striking from line nine (9)
3 the words "or judge" and by striking from line twelve (12) the
4 word "proper" and substituting in lieu thereof the word
5 "district".

1 Sec. 43. Section two hundred twenty-two point thirty-one
2 (222.31), Code 1962, is amended by striking from line four (4)
3 the words "or judge".

1 Sec. 44. Section two hundred twenty-two point thirty-seven
2 (222.37), Code 1962, is amended by striking from line seven (7)
3 the words "judge of the".

1 Sec. 45. Section two hundred twenty-two point forty-three
2 (222.43), Code 1962, is amended by striking from lines two (2),

3 four (4) and five (5) the words "or judge".

1 Sec. 46. Section two hundred twenty-two point forty-four
2 (222.44), Code 1962, is amended by striking from line five (5)
3 the word "courts" and substituting in lieu thereof the word
4 "court" and by striking from lines seven (7) and ten (10) the
5 words "or judge".

1 Sec. 47. Section two hundred twenty-two point fifty-two
2 (222.52), Code 1962, is amended by inserting in line one (1)
3 after the word "Each" and before the word "court" the word
4 "district".

1 Sec. 48. Section three hundred eleven point twenty-four
2 (311.24), Code 1962, is amended by striking from lines twelve
3 (12) and thirteen (13) the words "The appearance term shall be
4 the trial term." and by striking from line fourteen (14) the
5 words "of the term" and substituting therefor the words "pend-
6 ing before the court".

1 Sec. 49. Section three hundred eleven point twenty-five
2 (311.25), Code 1962, is amended by striking from lines five (5)
3 and six (6) the words "on or before the first day of court" and
4 substituting in lieu thereof the words "within twenty days".

1 Sec. 50. Section three hundred twenty-one point five hun-
2 dred (321.500), Code 1962, is amended by striking all of said
3 section after the word "court" in line fifteen (15).

1 Sec. 51. Section three hundred twenty-five point twenty-two
2 (325.22), Code 1962, is amended by inserting after the word
3 "shall" on line three (3) the word "forthwith" and by striking
4 from said section all following the word "court" in line six (6).

1 Sec. 52. Section three hundred forty-nine point thirteen
2 (349.13), Code 1962, is repealed and the following enacted as

3 a substitute:

4 "Said appeal shall be triable de novo as an equitable action
5 without formal pleadings at any time after the expiration of
6 twenty days following the filing of such transcript."

1 Sec. 53. Section three hundred fifty-six point seven (356.7),
2 Code 1962, is repealed and the following enacted as a substitute:

3 "On or before the fifteenth day of the months of January,
4 April, July and October each year, the sheriff of each county
5 must return a copy of such calendar to the district court of
6 the district within which his county is situated. If a sheriff
7 neglects or refuses to do so, he shall be punished by fine not
8 exceeding one hundred dollars."

1 Sec. 54. Section three hundred fifty-six point ten (356.10),
2 Code 1962, is repealed and the following substitute is enacted:

3 "Such inspectors shall visit and inspect such prisons twice
4 each year, and, on or before the fifteenth day of the first
5 month of the next calendar quarter, present to such court a
6 detailed report of the condition of such prisons at the time
7 of such inspection."

1 Sec. 55. Section three hundred sixty-two point six (362.6),
2 Code 1962, is amended by striking the comma after the word
3 "court" in line thirteen (13) and from line fourteen (14) the
4 words "or judge thereof," and by striking from lines fifteen
5 (15) and sixteen (16) the words "or judge in vacation".

1 Sec. 56. Section three hundred sixty-two point six (362.6),
2 Code 1962, is further amended by striking from lines sixteen (16)
3 and seventeen (17) the words "or judge thereof".

1 Sec. 57. Section three hundred sixty-two point seven (362.7),

2 Code 1962, is amended by striking from lines four (4) and five
3 (5) the commas and the words “, or in vacation a judge thereof.”

1 Sec. 58. Section three hundred sixty-two point eight (362.8),

2 Code 1962, is amended by striking from lines three (3) and four

3 (4) the commas and words “, or in vacation a judge thereof,”

4 and by striking from line thirteen (13) the words “or judge”.

1 Sec. 59. Section three hundred sixty-two point thirty-two

2 (362.32), Code 1962, is amended by striking from lines three

3 (3) and four (4) of subsection three (3) the words “at the next

4 term thereof” and substituting in lieu thereof the words “within

5 thirty days following their appointment or at such later time

6 as the court may direct”.

1 Sec. 60. Section three hundred eighty-seven point fifteen

2 (387.15), Code 1962, is amended by striking from lines ten (10)

3 and eleven (11) the words “at the first term to which such action

4 is brought” and substituting in lieu thereof the words “within

5 twenty days after commencement of the action”.

1 Sec. 61. Section three hundred ninety-one point eighty-three

2 (391.83), Code 1962, is amended by striking from lines eight (8)

3 and nine (9) the commas and the words “, or a judge thereof in

4 vacation.”

1 Sec. 62. Section three hundred ninety-one point eighty-nine

2 (391.89), Code 1962, is amended by striking from lines two (2)

3 and three (3) of subsection three (3) the words “on or before

4 noon of the second day of the first term of said court convening”

5 and substituting in lieu thereof the words “within twenty days”.

1 Sec. 63. Section four hundred nine point twenty-two (409.22),

2 Code 1962, is amended by striking from said section all after

3 the comma in line eight (8) and substituting in lieu thereof
4 the words "and notice shall be published once each week for three
5 consecutive weeks in a newspaper of general circulation published
6 within the county".

1 Sec. 64. Section four hundred nine point twenty-three
2 (409.23), Code 1962, is repealed and the following substitute
3 enacted:

4 "After completion of notice, the court shall fix a time for
5 hearing the petition and notice of the day so fixed shall be
6 given by the clerk by publication in a newspaper of general
7 circulation published within the county not less than twenty
8 days in advance of the date set for hearing."

1 Sec. 65. Section four hundred thirteen point one hundred
2 fourteen (413.114), Code 1962, is amended by striking from lines
3 four (4) and five (5) the commas and the words ", or to any
4 judge thereof in term time or vacation,".

1 Sec. 66. Section four hundred thirteen point one hundred
2 fifteen (413.115), Code 1962, is amended by striking from lines
3 five (5) and six (6) the words "or to any judge thereof in term
4 time or vacation".

1 Sec. 67. Section four hundred fifty point twenty-four
2 (450.24), Code 1962, is amended by striking from lines two (2)
3 and three (3) the words "annually, at the first term of the court
4 therein," and substituting in lieu thereof the words "on or before
5 January 15 of each year," and by striking from line thirteen
6 (13) the comma after the word "court" and substituting a period
7 in lieu thereof and by striking from lines thirteen (13) and
8 fourteen (14) the words "and the court, or judge thereof in

9 vacation," and substituting in lieu thereof the words "The
10 court".

11 Further amend said section by striking from line twenty (20)
12 the words "or by a judge in vacation".

1 Sec. 68. Section four hundred fifty point twenty-eight
2 (450.28), Code 1962, is amended by striking from line thirteen
3 (13) the words "or judge".

1 Sec. 69. Section four hundred fifty point thirty (450.30),
2 Code 1962, is amended by striking from lines eight (8) and nine
3 (9) the words "if in session, or judge thereof in vacation,".

1 Sec. 70. Section four hundred fifty point forty-one
2 (450.41), Code 1962, is amended by striking from lines seven
3 (7) and eight (8) the words "or judge thereof in vacation".

1 Sec. 71. Section four hundred fifty point forty-two
2 (450.42), Code 1962, is amended by striking from line two (2)
3 the words "or judge thereof in vacation" and from line nine (9)
4 the words "or judge".

1 Sec. 72. Section four hundred fifty point eighty-three
2 (450.83), Code 1962, is amended by striking from lines one (1)
3 and two (2) the words "On the first day of each regular term,"
4 and substituting in lieu thereof the words "On or before the
5 fifteenth day of the first month of each calendar quarter" and
6 by striking from line eight (8) the word "term" and inserting
7 in lieu thereof the words "quarterly inspection".

8 Further amend said section by striking from lines twenty-
9 five (25) and twenty-seven (27) the words "or judge".

1 Sec. 73. Section four hundred fifty-five point ninety-four
2 455.94), Code 1962, is amended by striking the comma after the

3 word "taken" in line six (6) and inserting in lieu thereof the
4 word "and"; also by striking from lines eight (8), nine (9) and
5 ten (10) the following words "at the next succeeding term of the
6 court and designating such terms." and substituting in lieu
7 thereof the words "thirty days following perfection of the
8 appeal with allowances of additional time for good cause shown".

1 Sec. 74. Section four hundred fifty-five point ninety-six
2 (455.96), Code 1962, is amended by striking from lines one (1)
3 and two (2) the words "On or before the first day of the next
4 succeeding term of court," and by substituting in lieu thereof
5 the following words "Within twenty days after perfection of the
6 appeal,".

1 Sec. 75. Section four hundred fifty-five point one hundred
2 ninety-one (455.191), Code 1962, is amended by striking from
3 line three (3) the words "or a judge thereof," and from lines
4 four (4) and five (5) the comma and words "which may be in term
5 time or vacation,".

1 Sec. 76. Section four hundred fifty-five point one hundred
2 ninety-two (455.192), Code 1962, is amended by striking from
3 lines two (2) and three (3) the commas and words "or a judge
4 thereof," and by striking from line four (4) the words "or
5 judge".

1 Sec. 77. Section four hundred fifty-seven point twenty-six
2 (457.26), Code 1962, is repealed and the following substitute
3 enacted:

4 "Within thirty days after completion of notice, the auditor
5 shall, acting jointly, prepare and certify to the clerk of the
6 district court a full and complete transcript of all proceedings

7 had in such case. The clerk of the district court shall there-
8 upon docket the case and same shall be triable in equity at any
9 time after the expiration of twenty days thereafter.”

1 Sec. 78. Section four hundred sixty-one point twenty-eight
2 (461.28), Code 1962, is amended by striking from lines thirteen
3 (13) and fourteen (14) the commas and words “, or to any judge
4 thereof in term time, or in vacation,”.

1 Sec. 79. Section four hundred sixty-four point three (464.3),
2 Code 1962, is amended by striking from lines two (2) and three
3 (3) the words “judge for said court, either in session, or in
4 vacation,” and substituting in lieu thereof the word “court”.

1 Sec. 80. Section four hundred sixty-seven A point thirty
2 (467A.30), Code 1962, is amended by striking from lines eight
3 (8), nine (9) and ten (10) the words “at the next succeeding
4 term of the court and designating such term.” and substituting
5 in lieu thereof the words “thirty days following perfection of
6 the appeal with allowances of additional time for good cause
7 shown”.

1 Sec. 81. Section four hundred sixty-seven A point thirty-
2 one (467A.31), Code 1962, is amended by striking from lines one (1)
3 and two (2) and substituting in lieu thereof the words “Within
4 twenty days after perfection of notice,”.

1 Sec. 82. Section four hundred seventy-two point twenty-two
2 (472.22), Code 1962, is amended by striking from lines two (2),
3 three (3) and four (4) the words “on or before the first day of
4 the term to which the appeal is taken,” and substituting in
5 lieu thereof the following words “within twenty days after per-
6 fection of the appeal,”.

1 Sec. 83. Section four hundred seventy-two point twenty-two
2 (472.22), Code 1962, is further amended by inserting at the end
3 of the first sentence "The court may for good cause shown grant
4 additional time for the filing of the petition".

1 Sec. 84. Section four hundred seventy-four point twenty-five
2 (474.25), Code 1962, is amended by striking from lines four (4),
3 five (5) and six (6) the words "at the first term of court to
4 which said cause is brought, which shall be the trial term,"
5 and substituting in lieu thereof the words "within twenty days
6 after commencement of the action".

1 Sec. 85. Section four hundred eighty point one (480.1), Code
2 1962, is repealed and the following enacted in lieu thereof:

3 "Any railroad desiring to change or remove the line of its
4 road, after the same has been permanently located and construct-
5 ed, may file a petition in the district court in any county
6 wherein the change or removal is proposed to be made, naming as
7 defendants all trustees, mortgagees, and other lienholders, and
8 all townships, cities, and counties which have aided by taxation
9 to build the road, describing with reasonable accuracy that
10 portion of its line which it seeks to have changed or removed,
11 and asking the court to grant authority to make such change or
12 removal".

1 Sec. 86. Section four hundred eighty point two (480.2), Code
2 1962, is repealed and the following substitute enacted:

3 "Upon filing of the petition, notices shall be served upon
4 the defendants as in other actions and upon the public by notice
5 addressed 'to all whom it may concern' published in a newspaper
6 of general circulation, printed within the county, once each

7 week for a period of ten consecutive weeks. All notices shall
8 state the date of filing of the petition, the object thereof,
9 and that the application may be heard at any time after a fixed
10 date prescribed by the notice, which shall be not less than
11 twenty days following the date of last publication. In addition,
12 the public notice shall notify all persons desiring the repay-
13 ment of money or return of property, as in this chapter provided,
14 to appear and present their claims therefor. The court may order
15 any additional notice or publication that it deems proper.”

1 Sec. 87. Section four hundred eighty-four point eighteen
2 (484.18), Code 1962, is amended by striking the first two sen-
3 tences and substituting in lieu thereof the following:

4 “The appeal shall be triable in equity at any time following
5 the expiration of twenty days after filing of the transcript
6 and shall be accorded priority for disposition over all other
7 civil causes.”

1 Sec. 88. Section four hundred eighty-five point three
2 (485.3), Code 1962, is amended by striking from line four (4)
3 of paragraph seven (7) the words “the first term” and substitut-
4 ing in lieu thereof the words “within thirty days” and by strik-
5 ing from line seven (7) of paragraph seven (7) the words “and
6 try the same thereat, if possible.” and substituting in lieu
7 thereof the words “pending before the court”.

1 Sec. 89. Section five hundred fifteen point eighty-five
2 (515.85), Code 1962, is amended by striking from lines thirty-
3 one (31) and thirty-two (32) the commas and words “or, if in
4 vacation to one of the judges thereof.”

1 Sec. 90. Section five hundred fifteen point eighty-five

2 (515.85), Code 1962, is further amended by striking from line
3 thirty-five (35) the words "or judge, as the case may be,";
4 from line thirty-eight (38) the words "or his"; and further
5 amend said section by striking from line forty-one (41) the
6 words "it or he" and substituting in lieu thereof the words
7 "said court".

1 Sec. 91. Section five hundred fifteen point eight-five
2 (515.85), Code 1962, is further amended by striking from each
3 of lines forty-five (45), forty-seven (47) and forty-eight
4 (48) the words "or judge."

1 Sec. 92. Section five hundred sixty-one point eight (561.8),
2 Code 1962, is amended by striking from line fourteen (14) the
3 words "next term of" and by adding at the end of said section
4 the words "within thirty days after their qualification as
5 referees".

1 Sec. 93. Section six hundred one point eighty-nine (601.89),
2 Code 1962, is repealed.

1 Sec. 94. Section six hundred one point ninety (601.90), Code
2 1962, is amended by striking from lines three (3), four (4) and
3 five (5) the words "by noon of the second day of the term at
4 which the appeal should properly come on for trial" and sub-
5 stituting in lieu thereof the words "within twenty days after
6 perfection of the appeal" and by striking from line fifteen (15)
7 the words "stand for trial at that term," and substituting in
8 lieu thereof the words "be tried within ninety days thereafter,".

1 Sec. 95. Section six hundred one point ninety-six (601.96),
2 Code 1962, is repealed and the following substitute enacted:

3 "If the appeal is taken from a judgment by default, defend-

4 ant may file within twenty days after perfection of the appeal
5 in the court to which it is taken any pleadings necessary to
6 properly set forth any defense he may have to the action. The
7 court may, for good cause shown, grant additional time for filing
8 such pleadings. The plaintiff shall reply thereto as in other
9 cases. In such case the costs of the trial before the justice
10 shall be taxed to the defendant.”

1 Sec. 96. Section six hundred one point one hundred three
2 (601.103), Code 1962, is amended by striking from line three
3 (3) the words “at the first term” and substituting in lieu there-
4 of the words “at any time after twenty days following issuance
5 of the writ” and by striking from lines six (6), seven (7) and
6 eight (8) the words “before noon of the second day of the term
7 at which the case should properly come on for hearing on such
8 writ of error,” and substituting in lieu thereof the following
9 words “within twenty days after issuance of the writ”.

1 Sec. 97. Section six hundred four point eleven (604.11),
2 Code 1962, is amended by striking the words “terms are” from
3 line one (1) and substituting in lieu thereof the words “court
4 is” and by striking from line four (4) the words “for such
5 terms,” and substituting in lieu thereof the word “therefor”.

1 Sec. 98. Section six hundred four point twelve (604.12),
2 Code 1962, is amended by striking from line two (2) the words
3 “terms of”.

1 Sec. 99. Section six hundred four point fourteen (604.14),
2 Code 1962, is repealed and the following substitute enacted:
3 “The district court of each judicial district shall be in
4 continuous session in all of the several counties comprising

5 said district. In accordance with rules of administrative pro-
6 cedure promulgated by the supreme court of the state and at the
7 direction of the administrative authority of said district, the
8 judges thereof shall at each of the places in the several counties
9 of their district where court is authorized to be held:

10 "1. Conduct regularly scheduled court days for the dispatch
11 of all judicial business with the exception of trials by jury
12 and other causes not readily admitting of submission within
13 one day.

14 "2. Conduct trial of all district court causes not other-
15 wise disposed of at such times as a trial calendar can be pre-
16 pared and the judicial business of the district permits such
17 assignment."

1 Sec. 100. Section six hundred four point fifteen (604.15),
2 Code 1962, is repealed.

1 Sec. 101. Section six hundred four point sixteen (604.16),
2 Code 1962, is repealed.

1 Sec. 102. Section six hundred four point seventeen (604.17),
2 Code 1962, is repealed and the following substitute enacted:
3 "On or before the first day of October of each year, or at
4 such other time as the supreme court by rule may direct, the
5 district judges shall meet and prepare a schedule of the court
6 days in said district for the next succeeding calendar year."

1 Sec. 103. Section six hundred four point eighteen (604.18),
2 Code 1962, is repealed and the following substitute enacted:

3 "The schedule thus determined shall be forthwith certified
4 to the chief justice of the supreme court, to the secretary of
5 state and to the clerk of the district court in each county of

6 the district. Said clerk shall file the same and enter it of
7 record in the journal of the court.”

1 Sec. 104. Section six hundred four point nineteen (604.19),
2 Code 1962, is amended by striking from lines five (5) and six
3 (6) the words “of the times of holding the several courts,”
4 and substituting in lieu thereof the following words “setting
5 forth the court days to be held in each district”.

1 Sec. 105. Section six hundred four point twenty-one
2 (604.21), Code 1962, is repealed.

1 Sec. 106. Section six hundred four point twenty-two
2 (604.22), Code 1962, is repealed.

1 Sec. 107. Section six hundred four point twenty-three
2 (604.23), Code 1962, is repealed.

1 Sec. 108. Section six hundred four point twenty-four
2 (604.24), Code 1962, is repealed and the following enacted as
3 a substitute therefor:

4 “The chief justice of the supreme court shall have power to
5 assign any district judge or any retired judge eligible for
6 active service to serve in any district in the state where there
7 may arise a need therefor.”

1 Sec. 109. Section six hundred four point twenty-five
2 (604.25), Code 1962, is repealed.

1 Sec. 110. Section six hundred four point twenty-six (604.26),
2 Code 1962, is amended by striking from line four (4) the words
3 “in said temporary character,”.

1 Sec. 111. Section six hundred four point twenty-seven
2 (604.27), Code 1962, is repealed and the following substitute
3 enacted:

4 "Upon the order being made for the transfer of such judge
5 as contemplated by section six hundred four point twenty-four
6 (604.24), of the Code, such order shall be filed in the office
7 of the clerk in each of the counties where such judge shall
8 serve."

1 Sec. 112. Section six hundred four point twenty-eight
2 (604.28), Code 1962, is repealed.

1 Sec. 113. Section six hundred four point twenty-nine
2 (604.29), Code 1962, is repealed and the following substitute
3 enacted:

4 "A failure of the designated judge to appear on the day ap-
5 pointed for commencement of the trial assignment shall be forth-
6 with reported by the clerk of the court to the chief justice.
7 The chief justice shall make such arrangement with the desig-
8 nated judge or with another judge as will assure a prompt
9 disposition of the trial calendar."

1 Sec. 114. Section six hundred four point thirty (604.30),
2 Code 1962, is repealed and the following substitute enacted:

3 "If a judge is sick or for any cause is unable to conduct
4 court at his regularly appointed time, he shall promptly notify
5 the chief justice. The chief justice shall forthwith notify
6 the clerk of the court of the affected county and shall direct
7 such adjournments and delegate such other judge to said county
8 as may be necessary to provide judicial service."

1 Sec. 115. Section six hundred four point thirty-one (604.31),
2 Code 1962, is repealed and the following substitute enacted:

3 "All proceedings on the trial calendar not disposed of during
4 a particular assignment shall be continued for disposition on

5 the next trial calendar.”

1 Sec. 116. Section six hundred four point thirty-two (604.32),
2 Code 1962, is repealed and the following substitute enacted:

3 “In cases of continuances or adjournments, persons recognized
4 or bound to appear at a trial assignment shall be held bound
5 in like manner to appear at the next time so fixed, and their
6 sureties, if any, shall be liable in case of their nonappearance
7 in the same manner as though they had failed to appear at the
8 time previously fixed.”

1 Sec. 117. Section six hundred four point thirty-three
2 (604.33), Code 1962, is repealed.

1 Sec. 118. Section six hundred four point thirty-four
2 (604.34), Code 1962, is repealed.

1 Sec. 119. Section six hundred four point thirty-five
2 (604.35), Code 1962, is repealed.

1 Sec. 120. Section six hundred four point thirty-six
2 (604.36), Code 1962, is repealed.

1 Sec. 121. Section six hundred four point thirty-seven
2 (604.37), Code 1962, is repealed and the following substitute
3 enacted:

4 “District judges shall not sit together in the trial of
5 causes nor upon the hearings of motions for new trials. They
6 may, however, hold court in the same county at the same time.”

1 Sec. 122. Section six hundred four point thirty-nine
2 (604.39), Code 1962, is repealed and the following substitute
3 enacted:

4 “Delay in the preparation and signing of the record of a
5 trial assignment shall not prevent the issuance of an execution

6 and other proceedings may be had in the same manner as though
7 the record had been signed.”

1 Sec. 123. Section six hundred four point forty (604.40),
2 Code 1962, is repealed.

1 Sec. 124. Section six hundred four point forty-one (604.41),
2 1962, is repealed and the following substitute enacted:

3 “The record of any court proceedings is under the control
4 of the court and may be amended or any entry therein expunged
5 before it has been signed by the judge or within sixty days
6 thereafter.”

1 Sec. 125. Section six hundred four point forty-three
2 (604.43), Code 1962, is repealed and the following substitute
3 enacted:

4 “Entries made and signed, unless amended or expunged as above
5 provided, may be altered only to correct an evident mistake.”

1 Sec. 126. Section six hundred seven point six (607.6), Code
2 1962, is repealed and the following substitute enacted:

3 “Upon conclusion of every calendar quarter the clerk of the
4 district court shall certify to the county auditor a list of
5 the jurors with the number of days attendance to which each one
6 is entitled.”

1 Sec. 127. Section six hundred nine point eighteen (609.18),
2 Code 1962, is amended by striking from line three (3) the words
3 “or judge” and from line four (4) the word “term” and substitut-
4 ing in lieu thereof the words “calendar quarter”.

1 Sec. 128. Section six hundred nine point nineteen (609.19),
2 Code 1962, is amended by striking from line three (3) the word
3 “term” and inserting in lieu thereof the words “calendar quarter.”

1 Sec. 129. Section six hundred nine point twenty (609.20),
2 Code 1962, is repealed and the following substitute enacted in
3 lieu thereof:

4 “Petit jurors shall be drawn for each calendar quarter by
5 the ex officio commission at the office of the clerk of the
6 district court on the first secular Monday of the first month
7 of each calendar quarter. The court may by order prescribe
8 another time for such drawing. The clerk shall notify the jurors
9 thus drawn of their selection and of their obligation to
10 report for service when called during the ensuing calendar
11 quarter.”

1 Sec. 130. Section six hundred nine point twenty-two (609.22),
2 Code 1962, is amended by striking from line eight (8) the words
3 “term of the court” and substituting in lieu thereof the words
4 “calendar quarter”.

1 Sec. 131. Section six hundred nine point twenty-five
2 (609.25), Code 1962, is amended by striking from lines four (4)
3 and five (5) the words “at the time of the drawing of the petit
4 jury panel for the January term” and substituting in lieu thereof
5 the following words “on the last secular Monday of December
6 preceding the new calendar year.”

1 Sec. 132. Section six hundred nine point thirty (609.30),
2 Code 1962, is amended by inserting after the word “immediately”
3 in lines two (2) and three (3) the words “, upon order of the
4 court”.

5 Section six hundred nine point thirty (609.30), Code 1962, is
6 further amended by striking from line five (5) the words “at ten”
7 and the remainder of that sentence and substituting in lieu

8 thereof the words "at such times as the court may prescribe,
9 to serve as petit or grand jurors, as the case may be,".

1 Sec. 133. Section six hundred nine point thirty-two (609.32),
2 Code 1962, is repealed and the following substitute enacted:

3 "The twelve persons from whom the grand jury is to be impan-
4 eled shall convene regularly four times a year on the first
5 secular Monday of the first month of each calendar quarter
6 without summons, or upon summons at such other additional times
7 as the court may order."

1 Sec. 134. Section six hundred nine point thirty-three
2 (609.33), Code 1962, is amended by striking from line one (1)
3 the word "summoned" and inserting in line two (2) after the
4 word "appear" the words "at any regularly scheduled meeting
5 date or when summoned".

1 Sec. 135. Section six hundred nine point thirty-five
2 (609.35), Code 1962, is amended by striking from line three
3 (3) the word "term" and substituting in lieu thereof the words
4 "calendar quarter".

1 Sec. 136. Section six hundred nine point thirty-six
2 (609.36), Code 1962, is repealed and the following substitute
3 enacted in lieu thereof:

4 "The judge presiding over any trial calendar assignment may
5 order as many additional jurors drawn therefor, or for the
6 trial of any case, as he deems necessary."

1 Sec. 137. Section six hundred nine point forty-four
2 (609.44), Code 1962, is amended by striking from lines seven
3 (7) and eight (8) the words "for any term," and inserting in
4 lieu thereof the following words "during any calendar quarter".

1 Sec. 138. Section six hundred twenty-two point eighty
2 (622.80), Code 1962, is amended by striking from line six (6)
3 the words "during the term of the court" and substituting in
4 lieu thereof the words "by the court within a reasonable time
5 thereafter".

1 Sec. 139. Section six hundred twenty-three point one (633.1),
2 Code 1962, is amended by striking from line four (4) the comma
3 after the word "commenced", inserting in lieu thereof the word
4 "and" and by striking from lines five (5) and six (6) the words
5 "takes place at a regular term and".

1 Sec. 140. Section six hundred twenty-four point three
2 (624.3), Code 1962, is amended by striking from the last line
3 thereof the words "to the second term".

1 Sec. 141. Section six hundred twenty-four point six (624.6),
2 Code 1962, is amended by striking from line two (2) the words
3 "at the first term" and substituting in lieu thereof the words
4 "at any time after the expiration of twenty days".

1 Sec. 142. Section six hundred twenty-four point seven
2 (624.7), Code 1962, is amended by striking from lines four (4)
3 and five (5) the words "either in term time or in vacation".

1 Sec. 143. Section six hundred twenty-four point eight
2 (624.8), Code 1962, is amended by striking from line five (5)
3 the words "or judge".

4 Further amend said section by striking from lines eleven
5 (11), twelve (12) and thirteen (13) the words "at the first term
6 of court of each year, and shall, at each succeeding term of
7 court during said year," and substituting in lieu thereof the
8 words "on or before January 15, April 15, July 15 and October

9 15 of each year.”

10 Further amend said section by striking from line nineteen
11 (19) the words “at the commencement of each term”.

1 Sec. 144. Section six hundred twenty-four point nine
2 (624.9), Code 1962, is amended by striking from lines five (5)
3 and six (6) the words “or judge” and from line thirty-two (32)
4 the commas and word “, judge,” and by striking from the last line
5 of said section the words “or judge”.

1 Sec. 145. Section six hundred twenty-four point thirty-six
2 (624.36), Code 1962, is repealed.

1 Sec. 146. Section six hundred twenty-six point twenty-eight
2 (626.28), Code 1962, is amended by striking from lines two (2)
3 and three (3) the words “next term thereafter” and substituting
4 in lieu thereof the words “clerk of court”.

1 Sec. 147. Section six hundred twenty-six point thirty-one
2 (626.31), Code 1962, is amended by striking from line four (4)
3 the words “next term of” and from line nine (9) the words “next
4 term of the”.

1 Sec. 148. Section six hundred twenty-six point seventy-nine
2 (626.79), Code 1962, is amended by striking from lines three
3 (3) and four (4) the words “at the same or the next term” and
4 substituting in lieu thereof the words “within ninety days”.

1 Sec. 149. Section six hundred twenty-six point eighty-nine
2 (626.89), Code 1962, is amended by striking from line three
3 (3) the words “on the first day of the term” and substituting
4 in lieu thereof the words “within twenty days following com-
5 pletion of service”.

1 Sec. 150. Section six hundred twenty-six point one hundred

2 six (626.106), Code 1962, is amended by striking from line two
3 (2) the words "or judge" and by striking from said section all
4 after the word "execution" in line six (6).

1 Sec. 151. Section six hundred thirty point three (630.3),
2 Code 1962, is amended by striking from the first sentence all
3 after the word "issued" in line five (5).

1 Sec. 152. Section six hundred thirty-nine point fifty-five
2 (639.55), Code 1962, is amended by striking all of said section
3 after the word "find" in line three (3).

1 Sec. 153. Section six hundred forty-three point fifteen
2 (643.15), Code 1962, is amended by striking from lines two (2)
3 and three (3) the words "on or before the first day of the trial
4 term, or the return day if before a justice," and substituting
5 in lieu thereof the words "within sixty days after its issuance
6 or at an earlier time if the court shall order".

1 Sec. 154. Section six hundred forty-eight point sixteen
2 (648.16), Code 1962, is repealed the following substitute
3 enacted:

4 "Such actions shall be accorded reasonable priority for
5 assignment to assure their prompt disposition. No continuance
6 shall be granted for the purpose of taking testimony in writing."

1 Sec. 155. Section six hundred fifty point eleven (650.11),
2 Code 1962, is amended by striking from lines six (6), seven (7)
3 and eight (8) the words "at least ten days before the first day
4 of the term next following that of" and substituting in lieu
5 thereof the following words "within sixty days after".

1 Sec. 156. Section six hundred fifty point twelve (650.12),
2 Code 1962, is amended by striking from the beginning of the

3 first sentence the words "At the term of court" and substitut-
4 ing in lieu thereof the words "Within twenty days" and by strik-
5 ing all of line four (4) of said section.

1 Sec. 157. Section six hundred fifty-seven point six (657.6),
2 Code 1962, is amended by striking from lines fourteen (14) and
3 fifteen (15) the words " in term time or vacation,".

1 Sec. 158. Section six hundred sixty-one point eleven
2 (661.11), Code 1962, is repealed.

1 Sec. 159. Section six hundred sixty-one point fourteen
2 (661.14), Code 1962, is repealed and the following substitute
3 enacted:

4 "The order commanding the performance of the duty shall be
5 directed to the party and shall be returnable forthwith. No
6 return except that of compliance shall be allowed; however, the
7 court may upon sufficient grounds allow reasonable time for
8 making the return."

1 Sec. 160. Section six hundred sixty-one point fifteen
2 (661.15), Code 1962, is amended by striking from line ten (10)
3 the words "or judge, and" substituting in lieu thereof a
4 period and capitalizing the word "The" at the beginning of line
5 eleven (11).

1 Sec. 161. Section six hundred sixty-one point sixteen
2 (661.16), Code 1962, is amended by striking from lines two (2)
3 and three (3) the commas and words ", or judge in vacation,".

1 Sec. 162. Section six hundred seventy-nine point eleven
2 (679.11), Code 1962, is amended by striking from lines two (2)
3 and three (3) the words "at the term to which it is returned,"
4 and by striking the comma after the word "entered" in line

5 four (4).

1 Sec. 163. Section six hundred eighty point one (680.1), Code
2 1962, is amended by striking from line nine (9) the words "or
3 judge" and from line ten (10) the words "or, in vacation, a
4 judge thereof,".

1 Sec. 164. Section six hundred eighty point three (680.3),
2 Code 1962, is amended by striking from line six (6) the words
3 "or judge,".

1 Sec. 165. Section six hundred eighty point four (680.4),
2 Code 1962, is amended by striking from line two (2) the words
3 "or judge".

1 Sec. 166. Section six hundred eighty point ten (680.10),
2 Code 1962, is amended by striking from lines one (1) and two
3 (2) the words "or any judge thereof" and by striking from line
4 fifteen (15) "or judge".

1 Sec. 167. Section six hundred eighty point eleven (680.11),
2 Code 1962, is amended by striking from each of the lines two
3 (2), six (6) and nine (9) the words "or judge".

1 Sec. 168. Section six hundred eighty-one point eleven
2 (681.11), Code 1962, is amended by striking all of said section
3 after the word "notice" in line eight (8).

4 Further amend said section by adding the following:
5 "The action shall be accorded reasonable priority for assign-
6 ment to assure its prompt disposition. The court may order a
7 trial by jury but if it does not, it shall hear the proofs and
8 and allegations of the parties in the case and render such
9 judgment thereon as shall be just."

1 Sec. 169. Section six hundred eighty-one point sixteen

2 (681.16), Code 1962, is amended by striking from line three

3 (3) the words "or judge".

1 Sec. 170. Section six hundred eighty-one point nineteen

2 (681.19), Code 1962, is amended by striking from each of the

3 lines two (2) and four (4) the words "or judge" and by striking

4 from line five (5) the commas and words ", or at the next term,".

1 Sec. 171. Section six hundred eighty-one point twenty-four

2 (681.24), Code 1962, is amended by striking from line five (5)

3 the words "or judge".

1 Sec. 172. Section six hundred eighty-one point twenty-five

2 (681.25), Code 1962, is amended by striking all of the last line.

1 Sec. 173. Section six hundred eighty-one point twenty-nine

2 (681.29), Code 1962, is amended by striking from lines seven

3 (7) and eight (8) the comma and the words ", or any judge there-

4 of,".

1 Sec. 174. Section six hundred eighty-one point thirty

2 (681.30), Code 1962, is amended by striking from lines three

3 (3) and four (4) the words "or judge" and by striking from line

4 six (6) the words "or judge".

1 Sec. 175. Section six hundred eighty-one point thirty-one

2 (681.31), Code 1962, is repealed.

1 Sec. 176. Section seven hundred fifty-seven point three

2 (757.3), Code 1962, is amended by striking from lines thirteen

3 (13) fourteen (14) the comma and the words ", on the first

4 day of the following term" and substituting in lieu thereof

5 the words "on a date entered on the bond which shall be not

6 less than twenty nor more than thirty days after bail is given".

1 Sec. 177. Section seven hundred fifty-seven point four

2 (757.4), Code 1962, is amended by striking from line twenty-
3 three (23) the words "first day of the next term thereof," and
4 substituting in lieu thereof the following:

5 "..... day of (month) 19..... (year) (which date
6 shall correspond with the date entered upon the bond)."

1 Sec. 178. Section seven hundred fifty-eight point five
2 (758.5), Code 1962, is amended by striking from lines fourteen
3 (14) and fifteen (15) the commas and the words ", on the first
4 day of the next term thereof,".

1 Sec. 179. Section seven hundred fifty-eight point six
2 (758.6), Code 1962, is amended by striking from said section
3 all after the word "appear" in line nineteen (19) and substitut-
4 ing in lieu thereof the following:

5 "as soon as convenient and within twenty days after taking
6 the bail, the affidavits, the order of commitment, and discharge,
7 together with the undertaking of bail, and he shall file the
8 same in his office."

1 Sec. 180. Section seven hundred sixty point five (760.5),
2 Code 1962, is amended by striking from lines seven (7) and
3 eight (8) the words "at the next term thereof".

1 Sec. 181. Section seven hundred sixty point seven (760.7),
2 Code 1962, is amended by striking from said section all after
3 the word "county" in line five (5) and substituting in lieu
4 thereof the following:

5 "within twenty days after perfection of the undertaking.
6 Subject to the provisions of sections seven hundred sixty point
7 ten (760.10) and seven hundred sixty point eleven (760.11), of
8 the Code, without notice of appeal, the case shall stand for

9 trial in the district court.”

1 Sec. 182. Section seven hundred sixty point eight (760.8),
2 Code 1962, is amended by striking from lines eight (8), nine
3 (9) and ten (10) the words “extending beyond the next term of
4 the district court of the county, as hereinbefore provided,”
5 and substituting in lieu thereof the words “not exceeding ninety
6 days”.

1 Sec. 183. Section seven hundred sixty point ten (760.10),
2 Code 1962, is amended by striking from lines five (5) and six
3 (6) the words “on the first day of the next term of the district
4 court of the county,” and substituting in lieu thereof the words
5 “within ninety days following the date of the undertaking,”.

1 Sec. 184. Section seven hundred sixty-one point twenty-five
2 (761.25), Code 1962, is amended by striking from lines four (4),
3 five (5) and six (6) the commas and words “, on or before its
4 opening, on the first day of the next term thereof, and”.

1 Sec. 185. Section seven hundred sixty-two point thirty-six
2 (762.36), Code 1962, is amended by striking from lines ten (10),
3 eleven (11) and twelve (12) the words “shall stand for hearing
4 in said court at the term thereof commencing next after said
5 papers are filed.” and substituting in lieu thereof the words
6 “shall be accorded reasonable priority in trial assignment to
7 assure its prompt disposition”.

1 Sec. 186. Section seven hundred sixty-two point forty-four
2 (762.44), Code 1962, is amended by striking from lines twenty-
3 one (21) and twenty-two (22) the words “, at the term thereof
4 to which the appeal is returnable,” and substituting in lieu
5 thereof the following:

6 "on the day of (month) 19..... (year) (which date
7 shall be not more than twenty days after perfection of the
8 undertaking)."

1 Sec. 187. Section seven hundred sixty-two point forty-seven
2 (762.47), Code 1962, is amended by striking from line seven (7)
3 the words "at the term at which it is returnable," and by strik-
4 ing from lines eight (8), nine (9) and ten (10) the words "at
5 least ten days before the first day of such term of the district
6 court of the county," and substituting in lieu thereof the words
7 "within twenty days after perfection of the appeal and under-
8 taking,".

1 Sec. 188. Section seven hundred sixty-three point four
2 (763.4), Code 1962, is amended by striking from line twenty-one
3 (21) the words "at the next term thereof" and substituting in
4 lieu thereof the following:

1 "on the day of (month), 19..... (year) (which
2 date shall not be more than twenty days after perfection of the
3 undertaking),".

1 Sec. 189. Section seven hundred sixty-eight point one (768.1),
2 Code 1962, is amended by striking from lines three (3), four (4)
3 and five (5) of subsection two (2) the words "at the next term
4 after the surrender, or, if during term time, at the same term,
5 and".

1 Sec. 190. Section seven hundred sixty-eight point three
2 (768.3), Code 1962, is amended by striking from lines eight (8),
3 nine (9) and ten (10) the words "at the next term after the
4 surrender, or, if during the term at the same term,".

1 Sec. 191. Section seven hundred sixty-nine point two (769.2),

2 Code 1962, is amended by striking from line four (4) the commas
3 and words " , either in term time or in vacation,".

1 Sec. 192. Section seven hundred sixty-nine point thirteen
2 (769.13), Code 1962, is repealed and the following enacted as
3 a substitute:

4 "Upon the filing of such information the clerk shall issue a
5 warrant for the arrest of the accused, and the court, or in the
6 absence of a judge thereof, the clerk, shall fix the bail, if
7 bail is allowable; the action of the clerk being reviewable by
8 the court."

1 Sec. 193. Section seven hundred sixty-nine point twenty-
2 three (769.23), Code 1962, is repealed.

1 Sec. 194. Section seven hundred sixty-nine point twenty-four
2 (769.24), Code 1962, is repealed.

1 Sec. 195. Section seven hundred sixty-nine point twenty-
2 five (769.25), Code 1962, is repealed.

1 Sec. 196. Section seven hundred sixty-nine point twenty-six
2 (769.26), Code 1962, is repealed.

1 Sec. 197. Section seven hundred sixty-nine point twenty-
2 eight (769.28), Code 1962, is repealed.

1 Sec. 198. Section seven hundred seventy point one (770.1),
2 Code 1962, is amended by striking from lines one (1), two (2)
3 and three (3) the words "At the term of court at which grand
4 jurors are required to appear," and substituting in lieu thereof
5 the words "At such times as grand jurors are summoned for serv-
6 ice," and by striking from line seven (7) the words "second day
7 of each term of court," and substituting in lieu thereof the
8 words "day designated for their appearance,".

1 Sec. 199. Section seven hundred seventy point one (770.1),
2 Code 1962, is further amended by striking from line twelve (12)
3 the word "term." and substituting in lieu thereof the words
4 "trial session." and by striking from lines fourteen (14) and
5 fifteen (15) the words "said second day of the court," and sub-
6 stituting in lieu thereof the words "the day set for their
7 appearance,".

1 Sec. 200. Section seven hundred seventy point two (770.2),
2 Code 1962, is amended by striking from line eight (8) the words
3 "for the term".

1 Sec. 201. Section seven hundred eighty point twenty-six
2 (780.26), Code 1962, is amended by striking from lines two (2)
3 and three (3) the words "at or before the next term," and sub-
4 stituting in lieu thereof the words "within ninety days after
5 such order of suspension,".

1 Sec. 202. Section seven hundred eighty-one point fourteen
2 (781.14), Code 1962, is amended by striking from lines thirteen
3 (13) and fourteen (14) the words "a judge of" and by striking
4 from lines fifteen (15) and sixteen (16) the commas and words
5 ", which may be during a session of court or in vacation," and
6 by striking from line nineteen (19) the word "judge" and sub-
7 stituting in lieu of the word "court".

1 Sec. 203. Section seven hundred eighty-four point four
2 (784.4), Code 1962, is amended by striking from the last line
3 the words "same or another term of the court." and substituting
4 the words "at a later trial assignment."

1 Sec. 204. Section seven hundred eighty-five point nine
2 (785.9), Code 1962, is amended by striking from lines seven (7)

3 and eight (8) the words "the same or another term" and substi-
4 tuting in lieu thereof the words "a subsequent trial assignment".

1 Sec. 205. Section seven hundred eighty-nine point ten
2 (789.10), Code 1962, is repealed.

1 Sec. 206. Section seven hundred ninety-five point one
2 (795.1), Code 1962, is repealed and the following enacted as
3 a substitute:

4 "When a person is held to answer for a public offense, if
5 an indictment be not found against him within thirty days, the
6 court must order the prosecution to be dismissed, unless good
7 cause to the contrary be shown. An accused not admitted to
8 bail and unrepresented by legal counsel shall not be deemed
9 to have waived the privilege of dismissal or be held to make
10 demand or request to enforce a guarantee of speedy trial, and
11 the court on its own motion shall carry out the provisions of
12 this Act as to dismissal."

1 Sec. 207. Section seven hundred ninety-five point two
2 (795.2), Code 1962, is repealed and the following substitute
3 enacted:

4 "If a defendant indicted for a public offense, whose trial
5 has not been postponed upon his application, be not brought to
6 trial within sixty days after the indictment is found, the court
7 must order it to be dismissed, unless good cause to the contrary
8 be shown. An accused not admitted to bail and unrepresented
9 by legal counsel, shall not be deemed to have waived his priv-
10 ilege of dismissal to be held to make demand or request to en-
11 force a guarantee of speedy trial, and the court on its own
12 motion shall carry out the provisions of this Act as to dis-

13 missal."

1 Sec. 208. Section seven hundred ninety-five point three
2 (795.3), Code 1962, is amended by striking from line five (5)
3 the words "from term to term,".

4 Further amend said section by striking from lines ten (10)
5 and eleven (11) the words "beyond the following three terms of
6 the court." and substituting in lieu thereof the words "for
7 more than ninety days beyond the date within which the trial
8 would otherwise be required."

1 Sec. 209. Section sixty-six point seven (66.7), Code 1962,
2 is amended by striking from line one the words "the filing,";
3 all of line two (2) and that part of line three (3) preceding
4 the word "presentation" and also from line three (3) the word
5 "same" and substituting in lieu of the latter the word "petition".

6 Said section sixty-six point seven (66.7), Code 1962, is
7 further amended by striking from line four (4) the word "judge"
8 preceding the comma and substituting in lieu thereof the word
9 "court" and by striking from line four (4) the words "or judge"
10 and from line five (5) the word "his" and substituting in lieu
11 of the latter the word "its".

1 Sec. 210. Section sixty-six point nine (66.9), Code 1962,
2 is amended by striking from line two (2) the words "or of a
3 judge thereof".

1 Sec. 211. Section sixty-six point nineteen (66.19), Code
2 1962, is amended by striking from line six (6) the words "or
3 judge thereof".

1 Sec. 212. Section sixty-six point twenty-two (66.22), Code
2 1962, is amended by striking from line four (4) the words "or

3 judge”.

1 Sec. 213. Section sixty-seven point three (67.3), Code 1962,
2 is amended by striking from line five (5) the words “or judge
3 thereof” and from lines six (6) and seven (7) the words “or
4 judge”.

1 Sec. 214. Section seventy point five (70.5), Code 1962, is
2 amended by striking from line twenty-four (24) the words “enter-
3 ed on the” and by striking all of lines twenty-five (25) and
4 twenty-six (26) and substituting in lieu thereof the following:
5 “accorded such preference in its assignment for trial as to
6 assure its prompt disposition.”

1 Sec. 215. Section eighty-two point ten (82.10), Code 1962,
2 is amended by striking the third sentence and substituting in
3 lieu thereof the following:

4 “The appeal shall be triable as an equitable action and
5 accorded such reasonable preference in its assignment as to
6 assure prompt disposition thereof.”

1 Sec. 216. Section eighty-five point forty-five (85.45),
2 Code 1962, is amended by striking from line two (2) of subsec-
3 tion three (3) the words “or a judge thereof”.

1 Sec. 217. Section eighty-five point forty-six (85.46), Code
2 1962, is amended by striking from lines four (4) and five (5)
3 the words “or to any judge thereof”.

1 Sec. 218. Section eighty-five point fifty-two (85.52), Code
2 1962, is amended by striking from line seven (7) the words “or
3 a judge thereof” and by striking from line fifteen (15) the
4 words “or judge” and from lines seventeen (17) and eighteen
5 (18) the words “or judge”.

1 Sec. 219. Section ninety-six point fourteen (96.14), Code
2 1962, is amended by striking from the second paragraph of sub-
3 section seven (7) everything following the comma on line six
4 (6) and inserting in lieu thereof the words "you will be ad-
5 judged in default, your default entered of record, and judg-
6 ment rendered against you for the relief prayed in plaintiff's
7 petition".

1 Sec. 220. Section ninety-nine point nineteen (99.19), Code
2 1962, is amended by striking from line five (5) the words
3 "or judge".

1 Sec. 221. Section one hundred twelve point eight (112.8),
2 Code 1962, is amended by striking from lines fifteen (15), six-
3 teen (16) and seventeen (17) the words "will come on for hearing
4 at the next succeeding term of the court and designating such
5 term" and substituting in lieu thereof the words "may be heard
6 at any time the expiration of twenty days following
7 completed service of notice".

1 Sec. 222. Section one hundred twenty-three point seventy-
2 seven (123.77), Code 1962, is amended by striking from lines
3 five (5), six (6) and seven (7) the words "or in vacation by
4 the clerk, auditor and treasurer of the county," and by strik-
5 ing from lines ten (10) and eleven (11) the words ", or in
6 vacation a judge,".

1 Sec. 223. Section one hundred twenty-three point eighty-
2 three (123.83), Code 1962, is amended by striking from line
3 eight (8) the words "judge or".

1 Sec. 224. Section one hundred twenty-seven point seven
2 (127.7), Code 1962, is amended by striking from lines six (6)

3 and seven (7) the words "or a judge thereof" and from line
4 eight (8) the words "or judge".

1 Sec. 225. Section one hundred twenty-eight point twenty-
2 nine (128.29), Code 1962, is amended by striking from line
3 eight (8) the words "judge or".

1 Sec. 226. Section one hundred thirty point thirty-nine
2 (130.39), Code 1962, is amended by striking the comma after the
3 word "court" in line twelve (12) and the remainder of that line
4 and by striking from line fourteen the words "or judge".

1 Sec. 227. Section one hundred thirty point forty-nine
2 (130.49), Code 1962, is amended by striking from line four (4)
3 the word "a" preceding the word "court" and by striking the
4 succeeding words "or judge" and by striking from line six (6)
5 the words "or judge thereof".

1 Sec. 228. Section one hundred thirty point fifty (130.50),
2 Code 1962, is amended by striking from line six (6) the words
3 "or judge".

1 Sec. 229. Section one hundred thirty point fifty-two
2 (130.52), Code 1962, is amended by striking from line eleven
3 (11) the words "or judge".

1 Sec. 230. Section one hundred thirty point fifty-three
2 (130.53), Code 1962, is amended by striking all of said section
3 after the word "court" in line three (3).

1 Sec. 231. Section one hundred thirty point fifty-seven
2 (130.57), Code 1962, is amended by striking from lines six (6)
3 and seven (7) the words "or judge thereof".

1 Sec. 232. Section one hundred thirty-one point twenty-three
2 (131.23), Code 1962, is amended by striking from line six (6)

3 the words “, or to a judge thereof.”

1 Sec. 233. Section one hundred forty-seven point sixty-three
2 (147.63), Code 1962, is amended by striking from line two (2)
3 and three (3) the words “or judge”.

1 Sec. 234. Section one hundred forty-seven point sixty-five
2 (147.65), Code 1962, is repealed and the following substitute
3 enacted:

4 “The proceeding shall be summary in its nature and triable
5 as an equitable action.”

1 Sec. 235. Section one hundred forty-seven point seventy-one
2 (147.71), Code 1962, is amended by striking from line four (4)
3 the words “or judge”.

1 Sec. 236. Section two hundred eighteen point twenty-two
2 (218.22), Code 1962, is amended by striking from lines two (2)
3 and three (3) the words “judge or”.

1 Sec. 237. Section two hundred eighteen point thirty-two
2 (218.32), Code 1962, is amended by striking from line six (6)
3 the words “or any judge thereof,” and from line seven (7) the
4 words “or judge”.

1 Sec. 238. Section two hundred twenty-seven point twelve
2 (227.12), Code 1962, is amended by striking from line seven (7)
3 the words “, or judge thereof”.

1 Sec. 239. Section two hundred twenty-eight point three
2 (228.3), Code 1962, is amended by striking from lines two (2)
3 and three (3) the words “or judges thereof” and by striking
4 the second sentence thereof.

1 Sec. 240. Section two hundred twenty-nine point three (229.3),
2 Code 1962, is amended by striking from lines seven (7) and eight

3 (8) the words "or to a judge thereof," and from lines eight (8)
4 and ten (10) the words "or judge".

1 Sec. 241. Section two hundred fifty-two point ten (252.10),
2 Code 1962, is amended by striking from line six (6) the words
3 "or judge thereof" and from line eleven (11) the words "or judge".

1 Sec. 242. Section three hundred eleven point twenty-five
2 (311.25), Code 1962, is amended by striking from lines five
3 (5), six (6) and seven (7) the words "on or before the first
4 day of the first term of the court, after taking said appeal,"
5 and substituting in lieu thereof the words "within twenty days
6 after perfection of said appeal,".

1 Sec. 243. Section three hundred twenty-four point sixty-
2 eight (324.68), Code 1962, is amended by striking from line
3 twenty (20) the words "or to any judge thereof," and from line
4 twenty-one (21) the words "or judge".

1 Sec. 244. Section three hundred twenty-five point twenty-
2 two (325.22), Code 1962, is amended by striking from lines six
3 (6), seven (7) and eight (8) the remainder of the section com-
4 mencing with the words "on or before" and inserting in lieu
5 thereof the words "within twenty days following the taking of
6 such appeal".

1 Sec. 245. Section three hundred sixty-five point twenty-five
2 (365.25), Code 1962, is amended by striking from line seven (7)
3 the words "or to any judge thereof" and from line eight (8) the
4 words "or judge" and from lines ten (10) and eleven (11) the
5 words "or judge".

1 Sec. 246. Section four hundred nine point fifteen (409.15),
2 Code 1962, is amended by striking from said section all after

3 the word "clerk" in line fifteen (15) and inserting at the end
4 of said section the following:

5 "Such appeal shall be triable de novo as an equitable proceed-
6 ing and accorded such preference in assignment as to assure its
7 prompt disposition."

1 Sec. 247. Section four hundred thirteen point one hundred
2 sixteen (413.116), Code 1962, is amended by striking from lines
3 one (1) and two (2) the words "or any judge thereof".

1 Sec. 248. Section four hundred twenty-one point twenty
2 (421.20), Code 1962, is amended by striking from lines three
3 (3) and four (4) the words "or before any judge thereof".

1 Sec. 249. Section four hundred seventy-two point nineteen
2 (472.19), Code 1962, is amended by striking from line thirteen (13)
3 the words "or a judge thereof".

1 Sec. 250. Section four hundred seventy-four point twenty
2 (474.20), Code 1962, is amended by striking from line seven (7)
3 the words "or judge thereof".

1 Sec. 251. Section four hundred eighty-five point four
2 (485.4), Code 1962, is amended by striking from line nine (9)
3 the words ", or a judge thereof".

1 Sec. 252. Section four hundred ninety-nine point nine
2 (499.9), Code 1962, is amended by striking from line four (4)
3 of the third paragraph the words " or any judge thereof".

1 Sec. 253. Section five hundred seven point ten (507.10),
2 Code 1962, is amended by striking from lines eighteen (18) and
3 nineteen (19) the words "or any judge thereof".

1 Sec. 254. Section five hundred seven point seventeen
2 (507.17), Code 1962, is amended by striking from line nine (9)

3 the words "or a judge thereof".

1 Sec. 255. Section five hundred eight point fourteen
2 (508.14), Code 1962, is amended by striking from lines ten (10)
3 and eleven (11) the words ", if the court is in session, if not,
4 to any judge thereof," and by striking from lines thirteen (13)
5 and fourteen (14) the words "or judge, as the case may be,".

1 Sec. 256. Section five hundred eight point seventeen
2 (508.17), Code 1962, is amended by striking from line nine (9)
3 the words "or any judge thereof," and by striking from line
4 seventeen (17) the words "judge of such".

1 Sec. 257. Section five hundred ten point twenty-seven
2 (510.27), Code 1962, is amended by striking from line two (2)
3 the words "or judge".

1 Sec. 258. Section five hundred twelve point one hundred one
2 (512.101), Code 1962, is amended by striking from line eighteen
3 (18) the words "or any judge thereof".

1 Sec. 259. Section five hundred twenty-eight point thirty-
2 three (528.33), Code 1962, is amended by striking from line
3 four (4) the words ", or a judge thereof,".

1 Sec. 260. Section five hundred twenty-eight point thirty-
2 seven (528.37), Code 1962, is amended by striking from line
3 three (3) the words "or judge thereof".

1 Sec. 261. Section five hundred twenty-eight point forty-five
2 (528.45), Code 1962, is amended by striking from line three (3)
3 the words ", or any judge thereof," and by striking from line
4 fourteen (14) the words "or judge".

1 Sec. 262. Section five hundred twenty-eight point forty-six
2 (528.46), Code 1962, is amended by striking from lines two (2),

3 five (5) and eight (8) the words "or judge".

1 Sec. 263. Section five hundred twenty-eight point one hun-
2 dred twenty (528.120), Code 1962, is amended by striking from
3 lines three (3) and four (4) the words "or a judge thereof".

1 Sec. 264. Section five hundred twenty-eight point one hun-
2 dred twenty-one (528.121), Code 1962, is amended by striking
3 from line four (4) the words "judge or".

1 Sec. 265. Section five hundred twenty-eight point one hun-
2 dred twenty-three (528.123), Code 1962, is amended by striking
3 from lines twelve (12) and thirteen the words "or a judge
4 thereof".

1 Sec. 266. Section five hundred sixty-six point four (566.4),
2 Code 1962, is amended by striking from line twelve (12) the
3 words "or judge".

1 Sec. 267. Section five hundred sixty-six point seven (566.7),
2 Code 1962, is amended by striking from line four (4) the words
3 "or judge".

1 Sec. 268. Section five hundred sixty-six point eight (566.8),
2 Code 1962, is amended by striking from line three (3) the words
3 "or judge".

1 Sec. 269. Section five hundred sixty-six point eleven
2 (566.11), Code 1962, is amended by striking from lines two (2)
3 and three (3) the words "or judgment thereof" and from line four
4 the words "or judge".

1 Sec. 270. Section five hundred ninety-eight point twelve
2 (598.12), Code 1962, is amended by striking from line two (2)
3 the words "or judge".

1 Sec. 271. Section five hundred ninety-eight point thirteen

2 (598.13), Code 1962, is amended by striking from lines two (2)
3 and seven (7) the words "or judge".

1 Sec. 272. Section six hundred fourteen point three (614.3),
2 Code 1962, is amended by striking from lines five (5) and six
3 (6) the words "or a judge thereof,".

1 Sec. 273. Section six hundred sixteen point sixteen (616.16),
2 Code 1962, is repealed and the following substitute enacted:
3 "Actions against municipal corporations in all counties where
4 the district court convenes in more than one place must be brought
5 in the county and at the place where court is held nearest to
6 where the cause or subject of the action originated."

1 Sec. 274. Section six hundred twenty-two point seventy
2 (622.70), Code 1962, is amended by striking from line three (3)
3 the word "term" and inserting in lieu thereof the words "court
4 session".

1 Sec. 275. Section six hundred twenty-two point eighty-four
2 (622.84), Code 1962, is amended by striking from lines eleven
3 (11) and twelve (12) the words "or a judge thereof,".

1 Sec. 276. Section six hundred twenty-two point one hundred
2 two (622.102), Code 1962, is amended by striking the remainder
3 of the statute following the word "issued" in line six (6).

1 Sec. 277. Section six hundred twenty-six point nineteen
2 (626.19), Code 1962, is amended by striking from line twelve
3 (12) the words ", or a judge thereof,".

1 Sec. 278. Section six hundred twenty-six point thirty-three
2 (626.33), Code 1962, is amended by striking from line seven (7)
3 the words "or judge".

1 Sec. 279. Section six hundred twenty-six point ninety-six

2 (626.96), Code 1962, is amended by striking from line ten (10)
3 the words "or judge".

1 Sec. 280. Section six hundred twenty-eight point seven
2 (628.7), Code 1962, is amended by striking from line five (5)
3 the words "or any judge" and from lines eight (8) and nine (9)
4 the words "or judge".

1 Sec. 281. Section six hundred twenty-eight point twenty-one
2 (628.21), Code 1962, is amended by striking from line nine (9)
3 the words "or a judge thereof".

1 Sec. 282. Section six hundred thirty point two (630.2), Code
2 1962, is amended by striking from line five (5) the words "or
3 judge".

1 Sec. 283. Section six hundred thirty point three (630.3),
2 Code 1962, is amended by striking from lines five (5) and six
3 (6) the words ", or in vacation by a judge thereof".

4 Said section six hundred thirty point three (630.3), Code
5 1962, is further amended by striking from lines seven (7) and
6 eight (8) the words "or judges" and from line nine (9) the
7 words "or judge".

1 Sec. 284. Section six hundred thirty point five (630.5),
2 Code 1962, is amended by striking from line two (2) the words
3 "or judge".

1 Sec. 285. Section six hundred thirty point six (630.6), Code
2 1962, is amended by striking from line four (4) the words "or
3 judge".

1 Sec. 286. Section six hundred thirty point seven (630.7),
2 Code 1962, is amended by striking from lines one (1) and two
3 (2) the words "or judge".

1 Sec. 287. Section six hundred thirty point ten (630.10),
2 Code 1962, is amended by striking from line one (1) the word
3 “, judge”.

1 Sec. 288. Section six hundred thirty-nine point thirteen
2 (639.13), Code 1962, is amended by striking from lines three
3 (3), five (5) and ten (10) the words “or judge”.

1 Sec. 289. Section six hundred thirty-nine point thirty-four
2 (639.34), Code 1962, is amended by striking from line seven (7)
3 the words “judge of any” and from line ten (10) the words “by
4 such judge” and from line eleven (11) the words “him, or before”.

1 Sec. 290. Section six hundred thirty-nine point thirty-six
2 (639.36), Code 1962, is amended by striking from line three (3)
3 the words “or judge”.

1 Sec. 291. Section six hundred thirty-nine point thirty-nine
2 (639.39), Code 1962, is amended by striking from line two (2)
3 the words “or judge”.

1 Sec. 292. Section six hundred forty point three (640.3),
2 Code 1962, is amended by striking from lines three (3) and
3 four (4) the words “or by the judge of any court”.

1 Sec. 293. Section six hundred forty point four (640.4),
2 Code 1962, is amended by striking from line four (4) the words
3 “our judge”.

1 Sec. 294. Section six hundred forty-three point five (643.5),
2 Code 1962, is amended by striking from lines seven (7), eight
3 (8) and nine (9) the words “at the next term of the court, if
4 in a court of record, or on the day fixed in the original no-
5 tice, if in a justice’s court,” and substituting in lieu thereof
6 the words “in court on or before the day required by the original

7 notice.”

1 Sec. 295. Section six hundred forty-three point eleven
2 (643.11), Code 1962, is amended by striking from line four (4)
3 the words “or judge.”

1 Sec. 296. Section six hundred forty-three point twenty-one
2 (643.21), Code 1962, is amended by striking from line six (6)
3 the words “or a judge”.

1 Sec. 297. Section six hundred fifty-four point nine (654.9),
2 Code 1962, is amended by striking from line six (6) the words
3 “or judge thereof.”

1 Sec. 298. Section six hundred seventy-five point seventeen
2 (675.17), Code 1962, is amended by striking from line two (2)
3 the word “judge” and inserting in lieu thereof the word “court”
4 and from line six (6) the words “judge or the district” and
5 from line seven (7) the words “to either” and from line eight
6 (8) the words “or judge”.

1 Sec. 299. Section six hundred eighty-one point seventeen
2 (681.17), Code 1962, is amended by striking from line eight (8)
3 the words “or judge”.

1 Sec. 300. Section six hundred eighty-two point twenty-six
2 (682.26), Code 1962, is amended by striking from line two (2)
3 the words “or judge thereof” and from lines nine (9) and ten
4 (10) the words “or judge thereof” and from lines fourteen (14)
5 and fifteen (15) the words “or judge thereof”.

1 Sec. 301. Section six hundred eighty-two point twenty-nine
2 (682.29), Code 1962, is amended by striking from line seven (7)
3 the words “, or judge thereof.”

1 Sec. 302. Section six hundred eighty-two point thirty

2 (682.30), Code 1962, is amended by striking from line two (2)
 3 the words "or judge" and "or his" and from lines five (5) and
 4 nine (9) the words "or judge".

1 Sec. 303. Section six hundred eighty-two point thirty-nine
 2 (682.39), Code 1962, is amended by striking from line seven (7)
 3 the words "or judge".

1 Sec. 304. Section six hundred eighty-two point forty-four
 2 (682.44), Code 1962, is amended by striking from lines nine (9)
 3 and ten (10) the words ", a judge of".

1 Sec. 305. Section six hundred eighty-two point forty-seven
 2 (682.47), Code 1962, is amended by striking from lines nine (9)
 3 and ten (10) the words "or a judge thereof," and from line
 4 fifteen (15) the words ", or a judge thereof," and from line
 5 seventeen (17) the words "or judge".

1 Sec. 306. Section six hundred eighty-three point three
 2 (683.3), Code 1962, is amended by striking from line five (5)
 3 the words "or a judge thereof".

1 Sec. 307. Section six hundred ninety-six point nine (696.9),
 2 Code 1962, is amended by striking from lines five (5) and six
 3 (6) the words "or to a judge thereof who, in vacation or term
 4 time," and substituting in lieu thereof the word "which".

1 Sec. 308. Section seven hundred sixty-nine point eight
 2 (769.8), Code 1962, is amended by striking from lines three (3)
 3 and four (4) the words "or any judge thereof".

1 Sec. 309. Section seven hundred sixty-nine point twenty-
 2 nine (769.29), Code 1962, is repealed.

1 Sec. 310. Section seven hundred seventy point one (770.1),
 2 Code 1962, is amended by striking from lines one (1), two (2)

3 and three (3) the words "At the term of court at which grand
 4 jurors are required to appear," and substituting in lieu thereof
 5 the words "On the first secular Monday of the first month of
 6 each calendar quarter at which grand jurors are required to
 7 appear or at such alternative times as may be prescribed by
 8 the court,".

9 Further amend said section by striking from lines six (6)
 10 and seven (7) the words "on the second day of each term of
 11 court," and by striking from line eight (8) the words "or
 12 judge".

13 (9) Further amend said section by striking from line twelve (12)
 14 the word "term" and inserting in lieu thereof the words "cal-
 15 endar quarter".

16 Further amend said section by striking from lines fourteen
 17 (14) and fifteen (15) the words "said second day of the court,"
 18 and (inserting in lieu thereof the words "the day designated for
 19 their appearance,".

1 Sec. 311. Section seven hundred seventy point eleven
 2 (770.11), Code 1962, is amended by striking from line three (3)
 3 the words "or judge".

1 Sec. 312. Section seven hundred seventy one point twenty-one
 2 (771.21), Code 1962, is amended by striking from lines thirteen
 3 ((13) and fourteen (14) the words "term of court" and substitut-
 4 ing in lieu thereof the words "current jury session".

1 Sec. 313. Section seven hundred seventy-four point four
 2 (774.4), Code 1962, is amended by striking from line seventeen
 3 (17) the comma after the word "indictment" and the remainder of
 4 the paragraph.

1 Sec. 314. Section seven hundred seventy-seven point twelve
 2 (777.12), Code 1962, is amended by striking therefrom the
 3 second sentence.

1 Sec. 315. Section seven hundred eighty-one point two (781.2),
 2 Code 1962, is amended by striking from line three (3) the words
 3 "or judge thereof".

1 Sec. 316. Section seven hundred eighty-eight point two
 2 (788.2), Code 1962, is repealed and the following substitute
 3 enacted:

4 "The motion may be made at any time before or within ninety
 5 days after judgment."

1 Sec. 317. Section seven hundred eighty-nine point four
 2 (789.4), Code 1962, is amended by striking from lines twenty-
 3 two (22), twenty-three (23) and twenty-four (24) all after the
 4 word "judgment".

1 Sec. 318. Section twelve (12) of chapter eighty-four (84),
 2 Acts 60th General Assembly, is amended by striking from line
 3 twenty-seven (27) the words "may in term time or vacation".

1 Sec. 319. Whenever in the statutes, other than this Act,
 2 reference is made to a term for holding court in the district
 3 court it shall be construed to mean a scheduled session of the
 4 court and the Code editor is authorized to make the change
 5 consistent with this Act.