HOUSE BILL No. 6570

October 15, 2008, Introduced by Rep. LeBlanc and referred to the Committee on Judiciary.

A bill to amend 1961 PA 236, entitled

"Revised judicature act of 1961,"

by amending section 8507 (MCL 600.8507), as amended by 2005 PA 326.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

1 Sec. 8507. (1) Magistrates shall be registered electors in the 2 county in which they are appointed. BEGINNING JANUARY 1, 2010, A PERSON MUST BE ADMITTED TO THE PRACTICE OF LAW IN THIS STATE IN 3 4 ORDER TO BE APPOINTED AS A MAGISTRATE AND MUST MAINTAIN THAT STATUS 5 TO REMAIN SERVING AS A MAGISTRATE. All magistrates appointed shall 6 serve at the pleasure of the judges of the district court. Before 7 assuming office, persons appointed magistrates shall take the constitutional oath of office and file a bond with the treasurer of 8 9 a district funding unit of that district in an amount determined by the state court administrator. The bond shall also apply to 10

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temporary service in another county under subsection (2), (3), or
 (4), or pursuant to a multiple district plan under subsection (5).

(2) In a district of the first class that consists of more 3 4 than 1 county, if a magistrate is temporarily absent or 5 incapacitated, the chief or only district judge may direct a magistrate of another county of the same district to serve 6 7 temporarily in the county where the magistrate is temporarily absent or incapacitated. The district judge shall make his or her 8 order in writing. A magistrate serving temporarily under this 9 subsection is not entitled to additional compensation but shall be 10 11 reimbursed for actual and necessary expenses incurred during the authorized temporary service upon certification and approval by the 12 13 state court administrator. Upon allowance, the reimbursement shall 14 be paid by the state treasurer out of the appropriation for the state court administrative office. 15

16 (3) In a district of the first class that consists of more 17 than 1 county, the chief or only district judge may authorize a 18 magistrate appointed in 1 county to serve in another county in the 19 district.

(4) Pursuant to a multiple district plan under section 8320
involving adjoining districts of the first class, a district court
magistrate appointed in a county of 1 district may be authorized to
serve in a county of the adjoining district. While serving in the
adjoining district, the magistrate shall be subject to the
superintending control of the chief or only district judge of that
district.

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(5) Pursuant to a multiple district plan under section 8320

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involving districts in the same county, a district court magistrate
 may be authorized to serve in any participating district of the
 county.