

SENATE FINANCE COMMITTEE  
MINUTES  
JANUARY 29, 1973

The meeting was called to order at 9:40 a.m. Senator Lamb was in the chair.

PRESENT: Floyd R. Lamb, Chairman  
B. Mahlon Brown  
Warren L. Monroe  
Archie Pozzi  
William Raggio  
Clifton Young  
James Gibson

Howard Barrett, Department of Administration  
Al Uhart, Supervisor, Mail Room  
Ron G. Mays, Communications Analyst, Telephone  
Communications  
Gene Pieretti, Management Analyst  
Earl Oliver, Fiscal Analyst, LCB  
Bob Tripp, Deputy Legislative Auditor, LCB  
Robert List, Attorney General  
Norrine Barber, Administrative Secretary  
James H. Thompson, Chief Deputy Attorney General  
Gordon Thompson, Chief Justice, Supreme Court  
Grant Davis, Court Administrator  
Bob Davenport, Clerk, Supreme Court

TELEPHONE COMMUNICATIONS:

Mr. Mays stated that they were requesting three new operators for the Carson City office due to the fact that Carson City now has four new in-WATTS lines which are presently in use. These lines make it possible for anyone to call from anywhere in the state to Carson City toll free. This benefits individuals in areas in the state which are not serviced by state departments in the immediate vicinity and will also benefit state employees traveling through the state. In the past this telephone service covered only Las Vegas, Elko, Reno, and Carson City. The cost on these calls will be three cents a minute. As the new telephone directories come out they will list the fact that Carson City may be called toll free at the beginning of the state agency listings.

Right now a study is being done concerning the feasibility of six-WATT service covering the whole United States. Currently the state is spending \$8,000 on out of state calls. If it would be less expensive to initiate six-WATT service this will increase out of state traffic.

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Senator Brown stated that Las Vegas currently has four WATT lines and that when the governor is in Las Vegas one line is reserved for him. He said he had received complaints that individuals had to wait as long as half an hour or forty-five minutes for a WATT line, and wondered if there shouldn't be more lines out of Las Vegas. Mr. Mays said that people have never waited more than fifteen minutes and added that his operators had been instructed that if the individual said the call couldn't wait they would put that call ahead of the others. Mr. Barrett said that the lines are continually monitored by the phone company to see when the state would need to add more lines. He said at the present time traffic doesn't indicate new lines are necessary.

Mr. Mays said that according to the computer the state is currently saving \$6,000 per month through the use of the WATTS lines.

ATTORNEY GENERAL - Page 21A, 20-23:

The Attorney General discussed the requested supplemental payment for the extradition deficit for 1970-71 (see attached). This deficit was created due to the cost of bringing fugitives back to Nevada to stand trial. In addition Mr. List expects to be \$10,000 short this year (1972-73). Extradition fees are reimbursable directly to the counties.

Attorney General List said there were expensive law suits pending concerning the Tahoe Regional Planning Board testing the power of that agency and their decisions. He said they may have to hire a law firm or hire additional deputies but they have stayed away from hiring law firms whenever possible.

Most of the money appropriated for this lawsuit would go for appraisal, engineering, and title report costs, etc. Preparation of exhibits will be expensive also.

Another expensive case will be the DiGiorgio case involving the Feather River Lumber Company. When the State passed the Forest Resources Act it outlined the conditions under which commercial lumbering can take place. No logging may take place too near streams, when the land exceeds a certain slope, and certain seed trees have to be left. The Feather River Lumber Company had purchased for cash land which after passage of this act was found to be largely no longer loggable.

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They have sued the state for three million dollars and have attacked the constitutionality of this Act. Forty thousand dollars is required to defend this suit. Aerial photographs will cost \$7,000, a timber cruise will be \$4,000-\$5,000. During the trial four days of testimony from an environmentalist proving the act to be reasonable in order to protect lands will cost \$600. He asked that if the money is appropriated it be given without fiscal year limitation.

Mr. List asked for new deputies for Education, Water Resources, and one additional deputy for the Gaming Department. He also asked for an administrative assistant for the central office. He stated he was spending 75% of his time with administrative work and dealing with communications. He said there had been a gradual but steady increase in the volume of communications.

Mr. List asked that in-state travel be increased to provide funds for the new staff positions.

Mr. List said he would like to stop private practice which his deputies currently are allowed to do. He said nobody does private practice on state time and must take annual leave if they are required to appear in court. He said they currently do this to make ends meet but he would like to see the salaries upgraded and private practice eliminated.

Mr. List said the \$21,000 on page 408 of the Department of Commerce, Real Estate Division's budget, would not only provide payment for a deputy's salary but court costs as well. It was brought out that some agencies can hire or contract their own legal help and do not need to go through the Attorney General's office by statute. The Commerce Department Real Estate Division, Employment Security, Nevada Industrial Commission, Dairy Commission, and a few professional boards are among those. The Attorney General said he would provide the committee with a complete list of such agencies. Upon questioning Mr. List said it would be feasible to cause these agencies to contract legal needs from the Attorney General's office in January of 1974 when salaries went up for deputies and private practice is eliminated.

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NEVADA SUPREME COURT:

Mr. Davenport stated that the Supreme Court was supporting the governor's recommendations not the agency requests. He said they were asking that the clerical employees be granted their merit salary increases and were not asking for increases for law clerks. He also requested that under new positions the new position be stricken from the budget.

He said they were asking for the same money as last year for both in and out-of-state travel. Under operating he asked for a 10% to 15% increase during the biennium. This is due to a 50% increase in supplies as they have been advised by the Legislative Council Bureau that due to repealing statutes they will have to replace their fourteen copies of the Nevada Revised Statutes. The Supreme Court is also in the process of microfilming the court records and are up to 1916. It will cost \$43,400 to microfilm up to the present time. He plans to spend \$10,000 each fiscal year toward that end.

Mr. Davenport said there was an exhorbitant increase for state owned building rent which jumped from \$24,000 to \$64,000. However, since remodeling they have jumped from 5,300 square feet to 12,904, so there now is two and a half times the square footage to pay for.

COURT ADMINISTRATOR - Page 111:

Mr. Grant Davis said the out of state travel funds would be used to attend seminars for court administrators.

Senator Raggio asked Mr. Davis what he was doing about differences in calendar arrangements in Reno and Las Vegas. Mr. Davis replied that the judges had indicated that they would like to enter into a voluntary justice council composed of one representative from Reno, two from Clark County, one Supreme Court justice, and one from the rest of the state. "They are not afraid to give up some of their judicial independence and would like to do away with local rules to gain more uniform rules. The court administrator would act as the council's executive secretary," Mr. Davis said. He added that there were a couple of judges in the state who would take a little persuasion to enter into this voluntary agreement.

Senator Raggio asked if he filed an annual report, and he replied he did and would provide the committee with the report.

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Senator Brown pointed out that in view of reapportionment and current philosophy regarding redistribution if it was wise to continue these small judicial districts which were small in work if not area. He asked if there were ever a need for additional judges that depending on the volume of the workload that they go to areas where they were needed. Mr. Davis said that two companies have submitted bids to do a study of our particular court system which would make suggestions as to the judicial districts also. Mr. Davis was hoping to get OLEA financing for this. Senator Brown pointed out that there is one senator representing an entire area which is served by three district judges.

Senator Young asked if there was any legislation anticipated which would give some sort of authority coming down from the Supreme Court to district judges or whether this would require a constitutional amendment. Mr. Davis said they haven't recommended a new law but that the proposal which was defeated at the last election could be adapted into legislation and this was what the other states were doing.

DISTRICT JUDGES SALARIES, JUDGES, AND WIDOWS PENSION - P. 113:


There are currently four retired judges. Widows have been receiving the negligible fee of \$350 per month for years. Changing this would require a legislative act.

Although there are six more judges they are asking for less travel. Travel is actually used in two categories within in-state travel. One, in-state in-district travel requires \$10,000 which is absolutely necessary according to Mr. Davenport, for use by multi-district judges. The other, in-state out-of-district, they have requested \$18,000 to fund. Mr. Davenport said he would provide a detailed breakdown of past travel.

Senator Lamb left the room at 10:40 a.m.

Senator Gibson adjourned the meeting at 10:45 a.m.

Respectfully submitted,

  
Secretary

Senate Finance Committee  
January 29, 1973  
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APPROVED:



Floyd R. Lamb - Chairman

1/29/73

MEMORANDUM

To: Mr. Howard Barrett,  
Budget Division  
Attention: Mr. William Bible

January 15, 1973

From: Clare Welch, Extradition Coordinator  
Office of the Attorney General

Subject: Extradition Coordinator account  
#03-1002

The amount of \$37,500.00 has been appropriated for counties' expenses (Category #10) for extradition for the fiscal year 1972/73. From that amount, \$500.00 was transferred to the Extradition Coordinator's In-State account (#03) to cover any expenses which might occur due to Governor's Hearings scheduled in other parts of the state.

The sum of \$23,441.97 was spent for extraditions from July through December 1972, leaving a balance in Category #10 of \$13,558.03 at the completion of the first half of the 1972/73 fiscal year. Attached is a breakdown by counties of funds expended during that period.

If we are to use the first half of the year as a yardstick by which to judge expenditures of the second half, then an additional \$10,000.00 will be needed to carry us through June, 1973.

It would therefore be appreciated if your office would bring this matter to the attention of the Legislature.

Clare Welch

OK'd by R L 1/16/73;  
OK'd by Don 1/18/73.

REIMBURSEMENT TO COUNTIES FOR EXTRADITIONS

JULY THROUGH DECEMBER 1972

<u>County</u>	<u>Per Diem 6100</u>	<u>Agcy. Vehicle 6110</u>	<u>Public Trans. 6130</u>	<u>Pri. Vehicle 6140</u>	<u>Air- lines 6150</u>	<u>In/State Motor Pool 6210</u>	<u>Total</u>
Carson City	\$ 329.00	\$ 287.70			\$ 735.00		\$1,351.
Clark County	2,905.00	1,516.10	1,425.65		9,673.13		15,519.
Douglas					59.00		59.
Lyon	43.00				471.00	18.96	532.
Nye	50.00	116.20					166.
Pershing	44.00	57.00					101.
Washoe	<u>675.00</u>	<u>221.18</u>	<u>168.75</u>	<u>99.30</u>	<u>4,547.00</u>		<u>5,711.</u>
<b>TOTAL</b>	<b>\$4,046.00</b>	<b>\$2,198.18</b>	<b>\$1,594.40</b>	<b>\$ 99.30</b>	<b>\$15,485.13</b>	<b>\$18.96</b>	<b>\$23,441.</b>



( attachment  
1/29/73

SUPREME COURT OF NEVADA

DAVID ZENOFF, CHIEF JUSTICE  
CARSON CITY, NEVADA



September 1, 1972

Earl Oliver  
Fiscal Analyst  
Legislative Counsel Bureau  
Legislative Counsel Bureau Building  
Carson City, Nevada 89701

Dear Earl:

Reference: State Court Administrator  
Agency Number 1498

Because this office was created by the 1971 Legislature and filled in September 1971, there is very little experience upon which to base a budget. This fact is compounded by the dilemma created by the pendency on the ballot of the amendment of the judicial article of the Nevada constitution.

If such article is amended, the workload of the office will be increased greatly in an amount that cannot be truly ascertained at this time. An educated guess based upon the workload of states of comparable size is used for the purposes of this budget.

If such article is not amended by the people, a supplementary budget will be presented.

SALARIES, Existing Positions

The court recommends that the court administrator receive a salary equal to that of the district judges with whom he is required to work closely. The court administrator should not be considered a lackey of the district judges and, hopefully, his authority will be increased so that he may

Earl Oliver  
Page Two  
September 1, 1972

institute uniform procedures throughout the state. It follows that the salary of the court administrator should be at least equal to that of the district judges.

As the authority of the court administrator increases, so will the workload of his staff. Therefore, the salary increase for his secretary will be merited.

#### SALARIES, New Positions

If the judicial article is amended at the next general election, the workload of the office, as stated above, will increase. Such increase will be immediate because passage of such article will give the supreme court complete authority over all other courts with the court administrator's office being responsible for carrying out any changes contemplated by this court.

Such matters as calendars, both district court and supreme court; rule changes for both courts; new methods for conducting trials; and establishing the new county court system are but a few of the additional responsibilities which will be given to the office of the court administrator.

#### TRAVEL

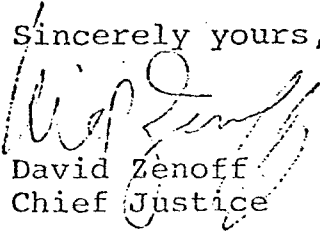
The office of the court administrator cannot function without close personal communication with all the judges in the state whether they be district court judges, county court judges, justices of the peace or municipal court judges. The court administrator and his deputy will be expected to make several trips throughout the state each year.

Further, many seminars are held throughout the country which have and will prove to be beneficial in the continuing education of the court administrator and his staff.

#### OPERATING and EQUIPMENT

These amounts are based upon one year's experience together with anticipated needs upon moving into new quarters in the Supreme Court Building.

Sincerely yours,

  
David Zenoff  
Chief Justice

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1/29

STATE OF NEVADA  
OFFICE OF THE ATTORNEY GENERAL  
ROOM 341, LEGISLATIVE BUILDING  
CARSON CITY 89701

ROBERT LIST  
ATTORNEY GENERAL

February 21, 1973

Hon. Floyd Lamb  
Chairman  
Senate Finance Committee  
Legislative Building  
Carson City, Nevada 89701

Dear Senator Lamb:

In accordance with your request for information on payments by state agencies to independent counsel for legal services, I have obtained the following data from the Department of Administration:

The Employment Security Department has retained attorney Peter Breen of Reno since January, 1971, as counsel, by contract reviewed annually at the rate of \$1,000.00 per month.

The Dairy Commission has retained attorney Louis Mead Dixon of Reno since May, 1967, as counsel at the rate of \$750.00 per month.

The California-Nevada Interstate Compact Commission has retained for many years on six-month contracts attorney James Johnson of Reno at \$550.00 per month and \$150.00 for each day he is outside Nevada on Commission business.

The Real Estate Division employed attorney Gary Watson of Reno in May, 1972, for limited services at \$25.00 per hour. The Division is reportedly hiring attorney Bruce Beckley of Las Vegas at \$325.00 for each court appearance and \$45.00 for each hour devoted to office work and research.

Hon. Floyd Lamb  
February 21, 1973  
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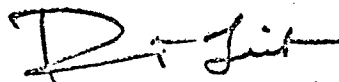
The State Labor Commissioner retained Thomas Beatty of Las Vegas in September, 1971, at \$300.00 per month, terminable on 30 days notice. The Labor Commissioner retained attorney Wilbur Sprinkel of Reno from October, 1969, to October, 1972, at \$550.00 per month. The firm of Legarza & Lee of Reno has been under contract since November, 1972, at \$600.00 per month.

I have also heard, but have no personal knowledge, that the Public Service Commission retained a Reno law firm in 1972 at \$5,000.00 to develop proposed legislation.

The Nevada Industrial Commission has employed independent counsel for many years. Attorney William J. Crowell of Carson City is employed on a contract basis. The Commission last year hired an in-house counsel, Gerald Weis. The amount of contract payments or salary is not known.

As you know, boards such as the Contractors Board, Medical Examiners Board, Optometry Board and the many other professional boards (appearing at pages 558 and 559 of the current proposed executive budget) are not funded with appropriated monies. The Legislature authorizes the funding of these boards from fees received and which are not deposited with the State Treasurer. Consequently, no figures are available regarding expenditures for legal counsel by any of these professional boards.

Sincerely,



ROBERT LIST  
Attorney General

RL:JHT:llr



STATE OF NEVADA  
OFFICE OF THE ATTORNEY GENERAL  
ROOM 341, LEGISLATIVE BUILDING  
CARSON CITY 89701

ROBERT LIST  
ATTORNEY GENERAL

January 30, 1973

Honorable Floyd Lamb  
Chairman  
Senate Finance Committee  
Legislative Building  
Carson City, Nevada 89701

Dear Senator Lamb:

Attached per your request is a list of State agencies employing legal counsel independent of this office.

Also included in Section II is a list of State agencies which also are authorized to employ outside counsel but do not and use the services of this office.

Your attention is invited to the proposed 1973-1975 budget for the Public Service Commission (at page 417) containing a request for two unclassified positions which would exercise legal functions:

A staff counsel at \$17,703. The narrative justification (page 419) states this position is needed to provide "in-house legal assistance to the PSC staff when preparing and presenting formal cases before the Commission."

Another position, administrative assistant is requested "to provide additional legal assistance to the Commission and to conduct assigned hearings."

NRS 703.210(1) provides that the attorney general shall: Be counsel and attorney for the commission in all actions, proceedings and hearings; Prosecute in the name of the State of Nevada all actions for the enforcement of chapter 704 of NRS and for the recovery of any penalty or forfeiture provided for therein; Prosecute all violations of the laws of this state by public utilities, their officers, agents and

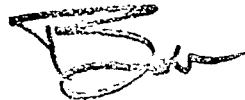
Honorable Floyd Lamb  
January 30, 1973  
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employees; Generally aid the commission in the performance of its duties and the enforcement of chapter 704 of NRS.

At present this office provides the PSC with service of a full-time deputy attorney general.

I have not been apprised by the PSC of any need by it for additional legal assistance nor has the Commission requested this office to assign additional legal counsel. If the need for additional counsel is justified, then in keeping with the Legislature's mandate set forth in NRS 703.210(1) above, the additional legal position or positions should be a deputy attorney general designated by the Attorney General and a line item therefor inserted in the Attorney General's budget under new positions.

Very truly yours,



ROBERT LIST  
Attorney General

RL: jht: rmf

Attachment

I. STATE AGENCIES WHICH EMPLOY LEGAL COUNSEL INDEPENDENT OF THE ATTORNEY GENERAL'S OFFICE:

State Contractors Board - authorized by NRS 624.115 to employ attorneys - Tom Cooke retained.

Board of Medical Examiners - may employ attorneys per 630.125(2) - Bryce Rhodes retained.

Board of Optometry - may employ attorneys or the attorney general may act for it per 636.090 - Paul Bible on retainer.

Employment Security Department - 612.745(1) may employ any "qualified attorney" or Director may request either attorney general or the district attorney to prosecute or defend civil actions. Peter Breen is counsel by contract. 612.525 provides that the executive director of ESD may request the attorney general to represent the department on appeals from decisions of the Board of Review.

Nevada Industrial Commission - retains independent counsel presumably pursuant to NRS 616.185 which authorizes it to employ "other assistants".

State Dairy Commission - NRS 584.685 that the Commission may be represented by a qualified attorney employed and designated for that purpose. Also provides that the Commission may request the attorney general to represent it in judicial actions. Mead Dixon on retainer per contract.

California - Nevada Interstate Compact Commission - The Commission is authorized by NRS 538.360 to employ attorneys as it deems necessary, or, if it so desires, it may per 538.370 request the Attorney General to act as counsel or someone appointed by him. Counsel for past 10 years is Jim Johnson of Reno retained by contract with the State Engineer.

State Board of Funeral Directors and Embalmers - NRS 642 authorized the board to "employ attorneys". Attorney General's office does not furnish legal service to board.

II. STATE AGENCIES AUTHORIZED BY LAW TO EMPLOY PRIVATE ATTORNEYS BUT WHICH USE ATTORNEY GENERAL'S LEGAL SERVICES INSTEAD:

Nevada Racing Commission  
Indian Affairs Commission

NRS 466.060(2)  
NRS 233A.070 & .100

Board of Registered Professional Engineers	NRS 625.135
Board of Examiners in Basic Sciences	NRS 629.055
Board of Accountancy	NRS 628.090
Board of Dental Examiners	NRS 631.190(2)
Board of Nursing	NRS 632.065(2)
Board of Osteopathy	NRS 633.020(8)
Board of Chiropractic Examiners	NRS 634.043(2)
Board of Podiatry	NRS 635.035(2)
Board of Dispensing Opticians	NRS 637.070(4)
Board of Veterinary Medical Examiners	NRS 638.070(3) - .100
Board of Physical Therapy Examiners	NRS 640.050(5)
Board of Barbers Health and Sanitation	NRS 643.050(1)
Board of Cosmetology	NRS 644.150*
Board of Pharmacy	NRS 639.247 - 639.290(2)

\* (provides no part of attorney's compensation shall be paid by the state) .

Real Estate Division - NRS 645.130 states the division may employ legal counsel, but 645.200 states that attorney general is its attorney for all purposes.

Soil Conservation Districts - NRS 548.170 and 548.325 provide that a district or soil conservation committee may require the attorney general to render legal services or it may employ its own "counsel and legal staff".

Adjutant General - NRS 412.062 requires attorney general to give legal opinion; inferentially outside counsel might be authorized in court cases.

Columbia Basin Interstate Compact Commission - 538.470 and 538.500



OFFICE OF  
CLERK OF THE SUPREME COURT  
C. R. DAVENPORT, CLERK  
CARSON CITY, NEVADA 89701

January 30, 1973

The Honorable Floyd R. Lamb  
Chairman  
Senate Finance Committee  
Carson City, Nevada 89701

Dear Senator Lamb:

Re: District Judges' Travel

As requested by Senator Gibson during yesterday's committee hearing, I enclose a statement of receipts and disbursements submitted to the Legislative Counsel Bureau which shows the reversion to the General Fund from the above account. Attached to the statement is a list of individual costs for the fiscal year 1971-72.

I will be happy to furnish any additional information you desire concerning any of our budget, and we wish to thank you and your committee for the attention accorded us.

Sincerely yours,



C. R. Davenport, Clerk

CRD:de

cc with enclosures:  
All Members, Senate Finance Committee

DEPARTMENT Supreme Court

CONTROLLER'S CODE #101-1493-09

BUDGET ACCOUNT District Judges' Travel

CE - BEGINNING OF FISCAL YEAR.....\$

FIS:  
 Appropriations \$ 30,800.00  
 Salary Adjustment \_\_\_\_\_  
 Authorizations - Federal Funds \_\_\_\_\_  
 Authorizations - Other (list detail) \_\_\_\_\_  
 Transfers from other Funds (list detail) Out-of-State Tr. 1,566.00  
 Other Revenues (list detail) \_\_\_\_\_  
 Other Receipts (list detail) Disqualification fees 525.00  
 Total Receipts \$ 32,891.00

CT - TRANSFERS TO OTHER FUNDS:

(list detail) \_\_\_\_\_ \$ \_\_\_\_\_  
 (list detail) \_\_\_\_\_ \_\_\_\_\_  
 Total Transfers to Other Funds \_\_\_\_\_

RECEIPTS.....\$

AMOUNT TO ACCOUNT FOR.....\$ 32,891.00

ROLL COSTS - SUB-ACCOUNT 01 \$

OUT-OF-STATE TRAVEL - SUB-ACCOUNT 02 1,190.00

In-District TRAVEL - SUB-ACCOUNT 03 7,934.58

State, Out-of-District Travel - Sub-account 06 13,806.49

RATING:

Office Supplies & Expense	7010	\$	_____
Operating Supplies	7020		_____
Communication Expense	7030		_____
Printing, Duplicating, Copying	7040		_____
Insurance Expense	7050		_____
Contractual Services	7060		_____
Legal & Court Expense	7080		_____
Equipment Repair	7090		_____
State Owned Building Rent	7100		_____
Advertising	7120		_____
Utilities	7130		_____
E.D.P. Systems, Program & Facility Charges	7210		_____
Special Reports	7330		_____
Registration fees	7300		400.00
Other (list detail)	_____		_____
Total Operating Costs			400.00

EQUIPMENT - SUB-ACCOUNT 05 \_\_\_\_\_

OTHER SUB-ACCOUNTS (list detail):  
 \_\_\_\_\_ \$ \_\_\_\_\_  
 \_\_\_\_\_ \_\_\_\_\_  
 \_\_\_\_\_ \_\_\_\_\_  
 Total Other Sub-Accounts \_\_\_\_\_

TOTAL EXPENDITURES \$ 23,331.07

ENCUMBRANCES - (list detail by expense sub-account) \_\_\_\_\_

TOTAL EXPENDITURES AND ENCUMBRANCES.....\$

AMOUNT BEFORE REVERSIONS.....\$ 9,559.93

REVERSIONS:  
 To General Fund \$ 9,559.93  
 To Federal Government \_\_\_\_\_  
 To General Fund Reversion Holding Account \_\_\_\_\_  
 To Other (list detail) \_\_\_\_\_  
 Total Reversions.....\$

AMOUNT CARRIED FORWARD TO NEXT YEAR.....1 56

DISTRICT JUDGES' TRAVEL

Individual Costs 1971-72

	<u>Out-of-State</u>	<u>In-State In-District</u>	<u>In-State Out-of-District</u>
Howard W. Babcock			323.13
John W. Barrett			251.64
Grant L. Bowen			48.08
William P. Compton			389.24
Thomas O. Craven			207.40
Carl J. Christensen			629.66
John E. Gabrielli			57.00
Leonard I. Gang			653.12
Emile J. Gezelin			310.80
Frank B. Gregory		78.24	
James J. Guinan			77.00
Kenneth L. Mann		2,106.56	980.84
Joseph O. McDaniel			1,329.38
John F. Mendoza	369.00		199.88
Thomas J. O'Donnell	421.00		952.80
Joseph S. Pavlikowski			164.48
John F. Sexton		610.28	2,337.52
Frederic Sundeau			
Richard Waters		462.68	108.12
Michael J. Wendell			366.23
Roscoe H. Wilkes		967.72	675.48
Llewellyn A. Young	400.00	1,569.12	3,489.64
Motor Pool		2,139.98	255.05
Operating	400		
TOTAL	400	1,190.00	7,934.58
			13,806.49