

**IN THE SUPREME COURT OF MISSOURI**

MISSOURI-AMERICAN WATER )  
COMPANY FOR APPROVAL TO )  
CHANGE ITS INFRASTRUCTURE )  
SYSTEM REPLACEMENT )  
SURCHARGE (ISRS) )  
) )  
and )  
) )  
MISSOURI PUBLIC SERVICE )  
COMMISSION, )  
) )  
Respondents, )  
) )  
v. )  
) )  
OFFICE OF THE PUBLIC COUNSEL, )  
) )  
Appellant. )

Case No. SC95713

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Appeal from the Missouri Public Service Commission  
Case No. WO-2015-0211  
On Transfer from the Missouri Court of Appeals, Western District

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**APPENDIX TO SUBSTITUTE BRIEF OF RESPONDENT  
MISSOURI-AMERICAN WATER COMPANY**

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MISSOURI-AMERICAN WATER COMPANY

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**1.090**  
**Note 18**

ing Co. (Sup. 1929) 16 S.W.2d 190, 322 Mo. 158.

Words omitted may be read into a statute to make the statute harmonize with reason and properly express the legislature's intent. State ex rel. and to Use of Tadlock v. Mooneyham (App. 1923) 253 S.W. 1098, 212 Mo.App. 573.

While the legislative purpose must be considered in construing a statute, it can be ascertained only from the terms used, and the courts cannot supply what they deem is an omission.

**1.092. Child welfare policy**

The child welfare policy of this state is what is in the best interests of the child.

(L.1995, H.B. Nos. 232 & 485, § A; L.1995, S.B. No. 174, § A.)

**Library References**

Infants §13.  
WESTLAW Topic No. 211.  
C.J.S. Infants §§ 5, 92 to 93, 95 to 98.

**Notes of Decisions**

**In general 1**

**1. In general**

The inquiry into the parent's fitness, ability and willingness, as required to terminate letters

of guardianship, must be done bearing in mind Missouri's child welfare policy, which is for the state to act in the best interests of the child. In re L.C.F. (App. W.D. 1999) 987 S.W.2d 830.

**1.100. Population, how determined—effective date of census—loss or gain in population for certain purposes, effect of**

1. The population of any political subdivision of the state for the purpose of representation or other matters including the ascertainment of the salary of any county officer for any year or for the amount of fees he may retain or the amount he is allowed to pay for deputies and assistants is determined on the basis of the last previous decennial census of the United States. For the purposes of this section the effective date of the 1960 decennial census of the United States is July 1, 1961, and the effective date of each succeeding decennial census of the United States is July first of each tenth year after 1961; except that for the purposes of ascertaining the salary of any county officer for any year or for the amount of fees he may retain or the amount he is allowed to pay for deputies and assistants the effective date of the 1960 decennial census of the United States is January 1, 1961, and the effective date of each succeeding decennial census is January first of each tenth year after 1961.

2. Any law which is limited in its operation to counties, cities or other political subdivisions having a specified population or a specified assessed valuation shall be deemed to include all counties, cities or political subdivisions which thereafter acquire such population or assessed valuation as well as those in that category at the time the law passed. Once a city not located in a county

**LAWS AND STATUTES**  
**Title 1**

**LAWS I**  
**Ch. 1**

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**Prior Law:**  
R.S.1929

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WILLIAM HENNER & GALE, P.C.

**STATUTES**  
**Title 1**

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**LAWS IN FORCE**  
**Ch. 1**

**1.100**

has come under the operation of such a law a subsequent loss of population shall not remove that city from the operation of that law. No person whose compensation is set by a statutory formula, which is based in part on a population factor, shall have his compensation reduced due solely to an increase in the population factor.

(R.S.1939, §§ 654, 13430. Amended by L.1945, p. 1550; 1949, S.B. No. 1001; L.1957, p. 587, § 1; L.1959, H.B. No. 304, § 1; L.1971, p. 81, § 1, eff. June 8, 1971.)

*For population of Counties in the 1970, 1980 and 1990 Censuses, see Table in Chapter 46.*

**Historical and Statutory Notes**

R.S.1939, § 654 provided that "All representation or other matters heretofore or now based on the state census shall be based on the United States census of this state."  
R.S.1939, § 2495 (Laws 1933, p. 208) providing "that the number of inhabitants of any county for the purpose of the above section 2494 [compensation of judges] shall be ascertained by the last decennial census of the United States" was repealed by 1949 Revision Act. H.B. No. 2006, on the ground that the matter was adequately covered by § 1.100.

R.S.1919, §§ 7057, 11016.  
R.S.1909, §§ 8056, 10719.  
R.S.1899, §§ 5245, 6720.  
R.S.1889, §§ 967, 3118.  
L.1887, p. 129.  
L.1885, p. 46.

The amendment by Laws 1945, p. 1550, § 1 added a proviso "that for the purposes of this section, the effective date of the 1950 decennial census of the United States shall be January 1, 1951, and the effective date of each succeeding decennial census of the United States shall be on January 1 of each tenth year after 1951."

R.S.1929, § 11808, prior to amendment in 1933, provided: "For the purpose of determining the population of any county in this state, as a basis for ascertaining the salary of any county officer for any year, or the amount of fees he may retain, or the amount he shall be allowed to pay for deputies or assistants, the highest number of votes cast at the last previous general election, whether heretofore or hereafter held in such county, for any office, shall be multiplied by five, and the result shall be considered and held for the purpose aforesaid as the true population of such county."

The 1957 amendment made stylistic changes within the body of section which consisted of subsection 1 without the exception provisions.

R.S.1929, § 11808, as reenacted by Laws 1933, p. 369 (R.S.1939, § 13430), provided: "The last previous decennial census of the United States shall be the basis for determining the population of any county in this state, for the purpose of ascertaining the salary of any county officer for any year, or the amount of fees he may retain, or the amount he shall be allowed to pay for deputies or assistants."

The 1959 amendment made stylistic changes to bring decennial year up to date, added the exception provisions of subsection 1, and, also, added subsection 2.

**Prior Laws and Revisions:**  
R.S.1929, §§ 654, 11808.

**Revision Comment—1949**

Sections 654 and 13430, R.S.1939, each setting out matters to be based upon the United States decennial census, were consolidated into this section.

**Cross References**

Census,  
Classification of cities, see § 72.060.  
Enumerators, see § 71.170.  
Population, judicial notice thereof, see § 490.700.

**Library References**

Census ⇨8, 9. States ⇨27.  
Counties ⇨68, 76. Statutes ⇨91.

Black's Law Dictionary (10th ed. 2014), deem

DEEM

Bryan A. Garner, Editor in Chief

Preface | Guide | Legal Abbreviations

**deem** *vb.* (bef. 12c) **1.** To treat (something) as if (1) it were really something else, or (2) it has qualities that it does not have <although the document was not in fact signed until April 21, it explicitly states that it must be deemed to have been signed on April 14>. **2.** To consider, think, or judge <she deemed it necessary>.

“‘Deem’ has been traditionally considered to be a useful word when it is necessary to establish a legal fiction either positively by ‘deeming’ something to be what it is not or negatively by ‘deeming’ something not to be what it is... All other uses of the word should be avoided ... Phrases like ‘if he deems fit’ or ‘as he deems necessary’ or ‘nothing in this Act shall be deemed to ...’ are objectionable as unnecessary deviations from common language. ‘Thinks’ or ‘considers’ are preferable in the first two examples and ‘construed’ or ‘interpreted’ in the third. ... ‘Deeming’ creates an artificiality and artificiality should not be resorted to if it can be avoided.” G.C. Thornton, *Legislative Drafting* 99 (4th ed. 1996).

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Black's Law Dictionary (10th ed. 2014), grandfather clause

GRANDFATHER CLAUSE

Bryan A. Garner, Editor in Chief

Preface | Guide | Legal Abbreviations

**grandfather clause** (1900) **1. Hist.** A clause in the constitutions of some Southern states exempting from suffrage restrictions the descendants of men who could vote before the Civil War. • The U.S. Supreme Court held that a clause of this kind in the Oklahoma Constitution violated the 15th Amendment. *Guinn v. U.S.*, 238 U.S. 347, 35 S.Ct. 926 (1915). **2.** A provision that creates an exemption from the law's effect for something that existed before the law's effective date; specif., a statutory or regulatory clause that exempts a class of persons or transactions because of circumstances existing before the new rule or regulation takes effect. **3.** In a government contract, a provision that immunizes the contractor against any changes in federal law that would otherwise adversely affect the contract. • For example, the government may promise to cover any increased costs that arise from a change in the law, even though the contractor would bear them for any other reason. **4.** In a construction contract, a general and inclusive provision that makes a party responsible for dealing with risks, whether expected or unexpected.

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DP-1 Profile of General Demographic Characteristics: 2000

Census 2000 Summary File 1 (SF 1) 100-Percent Data

**Note:** This is a modified view of the original table.

**NOTE:** For information on confidentiality protection, nonsampling error, definitions, and count corrections see <http://www.census.gov/prod/cen2000/doc/sf1.pdf>

Subject	Springfield city, Missouri	
	Number	Percent
Total population	151,580	100.0
<b>HISPANIC OR LATINO AND RACE</b>		
Total population	151,580	100.0
<b>RELATIONSHIP</b>		
Total population	151,580	100.0
<b>HOUSEHOLDS BY TYPE</b>		
Total households	64,691	100.0
<b>HOUSING OCCUPANCY</b>		
Total housing units	69,650	100.0
<b>HOUSING TENURE</b>		
Occupied housing units	64,691	100.0

(X) Not applicable.

[1] Other Asian alone, or two or more Asian categories.

[2] Other Pacific Islander alone, or two or more Native Hawaiian and Other Pacific Islander categories.

[3] In combination with one or more other races listed. The six numbers may add to more than the total population and the six percentages may add to more than 100 percent because individuals may report more than one race.

Source: U.S. Census Bureau, Census 2000 Summary File 1, Matrices P1, P3, P4, P8, P9, P12, P13, P,17, P18, P19, P20, P23, P27, P28, P33, PCT5, PCT8, PCT11, PCT15, H1, H3, H4, H5, H11, and H12.



Community Facts - Find popular facts (population, income, etc.) and frequently requested data about your community.

Enter a state, county, city, town, or zip code: Springfield, Missouri GO

- Population
- Age
- Business and Industry
- Education
- Governments
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- Income
- Origins and Language
- Poverty
- Race and Hispanic Origin
- Veterans
- Show All

### Springfield city, Missouri

**Population** Bookmark/Save Print

Census 2010 Total Population ▼

# 159,498

Source: 2010 Demographic Profile

**Popular tables for this geography:**

- 2010 Census**
  - General Population and Housing Characteristics (Population, Age, Sex, Race, Households and Housing, ...)
  - Race and Hispanic or Latino Origin
  - Hispanic or Latino by Type (Mexican, Puerto Rican, ...)
  - Households and Families (Relationships, Children, Household Size, ...)
- 2014 American Community Survey**
  - Demographic and Housing Estimates (Age, Sex, Race, Households and Housing, ...)
- 2015 Population Estimates Program**
  - Annual Population Estimates
- Census 2000**
  - General Demographic Characteristics (Population, Age, Sex, Race, Households and Housing, ...)

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FIRST REGULAR SESSION  
[TRULY AGREED TO AND FINALLY PASSED]  
SENATE SUBSTITUTE FOR  
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HOUSE COMMITTEE SUBSTITUTE FOR  
**HOUSE BILL NOS. 517 & 754**  
98TH GENERAL ASSEMBLY

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**AN ACT**

To repeal sections 32.069, 65.620, 94.579, 136.110, 143.161, 143.191, 143.801, 143.811, 144.020, 144.030, 144.049, and 144.080, RSMo, and to enact in lieu thereof twelve new sections relating to taxation, with an existing penalty provision.

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

Section A. Sections 32.069, 65.620, 94.579, 136.110, 143.161, 143.191, 143.801, 2 143.811, 144.020, 144.030, 144.049, and 144.080, RSMo, are repealed and twelve new sections 3 enacted in lieu thereof, to be known as sections 32.069, 65.620, 94.579, 136.110, 143.161, 4 143.191, 143.801, 143.811, 144.020, 144.030, 144.049, and 144.080, to read as follows:

32.069. 1. Notwithstanding any other provision of law to the contrary, interest shall be 2 allowed and paid on any refund or overpayment at the rate determined by section 32.068 only 3 if the overpayment is not refunded within one hundred twenty days[, or within ninety days in the 4 case of taxes imposed by sections 143.011 and 143.041,] from the latest of the following dates:

- 5 (1) The last day prescribed for filing a tax return or refund claim, without regard to any 6 extension of time granted;
- 7 (2) The date the return, payment, or claim is filed; or
- 8 (3) The date the taxpayer files for a credit or refund and provides accurate and complete 9 documentation to support such claim.

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

10           **2. Notwithstanding any other provision of law to the contrary, interest shall be**  
11 **allowed and paid on any refund or overpayment at the rate determined by section 32.068**  
12 **only if the overpayment in the case of taxes imposed by sections 143.011 and 143.041 is not**  
13 **refunded within forty-five days from the date the return or claim is filed.**

65.620. 1. Whenever any county abolishes township organization the county treasurer  
2 and ex officio collector shall immediately settle his accounts as treasurer with the county  
3 commission and shall thereafter perform all duties, exercise all powers, have all rights and be  
4 subject to all liabilities imposed and conferred upon the county collector of revenue under  
5 chapter 52 until the first Monday in March after the general election next following the  
6 abolishment of township organization and until a collector of revenue for the county is elected  
7 and qualified. The person elected collector at the general election as aforesaid, if that election  
8 is not one for collector of revenue under chapter 52, shall serve until the first Monday in March  
9 following the election and qualification of a collector of revenue under chapter 52. Upon  
10 abolition of township organization a county treasurer shall be appointed to serve until the  
11 expiration of the term of such officer pursuant to chapter 54.

12           2. Upon abolition of township organization, title to all property of all kinds theretofore  
13 owned by the several townships of the county shall vest in the county and the county shall be  
14 liable for all outstanding obligations and liabilities of the several townships.

15           3. The terms of office of all township officers shall expire on the abolition of township  
16 organization and the township trustee of each township shall immediately settle his accounts with  
17 the county clerk and all township officers shall promptly deliver to the appropriate county  
18 officers, as directed by the county commission, all books, papers, records and property pertaining  
19 to their offices.

20           **4. For a period of one calendar year following the abolition of the townships or**  
21 **until the voters of the county have approved a tax levy for road and bridge purposes,**  
22 **whichever occurs first, the county collector shall continue to collect a property tax on a**  
23 **countywide basis in an amount equal to the tax levied by the township that had the lowest**  
24 **total tax rate in the county immediately prior to the abolishment of the townships. The**  
25 **continued collection of the tax shall be considered a continuation of an existing tax and**  
26 **shall not be considered a new tax levy.**

94.579. 1. The governing body of any home rule city with more than one hundred  
2 fifty-one thousand five hundred but fewer than one hundred fifty-one thousand six hundred  
3 inhabitants is hereby authorized to impose, by order or ordinance, a sales tax on all retail sales  
4 made within the city which are subject to sales tax under chapter 144. The tax authorized in this  
5 section shall not exceed one percent, and shall be imposed solely for the purpose of providing  
6 revenues for the operation of public safety departments, including police and fire departments,

7 and for pension programs, and health care for employees and pensioners of the public safety  
8 departments. The tax authorized in this section shall be in addition to all other sales taxes  
9 imposed by law, and shall be stated separately from all other charges and taxes. The order or  
10 ordinance shall not become effective unless the governing body of the city submits to the voters  
11 residing within the city at a state general, primary, or special election a proposal to authorize the  
12 governing body of the city to impose a tax under this section. If the tax authorized in this section  
13 is not approved by the voters, then the city shall have an additional year during which to meet  
14 its required contribution payment beyond the time period described in section 105.683. If the  
15 city meets its required contribution payment in this time, then, notwithstanding the provisions  
16 of section 105.683 to the contrary, the delinquency shall not constitute a lien on the funds of the  
17 political subdivision, the board of such plan shall not be authorized to compel payment by  
18 application for writ of mandamus, and the state treasurer and the director of the department of  
19 revenue shall not withhold twenty-five percent of the certified contribution deficiency from the  
20 total moneys due the political subdivision from the state. The one-year extension shall only be  
21 available to the city on a one-time basis.

22 2. The ballot of submission for the tax authorized in this section shall be in substantially  
23 the following form:

24  
25 Shall ..... (insert the name of the city) impose a sales tax at a rate of ..... (up  
26 to one) percent, solely for the purpose of providing revenues for the operation of public safety  
27 departments of the city?

28  YES  NO

29 If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed  
30 to the question, place an "X" in the box opposite "NO".

31  
32 If a majority of the votes cast on the question by the qualified voters voting thereon are in favor  
33 of the question, then the tax shall become effective on the first day of the second calendar quarter  
34 immediately following notification to the department of revenue. If a majority of the votes cast  
35 on the question by the qualified voters voting thereon are opposed to the question, then the tax  
36 shall not become effective unless and until the question is resubmitted under this section to the  
37 qualified voters and such question is approved by a majority of the qualified voters voting on the  
38 question.

39 3. All revenue collected under this section by the director of the department of revenue  
40 on behalf of any city, except for one percent for the cost of collection which shall be deposited  
41 in the state's general revenue fund, shall be deposited in a special trust fund, which is hereby  
42 created and shall be known as the "Public Safety Protection Sales Tax Fund", and shall be used

43 solely for the designated purposes. Moneys in the fund shall not be deemed to be state funds,  
44 and shall not be commingled with any funds of the state. The director may make refunds from  
45 the amounts in the trust fund and credited to the city for erroneous payments and overpayments  
46 made, and may redeem dishonored checks and drafts deposited to the credit of such city. Any  
47 funds in the special trust fund which are not needed for current expenditures shall be invested  
48 in the same manner as other funds are invested. Any interest and moneys earned on such  
49 investments shall be credited to the fund. The director shall keep accurate records of the  
50 amounts in the fund, and such records shall be open to the inspection of the officers of such city  
51 and to the public. Not later than the tenth day of each month, the director shall distribute all  
52 moneys deposited in the fund during the preceding month to the city. Such funds shall be  
53 deposited with the treasurer of the city, and all expenditures of moneys from the fund shall be  
54 by an appropriation ordinance enacted by the governing body of the city.

55 4. On or after the effective date of the tax, the director of revenue shall be responsible  
56 for the administration, collection, enforcement, and operation of the tax, and sections 32.085 and  
57 32.087 shall apply. In order to permit sellers required to collect and report the sales tax to collect  
58 the amount required to be reported and remitted, but not to change the requirements of reporting  
59 or remitting the tax, or to serve as a levy of the tax, and in order to avoid fractions of pennies,  
60 the governing body of the city may authorize the use of a bracket system similar to that  
61 authorized in section 144.285, and notwithstanding the provisions of that section, this new  
62 bracket system shall be used where this tax is imposed and shall apply to all taxable transactions.  
63 Beginning with the effective date of the tax, every retailer in the city shall add the sales tax to  
64 the sale price, and this tax shall be a debt of the purchaser to the retailer until paid, and shall be  
65 recoverable at law in the same manner as the purchase price. For purposes of this section, all  
66 retail sales shall be deemed to be consummated at the place of business of the retailer.

67 5. All applicable provisions in sections 144.010 to 144.525 governing the state sales tax,  
68 and section 32.057, the uniform confidentiality provision, shall apply to the collection of the tax,  
69 and all exemptions granted to agencies of government, organizations, and persons under sections  
70 144.010 to 144.525 are hereby made applicable to the imposition and collection of the tax. The  
71 same sales tax permit, exemption certificate, and retail certificate required by sections 144.010  
72 to 144.525 for the administration and collection of the state sales tax shall satisfy the  
73 requirements of this section, and no additional permit or exemption certificate or retail certificate  
74 shall be required; except that, the director of revenue may prescribe a form of exemption  
75 certificate for an exemption from the tax. All discounts allowed the retailer under the state sales  
76 tax for the collection of and for payment of taxes are hereby allowed and made applicable to the  
77 tax. The penalties for violations provided in section 32.057 and sections 144.010 to 144.525 are  
78 hereby made applicable to violations of this section. If any person is delinquent in the payment

79 of the amount required to be paid under this section, or in the event a determination has been  
80 made against the person for the tax and penalties under this section, the limitation for bringing  
81 suit for the collection of the delinquent tax and penalties shall be the same as that provided in  
82 sections 144.010 to 144.525.

83 6. The governing body of any city that has adopted the sales tax authorized in this section  
84 may submit the question of repeal of the tax to the voters on any date available for elections for  
85 the city. The ballot of submission shall be in substantially the following form:

86

87 Shall ..... (insert the name of the city) repeal the sales tax imposed  
88 at a rate of ..... (up to one) percent for the purpose of providing revenues for the operation of  
89 public safety departments of the city?

90

91  YES  NO

92 If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed  
93 to the question, place an "X" in the box opposite "NO".

94

95 If a majority of the votes cast on the question by the qualified voters voting thereon are in favor  
96 of repeal, that repeal shall become effective on December thirty-first of the calendar year in  
97 which such repeal was approved.

98

99 If a majority of the votes cast on the question by the qualified voters voting thereon are opposed  
100 to the repeal, then the sales tax authorized in this section shall remain effective until the question  
101 is resubmitted under this section to the qualified voters and the repeal is approved by a majority  
102 of the qualified voters voting on the question.

103 7. The governing body of any city that has adopted the sales tax authorized in this section  
104 shall submit the question of [repeal] **continuation** of the tax to the voters every five years from  
105 the date of its inception on a date available for elections for the city. The ballot of submission  
106 shall be in substantially the following form:

107

108 Shall ..... (insert the name of the city) [repeal the] **continue**  
109 **collecting a** sales tax imposed at a rate of ..... (up to one) percent for the purpose of  
110 providing revenues for the operation of public safety departments of the city?

111

112  YES  NO

113 If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed  
114 to the question, place an "X" in the box opposite "NO".

115 If a majority of the votes cast on the question by the qualified voters voting thereon are [in favor  
 116 of repeal, that] **opposed to continuation**, repeal shall become effective on December thirty-first  
 117 of the calendar year in which such [repeal was] **continuation was failed to be** approved. If a  
 118 majority of the votes cast on the question by the qualified voters voting thereon are [opposed to  
 119 the repeal] **in favor of continuation**, then the sales tax authorized in this section shall remain  
 120 effective until the question is resubmitted under this section to the qualified voters and [the  
 121 repeal is] **continuation fails to be** approved by a majority of the qualified voters voting on the  
 122 question.

123 8. Whenever the governing body of any city that has adopted the sales tax authorized in  
 124 this section receives a petition, signed by a number of registered voters of the city equal to at  
 125 least two percent of the number of registered voters of the city voting in the last gubernatorial  
 126 election, calling for an election to repeal the sales tax imposed under this section, the governing  
 127 body shall submit to the voters of the city a proposal to repeal the tax. If a majority of the votes  
 128 cast on the question by the qualified voters voting thereon are in favor of the repeal, the repeal  
 129 shall become effective on December thirty-first of the calendar year in which such repeal was  
 130 approved. If a majority of the votes cast on the question by the qualified voters voting thereon  
 131 are opposed to the repeal, then the sales tax authorized in this section shall remain effective until  
 132 the question is resubmitted under this section to the qualified voters and the repeal is approved  
 133 by a majority of the qualified voters voting on the question.

134 9. If the tax is repealed or terminated by any means, all funds remaining in the special  
 135 trust fund shall continue to be used solely for the designated purposes, and the city shall notify  
 136 the director of the department of revenue of the action at least ninety days before the effective  
 137 date of the repeal and the director may order retention in the trust fund, for a period of one year,  
 138 of two percent of the amount collected after receipt of such notice to cover possible refunds or  
 139 overpayment of the tax and to redeem dishonored checks and drafts deposited to the credit of  
 140 such accounts. After one year has elapsed after the effective date of abolition of the tax in such  
 141 city, the director shall remit the balance in the account to the city and close the account of that  
 142 city. The director shall notify each city of each instance of any amount refunded or any check  
 143 redeemed from receipts due the city.

136.110. 1. The director of revenue shall promptly record all sums of money collected  
 2 or received by the director and shall immediately thereafter deposit the same with the state  
 3 treasurer, excluding all funds received and disbursed by the state on behalf of counties and cities,  
 4 towns and villages. The state treasurer, upon receipt of any moneys from the director of revenue,  
 5 shall give his or her receipt therefor, executing the same in triplicate, and shall deliver one copy  
 6 of such receipt to the director of revenue, one copy to the commissioner of administration, and  
 7 shall retain the third copy thereof in the files of the state treasurer. The books of the director of

SECOND REGULAR SESSION  
[TRULY AGREED TO AND FINALLY PASSED]  
SENATE COMMITTEE SUBSTITUTE FOR  
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**HOUSE BILL NOS. 1434 & 1600**  
**98TH GENERAL ASSEMBLY**

4473S.04T

2016

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**AN ACT**

To repeal sections 99.805, 99.820, 99.825, 99.845, and 99.865, RSMo, and to enact in lieu thereof five new sections relating to tax increment financing.

---

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

Section A. Sections 99.805, 99.820, 99.825, 99.845, and 99.865, RSMo, are repealed  
2 and five new sections enacted in lieu thereof, to be known as sections 99.805, 99.820, 99.825,  
3 99.845, and 99.865, to read as follows:

99.805. As used in sections 99.800 to 99.865, unless the context clearly requires  
2 otherwise, the following terms shall mean:

3 (1) "Blighted area", an area which, by reason of the predominance of defective or  
4 inadequate street layout, [unsanitary] **insanitary** or unsafe conditions, deterioration of site  
5 improvements, improper subdivision or obsolete platting, or the existence of conditions which  
6 endanger life or property by fire and other causes, or any combination of such factors, retards the  
7 provision of housing accommodations or constitutes an economic or social liability or a menace  
8 to the public health, safety, morals, or welfare in its present condition and use;

9 (2) "Collecting officer", the officer of the municipality responsible for receiving and  
10 processing payments in lieu of taxes or economic activity taxes from taxpayers or the department  
11 of revenue;

12 (3) "Conservation area", any improved area within the boundaries of a redevelopment  
13 area located within the territorial limits of a municipality in which fifty percent or more of the

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

130 the commission established in subsection 3 of this section without further appointment unless  
131 the county executive or presiding commissioner appoints a new member or members.

132 3. Beginning August 28, 2008:

133 (1) In lieu of a commission created under subsection 2 of this section, any city, town,  
134 or village in a county with a charter form of government and with more than one million  
135 inhabitants, in a county with a charter form of government and with more than two hundred fifty  
136 thousand but fewer than three hundred fifty thousand inhabitants, or in a county of the first  
137 classification with more than one hundred eighty-five thousand but fewer than two hundred  
138 thousand inhabitants shall, prior to adoption of an ordinance approving the designation of a  
139 redevelopment area or approving a redevelopment plan or redevelopment project, create a  
140 commission consisting of twelve persons to be appointed as follows:

141 (a) Six members appointed either by the county executive or presiding commissioner;  
142 notwithstanding any provision of law to the contrary, no approval by the county's governing body  
143 shall be required;

144 (b) Three members appointed by the cities, towns, or villages in the county which have  
145 tax increment financing districts in a manner in which the chief elected officials of such cities,  
146 towns, or villages agree;

147 (c) Two members appointed by the school boards whose districts are included in the  
148 county in a manner in which the school boards agree; and

149 (d) One member to represent all other districts levying ad valorem taxes in the proposed  
150 redevelopment area in a manner in which all such districts agree.

151 No city, town, or village subject to this subsection shall create or maintain a commission under  
152 subsection 2 of this section, except as necessary to complete a public hearing for which notice  
153 under section 99.830 has been provided prior to August 28, 2008, and to vote or make  
154 recommendations relating to redevelopment plans, redevelopment projects, or designation of  
155 redevelopment areas, or amendments thereto that were the subject of such public hearing;

156 (2) Members appointed to the commission created under this subsection, except those  
157 six members appointed by either the county executive or presiding commissioner, shall serve on  
158 the commission for a term to coincide with the length of time a redevelopment project,  
159 redevelopment plan, or designation of a redevelopment area is considered for approval by the  
160 commission. The six members appointed by either the county executive or the presiding  
161 commissioner shall serve on all such commissions until replaced. The city, town, or village that  
162 creates a commission under this subsection shall send notice thereof by certified mail to the  
163 county executive or presiding commissioner, to the school districts whose boundaries include  
164 any portion of the proposed redevelopment area, and to the other taxing districts whose  
165 boundaries include any portion of the proposed redevelopment area. The city, town, or village

166 that creates the commission shall also be solely responsible for notifying all other cities, towns,  
167 and villages in the county that have tax increment financing districts and shall exercise all  
168 administrative functions of the commission. The school districts receiving notice from the city,  
169 town, or village shall be solely responsible for notifying the other school districts within the  
170 county of the formation of the commission. If the county, school board, or other taxing district  
171 fails to appoint members to the commission within thirty days after the city, town, or village  
172 sends the written notice, as provided herein, that it has convened such a commission or within  
173 thirty days of the expiration of any such member's term, the remaining duly appointed members  
174 of the commission may exercise the full powers of the commission.

175         4. (1) Any commission created under this section, subject to approval of the governing  
176 body of the municipality, may exercise the powers enumerated in sections 99.800 to 99.865,  
177 except final approval of plans, projects and designation of redevelopment areas. The  
178 commission shall hold public hearings and provide notice pursuant to sections 99.825 and  
179 99.830.

180         (2) Any commission created under subsection 2 of this section shall vote on all proposed  
181 redevelopment plans, redevelopment projects and designations of redevelopment areas, and  
182 amendments thereto, within thirty days following completion of the hearing on any such plan,  
183 project or designation and shall make recommendations to the governing body within ninety days  
184 of the hearing referred to in section 99.825 concerning the adoption of or amendment to  
185 redevelopment plans and redevelopment projects and the designation of redevelopment  
186 areas. The requirements of subsection 2 of this section and this subsection shall not apply to  
187 redevelopment projects upon which the required hearings have been duly held prior to August  
188 31, 1991.

189         (3) Any commission created under subsection 3 of this section shall, within fifteen days  
190 of the receipt of a redevelopment plan meeting the minimum requirements of section 99.810, as  
191 determined by counsel to the city, town, or village creating the commission and a request by the  
192 applicable city, town, or village for a public hearing, fix a time and place for the public hearing  
193 referred to in section 99.825. The public hearing shall be held no later than seventy-five days  
194 from the commission's receipt of such redevelopment plan and request for public hearing. The  
195 commission shall vote and make recommendations to the governing body of the city, town, or  
196 village requesting the public hearing on all proposed redevelopment plans, redevelopment  
197 projects, and designations of redevelopment areas, and amendments thereto within thirty days  
198 following the completion of the public hearing. **A recommendation of approval shall only be**  
199 **deemed to occur if a majority of the commissioners voting on such plan, project,**  
200 **designation, or amendment thereto vote for approval. A tied vote shall be considered a**  
201 **recommendation in opposition.** If the commission fails to vote within thirty days following

202 the completion of the public hearing referred to in section 99.825 concerning the proposed  
203 redevelopment plan, redevelopment project, or designation of redevelopment area, or  
204 amendments thereto, such plan, project, designation, or amendment thereto shall be deemed  
205 rejected by the commission.

206 **5. It shall be the policy of the state that each redevelopment plan or project of a**  
207 **municipality be carried out with full transparency to the public. The records of the tax**  
208 **increment financing commission including, but not limited to, commission votes and**  
209 **actions, meeting minutes, summaries of witness testimony, data, and reports submitted to**  
210 **the commission, shall be retained by the governing body of the municipality that created**  
211 **the commission and shall be made available to the public in accordance with chapter 610.**

99.825. 1. Prior to the adoption of an ordinance proposing the designation of a  
2 redevelopment area, or approving a redevelopment plan or redevelopment project, the  
3 commission shall fix a time and place for a public hearing as required in subsection 4 of section  
4 99.820 and notify each taxing district located wholly or partially within the boundaries of the  
5 proposed redevelopment area, plan or project. At the public hearing any interested person or  
6 affected taxing district may file with the commission written objections to, or comments on, and  
7 may be heard orally in respect to, any issues embodied in the notice. The commission shall hear  
8 and consider all protests, objections, comments and other evidence presented at the hearing. The  
9 hearing may be continued to another date without further notice other than a motion to be entered  
10 upon the minutes fixing the time and place of the subsequent hearing; provided, if the  
11 commission is created under subsection 3 of section 99.820, the hearing shall not be continued  
12 for more than thirty days beyond the date on which it is originally opened unless such longer  
13 period is requested by the chief elected official of the municipality creating the commission and  
14 approved by a majority of the commission. Prior to the conclusion of the hearing, changes may  
15 be made in the redevelopment plan, redevelopment project, or redevelopment area, provided that  
16 each affected taxing district is given written notice of such changes at least seven days prior to  
17 the conclusion of the hearing. After the public hearing but prior to the adoption of an ordinance  
18 approving a redevelopment plan or redevelopment project, or designating a redevelopment area,  
19 changes may be made to the redevelopment plan, redevelopment projects or redevelopment areas  
20 without a further hearing, if such changes do not enlarge the exterior boundaries of the  
21 redevelopment area or areas, and do not substantially affect the general land uses established in  
22 the redevelopment plan or substantially change the nature of the redevelopment projects,  
23 provided that notice of such changes shall be given by mail to each affected taxing district and  
24 by publication in a newspaper of general circulation in the area of the proposed redevelopment  
25 not less than ten days prior to the adoption of the changes by ordinance. After the adoption of  
26 an ordinance approving a redevelopment plan or redevelopment project, or designating a



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Census 2010 Total Population ▼

# 998,954

Source: 2010 Demographic Profile

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### St. Charles County, Missouri

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Census 2010 Total Population ▼

# 360,485

Source: 2010 Demographic Profiles

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### Jefferson County, Missouri

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Census 2010 Total Population

# 218,733

Source: 2010 Demographic Profiles

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### Boone County, Missouri

**Population**

Census 2010 Total Population

# 162,642

Source: 2010 Demographic Profile

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## Cass County, Missouri

### Population

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Census 2010 Total Population

**99,478**

Source: 2010 Demographic Profile

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### Jasper County, Missouri

Population

Census 2010 Total Population

# 117,404

Source: 2010 Demographic Profile

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### Greene County, Missouri

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Census 2010 Total Population

# 275,174

Source: 2010 Demographic Profile

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Buchanan County, Missouri

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### Buchanan County, Missouri

Population

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Census 2010 Total Population

# 89,201

Source: 2010 Demographic Profile

#### Popular tables for this geography:

##### 2010 Census

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- Households and Families (Relationships, Children, Household Size, ...)
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##### 2014 American Community Survey

- Demographic and Housing Estimates (Age, Sex, Race, Households and Housing, ...)

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# SENATE BILL NO. 896

97TH GENERAL ASSEMBLY

2014

6124S.06T

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## AN ACT

To repeal section 49.272, RSMo, and sections 1 to 21 of an act of the general assembly of the state of Missouri approved on February 26, 1885, Laws of Missouri, pages 116 to 120, sections 1 to 11 of an act of the general assembly of the state of Missouri approved on February 26, 1885, Laws of Missouri, pages 131 to 133, and sections 1 to 10 of an act of the general assembly of the state of Missouri approved on February 26, 1885, Laws of Missouri, pages 134 and 135, and to enact in lieu thereof four new sections relating to county governance, with a penalty provision.

---

---

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

Section A. Section 49.272, RSMo, and sections 1 to 21 of an act of the  
2 general assembly of the state of Missouri approved on February 26, 1885, Laws  
3 of Missouri, pages 116 to 120, are repealed and four new sections enacted in lieu  
4 thereof, to be known as sections 49.272, 67.585, 67.587, and 67.1367, to read as  
5 follows:

49.272. The county commission of any county of the first classification  
2 without a charter form of government and with more than one hundred thirty-five  
3 thousand four hundred but less than one hundred thirty-five thousand five  
4 hundred inhabitants, [and in] any county of the first classification without a  
5 charter form of government having a population of at least eighty-two thousand  
6 inhabitants, but less than eighty-two thousand one hundred inhabitants, any  
7 county of the first classification with more than one hundred four thousand six  
8 hundred but fewer than one hundred four thousand seven hundred inhabitants,

**EXPLANATION—Matter enclosed in bold-faced brackets [thus] in this bill is not enacted and is intended to be omitted in the law.**

9 any county of the first classification with more than one hundred ninety-eight  
10 thousand but fewer than one hundred ninety-nine thousand two hundred  
11 inhabitants, [and] any county of the first classification with more than two  
12 hundred forty thousand three hundred but less than two hundred forty thousand  
13 four hundred inhabitants, **and any county of the first classification with**  
14 **more than eighty-three thousand but fewer than ninety-two thousand**  
15 **inhabitants and with a home rule city with more than seventy-six**  
16 **thousand but fewer than ninety-one thousand inhabitants as the county**  
17 **seat, which has an appointed county counselor and which adopts or has adopted**  
18 **rules, regulations or ordinances under authority of a statute which prescribes or**  
19 **authorizes a violation of such rules, regulations or ordinances to be a**  
20 **misdemeanor punishable as provided by law, may by rule, regulation or ordinance**  
21 **impose a civil fine not to exceed one thousand dollars for each violation. Any**  
22 **finances imposed and collected under such rules, regulations or ordinances shall be**  
23 **payable to the county general fund to be used to pay for the cost of enforcement**  
24 **of such rules, regulations or ordinances.**

**67.585. 1. The governing body of any county of the first**  
2 **classification with more than two hundred thousand but fewer than two**  
3 **hundred sixty thousand inhabitants, through the creation of a**  
4 **recreational and community center district which shall include only the**  
5 **area encompassed by the portion of a school district located within that**  
6 **county having an average daily attendance for the 2012-2013 school**  
7 **year between eleven thousand and twelve thousand students and any**  
8 **public park located wholly or partially within that portion of the school**  
9 **district, upon voter approval as outlined in subsections 2 and 3 of this**  
10 **section, shall impose, by order or ordinance, a sales tax on all retail**  
11 **sales made within the recreational and community center district**  
12 **which are subject to sales tax under chapter 144. The tax authorized**  
13 **in this section shall not exceed one half of one percent and shall be**  
14 **imposed for the purpose of funding the construction, maintenance, and**  
15 **operation of and the purchase of equipment for community centers and**  
16 **other purposes of recreation and wellness as determined by the board**  
17 **which is established in subsection 8 of this section. The tax authorized**  
18 **in this section shall be in addition to all other sales taxes imposed by**  
19 **law and shall be stated separately from all other charges and taxes.**

20 **2. (1) No such order or ordinance adopted under subsection 1 of**

<b>SB 896</b>	Modifies provisions relating to county governance		
<b>Sponsor:</b>	<i>Wallingford</i>		
<b>LR Number:</b>	6124S.06T	<i>Fiscal Note available</i>	
<b>Committee:</b>	Jobs, Economic Development and Local Government		
<b>Last Action:</b>	7/1/2014 - Signed by Governor	<b>Journal Page:</b>	S1925
<b>Title:</b>	CCS HCS SCS SB 896	<b>Calendar Position:</b>	
<b>Effective Date:</b>	August 28, 2014		
<b>House Handler:</b>	<i>Engler</i>		

[Full Bill Text](#) | 
 [All Actions](#) | 
 [Amendments/CCRs/CCSs](#) | 
 [Available Summaries](#) | 
 [Senate Home Page](#) | 
 [List of 2014 Senate Bills](#)

### Current Bill Summary

CCS/HCS/SCS/SB 896 - This act modifies provision relating to county governance.

#### FINES FOR VIOLATIONS OF COUNTY ORDINANCES (49.272)

This act adds Buchanan County to the list of counties authorized to impose a civil fine of up to one thousand dollars for each violation of any county rule, regulation, or ordinance. This provision is identical to HB 1348 (2014), to provisions in HCS/HB 2112 (2014), and to provisions in HCS/SB 615 (2014).

#### RECREATION AND COMMUNITY CENTER DISTRICT (67.585)

This act authorizes the creation of a Recreation and Community Center District in an area encompassed by Liberty School District. Such district may impose a sales tax of up to one-half percent on sales in the district. The sales tax must be approved by a majority of the inhabitants of the district voting on the question. Revenues derived from the sales tax may only be used for construction and maintenance of a community center and for other recreation and wellness purposes. The sales tax may not be repealed until after any bonds secured by the tax have been retired. The sales tax may only be repealed if a majority of the inhabitants of the district voting on the question vote for repeal.

This provision is similar to HB 2192 (2014). This provisions is similar to a provision in CCS/HCS/SB 584 (2014), HSC/SB 631 (2014), CCS#2/HCS/SB 693 (2014), HCS/SCS/SB 824 (2014), and HCS/SCS/SB 854 (2014).

#### NEW MADRID COUNTY TRANSPORTATION SALES TAX (67.587)

This amendment authorizes New Madrid County to impose a sales tax of up to 1/2% to fund transportation infrastructure improvements. The tax must be approved by a vote of the county residents before it may take effect. The county must submit the question of repeal of the tax to the voters at least every four years.

#### PERRY COUNTY TRANSIENT GUEST TAX (67.1367)

This act authorizes Perry County to impose a transient guest tax of up to 6% per room per night. The tax must be approved by the voters of the county before becoming effective. Proceeds from the tax may only be used for the promotion of tourism.

This provision is identical to HB 1909 (2014), a provision in HCS/HB 2112 (2014), and a provision in CCS#2/HCS/SB 693 (2014).

#### UNREVISED SESSION LAWS RELATING TO RANDOLPH COUNTY

## **SAMPLE OF MISSOURI STATUTES**

### **UTILIZING ST. LOUIS COUNTY DESCRIPTION**

1. Section 67.399.<sup>1</sup> Registration fee for violations of housing codes – investigation – appeal – lien on property, when.
2. Section 67.1401. Community Improvement District Act. Definitions.
3. Section 67.1800 and 67.1802. Regional Taxi Cab District. Definitions and District boundaries.
4. Section 70.225. Emergency dispatching system, eligible for membership in local government retirement system, when.
5. Section 99.933. Disadvantaged business enterprise program to be approved.
6. Section 99.939. Fund established for community development corporations.
7. Section 99.942. Development plan, contents — goal for certain projects -- adoption of development plan, procedure.
8. Section 99.820. Real Property Tax Increment Allocation Redevelopment. Municipal Housing. Municipalities’ powers and duties—commission appointment and powers—public disclosure requirements — officials’ conflict of interest, prohibited.
9. Section 100.710. Industrial Development. Definition – “Essential Industry.”

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<sup>1</sup> All statutory references are to the Missouri Revised Statutes as currently supplemented.

10. Section 135.276. Enterprise Zone – Retained Business Facilities.

Definitions.

11. Section 137.180. Assessment and Levy of Property Taxes. Notice to owners.

12. Section 163.011. School Funding. Method of Calculating State Aid.

13. Section 190.528. Stretcher Van Services. License required — political subdivisions not precluded from governing operation of service or enforcing ordinances — responsibilities and restrictions on operation of stretcher van services — rules.

14. Section 245.095. Levee Districts. Powers and duties of supervisors.

15. Section 246.305. Alternative levee district, certain counties — voting rights — apportionment of taxes, board may adopt procedure.

16. Section 523.040. Condemnation Proceedings. Appointment of commissioners — duties — notice of property viewing.

17. Section 590.040. Reserve Officer. Minimum hours of basic training required.

18. Section 643.305. Air Quality Attainment Act. Air conservation commission to adopt state implementation plan, nonattainment areas, certain cities and counties — emission reductions established — department to establish air quality baseline — cost of reduction measures, determination — emissions inspection program, report, public information program.

**From:** Sandy Lueckenhoff [<mailto:Sandy.Lueckenhoff@lr.mo.gov>]  
**Sent:** Friday, September 21, 2012 8:05 AM  
**To:** Curran, Thomas  
**Subject:** RE: LR Position on Population Changes and Their Effect on Missouri Law

Mr. Curran,

Your analysis is absolutely correct. Under Section 1.100, RSMo, the descriptions used in state statute are that of the *last decennial census*. By operation of that same statute, the 2010 decennial census descriptions went into effect on July 1, 2011. Changes in population that occur during the ten-year period between decennial censuses do not impact the description used in legislation until the next decennial census.

Your second point is also accurate. Under Section 1.100, RSMo, it is the county/city population based on the last decennial census *at the time of passage*. Once a statute applies to a county/city at the time of passage it always applies, regardless of subsequent population changes. The statute also provides for counties/cities that subsequently acquire the requisite population or assessed valuation to be included. This avoids the untenable position of constantly having to go back and amend every statute with a description of a county/city which changes population at the next decennial census.

As a result, all statutes which refer to St. Louis County using an accurate population description based on the last decennial census at the time of passage is valid for St. Louis County and always will be. There is no legal basis for challenging the application of a statute based solely on a population change after a decennial census. All legislation passed after July 1, 2011, has to contain the 2010 decennial census population for St. Louis County in order for it to apply.

When determining what counties/cities are included in a statutory description, you must determine the decennial census populations for those counties/cities *at the time of passage of a specific description*.

I will also direct you to the following cases:

1. *Boyd-Richardson Co. v. Leachman*, 615 SW2d 46 (1981) in which the court determined that the statute (1.100) which provided that a decrease in population did not affect applicability of laws which a city not within a county has already qualified did not violate the Missouri Constitution. The court also determined that a section which is amended after passage, but does not amend the description in question, does not alter the counties/cities to which it applies.

*State ex rel. McNeal v. Roach*, 520 SW2d 69 (1975) in which the court determined that enactment of legislation approximately one month before the effective date of the 1970 census was effective by operation of law and any subsequent loss of population shall not remove the city from the operation of that law.

I hope this helps.

Sandy Lueckenhoff  
Legislative Research  
Chief Bill Drafter  
(573) 751-4223

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**From:** Curran, Thomas [<mailto:TCurran3@stlouisco.com>]  
**Sent:** Thursday, September 20, 2012 5:36 PM  
**To:** Sandy Lueckenhoff  
**Subject:** LR Position on Population Changes and Their Effect on Missouri Law

Dear Ms. Lueckenhoff,

Earlier this afternoon, another representative of Legislative Research was kind enough to listen to my questions regarding population changes and how they would affect portions of the Missouri Revised Statutes wherein counties were described by the size of their populations, and she suggested that I contact you.

St. Louis County is facing a situation where an attorney is challenging the County's authority to act under a statute in which we were described as a county with a charter form of government and more than one million inhabitants because St. Louis County's population has fallen below 1,000,000 persons.

In prior years, I had questioned why St. Louis County was being described in this manner in bills proposed in Jefferson City. Since no other county in the state has a population of even 700,000, it seemed safer to stay with the old "more than 900,000 inhabitants" language during the period following the 2000 Census when St. Louis County had surpassed the one million residents mark. But I was referred to RSMo. 1.100 which indicates that the census figures from any particular census are effective from July 1 of the year following the census until July 1 ten years thereafter.

There is language in RSMo. 1.100 indicating that "*Any law which is limited in its operation to counties, cities or other political subdivisions having a specified population or a specified assessed valuation shall be deemed to include all counties, cities or political subdivisions which thereafter acquire such population or assessed valuation as well as those in that category at the time the law passed.*"

I was of the opinion that the last part of this sentence meant that if St. Louis County (or any county) fell out of its prior size category, such a loss of population would not invalidate the laws that applied to it prior to the loss of population. But there is also a clarifying sentence for the City of St. Louis that reads, "*Once a city not located in a county has come under the operation of such a law a subsequent loss of population shall not remove that city from the operation of that law.*" There is no such clarification for St. Louis County.

Would you please give me Legislative Research's position on this matter? I have included a message below that I sent to several St. Louis County staff members last year on this same topic. Thank you very much for your assistance.



Community Facts - Find popular facts (population, income, etc.) and frequently requested data about your community.

Enter a state, county, city, town, or zip code: St. Joseph city, Missouri GO

- Population
- Age
- Business and Industry
- Education
- Governments
- Housing
- Income
- Origins and Language
- Poverty
- Race and Hispanic Origin
- Veterans
- Show All

### St. Joseph city, Missouri

**Population**

Census 2010 Total Population ▼

# 76,780

Source: 2010 Demographic Profile

Bookmark/Save Print

**Popular tables for this geography:**

- 2010 Census**
  - General Population and Housing Characteristics (Population, Age, Sex, Race, Households and Housing, ...)
  - Race and Hispanic or Latino Origin
  - Hispanic or Latino by Type (Mexican, Puerto Rican, ...)
  - Households and Families (Relationships, Children, Household Size, ...)
- 2014 American Community Survey**
  - Demographic and Housing Estimates (Age, Sex, Race, Households and Housing, ...)
- 2015 Population Estimates Program**
  - Annual Population Estimates
- Census 2000**
  - General Demographic Characteristics (Population, Age, Sex, Race, Households and Housing, ...)

\* Want more? Need help? Use Guided Search or visit Census.gov's Quick Facts.





Community Facts - Find popular facts (population, income, etc.) and frequently requested data about your community.

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- Population
- Age
- Business and Industry
- Education
- Governments
- Housing
- Income
- Origins and Language
- Poverty
- Race and Hispanic Origin
- Veterans
- Show All

### Blue Springs city, Missouri

**Population** Bookmark/Save

Census 2010 Total Population ▼

# 52,575

Source: 2010 Demographic Profile

**Popular tables for this geography:**

- 2010 Census**
  - General Population and Housing Characteristics (Population, Age, Sex, Race, Households and Housing, ...)
  - Race and Hispanic or Latino Origin
  - Hispanic or Latino by Type (Mexican, Puerto Rican, ...)
  - Households and Families (Relationships, Children, Household Size, ...)
- 2014 American Community Survey**
  - Demographic and Housing Estimates (Age, Sex, Race, Households and Housing, ...)
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  - Annual Population Estimates
- Census 2000**
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- Population
- Age
- Business and Industry
- Education
- Governments
- Housing
- Income
- Origins and Language
- Poverty
- Race and Hispanic Origin
- Veterans
- Show All

### Excelsior Springs city, Missouri

**Population** Bookmark/Save

Census 2010 Total Population ▼

# 11,084

Source: 2010 Demographic Profile

**Popular tables for this geography:**

- 2010 Census**
  - General Population and Housing Characteristics (Population, Age, Sex, Race, Households and Housing, ...)
  - Race and Hispanic or Latino Origin
  - Hispanic or Latino by Type (Mexican, Puerto Rican, ...)
  - Households and Families (Relationships, Children, Household Size, ...)
- 2014 American Community Survey**
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  - General Demographic Characteristics (Population, Age, Sex, Race, Households and Housing, ...)

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Community Facts - Find popular facts (population, income, etc.) and frequently requested data about your community.

Enter a state, county, city, town, or zip code: Harrisonville city, Missouri GO

- Population
- Age
- Business and Industry
- Education
- Governments
- Housing
- Income
- Origins and Language
- Poverty
- Race and Hispanic Origin
- Veterans
- Show All

### Harrisonville city, Missouri

Population Bookmark/Save

Census 2010 Total Population ▼

# 10,019

Source: 2010 Demographic Profile

**Popular tables for this geography:**

**2010 Census**  
 General Population and Housing Characteristics (Population, Age, Sex, Race, Households and Housing, ...)  
 Race and Hispanic or Latino Origin  
 Hispanic or Latino by Type (Mexican, Puerto Rican, ...)  
 Households and Families (Relationships, Children, Household Size, ...)

**2014 American Community Survey**  
 Demographic and Housing Estimates (Age, Sex, Race, Households and Housing, ...)

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Community Facts - Find popular facts (population, income, etc.) and frequently requested data about your community.

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- Race and Hispanic Origin
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### Peculiar city, Missouri

**Population** Bookmark/Save

Census 2010 Total Population ▼

# 4,608

Source: 2010 Demographic Profile

**Popular tables for this geography:**

- 2010 Census**
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  - Race and Hispanic or Latino Origin
  - Hispanic or Latino by Type (Mexican, Puerto Rican, ...)
  - Households and Families (Relationships, Children, Household Size, ...)
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## Public safety tax on August ballot

St. Joseph News-Press (Missouri)

May 13, 2013 Monday

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**Section:** STATE AND REGIONAL NEWS

**Length:** 392 words

**Byline:** Kim Norvell, St. Joseph News-Press, Mo.

### Body

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May 13--A half-cent sales tax to fund public safety in St. Joseph will be voted on in August.

The City Council unanimously passed a bill Monday approving ballot language for a public safety tax with a 20-year sunset clause. It was approved without discussion.

The public will vote on the half-cent sales tax, which is expected to bring in \$5.5 million per year, on Aug. 6. It needs a simple majority to pass.

At Monday's meeting, the council voted to approve the following question, which voters will be asked to reply to with a yes or a no:

"Shall the City of St. Joseph, impose a citywide sales tax of one-half of one percent for a period of twenty (20) years for the purpose of improving the public safety of the city, including but not limited to additional police officers, public safety employee salaries and benefits, expenditures on public safety equipment, and public safety facilities?"

According to budget projections, revenue generated from the tax will be used in three main categories: Increase pay to retain experienced and trained personnel; hire additional police personnel; and provide capital to fund equipment.

The city has projected it will spend \$1.46 million in the first full fiscal year (FY15) to increase wages for employees in the police, fire and health departments. Currently, 56 percent of police personnel and 35 percent of fire personnel are being paid below the minimum market wage.

In addition, the city will use \$1.2 million to hire 20 additional police officers, as well as two support staff personnel. Of those 20 officers, five will be assigned to the Detective Division and 15 will be assigned to a "power shift" in order to maximize the number of officers on the street at one time.

Finally, about \$1.1 million will be used to create vehicle and equipment replacement programs, as well as a "sinking fund" to be set aside for fire truck maintenance.

If voters approve the tax, the revenue generated would be deposited in a special trust and "used solely for improving public safety in St. Joseph," according to a memo written to the City Council.

Kim Norvell can be reached at [kim.norvell@newspressnow.com](mailto:kim.norvell@newspressnow.com) Follow her on Twitter: @SJNPNorvell.

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### Classification

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Public safety tax on August ballot

**Language:** ENGLISH

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**Acc-No:** 20130513-JM-Public-safety-tax-on-August-ballot-0513-20130513

**Subject:** APPROVALS (90%); WAGES & SALARIES (90%); SALES TAX (90%); TAXES & TAXATION (90%); CITIES (89%); CITY GOVERNMENT (89%); REGIONAL & LOCAL GOVERNMENTS (89%); LEGISLATIVE BODIES (89%); WORKPLACE HEALTH & SAFETY (78%); TALKS & MEETINGS (78%); FIREFIGHTERS & FIREFIGHTING (72%); RECRUITMENT & HIRING (72%)

**Company:** PUBLIC SAFETY EQUIPMENT INC (90%)

**Industry:** BUDGETS (78%); EMERGENCY VEHICLES (73%); BUDGET FORECASTS (67%); General

**Geographic:** MISSOURI, USA (90%)

**Load-Date:** May 14, 2013

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End of Document



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### Clay County, Missouri

**Population**

Census 2010 Total Population

# 221,939

Source: 2010 Demographic Profile

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**Popular tables for this geography:**

**2010 Census**

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- Compare Census Tracts for Population, Housing, Area, and Density

**2014 American Community Survey**

- Demographic and Housing Estimates (Age, Sex, Race, Households and Housing, ...)

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- Compare Cities and Towns for Population, Housing, Area, and Density

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**Table 1. Apportionment Population Based on the 2010 Census and Apportionment of the U.S. House of Representatives: 1910 to 2010**

(For information on confidentiality protection, nonsampling error, and definitions, see [www.census.gov/prod/cen2010/p194-171.pdf](http://www.census.gov/prod/cen2010/p194-171.pdf))

State	2010 apportionment population <sup>1</sup>			Number of representatives											
	Total	Resident population	U.S. population overseas	2010	2000	1990	1980	1970	1960	1950	1940	1930	1920 <sup>2</sup>	1910	
Total	309,183,463	308,143,815	1,039,648	435	435	435	435	435	435	437	435	435	435	435	
Alabama	4,802,982	4,779,736	23,246	7	7	7	7	7	8	9	9	9	10	10	
Alaska	721,523	710,231	11,292	1	1	1	1	1	1	1	(X)	(X)	(X)	(X)	
Arizona	6,412,700	6,392,017	20,683	9	9	9	6	5	4	3	2	2	1	1	
Arkansas	2,926,229	2,915,918	10,311	4	4	4	4	4	4	4	7	7	7	7	
California	37,341,989	37,253,956	88,033	53	53	52	45	43	38	30	23	20	11	11	
Colorado	5,044,930	5,029,196	15,734	7	7	6	6	5	4	4	4	4	4	4	
Connecticut	3,581,628	3,574,097	7,531	5	5	6	6	6	6	6	6	6	5	5	
Delaware	900,877	897,934	2,943	1	1	1	1	1	1	1	1	1	1	1	
Florida	18,900,773	18,801,310	99,463	27	25	23	19	15	12	8	6	5	4	4	
Georgia	9,727,566	9,697,653	39,913	14	13	11	10	10	10	10	10	10	12	12	
Hawaii	1,366,862	1,363,301	3,561	2	2	2	2	2	2	1	(X)	(X)	(X)	(X)	
Idaho	1,573,499	1,567,582	5,917	2	2	2	2	2	2	2	2	2	2	2	
Illinois	12,864,380	12,830,632	33,748	18	19	20	22	24	24	25	26	27	27	27	
Indiana	6,501,582	6,483,802	17,780	9	9	10	10	11	11	11	11	12	13	13	
Iowa	3,053,787	3,046,355	7,432	4	5	5	6	6	7	8	8	9	11	11	
Kansas	2,863,813	2,853,118	10,695	4	4	4	5	5	5	6	6	7	8	8	
Kentucky	4,350,606	4,339,367	11,239	6	6	6	7	7	7	8	9	9	11	11	
Louisiana	4,553,962	4,533,372	20,590	6	7	7	8	8	8	8	8	8	8	8	
Maine	1,333,074	1,328,961	4,113	2	2	2	2	2	2	3	3	3	4	4	
Maryland	5,789,929	5,773,552	16,377	8	8	8	8	8	8	7	6	6	6	6	
Massachusetts	6,559,644	6,547,629	12,015	9	10	10	11	12	12	14	14	15	16	16	
Michigan	9,911,626	9,883,640	27,986	14	15	16	18	19	19	18	17	17	13	13	
Minnesota	5,314,879	5,303,925	10,954	8	8	8	8	8	8	9	9	9	10	10	
Mississippi	2,978,240	2,967,297	10,943	4	4	5	5	5	5	6	7	7	8	8	
Missouri	6,011,478	5,988,927	22,551	8	9	9	9	10	10	11	13	13	16	16	
Montana	994,416	989,415	5,001	1	1	1	2	2	2	2	2	2	2	2	
Nebraska	1,831,825	1,826,341	5,484	3	3	3	3	3	3	4	4	5	6	6	
Nevada	2,709,432	2,700,551	8,881	4	3	2	2	1	1	1	1	1	1	1	
New Hampshire	1,321,445	1,316,470	4,975	2	2	2	2	2	2	2	2	2	2	2	
New Jersey	8,807,501	8,791,804	15,697	12	13	13	14	15	15	14	14	14	12	12	
New Mexico	2,067,273	2,059,179	8,094	3	3	3	3	2	2	2	2	1	1	1	
New York	19,421,055	19,378,102	42,953	27	29	31	34	39	41	43	45	46	43	43	
North Carolina	9,565,781	9,535,483	30,298	13	13	12	11	11	11	12	12	11	10	10	
North Dakota	675,905	672,591	3,314	1	1	1	1	1	1	2	2	2	3	3	
Ohio	11,568,495	11,538,504	31,991	16	18	19	21	23	24	23	24	24	22	22	
Oklahoma	3,764,882	3,751,951	13,931	5	5	6	6	6	6	6	8	9	6	6	
Oregon	3,848,606	3,831,074	17,532	5	5	5	5	4	4	4	4	3	3	3	
Pennsylvania	12,734,905	12,702,379	32,526	18	19	21	23	25	27	30	33	34	36	36	
Rhode Island	1,055,247	1,052,567	2,680	2	2	2	2	2	2	2	2	2	3	3	
South Carolina	4,645,975	4,625,364	20,611	7	6	6	6	6	6	6	6	6	7	7	
South Dakota	819,761	814,180	5,581	1	1	1	1	2	2	2	2	2	3	3	
Tennessee	6,375,431	6,346,105	29,326	9	9	9	9	8	9	9	10	9	10	10	
Texas	25,268,418	25,145,561	122,857	36	32	30	27	24	23	22	21	21	18	18	
Utah	2,770,765	2,763,885	6,880	4	3	3	3	2	2	2	2	2	2	2	
Vermont	630,337	625,741	4,596	1	1	1	1	1	1	1	1	1	2	2	
Virginia	8,037,736	8,001,024	36,712	11	11	11	10	10	10	10	9	9	10	10	
Washington	6,753,369	6,724,540	28,829	10	9	9	8	7	7	7	6	6	5	5	
West Virginia	1,859,815	1,852,994	6,821	3	3	3	4	4	5	6	6	6	6	6	
Wisconsin	5,698,230	5,666,986	11,244	8	8	9	9	9	10	10	10	10	11	11	
Wyoming	568,300	563,626	4,674	1	1	1	1	1	1	1	1	1	1	1	

(X) Not applicable.

<sup>1</sup> Includes the resident population for the 50 states, as ascertained by the 2010 Census under Title 13, U.S. Code, and counts of overseas U.S. military and federal civilian employees (and their dependents living with them) allocated to their home state, as reported by the employing federal agencies. The apportionment population does not include the resident or the overseas population of the District of Columbia.

<sup>2</sup> No reapportionment was made based on the 1920 Census.

<sup>3</sup> The 1950 apportionment originally resulted in the previously fixed House size of 435 representatives; but in 1959, Alaska and Hawaii were both newly admitted to the United States, and each was granted one representative—temporarily increasing the size of the House to 437. Then the 1960 apportionment reverted back to the fixed size of 435.

<sup>4</sup> The apportionment act following the 1910 Census was passed on August 8, 1911. This congressional act (U.S. Statutes at Large, Pub. L. 62-5, 37 Stat. 13) fixed the size of the House at 433 representatives, with a provision for the addition of one seat each for Arizona and New Mexico when they would become states the following year. The resulting House size, 435 members, has been unchanged since, except for a temporary increase to 437 at the time of admission of Alaska and Hawaii as states (see footnote 3).

Sources: U.S. Census Bureau, 2010 Census at [www.census.gov/population/apportionment/data/](http://www.census.gov/population/apportionment/data/), and 2000 Census of Population and Housing, Population and Housing Unit Counts, United States Summary, 2000 (PHC-3-1, Part 1), Table 3.