ministrator in such parishes of two clerks at designated compensations, and to fix their salaries and to provide for an office expense allowance for said officials for operation of their offices.

Be it enacted by the Legislature of Louisiana:

Section 1. Section 1589 of Title 9 of the Louisiana Revised Statutes of 1950 is hereby amended and reenacted to read as follows:

Section 1589. Compensation, employees and expense allowance

A. In parishes of less than 450,000 population they shall receive as a compensation five percent on all funds administered by them, and all necessary expenses incurred in administering and preserving property subject to administration; provided such expenses, other than attorney’s fees are authorized by specific court order before they are incurred.

B. In parishes of more than 450,000 population they shall be paid an annual salary of twelve thousand dollars in lieu of any fees or commissions otherwise provided by law for such officials. In such parishes the public administrator is authorized to employ two clerks at an annual salary of not to exceed four thousand eight hundred dollars per year. In those parishes the public administrator shall be allowed five thousand four hundred dollars per year for the operational expenses of his office. Said salaries and office expenses shall be payable from the State General Fund on warrant of the public administrator.

Section 2. All laws or parts of laws in conflict herewith are hereby repealed.

Approved by the Governor: June 8, 1967.

A true copy:

WADE O. MARTIN, JR.
Secretary of State.

ACT No. 77

House Bill No. 112. By: Messrs. Himel and Triche.

AN ACT

To amend and reenact Subsection A of Section 691 of Title 13 of the Louisiana Revised Statutes of 1950, relative to the annual salary paid to district judges, to fix the salary paid by the state at fifteen thousand dollars per annum and to provide that the total salary from all sources shall

in no case exceed the minimum salary fixed by the supreme court.

Be it enacted, etc.

§ 691. A. The salary of district judges including the juvenile judge of Caddo, and the judge of the juvenile court of Terrebonne, and the judge of the juvenile court of the 12th Judicial District of Louisiana, shall be fixed by the supreme court at not exceeding two thousand dollars per annum.

In the event the supreme court shall exceed the limits set by this act this section shall be interpreted as the supreme court may decide.

Approved by Governor: June 8, 1967.

A true copy:

WADE O. MARTIN, JR.
Secretary of State.

House Bill No. 112.
General Assembly of Louisiana:

Section 1. Subsection A of Section 691 of Title 13 of the Louisiana Revised Statutes of 1950 is hereby amended and reenacted to read as follows:

§ 691. Annual salaries of district judges, certain civil district judges, certain criminal district court judges and certain juvenile judges and family court judges payable by state; minimum and maximum salary; salary payable by parishes and districts composed of three parishes

A. The annual salary of each of the several district judges, including the civil district court judges and the criminal district court judges of the parish of Orleans, the judges of the juvenile court of the parish of Orleans, the parish of Caddo, and the judge of the family court of East Baton Rouge Parish, shall be Fifteen Thousand Dollars, payable monthly by the state treasurer upon the warrant of the judge, provided, that notwithstanding the provisions of R.S.13:692 or any other law, in no case shall the total salary from all sources of any judge covered by the provisions of this Subsection be less than fifteen thousand dollars per annum nor shall such total salary from all sources exceed the annual salary fixed by law for judges of the courts of appeal.

In the event the total salary payable from all sources to any judge covered by this Subsection on the effective date of this act exceeds the salary provided by law for judges of the courts of appeal, the salary payable by the parish or parishes comprising the judicial district, under authority of R.S. 13:692, shall be reduced proportionately and to the extent necessary to make the total salary from all sources equal to but not greater than the salary paid to judges of the courts of appeal.

Section 2. All laws or parts of laws in conflict hereewith are hereby repealed.

Approved by the Governor: June 8, 1967.

A true copy:

WADE O. MARTIN, JR.
Secretary of State.

ACT No. 78
House Bill No. 113.

AN ACT
To amend and reenact Paragraphs 45, 46 and 47 of Section