

IN THE SENATE

SENATE BILL NO. 1008

BY JUDICIARY AND RULES COMMITTEE

AN ACT

1 RELATING TO THE ADMINISTRATIVE DIRECTOR OF COURTS; AMENDING SECTION 1-612,
2 IDAHO CODE, TO REVISE THE TIMING REQUIREMENT FOR CERTAIN REPORTING DU-
3 TIES AND TO MAKE TECHNICAL CORRECTIONS.
4

5 Be It Enacted by the Legislature of the State of Idaho:

6 SECTION 1. That Section 1-612, Idaho Code, be, and the same is hereby
7 amended to read as follows:

8 1-612. DUTIES OF ADMINISTRATIVE DIRECTOR. The administrative direc-
9 tor, acting under the supervision and direction of the Ssupreme Ccourt,
10 shall:

11 (a) Procure data from time to time and as of the close of each ~~calendar~~
12 fiscal year with respect to these matters: the business transacted by the
13 various courts of Idaho; the state of their dockets; the needs, if any, for
14 assistance to expedite the handling of judicial business pending in the
15 courts; and such other matters as, in the judgment of the Ssupreme Ccourt,
16 bear on the work and the administration of the judicial system of the state.

17 (b) Report to the Ssupreme Ccourt from time to time concerning the need
18 for assistance in the handling of pending business in any court of Idaho, and
19 recommended means for meeting the need.

20 (c) Report to the Ssupreme Ccourt and the governor for each
21 ~~calendar~~ fiscal year, as of the close of the year, concerning the data
22 procured as provided in subsection(a) above of this section and as to the
23 work of the administrative director's office, one (1) copy of each report to
24 be made public by filing with the clerk of the Ssupreme Ccourt, one (1) to be
25 furnished to the board of commissioners of the Idaho state bar, and one (1) to
26 the legislative counsel; and report to the Ssupreme Ccourt on these data at
27 such other times as may be requested by the chief justice.

28 (d) Examine the administrative and business methods and systems em-
29 ployed in the offices of the judges, clerks and other officers of the courts
30 related to and serving the courts, and make recommendations to the Ssupreme
31 Ccourt for improvement.

32 (e) Formulate and submit to the Ssupreme Ccourt recommendations for the
33 improvement of the judicial system.