Louisiana Legislative Fiscal Office <i>Fiscal</i> <i>Notes</i>			TIVE FISCAL C Fiscal Note	Fiscal Note Or	n: <b>SB 177</b> S n: <b>REENGROSSE</b>	GLS 24RS 413	
			Opp. Chamb. Action: w/ #2 HSE COMM AMD				
			Proposed Amd.:				
	Sub. Bill For.:						
Date: May	y 20, 2024		Author: MORRIS	, JAY			
Dept./Agy.: Jud	iciary/Secretary	of State/Courts					
Subject: Cor	nposition of Judic	iary Commission N	1embers		Analyst: Daniel D	Druilhet	
members and to <u>Proposed law</u> perm commission or by judge for willful m prejudicial to the a constitute a felony, likely to become p suspend, with or w conduct in violation malfeasance, cond shall make rules r	require investigation investigation in the supreme collision of the supreme collision of the sustaining a felon permanent; provide ithout salary, a juct of the code of juct while in office regarding censuring the sustaining censuring the summation of the summation of the summation of the code of the summation o	ease the non-lawye tions be conducted urt, after an investig the supreme court; to his official duty, istice that brings the y conviction, or for a es that the supreme lge for willful miscon dicial conduct, prejuc which would constitu g, disqualifying, invo	I by directive of the lation by the judiciar ), to censure, suspen willful and persisten a disability that serior court may, pending duct relating to his of dicial to the administ ute a felony, or sust bluntarily retiring, or	and provide for the e supreme court. (2 y commission (institu nd, disqualify, involu t failure to perform disrepute, malfeasan usly interferes with t g an investigation by official duty, willful ar ration of justice that aining a felony conv	2/3 - CA13s1(A)) uted on recommend untarily retire, or re- his duty, persistem ce, conduct while i he performance of ly the judiciary com of persistent failure brings the judicial iction; provides tha from office; places	Page 1 of 1 y commission ation of the judiciary emove from office, a t and public conduct n office which would his duties and that is mission, temporarily to perform his duty, office into disrepute, at the supreme court s proposed law as a <b>5 -YEAR TOTAL</b>	
Agy. Self-Gen.	\$0	\$0	\$0	\$0	\$0	\$0	
Ded./Other	\$0	\$0	\$0	\$0	\$0	\$0	
Federal Funds	\$0	\$0	\$0	\$0	\$0	\$0	
Local Funds	\$0	\$0	\$0	\$0	\$0	\$0	
Annual Total							
REVENUES	2024-25	2025-26	2026-27	2027-28	2028-29	5 -YEAR TOTAL	
State Gen. Fd.	\$0	\$0	\$0	\$0	\$0	\$0	
Agy. Self-Gen.	\$0	\$0	\$0	\$0	\$0	\$0	
Ded./Other	\$0	\$0	\$0	\$0	\$0	\$0	
Federal Funds	\$0	\$0	\$0	\$0	\$0	\$0	
Local Funds	\$0	\$0	\$0	\$0	\$0	\$0	
Annual Total	\$0	\$0	\$0	\$0	\$0	\$0	

## **EXPENDITURE EXPLANATION**

<u>Proposed law</u> may result in an indeterminable decrease in SGF expenditures in the Louisiana Supreme Court, to the extent that a judge is suspended, without salary, pending an investigation by the judiciary commission related to his potential misconduct. The exact fiscal impact to SGF expenditures to the Louisiana Supreme Court is indeterminable, as suspension without salary is optional pending an investigation by the judiciary commission by the judiciary commission, and there is no way to determine the number of judges who will be subject to an investigation by the judiciary commission with the <u>proposed law</u>'s enactment.

The proposed legislation assigns additional duties to the Judiciary Commission relative to investigating members of the judiciary for willful misconduct, malfeasance, persistent and public conduct prejudicial to the administration of justice that brings the judicial office into disrepute, conduct while in office which would constitute a felony, sustaining a felony conviction, or for a disability that seriously interferes with the performance of his duties, and requires the supreme court to establish rules regarding the investigative authority provided to judiciary commission members. The LFO presumes that additional expenditures may be incurred associated with the Supreme Court promulgating these rules and judiciary commission members exercising their investigative authority, but any fiscal impact related to these measures is indeterminable.

## Secretary of State

The proposed constitutional amendment may result in a minimal increase in programming costs for the Department of State to update voting machines for statewide judicial elections and can likely be absorbed within the department's existing operating budget. The Department of State may incur minimal ballot processing costs associated with this measure. As a regular practice, the Department of State typically budgets for up to 10 constitutional amendments and statewide propositions for the fall statewide elections. To the extent the ballot includes more than 10 constitutional amendments and statewide propositions, the Department of State may require additional SGF resources for the December 7, 2024, statewide election. Any expenditure impact would be realized in FY 25.

## **REVENUE EXPLANATION**

There is no anticipated direct material effect on governmental revenues as a result of this measure.

