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Authorizing the Appointment of Assistant Districts Attorneys.

Colorado General Assembly

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(S. B. No. 338, By Senator Sanders)

AUTHORIZING THE APPOINTMENT OF ASSISTANT DIS-TRICT ATTORNEYS.

Be It Enacted by the General Assembly of the State of Colorado:

Section 1. The district attorney in each and every Assistant judicial district in this State, having five counties and District Attorney no more and having but one district judge and having a total population of less than 30,000 inhabitants, according to the last preceding decennial Federal census, is hereby authorized and empowered, by and with the consent of the district judge, to designate and appoint an assistant district attorney, who shall be an attorney Qualifications at law, admitted to practice within this State and who shall actually have practiced law in the courts of this State not less than two years, to assist him in the performance of the duties of his office, at an annual Salary salary to be determined by the district judge not to exceed two thousand dollars. Said salary shall be paid monthly and shall be borne and paid by the several

counties comprising such judicial district out of the

Bond and Oath

ordinary revenues of such counties, each county to pay in proportion to the fees earned by the district attorney in such county during the year preceding the year in which the salary is due and payable. Every such assistant district attorney shall, before entering upon the duties of the office, file with the Secretary of State the bond and oath of office required by law to be filed by district attorneys and shall hold office during the pleasure of the district attorney by whom he was appointed.

Safety Clause

Section 2. The General Assembly hereby finds, determines and declares this Act to be necessary for the immediate preservation of the public peace, health and safety.

Approved March 23, 1933.