61.110 State officers at capital may retain residence in home district.

State officers who are required, in the discharge of their duties, to remain at the state capital more than three (3) months in each year, may, with their families, temporarily reside at the state capital for any space of time during the term for which they were elected or appointed, without changing or losing their legal and permanent residence in the district and precinct in which they resided at the time of their temporary removal. Such officers and their families shall for all purposes be regarded as residents of the precinct and district from which they removed. In all cases it shall be necessary for the officer so intending to temporarily remove to file and cause to be recorded, in the clerk's office of the county judge/executive of the county of his residence and in the clerk's office of the county judge/executive of Franklin County, a statement of such intention.

Effective: June 17, 1978

History: Amended 1978 Ky. Acts ch. 384, sec. 127, effective June 17, 1978. -- Recodified 1942 Ky. Acts ch. 208, sec. 1, effective October 1, 1942, from Ky. Stat. sec. 3761.