By: Representative Moak To: Judiciary B

HOUSE BILL NO. 265

1		AN A	ACT	TO	AMEND	SECTIO	N 19-23	3-21, M	IISS:	ISSIPP	ODE CODE	OF	1972,
2	$T \cap$	ΔΙΙΤΉΩ!	R T Z F	α	אדדדדק	WITTH	COUNTY	COTTRTS	. т∩	ПУЛЬ	AGGTGT	ידוא ב	COLINTY

- TO AUTHORIZE COUNTIES WITH COUNTY COURTS TO HAVE ASSISTANT CATTORNEYS; TO REQUIRE ATTENDANCE IN CRIMINAL PROCEEDINGS IN 3
- JUSTICE COURT; AND FOR RELATED PURPOSES.
- BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- 6 SECTION 1. Section 19-23-21, Mississippi Code of 1972, is
- amended as follows: 7
- 19-23-21. The county attorney of any county having a county 8
- court may appoint an assistant county attorney from the judicial 9
- 10 district in which the county attorney * * * resides, to serve as
- <u>assistant</u> county attorney; the assistant county attorney shall 11
- receive the same salary, mileage expense account and secretarial 12
- 13 assistance as provided by law for the county attorney and shall
- have the same duties and powers as the county attorney, subject to 14
- 15 the direction of the county attorney, and shall attend justice
- court and represent the state in all criminal cases filed with the 16
- justice courts. Each county attorney or his assistant shall 17
- attend justice court in every criminal case filed in justice 18
- 19 court.
- 20 SECTION 2. This act shall take effect and be in force from
- 21 and after its passage.