By: Senator(s) Gordon

To: Judiciary; Fees, Salaries and Administration

SENATE BILL NO. 2602

AN ACT TO AMEND SECTION 99-36-7, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT VICTIM ASSISTANCE COORDINATORS SHALL BE CLASSIFIED AS STATE EMPLOYEES; TO DELETE THE PROVISION REQUIRING APPROVAL BY THE SENIOR CIRCUIT COURT JUDGE FOR THE EMPLOYMENT OF VICTIM ASSISTANCE COORDINATORS AND THE PROVISION REQUIRING VICTIM ASSISTANCE COORDINATORS TO BE PAID JOINTLY BY THE COUNTIES COMPRISING THE CIRCUIT COURT DISTRICT; AND FOR RELATED PURPOSES.

8 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 9 SECTION 1. Section 99-36-7, Mississippi Code of 1972, is 10 amended as follows:

99-36-7. (1) (a) In addition to the full-time legal assistants to the district attorney authorized by Section 25-31-5, the district attorney in each circuit court district in this state shall * * * employ one (1) person to serve at the will and pleasure of the district attorney as a "victim assistance coordinator" who shall * * * be <u>classified as</u> a state employee.

(b) The District Attorney of the First Circuit Court
District may appoint one (1) additional victim assistance
coordinator subject to the approval of and upon the order of the
senior circuit court judge of the district for a total of two (2)
victim assistance coordinators.

(2) The duty of the victim assistance coordinator is to
ensure that a victim, guardian of a victim, or close relative of a
deceased victim is afforded the rights granted victims, guardians
and relatives by Section 99-36-5. The victim assistance
coordinator shall work closely with appropriate law enforcement
agencies, prosecuting attorneys, the state and the judiciary in
fulfilling that duty.

S. B. No. 2602 99\SS02\R436 PAGE 1 29 (3) The salary of the victim assistance coordinator shall 30 not exceed the salary authorized for criminal investigators in 31 Section 25-31-10 * * *.

(4) The board of supervisors of any county, with the 32 approval of and upon the order of the senior circuit court judge 33 of the district wherein such county lies, may, in addition to any 34 35 victim assistance coordinator provided for in subsection (1) of this section, create the position of county victim assistance 36 37 coordinator. The duty of the county victim assistance coordinator shall be to cooperate with local law enforcement agencies, the 38 county attorney and the district attorney in assuring that a 39 40 victim, guardian or close relative is afforded the rights granted 41 by Section 99-36-5. Two (2) or more counties, by action of their respective boards of supervisors, with the approval of and upon 42 the order of the senior circuit court judge of the district 43 44 wherein such counties lie, may join in establishing and 45 maintaining the position of victim assistance coordinator to serve these counties. Any municipality, by action of its governing 46 47 authority, may participate in the establishment and maintenance of a county victim assistance coordinator's office located within the 48 49 municipality.

50 (5) Any district attorney, county board of supervisors or 51 governing authority of a municipality which has established or is 52 participating in the maintenance of an office of victim assistance 53 coordinator may apply through the Governor's Office of State and 54 Federal Programs for a grant under the federal "Victims of Crimes 55 Act of 1984" (Public Law 98-473) to be used in the continued 56 operation of the victim assistance program.

57 SECTION 2. This act shall take effect and be in force from 58 and after July 1, 1999.

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