

By: Senator(s) White (5th)

To: Local and Private

SENATE BILL NO. 3254
(As Passed the Senate)

1 AN ACT TO AUTHORIZE THE BOARD OF SUPERVISORS OF PRENTISS
2 COUNTY, MISSISSIPPI AND THE GOVERNING AUTHORITIES OF BOONEVILLE,
3 MISSISSIPPI, TO IMPOSE ADDITIONAL COURT COSTS IN CERTAIN CASES FOR
4 THE PURPOSE OF FUNDING A DRUG ABUSE RESISTANCE EDUCATION PROGRAM
5 OR SIMILAR PROGRAM IN THE LOCAL SCHOOL DISTRICTS; AND FOR RELATED
6 PURPOSES.

7 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:

8 SECTION 1. (1) The Board of Supervisors of Prentiss County,
9 Mississippi, in its discretion, by resolution duly adopted and
10 entered on its minutes, may require the imposition of the
11 following additional court costs in the justice, county and
12 circuit courts situated within the county:

13 (a) Upon each person convicted under the Controlled
14 Substances Law or under the Mississippi Implied Consent Law, the
15 amount of Fifty Dollars (\$50.00).

16 (b) Upon all moving traffic violations, the amount of
17 Five Dollars (\$5.00).

18 (2) The resolution adopted by the board of supervisors shall
19 include a statement of the board's intent to impose the additional
20 court costs, the purpose therefor and the date on which the courts
21 will begin to impose the additional court costs.

22 (3) The avails of any additional court costs imposed under
23 subsection (1) of this section shall be used exclusively to fund
24 the implementation of a Drug Abuse Resistance Education Program or
25 similar program designed to deter the abuse of drugs in the county
26 school district and the Booneville Municipal Separate School
27 District. If the Drug Abuse Resistance Education Program or
28 similar program described in this subsection shall cease to

29 function, the board of supervisors shall stop the imposition of
30 the additional court costs authorized to be imposed by this
31 section.

32 (4) Upon the adoption of the resolution stating its intent
33 to impose the additional court costs, the board of supervisors
34 shall provide for the creation of a special county fund in which
35 all court costs collected under subsection (1) of this section
36 shall be deposited. Monies in the special fund shall be used for
37 the sole purpose of defraying the cost of the Drug Abuse
38 Resistance Education Program or similar program.

39 (5) The clerks of the respective courts shall deposit and
40 account for the additional court costs collected under subsection
41 (1) of this section in the same manner as fines collected in those
42 courts.

43 SECTION 2. (1) The governing authorities of Booneville,
44 Mississippi, in their discretion, by resolution duly adopted and
45 entered on its minutes, may require the imposition of the
46 following additional court costs in its municipal court:

47 (a) Upon each person convicted under the Controlled
48 Substances Law or the Mississippi Implied Consent Law, the amount
49 of Fifty Dollars (\$50.00).

50 (b) Upon all moving traffic violations, the amount of
51 Five Dollars (\$5.00).

52 (2) The resolution adopted by the governing authorities
53 shall include a statement of the board's intent to impose the
54 additional court costs, the purpose therefor and the date on which
55 the municipal court will begin to impose the additional court
56 costs.

57 (3) The avails of any additional court costs imposed under
58 subsection (1) of this section shall be used exclusively to fund
59 the implementation of a Drug Abuse Resistance Education Program or
60 similar program designed to deter the abuse of drugs in the county
61 school district and the Booneville Municipal Separate School
62 District. If the Drug Abuse Resistance Education Program or
63 similar program described in this subsection shall cease to
64 function, the governing authorities shall stop the imposition of
65 the additional court costs authorized to be imposed by this

66 section.

67 (4) Upon the adoption of the resolution stating their intent
68 to impose the additional court costs, the governing authorities
69 shall provide for the creation of a special county fund in which
70 all court costs collected under subsection (1) of this section
71 shall be deposited. Monies in the special fund shall be used for
72 the sole purpose of defraying the cost of the Drug Abuse
73 Resistance Education Program or similar program.

74 (5) The clerk of the municipal court shall deposit and
75 account for the additional court costs collected under subsection
76 (1) of this section in the same manner as fines collected in those
77 courts.

78 SECTION 3. This act shall take effect and be in force from
79 and after its passage.