Pending AMENDMENT No. 1 PROPOSED TO

Senate Bill NO. 2170

By Representative(s) Committee

Amend by striking all after the enacting clause and inserting in lieu thereof the following:

7 SECTION 1. Section 9-1-43, Mississippi Code of 1972, is
8 amended as follows:

9-1-43. (1) After making deductions for employee salaries 9 and related salary expenses, and expenses allowed as deductions by 10 Schedule C of the Internal Revenue Code, no office of the chancery 11 clerk or circuit clerk of any county in the state shall receive 12 fees as compensation for the chancery clerk's or circuit clerk's 13 14 services in excess of Seventy-five Thousand Six Hundred Dollars (\$75,600.00) annually, and from and after January 1, 2000, in 15 excess of Eighty-three Thousand One Hundred Sixty Dollars 16 (\$83,160.00) annually. All such fees received by the office of 17 chancery or circuit clerks that are in excess of the salary 18 limitation shall be deposited by such clerk into the county 19 general fund on or before April 15 for the preceding calendar 20 year. If the chancery clerk or circuit clerk serves less than one 21 (1) year, then he shall not receive as compensation any fees in 22 23 excess of that portion of the salary limitation that can be 24 attributed to his time in office on a pro rata basis. Upon leaving office, income earned by any clerk in his last full year 25 of office but not received until after his last full year of 26 office shall not be included in determining the salary limitation 27

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of the successor clerk. There shall be exempted from the 28 29 provisions of this subsection any monies or commissions from private or governmental sources which: (a) are to be held by the 30 31 chancery or circuit clerk in a trust or custodial capacity as prescribed in subsections (4) and (5); or (b) are received as 32 33 compensation for services performed upon order of a court or board of supervisors which are not required of the chancery clerk or 34 35 circuit clerk by statute.

(2) It shall be unlawful for any chancery clerk or circuit 36 37 clerk to use fees in excess of Seventy-five Thousand Six Hundred 38 Dollars (\$75,600.00) annually, and from and after January 1, 2000, in excess of Eighty-three Thousand One Hundred Sixty Dollars 39 40 (\$83,160.00) annually, to pay the salaries or actual or necessary expenses of employees who are related to such clerk by blood or 41 42 marriage within the first degree of kinship according to the civil law method of computing kinship as provided in Sections 1-3-71 and 43 44 1-3-73. However, the prohibition of this subsection shall not 45 apply to any individual who was an employee of the clerk's office prior to the date his or her relative was elected as chancery or 46 47 circuit clerk. The spouse and/or any children of the chancery clerk or circuit clerk employed in the office of the chancery 48 49 clerk may be paid a salary; however, the combined annual salaries 50 of the clerk, spouse and any child of the clerk may not exceed an 51 amount equal to the salary limitation.

52 (3) The chancery clerk and the circuit clerk shall be liable 53 on their official bond for the proper deposit and accounting of 54 all monies received by his office. The State Auditor shall 55 promulgate uniform accounting methods for the accounting of all 56 sources of income by the offices of the chancery and circuit 57 clerk.

58 (4) There is created in the county depository of each county 59 a clearing account to be designated as the "chancery court clerk

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clearing account," into which shall be deposited: (a) all such 60 61 monies as the clerk of the chancery court shall receive from any person complying with any writ of garnishment, attachment, 62 63 execution or other like process authorized by law for the 64 enforcement of child support, spousal support or any other 65 judgment; (b) any portion of any fees required by law to be collected in civil cases which are to pay for the service of 66 67 process or writs in another county; and (c) any other money as shall be deposited with the court which by its nature is not, at 68 the time of its deposit, public monies, but which is to be held by 69 70 the court in a trust or custodial capacity in a case or proceeding before the court. The clerk of the chancery court shall account 71 72 for all monies deposited in and disbursed from such account and shall be authorized and empowered to draw and issue checks on such 73 74 account at such times, in such amounts and to such persons as 75 shall be proper and in accordance with law.

76 The following monies paid to the chancery clerk shall be 77 subject to the salary limitation prescribed under subsection (1): 78 (a) all fees required by law to be collected for the filing, 79 recording or abstracting of any bill, petition, pleading or decree in any civil case in chancery; (b) all fees collected for land 80 recordings, charters, notary bonds, certification of decrees and 81 copies of any documents; (c) all land redemption and mineral 82 documentary stamp commissions; and (d) any other monies or 83 84 commissions from private or governmental sources for statutory functions which are not to be held by the court in a trust 85 86 capacity. Such fees as shall exceed the salary limitations shall be maintained in a bank account in the county depository and 87 accounted for separately from those monies paid into the chancery 88 court clerk clearing account. 89

90 (5) There is created in the county depository in each county91 a clearing account to be designated as the "circuit court clerk

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civil clearing account," into which shall be deposited: (a) all 92 93 such monies and fees as the clerk of the circuit court shall 94 receive from any person complying with any writ of garnishment, 95 attachment, execution or any other like process authorized by law for the enforcement of a judgment; (b) any portion of any fees 96 97 required by law or court order to be collected in civil cases; (c) all fees collected for the issuance of marriage licenses; and 98 99 (d) any other money as shall be deposited with the court which by 100 its nature is not, at the time of its deposit, public monies but 101 which is to be held by the court in a trust or custodial capacity 102 in a case or proceeding before the court.

There is created in the county depository in each county a 103 104 clearing account to be designated as the "circuit court clerk criminal clearing account," into which shall be deposited: (a) 105 106 all such monies as are received in criminal cases in the circuit 107 court pursuant to any order requiring payment as restitution to 108 the victims of criminal offenses; (b) any portion of any fees and 109 fines required by law or court order to be collected in criminal 110 cases; and (c) all cash bonds as shall be deposited with the 111 court. The clerk of the circuit court shall account for all monies deposited in and disbursed from such account and shall be 112 113 authorized and empowered to draw and issue checks on such account, at such times, in such amounts and to such persons as shall be 114 proper and in accordance with law; however, such monies as are 115 116 forfeited in criminal cases shall be paid by the clerk of the circuit court to the clerk of the board of supervisors for deposit 117 118 in the general fund of the county.

The following monies paid to the circuit clerk shall be subject to the salary limitation prescribed under subsection (1): (a) all fees required by law to be collected for the filing, recording or abstracting of any bill, petition, pleading or decree in any civil action in circuit court; (b) copies of any documents;

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124 and (c) any other monies or commissions from private or 125 governmental sources for statutory functions which are not to be 126 held by the court in a trust capacity.

127 (6) The chancery clerk and the circuit clerk shall establish 128 and maintain a cash journal for recording cash receipts from 129 private or government sources for furnishing copies of any papers 130 of record or on file, or for rendering services as a notary 131 public, or other fees wherein the total fee for the transaction is 132 Ten Dollars (\$10.00) or less. The cash journal entry shall 133 include the date, amount and type of transaction, and the clerk 134 shall not be required to issue a receipt to the person receiving 135 such services. The State Auditor shall not take exception to the 136 furnishing of copies or the rendering of services as a notary by 137 any clerk free of charge.

138 In any county having two (2) judicial districts, whenever the 139 chancery clerk serves as deputy to the circuit clerk in one (1) 140 judicial district and the circuit clerk serves as deputy to the 141 chancery clerk in the other judicial district, the chancery clerk may maintain a cash journal, separate from the cash journal 142 143 maintained for chancery clerk receipts, for recording the cash 144 receipts paid to him as deputy circuit clerk, and the circuit 145 clerk may maintain a cash journal, separate from the cash journal 146 maintained for circuit clerk receipts, for recording the cash 147 receipts paid to him as deputy chancery clerk. The cash receipts 148 collected by the chancery clerk in his capacity as deputy circuit 149 clerk and the cash receipts collected by the circuit clerk in his capacity as deputy chancery clerk shall be subject to the salary 150 151 limitation prescribed under subsection (1).

(7) Any clerk who knowingly shall fail to deposit funds or otherwise violate the provisions of this section shall be guilty of a misdemeanor in office and, upon conviction thereof, shall be fined in an amount not to exceed double the amount that he failed

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156 to deposit, or imprisoned for not to exceed six (6) months in the 157 county jail, or be punished by both such fine and imprisonment.

158 SECTION 2. The Attorney General of the State of Mississippi 159 is directed to submit this act, immediately upon approval by the 160 Governor, or upon approval by the Legislature subsequent to a 161 veto, to the Attorney General of the United States or to the 162 United States District Court for the District of Columbia in 163 accordance with the provisions of the Voting Rights Act of 1965, 164 as amended and extended.

165 SECTION 3. This act shall take effect and be in force from 166 and after the date it is effectuated under Section 5 of the Voting 167 Rights Act of 1965, as amended and extended.

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