Pending AMENDMENT No. 1 PROPOSED TO

Senate Bill NO. 2988

By Representative(s) Committee

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

15 SECTION 1. (1) In any county not having a county court or family court judge, the youth court judge may establish the Office 16 17 of Youth Court Administrator by an order entered on the minutes of the court. The youth court administrator may serve one or more 18 youth courts provided that the youth courts are in the same 19 chancery court district. In the discretion of the youth court 20 judge, the position of youth court administrator may be a 21 22 full-time or part-time position, but shall not be filled by any person who is currently employed by the Mississippi Department of 23 24 Human Services. The youth court administrator may serve as the youth court intake officer as established in Section 43-21-115. 25 (2) It shall be the duty of the youth court administrator 26 to: 27

(a) Perform all nonjudicial tasks of the youth court,
other than those assigned to other youth court employees;
(b) Maintain all statistical reports, issue case
numbers, and be responsible to provide the Administrative Office
of the Courts all data concerning to the youth court served

33 including completion of all Administrative Office of the Courts
34 tracking forms;

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(c) Serve as liaison with the media, the general

HR03\SB2988A.J *HR03\SB2988A.J* PAGE 1

36 public, law enforcement, attorneys, witnesses and all other 37 interested parties;

38 (d) Provide general administrative support for the39 youth court judge;

40 (e) Insure that all needed court files, evidence and
41 witnesses are before the court as and when needed, and to
42 personally appear at youth court hearings as directed by the
43 court; and

44 (f) Perform other duties assigned by the youth court45 judge.

46 (3) The salary and other cost associated with the operation
47 of the Office of the Youth Court Administrator shall be fixed on
48 order of the judge as provided in Section 43-21-123.

49 SECTION 2. (1) In any county not having a county court or family court judge, the youth court judge may employ a youth court 50 administrator as set forth in Section 1 of this act. Each such 51 52 youth court judge that desires to employ a youth court 53 administrator shall make application to the Administrative Office of Courts. The administrative Office of Courts must approve the 54 55 position, job description and salary before the position of youth court administrator may be filled. Upon approval by the 56 57 Administrative Office of Courts, the youth court judge or judges may appoint the youth court administrator and each youth court 58 administrator will work at the will and pleasure of the judge or 59 60 judges who appointed them but will be employees of the Administrative Office of Courts. Upon approval by the 61 62 Administrative Office of Courts, the appointment of any youth court administrator shall be evidenced by the entry of an order on 63 the minutes of the youth court. When a youth court administrator 64 is appointed jointly by two (2) or more youth court judges, the 65 66 order setting forth any appointment shall be entered on the 67 minutes of each participating youth court.

99\HR03\SB2988A.J *HR03/SB2988A.J*

PAGE 2

68 (2) The Administrative Office of Courts shall develop and
69 promulgate minimum qualifications for the position of youth court
70 administrator.

71 (3) The Administrative Office of Courts shall allocate from the support staff fund an amount not to exceed Thirty thousand 72 73 Dollars (\$30,000.00) per chancery court district for the employment of one (1) or more youth court administrators in the 74 75 chancery court district. Youth court administrators shall receive 76 compensation pursuant to personnel policies established by the 77 Administrative Office of Courts. Such compensation shall be based 78 on the number of youth courts served, case loads of youth courts served, as well as other criteria developed by the Administrative 79 Office of Courts. 80

81 (4) The Administrative Office of Courts shall allocate from 82 the support staff fund an amount not to exceed One Thousand Nine 83 Hundred Dollars (\$1,900.00) per chancery court district for the 84 travel expenses of all youth court administrators employed in that 85 chancery court district.

86 (5) For the purposes of this section, the following terms
87 shall have the meaning ascribed herein unless the context clearly
88 requires otherwise:

89 (a) "Youth court judge" means any chancellor serving as
90 the judge of a youth court of a county or another judge named by
91 the senior chancellor of that county or chancery court district.

92 "Compensation" means the gross salary plus all (b) amounts paid for benefits or otherwise as a result of employment 93 94 or as required by employment; provided, however, that only salary 95 earned for services rendered shall be reported and credited for Public Employees' Retirement System purposes. Amounts paid for 96 benefits or otherwise, including reimbursement for travel 97 98 expenses, shall not be reported or credited for retirement 99 purposes.

99\HR03\SB2988A.J *HR03/SB2988A.J*

PAGE 3

100 SECTION 3. Any city were the youth court division was 101 created as a division of the municipal court prior to January 1, 1999, pursuant to Section 43-21-107(4), may employ a youth court 102 103 administrator in the same manner as prescribed in Sections 1 and 2 of this act for counties not having either a county court or 104 105 family court judge. However, the Administrative Office of Courts shall allocate from the support staff fund an amount not to exceed 106 107 Twelve Thousand Dollars (\$12,000.00), for the compensation of such youth court administrator. 108

109 SECTION 4. Section 9-1-36, Mississippi Code of 1972, is 110 amended as follows:

9-1-36. (1) Each circuit judge, chancellor and county court 111 112 judge shall receive an office operating allowance for the expenses of operating the office of such judge, including retaining a law 113 clerk, legal research, stenographic help, stationery, stamps, 114 furniture, office equipment, telephone, office rent and other 115 116 items and expenditures necessary and incident to maintaining the 117 office of judge. Such allowance shall be paid only to the extent of actual expenses incurred by any such judge as itemized and 118 119 certified by such judge to the Supreme Court and then in an amount of not more than Four Thousand Dollars (\$4,000.00) per annum; 120 121 however, such judge may expend sums in excess thereof from the compensation otherwise provided for his office. No part of this 122 123 expense or allowance shall be used to pay an official court 124 reporter for services rendered to said court.

(2) In addition to the amounts provided for in subsection (1), there is hereby created a separate office allowance fund for the purpose of providing support staff to judges. This fund shall be managed by the Administrative Office of Courts.

(3) Each judge who desires to employ support staff after
July 1, 1994, shall make application to the Administrative Office
of Courts by submitting to the Administrative Office of Courts a

99\HR03\SB2988A.J *HR03/SB2988A.J*

PAGE 4

proposed personnel plan setting forth what support staff is deemed 132 133 necessary. Such plan may be submitted by a single judge or by any combination of judges desiring to share support staff. 134 In the 135 process of the preparation of the plan, the judges, at their request, may receive advice, suggestions, recommendations and 136 137 other assistance from the Administrative Office of Courts. The Administrative Office of Courts must approve the positions, job 138 descriptions and salaries before the positions may be filled. 139 The 140 Administrative Office of Courts shall not approve any plan which 141 does not first require the expenditure of the funds in the support 142 staff fund for compensation of any of the support staff before expenditure is authorized of county funds for that purpose. Upon 143 144 approval by the Administrative Office of Courts, the judge or 145 judges may appoint the employees to the position or positions, and each employee so appointed will work at the will and pleasure of 146 147 the judge or judges who appointed him but will be employees of the 148 Administrative Office of Courts. Upon approval by the 149 Administrative Office of Courts, the appointment of any support staff shall be evidenced by the entry of an order on the minutes 150 151 of the court. When support staff is appointed jointly by two (2) or more judges, the order setting forth any appointment shall be 152 153 entered on the minutes of each participating court.

154 (4) The Administrative Office of Courts shall develop and 155 promulgate minimum qualifications for the certification of court 156 administrators. Any court administrator appointed on or after 157 October 1, 1996, shall be required to be certified by the 158 Administrative Office of Courts.

(5) Support staff shall receive compensation pursuant to personnel policies established by the Administrative Office of Courts; however, from and after July 1, 1994, the Administrative Office of Courts shall allocate from the support staff fund an amount not to exceed Forty Thousand Dollars (\$40,000.00) per

99\HR03\SB2988A.J *HR03/SB2988A.J*

PAGE 5

164 fiscal year (July 1 through June 30) per judge for whom support 165 staff is approved for the funding of support staff assigned to a 166 judge or judges. Any employment pursuant to this subsection shall 167 be subject to the provisions of Section 25-1-53.

The Administrative Office of Courts may approve expenditure from the fund for additional equipment for support staff appointed pursuant to this section in any year in which the allocation per judge is sufficient to meet the equipment expense after provision for the compensation of the support staff.

173 (6) For the purposes of this section, the following terms 174 shall have the meaning ascribed herein unless the context clearly 175 requires otherwise:

(a) "Judges" means circuit judges, chancellors <u>and</u>
<u>county court judges</u>, or any combination thereof;

(b) "Support staff" means court administrators, law l79 clerks, legal research assistants or secretaries, or any l80 combination thereof, but shall not mean school attendance l81 officers;

"Compensation" means the gross salary plus all 182 (C) 183 amounts paid for benefits or otherwise as a result of employment or as required by employment; provided, however, that only salary 184 185 earned for services rendered shall be reported and credited for Public Employees' Retirement System purposes. Amounts paid for 186 benefits or otherwise, including reimbursement for travel 187 188 expenses, shall not be reported or credited for retirement 189 purposes.

190 (7) Title to all tangible property, excepting stamps, 191 stationery and minor expendable office supplies, procured with 192 funds authorized by this section, shall be and forever remain in 193 the State of Mississippi to be used by the circuit judge<u>,</u> 194 chancellor <u>or county court judge</u> during the term of his office and 195 thereafter by his successors.

99\HR03\SB2988A.J *HR03/SB2988A.J*

PAGE 6

(8) Any circuit judge, chancellor or county court judge who 196 197 did not have a primary office provided by the county on March 1, 198 1988, shall be allowed an additional Four Thousand Dollars 199 (\$4,000.00) per annum to defray the actual expenses incurred by 200 such <u>circuit</u> judge, chancellor <u>or county court judge</u> in 201 maintaining an office; however, any circuit judge, chancellor or 202 county court judge who had a primary office provided by the county 203 on March 1, 1988, and who vacated the office space after such date 204 for a legitimate reason, as determined by the Department of Finance and Administration, shall be allowed the additional office 205 206 expense allowance provided under this subsection.

(9) The Supreme Court, through the Administrative Office of Courts, shall submit to the Department of Finance and Administration the itemized and certified expenses for office operating allowances that are directed to the court pursuant to this section.

(10) The Supreme Court, through the Administrative Office of Courts, shall have the power to adopt rules and regulations regarding the administration of the office operating allowance authorized pursuant to this section.

216 SECTION 5. Section 43-21-123, Mississippi Code of 1972, is 217 amended as follows:

43-21-123. (1) Except for expenses provided by state funds 218 and/or other monies, the board of supervisors, or the municipal 219 220 governing board where there is a municipal youth court, shall adequately provide funds for the operation of the youth court 221 222 division of the chancery court in conjunction with the regular 223 chancery court budget, or the county or family courts where said courts are constituted. In preparation for said funding, on an 224 annual basis at the time requested, the youth court judge or 225 226 administrator shall prepare and submit to the board of 227 supervisors, or the municipal governing board of the youth court

99\HR03\SB2988A.J *HR03/SB2988A.J*

PAGE 7

228 wherever the youth court is a municipal court, an annual budget 229 which will identify the number, staff position, title and amount 230 of annual or monthly compensation of each position as well as provide for other expenditures necessary to the functioning and 231 232 operation of the youth court. When the budget of the youth court or youth court judge is approved by the board of supervisors of 233 the governing authority of the municipality, then the youth court 234 or youth court judge may employ such persons as provided in the 235 236 budget from time to time.

237 (2) Except for expenses provided by state funds and/or other monies, the board of supervisors of any county in which there is 238 239 located a youth court, and the governing authority of any municipality in which there is located a municipal youth court, 240 are each authorized to reimburse the youth court judges, referees, 241 youth court administrators and other youth court employees or 242 243 personnel for reasonable travel and expenses incurred in the 244 performance of their duties and in attending educational meetings offering professional training to such persons as budgeted. 245 246 SECTION 6. Provided that, however, nothing in this act shall require any increased expenditure by local governments of the 247 State of Mississippi without the prior consent of said local 248 249 governmental units.

250 SECTION 7. This act shall take effect and be in force from 251 and after July 1, 1999.

Further, amend by striking the title in its entirety and inserting in lieu thereof the following:

1 AN ACT TO AUTHORIZE THE ESTABLISHMENT OF THE OFFICE OF YOUTH 2 COURT ADMINISTRATOR; TO PRESCRIBE THE DUTIES OF THE YOUTH COURT 3 ADMINISTRATOR; TO PROVIDE THAT YOUTH COURT ADMINISTRATORS ARE 4 EMPLOYEES OF THE ADMINISTRATIVE OFFICE OF COURTS WORKING AT THE 5 WILL AND PLEASURE OF THE YOUTH COURT JUDGE; TO AUTHORIZE THE ESTABLISHMENT OF THE OFFICE OF YOUTH COURT ADMINISTRATOR FOR ANY 6 7 MUNICIPAL YOUTH COURT FORMED PRIOR TO JANUARY 1, 1999; TO AMEND 8 SECTION 9-1-36, MISSISSIPPI CODE OF 1972, TO INCLUDE COUNTY COURT 9 JUDGES AMONG THOSE JUDGES FOR WHOM A STATE OFFICE ALLOWANCE IS PROVIDED; TO AMEND SECTION 43-21-123, MISSISSIPPI CODE OF 1972, TO 10 11 INCLUDE REFEREES AND YOUTH COURT ADMINISTRATORS FOR THE 12 REIMBURSEMENT OF NECESSARY TRAVEL EXPENSES; AND FOR RELATED

99\HR03\SB2988A.J *HR03/SB2988A.J*

PAGE 8

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PAGE 9

99\HR03\SB2988A.J *HR03/SB2988AJ*