By: Simpson

To: Judiciary A

HOUSE BILL NO. 1135

AN ACT TO REENACT SECTIONS 73-3-101, 73-3-103, 73-3-105, 73-3-107, 73-3-109, 73-3-111, 73-3-113, 73-3-115, 73-3-117, 73-3-119, 73-3-120, 73-3-121, 73-3-123, 73-3-125, 73-3-127, 73-3-129, 73-3-131, 73-3-133, 73-3-135, 73-3-137, 73-3-139, 73-3-140, 73-3-141, 73-3-143, 73-3-145 AND 73-3-171, MISSISSIPPI CODE OF 1972, WHICH CREATE THE MISSISSIPPI BAR AND THE STATE BOARD OF BAR COMMISSIONERS; TO REENACT SECTIONS 73-3-301, 73-3-303, 73-3-205, 72-2, 207, 72-2, 200, 72-2, 210, 72-2, 211, 72-2, 212 1 2 3 4 5 6 7 OF BAR COMMISSIONERS; TO REENACT SECTIONS 73-3-301, 73-3-303, 73-3-305, 73-3-307, 73-3-309, 73-3-310, 73-3-311, 73-3-313, 73-3-315, 73-3-317, 73-3-319, 73-3-321, 73-3-323, 73-3-325, 73-3-327, 73-3-329, 73-3-331, 73-3-333, 73-34-335, 73-3-337, 73-3-339, 73-3-341, 73-3-343, 73-3-345, 73-3-347, 73-3-349, 73-3-351, 73-3-353, 73-3-355, 73-3-357, 73-3-359, 73-3-361, 73-3-363, 73-3-365, 73-3-367, 73-3-369, 73-3-371 AND 73-3-373, MISSISSIPPI CODE OF 1972, WHICH PROVIDE PROCEDURES TO DISCIPLINE AND TO DETERMINE PERSONAL INCAPACITY TO PRACTICE LAW; TO AMEND SECTION 73-3-403, MISSISSIPPI CODE OF 1972, TO EXTEND THE REPEALER ON THE MISSISSIPPI BAR; AND FOR RELATED PURPOSES 8 9 10 11 12 13 14 15 16 17 ON THE MISSISSIPPI BAR; AND FOR RELATED PURPOSES. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 18 19 SECTION 1. Section 73-3-101, Mississippi Code of 1972, is 20 reenacted as follows: 73-3-101. The resident lawyers now authorized to practice 21 22 law in the State of Mississippi are hereby and herewith

23 constituted an association which shall be known as the Mississippi 24 Bar.

25 SECTION 2. Section 73-3-103, Mississippi Code of 1972, is

26 reenacted as follows:

73-3-103. All resident persons now or hereafter admitted to
practice law in the state shall be members of this association.

29 SECTION 3. Section 73-3-105, Mississippi Code of 1972, is 30 reenacted as follows:

31 73-3-105. The bar shall elect a president, a first vice 32 president and president-elect, and a second vice president, who 33 shall each serve for a term of one (1) year. None of such

34 officers shall be eligible to succeed himself.

35 The bar shall adopt bylaws for its government, fixing the term of office for the officers and members of the Board of 36 37 Commissioners, providing for the times and methods of the election 38 of officers and members of the Board of Commissioners, authorizing 39 sections of the bar, providing for committees through which the activities of the bar would be carried on, prescribing the methods 40 41 by which the time for the annual meetings of the bar and of the Board of Commissioners shall be set, prescribing the manner in 42 which special meetings of the officers, the board, and the bar may 43 be called and held, authorizing the board to elect an executive 44 committee with a determination of its composition and what powers 45 46 may be delegated to such executive committee, and covering other proper subjects. Such bylaws shall not be inconsistent with the 47 48 provisions of this chapter.

49 SECTION 4. Section 73-3-107, Mississippi Code of 1972, is 50 reenacted as follows:

51 73-3-107. The bar shall be controlled and governed by a 52 Board of Commissioners consisting of as many members as shall be 53 established by the bylaws of the bar or any amendments thereto, 54 adopted at an annual meeting of the bar.

55 SECTION 5. Section 73-3-109, Mississippi Code of 1972, is 56 reenacted as follows:

57 73-3-109. At all meetings of the Board of Commissioners a 58 majority of the entire membership shall constitute a quorum for 59 action upon any questions that may come before the board except 60 such questions as this article or the bylaws of the organization 61 may require to be passed upon by a larger portion of the 62 membership.

63 SECTION 6. Section 73-3-111, Mississippi Code of 1972, is
64 reenacted as follows:

65 73-3-111. A secretary, who may be designated as executive
66 director, shall be elected by the Board of Commissioners and shall
67 hold office for one (1) year.

The secretary shall keep and maintain rolls which shall contain the name and place of residence of every lawyer in the state. He may adopt such means as he thinks best to make the

71 rolls accurate and complete. There shall be made a separate roll 72 for each circuit court district.

The secretary shall keep minutes of all meetings of the Board of Commissioners and such minutes, signed by the chairman and secretary, shall be the evidence of the proceedings had and actions taken by the board. He shall also keep the minutes of each meeting of the bar, which minutes signed by him and by the presiding officer shall be evidence of the proceedings had and actions taken by the bar.

80 SECTION 7. Section 73-3-113, Mississippi Code of 1972, is 81 reenacted as follows:

82 73-3-113. The secretary shall also perform the duties of 83 treasurer. He shall make bond for the safe handling of all funds for which he may become responsible, the bond to be in such 84 penalty, with such sureties, and conditioned as the Board of 85 86 Commissioners may require. Annually, and not less than thirty 87 (30) days in advance of the date the Board of Commissioners is to consider the proposed budget of the bar for the next fiscal year, 88 89 the secretary shall publish in an official publication of the bar 90 a detailed accounting of all projected revenues and each item of 91 expenditure in the proposed budget. Items of expenditure relating to disciplinary functions of the bar shall appear separately from 92 93 those relating to nondisciplinary functions. In addition, the 94 secretary shall annually cause to be made an independent audit by a certified public accountant of all receipts, expenditures and 95 96 funds under the control of the bar and shall publish such audit in 97 an official publication of the bar.

98 SECTION 8. Section 73-3-115, Mississippi Code of 1972, is
99 reenacted as follows:

100 73-3-115. The secretary shall maintain his office at the 101 seat of government. But the meetings of the Board of 102 Commissioners shall be at such places as the board may select from 103 time to time or as may be designated in calls made as herein

104 authorized. The meetings of the bar shall be held at such places 105 as the bar may from time to time select. The secretary shall 106 attend all meetings of the board and all meetings of the bar. 107 SECTION 9. Section 73-3-117, Mississippi Code of 1972, is 108 reenacted as follows:

109 73-3-117. The secretary shall receive a salary in such 110 amount and payable in such manner as the Board of Commissioners 111 may prescribe from time to time. No other officer shall be paid a 112 salary. But the traveling expenses of members of the board 113 attending meetings of the board and such expenses of committees 114 making trips on business of the bar shall be paid.

115 SECTION 10. Section 73-3-119, Mississippi Code of 1972, is
116 reenacted as follows:

117 73-3-119. Enrollment on the list of members of the bar and 118 the payment of annual enrollment fees as required hereby shall be 119 prerequisites to the continued practice by any lawyer already 120 admitted and to the engaging in the practice by persons hereafter 121 admitted. The date on which the provisions of this section shall 122 become operative will be determined in the manner hereinafter 123 provided.

124 SECTION 11. Section 73-3-120, Mississippi Code of 1972, is 125 reenacted as follows:

126 73-3-120. Members of the bar shall be divided into active 127 and inactive membership classes which shall be defined as follows:

(a) "Active member" means any person admitted to
practice law in this state and who is engaged in the practice of
law in this state. Except as otherwise provided in Section
73-3-125, all active members shall be entitled to vote and hold
office in the bar.

(b) "Inactive member" means any member, in good
standing, who is not engaged in the practice of law in this state.
A person may, upon written request, be enrolled as an inactive
member. Inactive members shall not be entitled to vote and hold

137 office in the bar.

As used in this section, the "practice of law" shall include any person holding himself out as a practicing attorney or occupying any position in which he may be called upon to give legal advice or counsel or to examine the law or to pass upon the legal effect of any act, document or law.

143 The Mississippi Bar shall promulgate rules and regulations 144 regarding continuing legal education requirements between active 145 and inactive status.

SECTION 12. Section 73-3-121, Mississippi Code of 1972, is reenacted as follows:

148 73-3-121. Any lawyer changing his residence from one circuit 149 to another shall promptly notify the secretary who shall make the 150 changes on his rolls to show such person's name on the roll of the 151 proper district.

SECTION 13. Section 73-3-123, Mississippi Code of 1972, is reenacted as follows:

73-3-123. Each member of the bar shall, unless exempt by 154 155 virtue of Section 73-3-125, pay enrollment fees each year in an amount as established by the Board of Commissioners, but not to 156 157 exceed the sum of Two Hundred Dollars (\$200.00) until August 1, 158 1997, and not to exceed Two Hundred Twenty-five Dollars (\$225.00) thereafter until August 1, 1999, and not to exceed Two Hundred 159 160 Fifty Dollars (\$250.00) thereafter for those members admitted to practice law for three (3) years or more; and One Hundred Ten 161 162 Dollars (\$110.00) for those members admitted to practice law for one (1) year, but less than three (3) years; and Fifty Dollars 163 (\$50.00) for those members admitted to practice law less than one 164 165 (1) year; and Fifty Dollars (\$50.00) for those members on inactive 166 status. All enrollment fees shall be paid for the same period, 167 that is, for the period of one (1) year beginning on the day and month to be determined as provided in Section 73-3-127. The 168 169 enrollment fees shall be paid to the secretary of the bar.

170 SECTION 14. Section 73-3-125, Mississippi Code of 1972, is 171 reenacted as follows:

172 73-3-125. All lawyers over the age of seventy-five (75) years, and the judges of the Supreme Court, and circuit, chancery 173 174 and county judges, United States magistrates, judges of the bankruptcy courts, and the judges of the federal courts are exempt 175 176 from the payment of enrollment fees. Persons of the classes 177 enumerated in this section shall be active members except that no 178 judge shall be eligible to membership on the Board of 179 Commissioners.

180 SECTION 15. Section 73-3-127, Mississippi Code of 1972, is 181 reenacted as follows:

73-3-127. Any member failing to pay any enrollment fees 182 183 within sixty (60) days after the same become due shall be 184 considered delinquent and shall be given written notice of his 185 delinquency mailed to him by United States mail, addressed to his 186 last known address. If the delinquent fails to pay such 187 enrollment fees within thirty (30) days after written notice of 188 delinquency, he shall stand suspended from membership in the It shall be the duty of the secretary, upon any 189 Mississippi Bar. 190 member's becoming suspended as above stated, to notify the 191 delinquent in writing by United States certified mail of his 192 suspension, and to notify the courts of the county of his last 193 known address of such fact, viz; the circuit court, the chancery 194 court and the county court, if there be a county court, by mailing 195 such notice to the presiding judge and to the clerk of such court. 196 Any member shall be reinstated upon payment of delinquent 197 enrollment fees and a penalty in an amount equal to one-half (1/2)198 of the delinquent enrollment fees. The secretary, upon such 199 payment, shall forthwith notify the courts above-mentioned of such 200 fact and the clerks thereof shall file and preserve such notice. SECTION 16. Section 73-3-129, Mississippi Code of 1972, is 201 202 reenacted as follows:

203 73-3-129. The president shall preside at all meetings of the 204 bar, and shall have such duties as the bar may by its bylaws 205 prescribe. In his absence, or in case of his inability to perform 206 his duties they shall devolve upon the first vice president; and 207 in the absence or inability to act of the first vice president the 208 duties of the president shall be performed by the second vice 209 president.

210 SECTION 17. Section 73-3-131, Mississippi Code of 1972, is 211 reenacted as follows:

212 73-3-131. The president shall be a member and the chairman 213 of the Board of Commissioners. In case he is absent from any 214 meeting of the board, the vice president and president-elect shall 215 preside; and in case the vice president and president-elect is 216 absent from any meeting of the board, some other member of the 217 board shall be selected by the members in attendance to preside at 218 that meeting.

219 SECTION 18. Section 73-3-133, Mississippi Code of 1972, is 220 reenacted as follows:

73-3-133. The vice president and president-elect and the second vice president shall be members of the Board of Commissioners.

224 SECTION 19. Section 73-3-135, Mississippi Code of 1972, is 225 reenacted as follows:

73-3-135. Vacancies in any office, including the office of commissioner, shall be filled by the Board of Commissioners and any person so elected by the Board of Commissioners to fill a vacancy shall hold for the balance of the term of his immediate predecessor in office.

231 SECTION 20. Section 73-3-137, Mississippi Code of 1972, is
232 reenacted as follows:

233 73-3-137. If any member of the board shall be absent from 234 three (3) successive meetings thereof, unless the reason for his 235 absence shall be temporary illness, the board may declare his

236 office vacant and proceed to fill it as provided in the last 237 preceding section.

238 SECTION 21. Section 73-3-139, Mississippi Code of 1972, is 239 reenacted as follows:

240 73-3-139. The membership of the bar shall establish by the 241 adoption of bylaws and amendments thereto at any annual meeting of 242 the bar the time, method and procedures for the election of 243 officers and members of the board. The names of those persons 244 nominated by any method other than by petition of the general 245 membership shall be published in an official publication of the 246 bar at least thirty (30) days in advance of the deadline for 247 nominations by petition of the general membership to be filed, and the bylaws of the bar shall provide in addition to any other 248 249 method for the nomination of officers and members of the board the 250 manner and procedure by which the general membership of the bar 251 may make nominations by petition. All bylaws of the bar in 252 existence at the time of the adoption of this section shall continue in full force and effect, until such time as such bylaws 253 254 may be amended by the membership of the bar in accordance with the provisions of the bar bylaws. 255

256 SECTION 22. Section 73-3-140, Mississippi Code of 1972, is 257 reenacted as follows:

73-3-140. The Board of Commissioners, any officer or the 258 259 Executive Director of the Mississippi Bar shall not be authorized to lease any office space for the use of the Mississippi Bar if 260 261 such space is being leased for an annual amount in excess of the 262 annual amount paid by the State Supreme Court for its office 263 space. The lease of any office space by the Board of 264 Commissioners, an officer or the Executive Director of the Mississippi Bar for the use of the Mississippi Bar must be 265 266 approved by the Department of Finance and Administration. The bylaws of the bar shall not be in conflict with the provisions of 267 268 this section. The provisions of this section shall not apply to

269 any lease existing as of July 1, 1991.

270 SECTION 23. Section 73-3-141, Mississippi Code of 1972, is 271 reenacted as follows:

272 73-3-141. The Mississippi Bar shall be governed by the Board 273 of Commissioners which shall have the powers and duties in this 274 article conferred and which shall be charged with the executive 275 functions of the bar and with the duty to enforce the provisions 276 of this article. But the Board of Commissioners shall observe 277 general rules, not in conflict with the provisions of this 278 article, adopted in the form of bylaws or otherwise by the bar. 279 SECTION 24. Section 73-3-143, Mississippi Code of 1972, is 280 reenacted as follows:

73-3-143. (1) The board shall, subject to the approval of
the justices of the Supreme Court, formulate reasonable rules
governing the conduct of all persons admitted to practice.

(2) The Board of Commissioners shall render advisory
opinions, upon the written request of any member of the bar, as to
the validity or propriety of any proposed act or course of
conduct.

288 SECTION 25. Section 73-3-145, Mississippi Code of 1972, is 289 reenacted as follows:

290 73-3-145. (1) It shall be the duty of the Mississippi Bar, 291 by and through its president, to recommend to the State 292 Legislature such legislation relating to the courts, to matters of 293 pleading, practice and procedure, and any other legislation which 294 in its judgment will improve the courts and the law, or render the 295 members of the bar more efficient as ministers of justice and the 296 courts more efficient as instrumentalities for its attainment.

(2) The bar shall have the right to make rules and bylaws not in conflict with any of the terms of this article concerning the selection and tenure of its officers and committees and their powers and duties, and generally for the control and regulation of the business of the board and of the bar.

302 (3) The bar shall have the authority to hold and conduct 303 educational and social meetings and activities among the members 304 of the bar, to publish journals and generally to do such things as 305 in their judgment may tend to improve the educational and ethical 306 standing of the bench and bar.

307 SECTION 26. Section 73-3-171, Mississippi Code of 1972, is 308 reenacted as follows:

309 73-3-171. The Board of Commissioners shall have no authority 310 to regulate the fees or charges of lawyers for the rendition of 311 their professional services. Nor shall it in any way undertake to 312 regulate such fees or charges.

313 SECTION 27. Section 73-3-301, Mississippi Code of 1972, is 314 reenacted as follows:

315 73-3-301. Any attorney regularly admitted to practice law in the State of Mississippi or any attorney specially admitted to 316 317 practice law by a court of this state or any individual admitted 318 to practice as an attorney in any other jurisdiction who regularly engages in the practice of law within this state as house counsel 319 320 to corporations or other entities, counsel for governmental 321 agencies, out-of-state lawyers admitted or permitted to practice 322 law in this state by comity, bar examination or otherwise are 323 subject to the exclusive and inherent disciplinary jurisdiction of 324 the Supreme Court of Mississippi and the disciplinary agencies 325 hereinafter established and designated; provided, however, nothing herein contained shall be construed to deny to any other court 326 327 such powers as are necessary for that court to maintain control 328 over practice in and proceedings conducted before it, such as the power of contempt, nor to prohibit local bar associations from 329 censuring, suspending or expelling their members from membership 330 331 in such local bar association.

332 SECTION 28. Section 73-3-303, Mississippi Code of 1972, is
333 reenacted as follows:

334 73-3-303. The jurisdiction of the court shall be

335 administered in the manner hereinafter set out, and the following 336 entities are hereby established and designated as agencies of the 337 court for such purposes:

338 (a) The Board of Commissioners of the Mississippi Bar,
 339 including the Executive Director of the Mississippi Bar and
 340 complaint counsel.

341 (b) The committee on complaints of the Mississippi Bar.
342 (c) The complaint tribunals appointed by the Supreme
343 Court of Mississippi.

344 SECTION 29. Section 73-3-305, Mississippi Code of 1972, is 345 reenacted as follows:

346 73-3-305. The composition of the aforesaid disciplinary 347 agencies shall be as follows:

348 Board of Commissioners. The Board of Commissioners (a) of the Mississippi Bar is provided for in Section 73-3-107, 349 350 Mississippi Code of 1972. The board shall have the authority to 351 employ and compensate a competent person to serve as complaint counsel, who shall be a member of the bar of this state and who 352 353 shall serve at the pleasure of the board, either in a full-time or 354 part-time capacity. In addition, the board shall have the 355 authority to employ and compensate such assistants to and staff 356 for the complaint counsel and to employ and compensate such other 357 persons as the board may from time to time deem necessary or 358 advisable to effect the disciplinary procedures set forth herein.

359 (b) Committee on complaints. The committee on 360 complaints shall be appointed by the President of the Mississippi 361 Bar in the manner provided in its bylaws, but said committee shall 362 consist of at least one (1) member from each of the Supreme Court 363 districts of the state. The chairman and vice chairman of the 364 committee shall be designated by the President of the Mississippi 365 Bar.

366 (c) Complaint tribunals. Complaint tribunals for each367 of the Supreme Court districts of the state, consisting of three

368 (3) members who are members of the bar of this state, shall be 369 appointed by the Chief Justice of the Supreme Court to serve on a 370 calendar year basis.

371 SECTION 30. Section 73-3-307, Mississippi Code of 1972, is 372 reenacted as follows:

73-3-307. Each of the disciplinary agencies is hereby given 373 374 such jurisdiction and lawful powers as are necessary to conduct a proper and speedy disposition of any complaint. The power to 375 376 summons and examine witnesses under oath and to compel their 377 attendance to take or cause to be taken the deposition of witnesses and to order the production of books, papers, records 378 379 and other documentary evidence necessary or material to the 380 investigation or complaint shall be coequal to the powers 381 exercisable by the courts of record of this state. All summonses 382 or subpoenas shall be issued by the clerk of the court, and it 383 shall be the duty of any person so summoned to appear and testify 384 as in the writ commanded and to produce the books, papers, records or other documentary evidence required. Summonses and subpoenas 385 386 issued by the clerk of the court shall be delivered to the sheriff 387 of the county where they are to be executed, and the sheriff shall 388 serve such writs and notices, or cause them to be served, as he is required to do with respect to writs received by him from any 389 other court of record. 390

Any defiance of any summons or subpoena so issued, or other extrajudicial conduct which shall inhibit, impede or disrupt any of the above disciplinary agencies in the performance of the duties and in the exercise of the powers herein given shall be treated as contempt of the court and punishable accordingly. SECTION 31. Section 73-3-309, Mississippi Code of 1972, is

397 reenacted as follows:

398 73-3-309. Complaints, irrespective of source, touching upon 399 the professional conduct or conduct evincing unfitness for the 400 practice of law made against attorneys who are members of the bar

401 of this state or who may be temporarily practicing in this state under any rule of comity or courtesy, that may be received by or 402 403 that may come to the attention of any judicial officer, the Board 404 of Commissioners or any members of the Mississippi Bar, shall be 405 referred to the committee on complaints for preliminary 406 investigation and such disposition or further action as may be 407 appropriate. The complaint must be in writing and signed by the 408 person making the complaint or charge and the complaint must be 409 sworn to or supported by affidavit or the signature of the 410 complaining party witnessed by two (2) persons twenty-one (21) 411 years of age or older. Additionally, the complaint shall contain 412 the street address of the complaining party and each witness. SECTION 32. Section 73-3-310, Mississippi Code of 1972, is 413

414 reenacted as follows:

415 73-3-310. The chancery and circuit courts shall have the 416 duty to file a complaint under the terms and provisions as 417 outlined in Section 73-3-309 against any attorney who is a 418 resident of the court's district and who demonstrates conduct 419 evincing unfitness for the practice of law.

420 SECTION 33. Section 73-3-311, Mississippi Code of 1972, is 421 reenacted as follows:

422 73-3-311. When any complaint or charge touching upon the 423 professional conduct or conduct evincing unfitness for the 424 practice of law against any attorney subject to discipline 425 hereunder is received by the committee on complaints, the 426 committee shall, within ten (10) days thereof, take the following 427 action:

(a) Cause the complaint or charge to be filed and
docketed with the Executive Director of the Mississippi Bar;
(b) Screen the complaint or charge for merit or the
lack thereof, if such determination can be made from the
allegations of the complaint and any accompanying documents; and
(c) Dismiss any frivolous or ill-grounded complaint or

434 one obviously without merit; or

435 (d) Refer the complaint to complaint counsel for436 further investigation, hearing and report.

437 SECTION 34. Section 73-3-313, Mississippi Code of 1972, is 438 reenacted as follows:

73-3-313. The complaint counsel shall immediately 439 440 investigate the complaint; and upon completion of his 441 investigation, excluding the investigatory hearing, he shall 442 inform the accused attorney that a complaint has been filed 443 against him and that he is under investigation, advise the accused 444 attorney of the general nature of the charges, furnish him a copy 445 of the complaint and any evidence supporting it, afford the accused attorney a hearing, and advise the attorney of the time 446 447 and place of such hearing. Communications and notices to the 448 accused attorney shall be transmitted by registered or certified 449 mail, return receipt requested, and marked "Deliver to Addressee 450 Only."

451 SECTION 35. Section 73-3-315, Mississippi Code of 1972, is 452 reenacted as follows:

453 73-3-315. The following rules for investigatory hearings by 454 complaint counsel are for the guidance of complaint counsel and 455 shall be strictly followed:

456 (a) The complainant is not a party to the proceeding457 and has no right to be present at any stage thereof.

458 (b) The accused attorney has no right to be present at 459 any stage of the investigatory hearing, either in person or by 460 counsel, except complaint counsel shall afford him an opportunity 461 to make a statement, either personally or by counsel, verbally or 462 in writing, refuting or admitting the alleged misconduct and to 463 offer any matter in mitigation or extenuation. The accused 464 attorney may document his statement to include the admission of affidavits but shall not have the right to present other testimony 465 466 or evidence and shall have no right to confrontation.

467 (C)The investigatory hearing shall neither be public nor assume the character of an adversary proceeding, and a full 468 469 evidentiary hearing on the merits is not contemplated.

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Formal rules of evidence will not be applied. (d) 471 Investigation by complaint counsel will not be (e) 472 stayed by settlement, compromise, admission of guilt or 473 restitution.

474 (f) Any attorney called as a witness shall be informed 475 before he gives evidence as to whether he is under investigation 476 and, if so, the nature of the charges against him.

477 Testimony will not be elicited or received which is (q) 478 not germane to the charges being investigated by complaint 479 counsel.

480 SECTION 36. Section 73-3-317, Mississippi Code of 1972, is 481 reenacted as follows:

482 73-3-317. Complaint counsel will cause the testimony of any 483 witnesses at an investigatory hearing to be taken and transcribed 484 and shall certify the same to the committee on complaints, along 485 with his written findings, within thirty (30) days from and after 486 the date on which the complaint was received by him, except that, 487 for good cause shown, upon application to the chairman of said 488 committee, complaint counsel may be granted a total of not more 489 than thirty (30) additional days in which to make said 490 certification. A copy of complaint counsel's report shall be sent 491 to the accused attorney by certified mail, and the accused 492 attorney shall have ten (10) days after the receipt by him of complaint counsel's report to file a written response thereto with 493 494 the committee on complaints. Upon application to the chairman of 495 the said committee, the accused attorney may be granted such 496 additional time as circumstances warrant.

497 SECTION 37. Section 73-3-319, Mississippi Code of 1972, is reenacted as follows: 498

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73-3-319. Within thirty (30) days of its receipt of

500 complaint counsel's report, the committee on complaints shall take 501 the following action:

502 If upon review of the record, complaint counsel's (a) 503 report and any written response by the accused attorney, the 504 committee determines that there is not reasonable ground to believe that the accused attorney has been guilty of 505 506 unprofessional conduct or conduct evincing unfitness for the 507 practice of law, the committee may either re-refer the matter to 508 complaint counsel for further investigation or may dismiss the 509 complaint and retire the file. In the latter event, the person 510 filing the complaint, the accused attorney and the Executive 511 Director of the Mississippi Bar shall be given written notice of 512 the committee's determination.

513 If upon review of the record, complaint counsel's (b) report and any written response by the accused attorney, the 514 515 committee determines that there is reasonable ground to believe 516 that the accused attorney has been guilty of unprofessional 517 conduct or conduct evincing unfitness for the practice of law, and 518 is of the further opinion that a reprimand of the accused attorney 519 is all that justice requires and will adequately afford the 520 disciplinary sanctions required by the particular circumstances, 521 the committee may administer a private reprimand, or it may, in 522 its discretion, make public the fact of the reprimand by having 523 the same delivered in open court by the chancery or circuit court of the county of the accused attorney. However, such action shall 524 525 not be taken except upon proper notice and hearing, such notice 526 and hearing to be upon the same formal requirements and assuring 527 to the accused attorney the same rights and privileges as provided 528 in Section 73-3-321 et seq. for hearings upon complaints which, if 529 proven, would warrant suspension or disbarment. Further, any 530 decision of the complaint tribunal to issue a reprimand shall be appealable in the same manner and to the same extent as provided 531 532 in Section 73-3-329. The committee, in its discretion, may

533 require the accused attorney to appear before it for delivery of 534 the reprimand or may forward it to him by registered mail. In any 535 event, written notice of the delivery of such reprimand shall be 536 given to the person filing the complaint, the clerk of the court, 537 the Executive Director of the Mississippi Bar, and to the judges 538 of the circuit and chancery court districts of the accused 539 attorney.

540 If the committee determines there is reasonable (C) 541 cause to believe the accused attorney is guilty of such conduct, 542 which, if proven, would warrant suspension for a definite or an indefinite period or permanent disbarment, the committee shall 543 544 direct complaint counsel in writing to prepare and file a formal 545 complaint against the accused attorney. Complaint counsel shall prosecute the case to conclusion, unless the President of the 546 547 Mississippi Bar, in his sole discretion, shall appoint one or more 548 active members of the Mississippi Bar to either assist complaint 549 counsel or to serve independently as trial attorney or attorneys in the prosecution of the proceeding to conclusion. 550

551 SECTION 38. Section 73-3-321, Mississippi Code of 1972, is 552 reenacted as follows:

553 73-3-321. (1) All formal complaints shall be filed in the 554 court and shall be prosecuted in the name of the Mississippi Bar. 555 The formal complaint and other pleadings shall comply with the 556 following requirements:

(a) The formal complaint shall be filed with the clerk
of the court within thirty (30) days of the receipt by complaint
counsel of the written notice from the committee on complaints
directing him to file said complaint.

(b) The complaint shall set forth with fair and
reasonable certainty the particulars of the offense of which the
accused attorney is charged.

564 (c) All matters of defense or abatement asserted by the 565 accused attorney shall be filed within twenty (20) days after a

566 copy of the complaint is served upon the accused attorney. 567 Provided that upon application to the clerk the accused attorney 568 may be granted such additional time as the circumstances warrant.

(d) The complaint shall be personally served upon the accused attorney by the Executive Director of the Mississippi Bar or by the complaint counsel unless the accused attorney shall waive the same by execution and delivery to the clerk of receipt and waiver of personal service.

574 (2) The procedure for suspending an attorney from the 575 practice of law for being out of compliance with an order for support, as defined in Section 93-11-153, and the procedure for 576 577 reinstating an attorney to practice law after suspension for being 578 out of compliance, and the payment of any fees for reinstating an 579 attorney to practice law after suspension for being out of 580 compliance, shall be governed by Section 93-11-157 or 93-11-163, 581 as the case may be. If there is any conflict between any 582 provision of Section 93-11-157 or 93-11-163 and any provision of this article, the provisions of Section 93-11-157 or 93-11-163, as 583 584 the case be, shall control.

585 SECTION 39. Section 73-3-323, Mississippi Code of 1972, is 586 reenacted as follows:

587 73-3-323. Within five (5) days after the formal complaint is 588 filed with the clerk of the court by complaint counsel, the chief 589 justice shall designate a complaint tribunal to conduct a hearing 590 on the formal complaint and to determine the matter; provided, 591 however, the complaint tribunal so designated by the chief justice shall not be composed of members from the same supreme court 592 district as that within which the accused attorney resides. The 593 594 chief justice shall designate one (1) member of the complaint tribunal to be the presiding judge thereof. Any member of the 595 596 complaint tribunal who is not an elected judge or chancellor shall be entitled to a per diem as authorized by Section 25-3-69 for 597 598 each day's service in attending hearings or necessary business of

599 the tribunal and shall receive reimbursement for necessary 600 expenses and mileage as is authorized by Section 25-3-41. Said 601 per diem and expense reimbursement, subject to funds being 602 appropriated therefor, shall be paid from any available funds 603 appropriated to the Supreme Court.

604 SECTION 40. Section 73-3-325, Mississippi Code of 1972, is 605 reenacted as follows:

606 73-3-325. Within forty-five (45) days after the designation 607 by the Chief Justice of the complaint tribunal to hear and 608 determine the formal complaint, the complaint tribunal shall 609 conduct a hearing of the matter at such place and within such 610 hours as determined by the tribunal; provided, however, such hearing shall be held and conducted within the county in which the 611 accused attorney resides and provided further that for good cause 612 613 shown the complaint tribunal may grant a reasonable continuance or 614 continuances of said hearing. Written notice of the date, time 615 and place of said hearing shall be mailed by the clerk of the court at the direction of the presiding judge of the complaint 616 617 tribunal to the accused attorney by registered mail, return 618 receipt requested, no less than ten (10) days prior to the 619 commencement of said hearing.

620 All hearings by a complaint tribunal shall be a full evidentiary hearing, conducted on an adversary basis. The rules 621 622 of evidence and procedure applicable to and followed by the chancery courts of Mississippi shall apply to such hearings. 623 Α 624 duly qualified court reporter shall be in attendance and shall make a full and complete transcript of the proceedings. 625 The 626 hearing by the complaint tribunal shall be closed, unless the 627 accused attorney shall request a public hearing; and the complaint 628 tribunal shall have the right and duty to impose such reasonable 629 restrictions as it may deem necessary or appropriate to insure an 630 orderly, expeditious and impartial proceeding.

631 SECTION 41. Section 73-3-327, Mississippi Code of 1972, is

632 reenacted as follows:

633 73-3-327. (1) At the conclusion of the hearing the 634 complaint tribunal, upon the majority vote of the members of such 635 tribunal, shall render a written opinion incorporating a finding 636 of fact and a judgment thereon. The judgment of the complaint 637 tribunal may provide the following:

638 (a) Exonerate the accused attorney and dismiss the639 complaint.

640 (b) Reprimand and admonish the attorney, as provided in641 Section 73-3-319(b) of this article.

642 (c) Suspend the attorney from the practice of law for643 any period of time.

644

(d) Permanently disbar the attorney.

645 In cases in which the Clerk of the Supreme Court has (2) 646 received notice from the division that the attorney is out of 647 compliance with an order for support, as defined in Section 648 93-11-153, the Supreme Court shall suspend the attorney from the practice of law until such time as the attorney may be reinstated 649 650 to practice law because of the attorney's compliance with the 651 requirements of Section 93-11-157 or 93-11-163, as the case may 652 be.

653 SECTION 42. Section 73-3-329, Mississippi Code of 1972, is 654 reenacted as follows:

655 73-3-329. (1) The entire record of the proceeding of the 656 complaint tribunal shall be filed with the clerk of the court 657 within thirty (30) days after the conclusion of the hearing or 658 within such additional time as the clerk, on motion therefor, may 659 allow.

(2) If no appeal from the judgment of the complaint tribunal
is perfected within thirty (30) days from the date of said
judgment, the judgment of the complaint tribunal shall be final.
(3) Either the attorney or the Mississippi Bar shall have
the right to an appeal to the court, which appeal shall be

665 perfected within thirty (30) days of the date of the judgment of 666 the complaint tribunal by the aggrieved party filing a notice of 667 appeal with the clerk of the court.

(4) The record on appeal shall consist of the formal
complaint, all other pleadings, the transcript of the testimony
and the written opinion and judgment of the complaint tribunal.

671 (5) On appeal, the court may review all of the evidence and 672 the law and the findings and conclusions of the complaint tribunal 673 and it may make such findings and conclusions and render such 674 order as it may find to be appropriate based upon the whole 675 record.

(6) The rules of practice and procedure for the filing of briefs and oral arguments governing appeals from the chancery or circuit courts of Mississippi shall apply to and govern appeals from the judgment of the complaint tribunals; provided, however, whenever possible, the court shall advance and expedite the cause on its docket.

(7) Actions taken by the Supreme Court in suspending an 682 683 attorney from the practice of law when required by Section 684 93-11-157 or 93-11-163 are not actions from which an appeal may be 685 taken under this section. Any appeal of the suspension of an 686 attorney from the practice of law that is required by Section 687 93-11-157 or 93-11-163 shall be taken in accordance with the 688 appeal procedure specified in Section 93-11-157 or 93-11-163, as the case may be, rather than the procedure specified in this 689 690 section.

691 SECTION 43. Section 73-3-331, Mississippi Code of 1972, is 692 reenacted as follows:

693 73-3-331. Upon a final judgment of suspension or disbarment 694 by a complaint tribunal, the convicted attorney shall not be 695 privileged to practice law within this state unless and until he 696 is restored the privilege of practice as hereinafter provided. 697 Appeal from a judgment by the complaint tribunal shall operate as

698 a supersedeas. An appeal from a judgment of the Supreme Court 699 suspending an attorney from the practice of law when required by 700 Section 93-11-157 or 93-11-163 may operate as a supersedeas only 701 as may be allowed under Section 93-11-157 or 93-11-163, as the 702 case may be.

703 SECTION 44. Section 73-3-333, Mississippi Code of 1972, is
704 reenacted as follows:

705 73-3-333. At any stage of the disciplinary proceedings an 706 accused attorney who is the subject of investigation may submit 707 his resignation and agree to the entry by the court of a consent 708 order of suspension or dismissal by submitting to the Board of 709 Commissioners an affidavit stating that he desires to resign from 710 the bar and to surrender his privilege to practice law, and that:

(a) His resignation is freely and voluntarily rendered;
he is not being subjected to coercion or duress; and he is fully
aware of the implications of submitting his resignation.

(b) He is aware that there is pending an investigation into allegations that he has been guilty of unprofessional conduct, the nature of which he shall specifically set forth.

717 (c) He acknowledges that the material facts upon which718 the complaint is based are true.

(d) He submits his resignation because he knows that if charges were predicated on the misconduct under investigation, he could not defend himself successfully against them.

722 Notwithstanding the provisions of Section 73-3-315(e) to the 723 contrary, upon receipt of said affidavit, the investigation or disciplinary procedure shall terminate, and the Board of 724 725 Commissioners will present to the court an agreed order to be 726 entered by the court either suspending or disbarring said attorney 727 by consent, as the particular circumstances of the matter may 728 require in the discretion of the Board of Commissioners. Said order shall be a public record, and certified copies thereof shall 729 730 be mailed to the judges of the circuit and chancery court

731 districts within which the attorney resides.

Once a complaint has been filed against an attorney, this shall be the exclusive method for resignation pending the investigation and determination of said complaint, and no other resignation procedure will be permitted or recognized by the bar. SECTION 45. Section 73-3-335, Mississippi Code of 1972, is reenacted as follows:

738 73-3-335. Any time after the entry of a final judgment of 739 suspension and after the expiration of at least one-fourth (1/4)740 of the period of the ordered suspension, the convicted attorney 741 may file a petition in the court to modify or terminate said 742 suspension; provided, however, any petition to modify or terminate subsequent to the initial petition shall not be filed within six 743 744 (6) months from the date of the adverse determination of any prior 745 petition. A filing fee of Two Hundred Fifty Dollars (\$250.00) to 746 defray the expense of investigating the matter shall be paid the 747 Mississippi Bar upon the filing of each petition to modify or terminate. A copy of said petition shall be served upon the 748 749 Mississippi Bar, and it shall be under a duty to investigate the 750 matter, respond to the petition and appear at the hearing. 751 Modification or termination of suspension shall be granted only 752 upon a showing of good cause and exceptional circumstances.

The procedure for reinstating an attorney to practice law after suspension for being out of compliance with an order of support, as defined in Section 93-11-153, and the payment of any fees for reinstating an attorney to practice law after suspension for being out of compliance, shall be governed by Section 93-11-157 or 93-11-163, as the case may be.

759 SECTION 46. Section 73-3-337, Mississippi Code of 1972, is 760 reenacted as follows:

761 73-3-337. Upon the termination of the period of suspension,
762 the convicted attorney may be reinstated by the court, pursuant to
763 a petition filed with the court and a copy thereof served upon the

Mississippi Bar. A filing fee of Two Hundred Fifty Dollars (\$250.00) to defray the expense of investigating the matter shall be paid the Mississippi Bar upon the filing of such petition. The Mississippi Bar shall investigate the matter and report all relevant facts for the consideration of the court.

Any time after the expiration of three (3) years from and 769 770 after the date of the final judgment of disbarment, the convicted 771 attorney may petition the court for reinstatement. The petition 772 shall be in writing and verified by the petitioner, and it shall 773 set forth the full name, age, residence and mailing address of the petitioner, the offense or misconduct for which he was disbarred, 774 775 a concise statement of the facts claimed to justify restoration and that he has made full amends and restitution to all persons, 776 777 firms or legal entities, naming them, who may have suffered 778 pecuniary loss by reason of the misconduct or offense for which he 779 was disbarred. A copy of said petition shall be served on the 780 Mississippi Bar, and a filing fee of Five Hundred Dollars (\$500.00) to defray the expense of investigating the matter shall 781 782 be paid the Mississippi Bar upon the filing of each petition. Anv petition for reinstatement subsequent to the initial petition 783 784 shall not be filed by the convicted attorney within one (1) year 785 from the date of the adverse determination of any prior petition.

The court shall examine the petition and, if satisfied that 786 787 it states sufficient grounds, shall set the same for hearing and shall cause the clerk of the court to serve each person named in 788 789 the petition with a copy thereof by sending the same to them by 790 registered mail. If the court deems it necessary or proper to so 791 do, it may cause an investigation to be made by complaint counsel. If the court is satisfied that all material allegations of 792 793 the petition for reinstatement are true and that the ends of 794 justice will be served, the court may reinstate the convicted attorney and enter judgment accordingly; provided, however, no 795 796 judgment of reinstatement shall be entered by default or on an ex

797 parte basis, and in all cases the court shall hear the Mississippi 798 Bar and may hear any party named in the petition.

The procedure for reinstating an attorney to practice law after suspension for being out of compliance with an order of support, as defined in Section 93-11-153, and the payment of any fees for reinstating an attorney to practice law after suspension for being out of compliance, shall be governed by Section 93-11-157 or 93-11-163, as the case may be.

805 SECTION 47. Section 73-3-339, Mississippi Code of 1972, is 806 reenacted as follows:

807 73-3-339. Whenever any attorney subject to the disciplinary 808 jurisdiction of the court shall be convicted in any state court or 809 in any federal court, or enter a plea of guilty or a plea of nolo 810 contendere therein, of any felony other than manslaughter or any 811 violation of the United States Internal Revenue Code, or of any 812 offense involving fraud, dishonesty, misrepresentation, deceit, 813 failure to account for money or property of a client, or of any offense involving moral turpitude, a certified copy of the 814 815 judgment of conviction shall be presented to the court by the Board of Commissioners. Upon the presentation of such certified 816 817 copy of judgment, the court shall forthwith strike the name of the 818 attorney so convicted or who entered such a plea from the rolls of 819 the Mississippi Bar and order his immediate suspension from 820 practice, pending an appeal and final disposition of disciplinary proceedings. Such attorney will be reinstated immediately upon 821 822 the reversal of his conviction for the offense that has resulted in his automatic suspension, but such reinstatement shall not 823 824 terminate any disciplinary proceeding then pending against the 825 attorney.

A certified copy of the final judgment of conviction of an attorney for any offense hereinabove specified shall be conclusive evidence of his guilt of that offense in any disciplinary proceeding instituted against him and based on said conviction.

830 Upon the conviction of an attorney, or the entry by him of a plea of nolo contendere, for the above offenses, excluding 831 832 manslaughter or any violation of the United States Internal Revenue Code, the Board of Commissioners shall immediately direct 833 834 complaint counsel to institute a disciplinary proceeding in which 835 the sole issue to be determined will be the extent of the final discipline to be imposed; provided, however, a disciplinary 836 proceeding so instituted shall not be brought to hearing until all 837 838 appeals from such conviction have been concluded.

The judge of any court within this state in which an attorney has been convicted for any of the above enumerated offenses shall cause to be transmitted to the court and to the Board of Commissioners a certified copy of the judgment of conviction.

843 SECTION 48. Section 73-3-341, Mississippi Code of 1972, is 844 reenacted as follows:

845 73-3-341. Whenever any attorney subject to the disciplinary 846 jurisdiction of the court shall be disbarred or suspended from the practice of law in another jurisdiction, such disbarment or 847 848 suspension shall be grounds for disciplinary action in this state, and certification of such disbarment or suspension by the 849 850 appropriate authority of such jurisdiction to the Executive 851 Director of the Mississippi Bar shall be conclusive evidence of 852 his guilt of the offense or unprofessional conduct on which said 853 disbarment or suspension was ordered, and it shall not be 854 necessary to prove the grounds of such offense in the disciplinary 855 proceeding in this state. The sole issue to be determined in the disciplinary proceeding in this state shall be the extent of the 856 857 final discipline to be imposed on said attorney, which may be less 858 or more severe than the discipline imposed by the other

859 jurisdiction.

860 SECTION 49. Section 73-3-343, Mississippi Code of 1972, is 861 reenacted as follows:

862 73-3-343. All disciplinary agencies of the court, all court

863 reporters, clerks, witnesses and parties are strictly enjoined to keep and maintain confidential all things concerning the matters 864 865 under investigation and the proceedings thereon; provided, however, all proceedings before any complaint tribunal and in the 866 867 court may be public if requested by the accused attorney. The complaint tribunal may, however, file with the Supreme Court an 868 869 opinion or summary of the findings of fact and conclusions of law 870 without disclosing the identity or residence of the accused, the 871 complaining party or parties, witnesses, or any person, firm or 872 corporation involved. Violation of this section or any part hereof shall be a misdemeanor punishable by a fine of not more 873 874 than Five Hundred Dollars (\$500.00) or by imprisonment in the county jail for not more than thirty (30) days or by both. 875 876 SECTION 50. Section 73-3-345, Mississippi Code of 1972, is

877 reenacted as follows:

878 73-3-345. All complaints filed pursuant hereto shall be 879 absolutely privileged, and no lawsuit predicated thereon may be instituted, and each person, firm, association or legal entity 880 881 filing such a complaint shall be immune from any civil suit 882 predicated thereon. The Board of Commissioners, the committee on 883 complaints, the executive director, the complaint counsel, the 884 complaint tribunals, and their assistants, staff and employees 885 shall be immune from civil suit for any conduct arising out of the 886 performance of their official duties. Every person shall be 887 immune from civil suit for all of his sworn or written statements made or given in the course of any investigation, investigatory 888 889 hearing, formal hearing or review proceedings held and conducted 890 under these disciplinary rules.

891 SECTION 51. Section 73-3-347, Mississippi Code of 1972, is892 reenacted as follows:

73-3-347. For the purposes of Sections 73-3-347 through
73-3-365, the term "personally incapable" to practice law shall
include: (a) suffering from mental or physical illness of such

896 character as to render the person afflicted incapable of managing himself, his affairs or the affairs of others with the integrity 897 898 and competence requisite for the proper practice of law; or (b) 899 habitual use of alcoholic beverages or liquids of any alcoholic 900 content, hallucinogens, sedatives, drugs, narcotics or other 901 mentally or physically disabling substances of any character 902 whatsoever to any extent which impairs or tends to impair the 903 ability to conduct efficiently and properly the affairs undertaken 904 for a client in the practice of law.

905 SECTION 52. Section 73-3-349, Mississippi Code of 1972, is 906 reenacted as follows:

907 73-3-349. Whenever it has been determined that any attorney 908 subject to the disciplinary jurisdiction of the court is 909 personally incapable to practice law, he shall be suspended from 910 the practice of law until reinstated by order of the court.

911 SECTION 53. Section 73-3-351, Mississippi Code of 1972, is 912 reenacted as follows:

73-3-351. Proceedings to determine whether an attorney is 913 914 personally incapable to practice law shall be instituted and 915 conducted in the same manner and upon the same procedure as 916 disciplinary proceedings, except as otherwise set out in Sections 917 73-3-347 through 73-3-365. In addition to, and without exclusion of, any other circumstances, cause to believe that an attorney may 918 919 be personally incapable to practice law shall exist whenever 920 information is received that such member (a) has interposed 921 successfully a defense of mental incompetence to secure abatement 922 of, or to defeat an adverse determination in, a disciplinary 923 proceeding brought against him in any tribunal in any 924 jurisdiction, (b) has defended, upon like grounds, a suit brought against him in any tribunal in any jurisdiction, (c) has been 925 926 judicially declared incompetent, or (d) has been legally committed to an institution for the treatment of mental illness. 927 928 SECTION 54. Section 73-3-353, Mississippi Code of 1972, is

929 reenacted as follows:

73-3-353. In proceedings under Sections 73-3-347 through 930 931 73-3-365, the attorney shall be entitled to representation by counsel. An attorney who has been declared mentally incompetent, 932 933 judicially, or who has been committed, judicially, to an 934 institution for the treatment of the mentally ill shall be 935 defended by his legally appointed guardian or guardian ad litem, 936 if any; if a guardian or guardian ad litem has not been appointed, 937 the Chief Justice, on certification by the Board of Commissioners, 938 shall appoint a guardian ad litem. The same procedure shall apply to an attorney who has asserted his incompetence, or whose 939 940 incompetence to defend becomes apparent during the proceedings. In all cases, counsel previously selected by the attorney will be 941 appointed guardian ad litem, absent clear and compelling reasons 942 943 to the contrary.

944 SECTION 55. Section 73-3-355, Mississippi Code of 1972, is 945 reenacted as follows:

946 73-3-355. Service of process or notice to an attorney who 947 has been committed or declared incompetent shall be accomplished 948 in the same manner as that for process of incompetents in 949 proceedings in the chancery courts of Mississippi. After the 950 appointment of a guardian ad litem, notices shall be served upon 951 said guardian ad litem.

952 SECTION 56. Section 73-3-357, Mississippi Code of 1972, is 953 reenacted as follows:

954 73-3-357. A certified copy of the court order declaring an 955 attorney mentally incompetent, or an order of commitment if he has 956 been committed to an institution for the mentally incompetent, 957 shall constitute sufficient evidence that said attorney is 958 personally incapable to practice law, if such is not successfully 959 rebutted.

960 SECTION 57. Section 73-3-359, Mississippi Code of 1972, is 961 reenacted as follows:

962 73-3-359. In any proceeding where mental incompetency is an 963 issue, the attorney may be required to submit to a mental 964 examination by one or more practicing psychiatrists selected by 965 the Board of Commissioners or by the complaint tribunal after its 966 designation. Reports of physicians regarding the mental condition 967 of an attorney may be received as probative evidence, if the 968 physicians are available for cross-examination.

969 SECTION 58. Section 73-3-361, Mississippi Code of 1972, is 970 reenacted as follows:

971 73-3-361. If, after a full hearing, the complaint tribunal 972 finds the attorney personally incapable to practice law, the 973 complaint tribunal shall enter a judgment formally suspending said 974 attorney from the practice of law until the further order of the 975 court.

976 SECTION 59. Section 73-3-363, Mississippi Code of 1972, is 977 reenacted as follows:

978 73-3-363. Procedures for the filing of the record and appeal 979 from the judgment of the complaint tribunal shall be the same as 980 the appeal procedures from a judgment of suspension or disbarment 981 upon disciplinary grounds.

982 SECTION 60. Section 73-3-365, Mississippi Code of 1972, is 983 reenacted as follows:

73-3-365. Procedures for reinstatement of an attorney 984 985 suspended because of personal incapacity to practice law shall be, 986 insofar as is applicable, the same as the procedure for 987 reinstatement of an attorney following suspension upon disciplinary grounds. The petition for reinstatement shall be 988 989 filed with the clerk of the court, and a copy of said petition 990 shall be served upon the Mississippi Bar, and it shall be under a 991 duty to investigate the matter, respond to the petition and appear 992 at the hearing. The petitioner shall be required to supply such supporting proof of personal capacity as may be necessary and, in 993 994 addition, the attorney may be required to submit to examinations

995 by physicians or psychiatrists selected by the court. If the 996 court is satisfied that the attorney has regained his capacity to 997 practice law, the court may reinstate the petitioner to the practice of law and enter judgment accordingly; provided, however, 998 999 no judgment of reinstatement shall be entered by default or on an 1000 ex parte basis, and in all cases the court shall hear the Mississippi Bar. A filing fee of One Hundred Fifty Dollars 1001 1002 (\$150.00) to defray the expense of investigating the matter shall 1003 be paid the Mississippi Bar upon the filing of each petition for 1004 reinstatement, and any petition for reinstatement subsequent to the initial petition shall not be filed within six (6) months from 1005 1006 the date of an adverse determination of any prior petition.

1007 SECTION 61. Section 73-3-367, Mississippi Code of 1972, is 1008 reenacted as follows:

1009 73-3-367. All disciplinary agencies of the court are hereby 1010 authorized to incur reasonable and necessary expenses in 1011 connection with the investigation and disposition of charges and 1012 complaints.

1013 SECTION 62. Section 73-3-369, Mississippi Code of 1972, is 1014 reenacted as follows:

1015 73-3-369. The acceptance by a nonresident attorney of the rights and privileges of the practice of law within this state, as 1016 1017 evidenced by his practice of law in this state, shall be deemed 1018 equivalent to an appointment by such nonresident attorney of the Executive Director of the Mississippi Bar to be his true and 1019 1020 lawful attorney, upon whom may be served all process summons or 1021 notice of any and all proceedings against him instituted pursuant to and conducted under these rules of disciplinary procedure; and 1022 the acceptance of such rights and privileges and the practice of 1023 1024 law by any such nonresident attorney in this state shall be a 1025 signification of his agreement that any such process, summons or notice against him which is so served shall be of the same legal 1026 1027 force and validity as if served on him personally.

Notice of the service of such process, summons or notice, together with a copy of any complaint or charge, shall be mailed forthwith by the executive director by United States certified mail or registered mail, return receipt requested, restricted for delivery to addressee only, and with postage prepaid, to such nonresident attorney at his last known address.

When such process, summons or notice is served as herein 1034 provided it shall be deemed sufficient to give the court, and its 1035 1036 disciplinary agencies provided for herein jurisdiction over said 1037 nonresident attorney for the purpose of investigating and finally 1038 determining any complaint or charge touching upon the professional 1039 conduct or conduct evincing unfitness for the practice of law or 1040 the personal incapacity to practice law of any such nonresident 1041 attorney.

1042 SECTION 63. Section 73-3-371, Mississippi Code of 1972, is 1043 reenacted as follows:

1044 73-3-371. At any stage of the disciplinary proceedings, the 1045 Board of Commissioners may, in the exercise of its sole 1046 discretion, accept a plea of nolo contendere from the accused 1047 attorney and agree to the entry by the court of a consent order of 1048 suspension or disbarment of the accused attorney.

Notwithstanding the provisions of Section 73-3-315(e) to the 1049 1050 contrary, upon the acceptance of a plea of nolo contendere the 1051 investigation or disciplinary procedure shall terminate, and the 1052 Board of Commissioners will present to the court an agreed order 1053 to be entered by the court either suspending or disbarring said 1054 attorney by consent, as the particular circumstances of the matter may require in the discretion of the Board of Commissioners. 1055 Said order shall be a public record, and certified copies thereof shall 1056 1057 be mailed to the judges of the circuit and chancery court 1058 districts within which the attorney resides.

1059 For the purpose of determining the discipline to be imposed 1060 on the accused attorney, the Board of Commissioners shall consider

1061 a plea of nolo contendere as tantamount to proof of guilt of the 1062 offense or unprofessional conduct or personal disability to 1063 practice law on which said disciplinary proceeding was grounded. 1064 SECTION 64. Section 73-3-373, Mississippi Code of 1972, is

1065 reenacted as follows:

73-3-373. This article shall not be construed to modify or 1066 restrict the inherent right of the courts of record of the State 1067 of Mississippi to supervise the bar as an incident to their power 1068 1069 to admit attorneys to practice and to the fulfillment of their 1070 responsibility for the proper administration of justice, it being here declared that it is an inherent power of the judicial branch 1071 1072 of government ultimately to determine the qualifications of those 1073 to be admitted to practice in its court, for assisting in its 1074 work, and to protect itself and the citizenry of this state in this respect from the unfit, those lacking in sufficient learning 1075 1076 and those not possessing good moral character. Any disciplinary 1077 proceeding in which the Mississippi Bar is a complaining party 1078 shall be conducted in accordance with the remaining sections of 1079 this article.

1080 SECTION 65. Section 73-3-403, Mississippi Code of 1972, is 1081 amended as follows:

1082 73-3-403. Sections 73-3-101 through 73-3-145, 73-3-171 and 1083 73-3-301 through 73-3-373, Mississippi Code of 1972, which create 1084 the State Board of Bar Commissioners and prescribe its duties and 1085 powers, shall stand repealed as of December 31, <u>2009</u>.

1086 SECTION 66. This act shall take effect and be in force from 1087 and after July 1, 2000.