By: Tollison, Chamberlin

To: Judiciary

COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 2536

| 1 2 3 4 5 | AN ACT TO AMEND SECTIONS $91-7-41$, $91-7-55$, $91-7-67$, $91-7-75$ and $93-13-17$, MISSISSIPPI CODE OF 1972, TO REVISE THE EXECUTION OR TAKING OF REQUIRED OATHS SO THAT THE EXECUTION OR TAKING THEREOF MAY PRECEDE IN TIME THE SIGNING OF THE ORDER BY THE JUDGE; AND FOR RELATED PURPOSES. |
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| 6 | BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: |
| 7 | SECTION 1. Section 91-7-41, Mississippi Code of 1972, is |
| 8 | amended as follows: |
| 9 | 91-7-41. Every executor or administrator with the will |
| 10 | annexed, at or prior to the time of obtaining letters testamentary |
| 11 | or of administration, shall take and subscribe the following oath, |
| 12 | viz.: |
| 13 | "I do swear that the writing exhibited by me is the |
| 14 | true last will and testament of, as far as I know |
| 15 | and believe, and that I, if and when appointed as |
| 16 | executor, will well and truly execute the same according |
| 17 | to its tenor, and discharge the duties required by law." |
| 18 | In the case of an administrator with the will annexed, |
| 19 | then say "I, as administrator, will," and "when |
| 20 | appointed as administrator, will" etc. |
| 21 | He will also give bond in such penalty as will be equal to |
| 22 | the full value of the estate, and with such sureties as may be |
| 23 | approved of by the court or by the clerk, payable to the state, |
| 24 | with the following conditions, viz.: |
| 25 | "The condition of this bond is, that if the above |
| 26 | bound, as executor of the last will and testament |
| 27 | of, shall well and truly execute the will as far as |
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the same may be consistent with law, and faithfully
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         discharge all the duties required of him by law, then
         this obligation shall be void." If the obligor be
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         administrator with the will annexed, then say "the above
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         bound ____, as administrator with the will of ___
         annexed, will, " etc.
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         SECTION 2. Section 91-7-55, Mississippi Code of 1972, is
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    amended as follows: [CSQ1]
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         91-7-55. Before the temporary administrator shall act as
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    such, he shall take and subscribe an oath at or prior to the time
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    of his appointment to faithfully discharge the duties required of
    him by law as such temporary administrator, and shall give bond,
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    payable to the state, in such penalty and with such sureties as
    may be approved by the court or clerk, conditioned for the
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    faithful discharge of the duties required of him as such temporary
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    administrator by law or by order of the court or clerk.
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    Thereupon, the estate shall be appraised as now provided by law
    upon the grant of letters testamentary or of administration,
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    unless the same shall be dispensed with by the court or clerk.
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    The temporary administrator shall make and return to the court a
    complete inventory of the estate, as is required by law to be made
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    by executors in general or regular administrators, and, as soon as
    practicable, shall publish the notice provided by law to be
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    published by executors and administrators, requiring creditors to
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    have their claims against the estate probated and registered. All
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    the provisions of the law governing such notice, the proof and
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    registering of claims, and the bar of such as are not proved and
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    registered shall apply when the notice is published by the
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    temporary administrator, as when published by an executor or a
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    general or regular administrator. When the temporary
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    administrator shall have published such notice, no further notice
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    to creditors to have their claims probated and registered shall be
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    given or published upon any subsequent grant of letters
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    testamentary or of administration; and where the estate has been
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    appraised upon the appointment of a temporary administrator, no
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    other appraisement shall be made upon the grant of letters
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testamentary or of the administration thereafter, unless the court

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or clerk shall deem the appraisement necessary or advisable.
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- SECTION 3. Section 91-7-67, Mississippi Code of 1972, is
- 67 amended as follows:[CSQ2]
- 68 91-7-67. The person to whom administration is granted, at or
- 69 prior to the granting thereof, shall take and prescribe the
- 70 following oath: "I do swear that _____, deceased, died without any
- 71 will, as far as I know or believe, and that I, if and when
- 72 appointed, will well and truly administer all the goods, chattels,
- 73 and credits of the deceased, and pay his debts as far as his
- 74 goods, chattels, and credits will extend and the law requires me,
- 75 and that I will make a true and perfect inventory of the said
- 76 goods, chattels, and credits, and a just account, when thereto
- 77 required. So help me God." He shall give bond in a penalty equal
- 78 to the value of all the personal estate, with such sureties as may
- 79 be approved by the court or clerk, payable to the state, with
- 80 condition in form or to the effect following, to wit: "The
- 81 condition of this bond is, that if the above bound ____, as
- 82 administrator of the goods, chattels, rights, and credits of _____,
- 83 deceased, shall faithfully discharge all the duties required of
- 84 him by law, then this obligation shall be void."
- The chancellor, in termtime or in vacation, may waive or
- 86 reduce the bond if the administrator is the decedent's sole heir
- 87 or if all the heirs are competent and present their sworn petition
- 88 to waive or reduce such bond.
- SECTION 4. Section 91-7-75, Mississippi Code of 1972, is
- 90 amended as follows:[CSQ3]
- 91 91-7-75. Before a county administrator shall perform any of
- 92 the duties or functions of the office, and before any letters
- 93 shall be granted to him, he shall execute and file in the office
- 94 of the clerk of the chancery court a bond with two or more
- 95 sufficient sureties, to be approved by the chancellor in termtime
- 96 or vacation, in a penalty of Five Thousand Dollars (\$5,000.00)
- 97 payable to the state, conditioned that he will discharge all the

- 98 duties of the office of county administrator, which bond may be
- 99 sued on at the instance of any person interested. He shall also
- 100 take an oath at or prior to the granting of letters of
- 101 <u>administration</u>, to be filed in the clerk's office, to administer
- 102 according to law every estate which may be committed to his
- 103 charge, and that he will account for and pay over all monies in
- 104 his hands by virtue of his office when thereto required by order
- 105 of the court.
- SECTION 5. Section 93-13-17, Mississippi Code of 1972, is
- 107 amended as follows:[CSQ4]
- 108 93-13-17. Every guardian, before he shall have authority to
- 109 act, shall, unless security be dispensed with by will or writing
- 110 or as hereinafter provided, enter into bond payable to the state,
- in such penalty and with such sureties as the court may require;
- 112 and the bond shall be recorded and may be put in suit for any
- 113 breach of the condition, whether the appointment be legal or not;
- 114 and the condition shall be as follows:
- "The condition of the above obligation is that if the above
- 116 bound ____, as guardian of ____, of ____ County, shall faithfully
- 117 discharge all the duties required of him by law, then the above
- 118 obligation shall cease."
- 119 And the guardian shall also take and subscribe an oath, at or
- 120 prior to the time of his appointment, faithfully to discharge the
- 121 duties of guardian of the ward according to law.
- 122 A guardian need not enter into bond, however, as to such part
- 123 of the assets of the ward's estate as may, pursuant to an order of
- 124 the court in its discretion, be deposited in any one or more
- 125 banking corporations, building and loan associations or savings
- 126 and loan associations in this state so long as such deposits are
- 127 fully insured, such deposits there to remain until the further
- 128 order of the court, and a certified copy of the order for deposit
- 129 having been furnished the depository or depositories and its
- 130 receipt acknowledged.

SECTION 6. This act shall take effect and be in force from

132 and after July 1, 2000.