By: Chamberlin

To: Judiciary

SENATE BILL NO. 2628

- AN ACT TO CREATE A NEW CODE SECTION TO BE CODIFIED AS SECTION
- 2 9-7-59, MISSISSIPPI CODE OF 1972, TO CREATE THE TWENTY-THIRD
- 3 CIRCUIT COURT DISTRICT; TO AMEND SECTIONS 9-7-45, 9-7-46 AND
- 4 25-31-5, MISSISSIPPI CODE OF 1972, IN CONFORMITY THERETO; AND FOR
- 5 RELATED PURPOSES.
- 6 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- 7 SECTION 1. The following provision shall be codified as
- 8 Section 9-7-59, Mississippi Code of 1972:
- 9 9-7-59. The Twenty-third Circuit Court District shall be
- 10 comprised of DeSoto County. The initial holder of the circuit
- 11 judgeship therefor shall be that judge elected circuit judge from
- 12 subdistrict 17-1. From and after January 1, 2003, there shall be
- 13 two (2) judges for the Twenty-third Circuit Court District.
- SECTION 2. Section 9-7-45, Mississippi Code of 1972, is
- 15 amended as follows:
- 16 9-7-45. The Seventeenth Circuit Court District shall * * *
- 17 consist of Panola County, Tallahatchie County, Tate County and
- 18 Yalobusha County.
- 19 SECTION 3. Section 9-7-46, Mississippi Code of 1972, is
- 20 amended as follows:
- 21 9-7-46. * * * There shall be $\underline{\text{two }(2)}$ circuit judges for the
- 22 Seventeenth Circuit Court District.

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24	SECTION	4.	From	and	after	the	effective	date	οf	this	act	and
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- 25 until any intervening appointment or election, the two (2) judges
- of the Seventeenth Circuit Court District shall be those two (2)
- 27 judges elected from subdistrict 17-2 in the 1998 general election.
- 28 _Thereafter, the judges shall be elected or appointed as is
- 29 provided for circuit judges generally.
- 30 SECTION 5. Section 25-31-5, Mississippi Code of 1972, is
- 31 amended as follows:[CSQ1]
- 32 25-31-5. (1) The following number of full-time legal
- 33 assistants are authorized in the following circuit court
- 34 districts:
- 35 (a) First Circuit Court District..... seven (7)
- 36 legal assistants.
- 37 (b) Second Circuit Court District..... nine (9)
- 38 legal assistants.
- 39 (c) Third Circuit Court District..... four (4)
- 40 legal assistants.
- 41 (d) Fourth Circuit Court District..... five (5)
- 42 legal assistants.
- 43 (e) Fifth Circuit Court District..... four (4)
- 44 legal assistants.
- 45 (f) Sixth Circuit Court District..... two (2)
- 46 legal assistants.
- 47 (g) Seventh Circuit Court District..... nine (9)
- 48 legal assistants.
- 49 (h) Eighth Circuit Court District..... two (2)
- 50 legal assistants.
- 51 (i) Ninth Circuit Court District..... two (2)
- 52 legal assistants.
- 53 (j) Tenth Circuit Court District..... four (4)

54	legal	assistan	ts.	
55		(k)	Eleventh Circuit Court District five	(5)
56	legal	assistan	ts.	
57		(1)	Twelfth Circuit Court District three	(3)
58	legal	assistan	ts.	
59		(m)	Thirteenth Circuit Court District two	(2)
50	legal	assistan	ts.	
51		(n)	Fourteenth Circuit Court District three	(3)
52	legal	assistan	ts.	
53		(0)	Fifteenth Circuit Court District four	(4)
54	legal	assistan	ts.	
55		(p)	Sixteenth Circuit Court District four	(4)
56	legal	assistan	ts.	
57		(q)	Seventeenth Circuit Court District five	(5)
58	legal	assistan	ts.	
59		(r)	Eighteenth Circuit Court District two	(2)
70	legal	assistan	ts.	
71		(s)	Nineteenth Circuit Court District four	(4)
72	legal	assistan	ts.	
73		(t)	Twentieth Circuit Court District four	(4)
74	legal	assistan	ts.	
75		(u)	Twenty-first Circuit Court District two	(2)
76	legal	assistan	ts.	
77		(v)	Twenty-second Circuit Court District two	(2)
78	legal	assistan	ts.	
79		(w)	Twenty-third Circuit Court District three	(3)
30	legal	assistan	<u>ts.</u>	
31	((2) In a	ddition to any legal assistants authorized pursua	nt

82	to subsection (1) of this section, the following number of
83	full-time legal assistants are authorized (i) in the following
84	circuit court districts if funds are appropriated by the
85	Legislature to adequately fund the salaries, expenses and fringe
86	benefits of such legal assistants, or (ii) in any of the following
87	circuit court districts in which the board of supervisors of one
88	or more of the counties in a circuit court district adopts a
89	resolution to pay all of the salaries, supplemental pay, expenses
90	and fringe benefits of legal assistants authorized in such
91	district pursuant to this subsection:
92	(a) First Circuit Court District two (2)
93	legal assistants.
94	(b) Second Circuit Court District two (2)
95	legal assistants.
96	(c) Third Circuit Court District two (2)
97	legal assistants.
98	(d) Fourth Circuit Court District two (2)
99	legal assistants.
100	(e) Fifth Circuit Court District two (2)
101	legal assistants.
102	(f) Sixth Circuit Court District two (2)
103	legal assistants.
104	(g) Seventh Circuit Court District two (2)
105	legal assistants.
106	(h) Eighth Circuit Court District two (2)
107	legal assistants.
108	(i) Ninth Circuit Court District two (2)
109	legal assistants.

110		(j)	Tenth Circuit Court District	two	(2)
111	legal	assistan	ts.		
112		(k)	Eleventh Circuit Court District	two	(2)
113	legal	assistan	ts.		
114		(1)	Twelfth Circuit Court District	two	(2)
115	legal	assistan	ts.		
116		(m)	Thirteenth Circuit Court District	two	(2)
117	legal	assistan	ts.		
118		(n)	Fourteenth Circuit Court District	two	(2)
119	legal	assistan	ts.		
120		(0)	Fifteenth Circuit Court District	two	(2)
121	legal	assistan	ts.		
122		(p)	Sixteenth Circuit Court District	two	(2)
123	legal	assistan	ts.		
124		(q)	Seventeenth Circuit Court District	two	(2)
125	legal	assistan	ts.		
126		(r)	Eighteenth Circuit Court District	two	(2)
127	legal	assistan	ts.		
128		(s)	Nineteenth Circuit Court District	two	(2)
129	legal	assistan	ts.		
130		(t)	Twentieth Circuit Court District	two	(2)
131	legal	assistan	ts.		
132		(u)	Twenty-first Circuit Court District	two	(2)
133	legal	assistan	ts.		
134		(v)	Twenty-second Circuit Court District	two	(2)
135	legal	assistan	ts.		
136		(w)	Twenty-third Circuit Court District	two	(2)
137	legal	assistan	ts.		

138 (3) The board of supervisors of any county may pay all or a
139 part of the salary, supplemental pay, expenses and fringe benefits

140 of any district attorney or legal assistant authorized in the

141 circuit court district to which such county belongs pursuant to

142 this section.

SECTION 6. The Attorney General of the State of Mississippi

144 shall submit this act, immediately upon approval by the Governor,

145 or upon approval by the Legislature subsequent to a veto, to the

146 Attorney General of the United States or to the United States

147 District Court for the District of Columbia in accordance with the

provisions of the Voting Rights Act of 1965, as amended and

149 extended.

148

150 SECTION 7. This act shall take effect and be in force from

151 and after the date it is effectuated under Section 5 of the Voting

152 Rights Act of 1965, as amended and extended.