By: Representative Simpson

To: Municipalities; County

Affairs

HOUSE BILL NO. 943

1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	AN ACT TO CREATE A NEW CODE SECTION TO PROVIDE THAT THE GOVERNING AUTHORITIES OF A MUNICIPALITY ARE AUTHORIZED TO DONATE ANNUALLY SUCH SUMS AS THEY DEEM ADVISABLE TO SUPPORT ORGANIZATIONS TO FIGHT CRIME OR DRUG ABUSE; TO SET FORTH A DEFINITION OF AN ORGANIZATION TO FIGHT CRIME OR DRUG ABUSE; TO CLARIFY THAT THE PROVISIONS OF THE SECTION DO NOT AUTHORIZE THE LEVY OF AN ASSESSMENT OR COURT COST ON ANY TRAFFIC OR CRIMINAL CASE PROCESSED THROUGH THE MUNICIPAL COURTS, IN ORDER TO FUND SUCH AN ORGANIZATION; TO AMEND SECTION 19-5-93, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT THE BOARD OF SUPERVISORS OF A COUNTY IS AUTHORIZED TO DONATE ANNUALLY SUCH SUMS AS IT DEEMS ADVISABLE TO SUPPORT ORGANIZATIONS TO FIGHT CRIME OR DRUG ABUSE; TO SET FORTH A DEFINITION OF AN ORGANIZATION TO FIGHT CRIME OR DRUG ABUSE; TO CLARIFY THAT THE AMENDMENT TO THE SECTION DOES NOT AUTHORIZE THE LEVY OF AN ASSESSMENT OR COURT COST ON ANY TRAFFIC OR CRIMINAL CASE PROCESSED THROUGH THE JUSTICE AND CIRCUIT COURTS OF THE COUNTY, IN ORDER TO FUND SUCH AN ORGANIZATION; AND FOR RELATED PURPOSES.
19	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
20	SECTION 1. The governing authorities of any municipality in
21	the state are hereby authorized, in their discretion, by
22	resolution duly adopted and entered on its minutes, to donate
23	annually out of any money in the municipal treasury such sums as
24	the governing authorities deem advisable to support any
25	organization formed to fight crime or drug abuse, which is
26	operating within or serving the municipality. For purposes of
27	this section, an organization formed to fight crime or drug abuse
28	means any organization having as its primary goals the prevention
29	of crime and drug abuse, drug education and/or procuring
30	information to aid authorities in the capture and conviction of
31	persons committing crimes in the municipality, which organization
32	may be known as "Crime Stoppers" or as "Anti-Drug Task Force."
33	The provisions of this section do not authorize a municipality's
34	governing authorities to levy an assessment or court cost on any
35	traffic or criminal case processed through the municipal courts of

- 36 the municipality, in order to fund the activities and operation of
- 37 an organization formed to fight crime or drug abuse.
- 38 SECTION 2. Section 19-5-93, Mississippi Code of 1972, is
- 39 amended as follows:
- 40 19-5-93. The board of supervisors of each county is hereby
- 41 authorized, in its discretion, to donate money for the objects and
- 42 purposes following, to wit:
- 43 (a) Confederate graves. For the location, marking,
- 44 care and maintenance of the grave or graves and graveyard of
- 45 Confederate soldiers or sailors who died in the Confederate
- 46 service, and the purchase, if necessary, of the land on which any
- 47 of the said graveyards may be situated, and the erection and
- 48 maintenance of appropriate monuments and appropriate inscriptions
- 49 thereon. In the exercise of this power the board is fully
- 50 authorized to accept donations of land on which any of said
- 51 graveyards may be situated and also money or funds to be used for
- 52 any of the purposes in this section expressed.
- Any board of supervisors may, in its discretion, contribute
- 54 money to be used for the upkeep of graves of the Confederate dead
- 55 in its county.
- 56 (b) Care of the aged. For the support and maintenance
- 57 of such residents of the county who are worthy indigent aged
- inmates of the Old Ladies' Home of Jackson, Mississippi, or of the
- 59 Golden Age Nursing Home and Hospital for North Mississippi of
- 60 Greenwood, Mississippi, and not exceeding Five Hundred Dollars
- 61 (\$500.00) per annum for the support of the county's inmates of the
- 62 Old Men's Home, located near Jackson, Mississippi, and in addition
- 63 thereto a sum not exceeding Two Hundred Dollars (\$200.00) per
- 64 annum to each of said institutions for their support and
- 65 maintenance in the care of the aged.
- 66 (c) King's Daughters. To the King's Daughters in their
- 67 respective counties for charities under their supervision.

- (d) **Travelers Aid Society**. A sum of money not exceeding Fifteen Dollars (\$15.00) per month for the support of the organization known as the Travelers Aid Society, provided the same is nonsectarian.
- (e) Hospitals for pellagra sufferers. For the
 establishment and maintenance of a hospital for the treatment of
 persons afflicted with pellagra. For this purpose the board may
 issue bonds and incur such indebtedness within the limits now
 authorized by law.
- 77 Tubercular hospitals. For the establishment and (f) 78 maintenance of a hospital for the care and treatment of persons suffering from tuberculosis. In the execution of this power the 79 80 board may select trustees to establish and operate said hospital. In counties having a population of more than forty thousand 81 (40,000) people, as shown by the latest United States census, the 82 board may set aside, appropriate and expend monies from the 83 general fund for the purpose of aiding in the maintenance and 84 85 support of hospitals maintained and operated in such county for the care and treatment of persons suffering from tuberculosis. 86 87 The monies shall be expended by the board through such trustees, not less than three (3) and not more than five (5), to be elected 88 89 by the board of supervisors annually. The trustees shall file reports with the board at least once every six (6) months showing 90 in detail all expenditures made by them and the number of patients 91 92 which have been for the preceding period aided or cared for by the institution, and the board may otherwise require a strict 93 accounting of the administration of said funds. 94
- 95 (g) Same -- additional provisions. The boards of 96 supervisors of one or more counties are hereby authorized and 97 empowered, in their discretion, separately or jointly, to acquire 98 by gift, purchase or lease, real estate, for tubercular hospital 99 purposes, and to own, erect, build, establish, maintain, regulate

and support a tubercular hospital and to remodel buildings on such property to be used for such hospital purposes.

102

103

104

105

106

107

108

109

110

111

112

113

114

115

116

117

118

119

In the event the boards of supervisors of two (2) or more counties agree to cooperate in establishing and maintaining such hospital, the board of supervisors of each of said counties shall adopt a resolution agreeing to the proportionate part each county will contribute to the establishment and maintaining of such hospital.

Each county operating under the provisions of this subsection is hereby authorized and empowered to set aside, appropriate and expend monies from the general fund for the purpose of erecting, maintaining and operating such hospital.

- (h) Charity wards in hospitals. A sum of money not exceeding One Hundred Dollars (\$100.00) per month to maintain a charity ward or wards in any hospital in their respective counties, or in the event there shall be no hospital in such county, then a like sum, in their discretion, to maintain a charity ward or wards in any hospital in any adjoining county receiving and treating patients from such county having no hospital.
- (i) Same -- coast counties. The several counties of 120 this state bordering on the tidewater of the Gulf of Mexico are 121 hereby authorized and empowered, in the discretion of the proper 122 authorities thereof, to appropriate such a sum of money as said 123 124 authorities shall deem reasonable, to provide and maintain a charity ward or wards, in any of the hospitals in said counties, 125 or, in the discretion of said authorities, to make and enter into 126 contracts with any such hospitals for the treatment and care in 127 such hospitals of the indigent sick of said counties, and to pay 128 129 therefor out of the general fund of such counties such sum or sums as shall be a reasonable and just compensation to said hospital. 130 131 However, the board of supervisors of any county mentioned herein may, in its discretion, make and enter into contracts with any 132

hospital in any adjoining county receiving and treating patients from the respective counties mentioned herein in such hospitals of the indigent sick of said counties, mentioned herein, and to pay therefor out of the general fund of such county, such sum or sums that shall be reasonable and just to said hospitals.

138 (i) Public libraries. A sum not to exceed One Thousand Dollars (\$1,000.00) per annum toward the support and maintenance 139 of one or more public libraries situated in the county. 140 county whose total assessed valuation, including railroads and all 141 public utilities, is more than Eighteen Million Dollars 142 143 (\$18,000,000.00) the board, in its discretion, may appropriate a sum not to exceed Three Thousand Dollars (\$3,000.00) per annum for 144 145 public libraries.

146

147

148

149

150

151

152

153

154

155

156

157

158

159

160

161

162

163

164

165

H. B. No. 943 01/HR03/R792 PAGE 5 (TB\LH)

The board may also give or donate any legislative journals, constitutional convention journals, printed official reports of any state or county officers, official reports of departments, bureaus or officers of the United States, and copies of the acts of the Legislature or laws of Mississippi now or hereafter in the county library of such county and not needed, in the opinion of the board in the county library (but not including any Mississippi reports and not including any acts of the Legislature or laws of the state, unless such acts or laws be more than twenty (20) years old) to any library or library association or foundation or organization maintaining a free public library for reference or otherwise, provided such library, association, foundation or organization owns free from encumbrance a fireproof library building located in this state, in which building said journals, reports, acts and laws may be and shall be deposited where received under this subsection and made accessible under reasonable regulations to the general public. Such library, association, foundation or organization shall not have the right to sell or otherwise dispose of said journals, reports, acts and Said journals, reports, acts and laws may be returned to laws.

the county library from which received without expense to the county, or to the state library, without expense to the state, at any time by the library, association, foundation or organization receiving the same.

170 Any gift or donation made by the board of supervisors of any county under the authority of this subsection shall be evidenced 171 by an order spread upon the minutes of said board. The county 172 shall bear no expense in connection with any donation. 173 sheriff of the county, or the custodian of the county library, 174 shall deliver to the representative of the library, association, 175 176 foundation or organization entitled to receive the same any of said journals, reports, acts, laws and official publications in 177 178 accordance with the directions contained in any order of the board 179 of supervisors for the delivery of the same, and shall take proper receipt from the party receiving the same, and shall deliver such 180 receipt to the clerk of the board of supervisors of the county, 181 and the board of supervisors shall have the said receipt entered 182 183 in full on the minutes of the board.

Any library, association, foundation or organization receiving any gift or donation from any county under this subsection shall report in writing to the board of supervisors, from which such gifts or donations have been received every two (2) years, that the gifts and donations so received are still in the possession of the donee and are accessible to the general public. If any of the gifts or donations so received have been lost, destroyed or have otherwise disappeared, report thereof shall be made.

If any library, association, foundation or organization receiving gifts or donations under this subsection shall cease operating as a free public library or shall cease to be the owner of a fireproof building in which it keeps and maintains a free public library, for reference or otherwise, the said library, association, foundation or organization shall thereupon

184

185

186

187

188

189

190

191

192

193

194

195

196

197

198

immediately return to the county library, without expense to the county, or to the state library, without expense to the state, any gifts or donations it may have received under this subsection.

202 Patriotic organizations and memorials. 203 to exceed Five Thousand Dollars (\$5,000.00) to build or aid any post of the American Legion, any chapter of the Daughters of the 204 205 American Revolution, any chapter of the United Daughters of the 206 Confederacy, or any post, unit or chapter of any patriotic organization within the county in building a memorial to the 207 veterans of World War I and World War II; and a sum not to exceed 208 One Thousand Dollars (\$1,000.00) to aid in defraying the cost of 209 the erection of suitable memorials to deceased soldiers, sailors 210 and marines of the late world wars. Such appropriation may be 211 made, even though no provision has been made therefor in the 212

county budget.

PAGE 7 (TB\LH)

213

214

215

216

217

218

219

220

- (1) American Red Cross. Any board of supervisors of any county in this state is hereby authorized and empowered, in its discretion, to donate annually, out of any monies in its respective treasury, to be drawn by warrant thereon, a sum not exceeding One Hundred Dollars (\$100.00) per million of assessed valuation to the support of a local chapter of the American Red Cross.
- (m) **St. Jude Hospital**. For the payment of mileage expense for transporting persons to St. Jude Hospital in Memphis, Tennessee, for treatment. The mileage shall be based on a round-trip basis from the patient's place of residence to St. Jude Hospital at the mileage rate set forth in Section 25-3-41.
- 226 (n) **Public museums**. For the support and maintenance of 227 such public museums located in the county constituted under the 228 provisions of Chapter 9, Title 39, Mississippi Code of 1972.
- 229 (o) **Domestic violence shelters**. The board of
 230 supervisors of any county in this state is hereby authorized and
 231 empowered, in its discretion, to donate annually out of any money
 H. B. No. 943
 01/HR03/R792

in the county treasury, such sums as the board deems advisable to support any domestic violence shelter or rape crisis center operating within or serving its area. For the purposes of this section, "rape crisis center" means a place established to provide care, counseling and related services to victims of rape, attempted rape, sexual battery or attempted sexual battery.

- (p) Literacy programs. The board of supervisors of any county in this state is hereby authorized and empowered, in its discretion, to donate out of the general fund of the county such sum of money as the board deems reasonable to any literacy program being conducted within the county.
- (q) Care of neglected children. 243 The board of 244 supervisors of any county in this state, in its discretion, may donate annually out of any money in the county treasury such sums 245 as the board deems advisable to support any residential group home 246 for the abused, abandoned or neglected children which operates 247 within or serves the county. For the purposes of this paragraph 248 249 the term "residential group home" means a group residence established to provide care and counseling, and to serve as a 250 251 home, for children who are the victims of abuse, neglect or 252 abandonment.
- 253 (r) Organization to fight crime or drug abuse. 254 board of supervisors of any county in the state is hereby authorized, in its discretion, by resolution duly adopted and 255 256 entered on its minutes, to donate annually out of any money in the county treasury, such sums as the board deems advisable to support 257 258 any organization formed to fight crime or drug abuse, which is operating within or serving the county. For purposes of this 259 paragraph, an organization formed to fight crime or drug abuse 260 means any organization having as its primary goals the prevention 261 of crime and drug abuse, drug education and/or procuring 262 263 information to aid authorities in the capture and conviction of 264 persons committing crimes in the county, which organization may be

238

239

240

241

242

265	known as "Crime Stoppers" or as "Anti-Drug Task Force." The
266	provisions of this paragraph do not authorize a county board of
267	supervisors to levy an assessment or court cost on any traffic or
268	criminal case processed through the justice and circuit courts of
269	the county, in order to fund the activity and operation of an
270	organization formed to fight crime or drug abuse.
271	SECTION 3. The provisions of Section 1 of this act shall be
272	codified in Chapter 19, Title 21, Mississippi Code of 1972.
273	SECTION 4. This act shall take effect and be in force from

274

and after its passage.