MISSISSIPPI LEGISLATURE

To: County Affairs

## SENATE BILL NO. 2069

AN ACT TO AMEND SECTION 27-1-11, MISSISSIPPI CODE OF 1972, TO 1 REQUIRE THE OFFICE OF TAX COLLECTOR AND THE OFFICE OF ASSESSOR TO 2 BE SEPARATE IN COUNTIES WITH A TOTAL ASSESSED VALUATION OF 3 4 \$140,000,000.00 OR MORE; TO AMEND SECTION 27-1-13, MISSISSIPPI CODE OF 1972, IN CONFORMITY THERETO; AND FOR RELATED PURPOSES. 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 6 7 SECTION 1. Section 27-1-11, Mississippi Code of 1972, is amended as follows: 8

(1) In counties with a total assessed valuation of 9 27-1-11. at least Sixty-five Million Dollars (\$65,000,000.00) but less than 10 One Hundred Forty Million Dollars (\$140,000,000.00), the board of 11 supervisors, in its discretion, may separate the office of tax 12 collector from the office of assessor by resolution spread upon 13 the minutes of the board, provided that such resolution shall come 14 into effect with the succeeding term of office and shall not 15 affect any duly elected official during the performance of his 16 17 term.

Any such resolution to separate the offices shall be adopted on or before February 1, 1971, or on or before February 1 of any succeeding year in which general county and statewide elections are held.

After the offices have been separated, they shall remain separate until consolidated by like resolution of the board of supervisors for the succeeding term; provided, however, such resolution to consolidate the offices, having been once separated, shall become effective only after the affirmative vote of a majority of the qualified voters of the county participating in an

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28 election to be held in conformity, in all respects, with the 29 applicable statutes governing special elections.

30 (2) In any county with a total assessed valuation of One 31 Hundred Forty Million Dollars (\$140,000,000.00) or more, the 32 office of tax collector and the office of assessor shall be 33 separate.

34 SECTION 2. Section 27-1-13, Mississippi Code of 1972, is 35 amended as follows:

In any \* \* \* county that has properly adopted a 27-1-13. 36 resolution to separate the office of tax collector and the office 37 of assessor pursuant to Section 27-1-11(1), and in any county that 38 the office of tax collector and the office of assessor are 39 40 required to be separate pursuant to the provisions of Section 27-1-11(2), the separate tax collector \* \* \* shall possess the 41 same qualifications and be elected at the same time and in the 42 same manner as provided by law for the assessor. He shall give 43 bond, with sufficient surety, to be payable, conditioned and 44 45 approved as provided by law, in a penalty equal to five percent (5%) of the sum of all the state and county taxes shown by the 46 47 assessment rolls and the levies to have been collectible in the county for the year immediately preceding the commencement of the 48 49 term of office for said collector, and he shall also take and file the oath of office as tax collector; however, such bond shall not 50 exceed the amount of One Hundred Thousand Dollars (\$100,000.00). 51 52 Such tax collector shall collect all taxes heretofore collected by sheriffs or assessors, as the case may be, in said counties, 53 54 including, but not limited to, ad valorem and privilege taxes, charges and fees of every kind and nature heretofore comprising a 55 portion of the tax collecting duties of the sheriffs or assessors 56 of said counties and shall pay same monthly to the collecting 57 political subdivision without retaining any portion thereof for 58 59 his services. Provided, however, reqardless of the political subdivision or fund for which the tax was collected, the tax 60 S. B. No. 2069

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collector shall pay at least the percentage of such tax heretofore 61 retained by the sheriff as his fee directly into the general fund 62 of the concerned county, and said payment shall be made by the 63 Such tax twentieth day of the month following collection. 64 65 collectors shall perform all of the tax collecting duties in such counties heretofore performed by the sheriffs or assessors 66 thereof, as the case may be, with the full and complete authority 67 and liabilities heretofore possessed by or imposed upon said 68 sheriffs or assessors. However, a tax collector shall not be 69 liable for ad valorem taxes, privilege taxes, charges and fees 70 71 collected by him, payment for which was made by a check, draft or other order for the payment of money which has been returned to 72 the tax collector because of insufficient funds in the account on 73 which such check, draft or order was drawn, if the tax collector 74 has exhausted all reasonable means of collecting such instrument, 75 including the filing of a civil suit or presentation to the 76 district attorney for collection under Section 97-19-73 et seq. 77 78 SECTION 3. The Attorney General of the State of Mississippi shall submit this act, immediately upon approval by the Governor, 79 80 or upon approval by the Legislature subsequent to a veto, to the Attorney General of the United States or to the United States 81 District Court for the District of Columbia in accordance with the 82 provisions of the Voting Rights Act of 1965, as amended and 83 84 extended.

SECTION 4. This act shall take effect and be in force from and after the date it is effectuated under Section 5 of the Voting Rights Act of 1965, as amended and extended.

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ST: Tax collector/assessor; require separate offices in counties with total assessed valuation of \$140 Million or more.