By: Representatives Smith (59th), Rotenberry To: Judiciary A

HOUSE BILL NO. 1067

AN ACT TO AMEND SECTION 9-13-121, MISSISSIPPI CODE OF 1972, 1 TO REVISE THE CONDITIONS UNDER WHICH A PERSON MAY PRACTICE THE 2 3 PROFESSION OF COURT REPORTING UNDER A TEMPORARY CERTIFICATE; AND 4 FOR RELATED PURPOSES. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 5 SECTION 1. Section 9-13-121, Mississippi Code of 1972, is 6 amended as follows: 7

9-13-121. (1) Any person graduating from a National Court 8 9 Reporting Association, accredited court reporting program or court reporting school, whether in the State of Mississippi or 10 out-of-state, shall be given certification without examination. 11 Any person graduating from a court reporting school approved by 12 the State of Mississippi or some other state shall be given a 13 temporary certification but shall make application for and pass a 14 Certified Shorthand Reporter's (CSR) examination as is provided 15 for in this section. 16

(2) (a) The Board of Court Reporters shall implement a true 17 CSR examination wherein all examinees are given the opportunity to 18 pass each part of the said examination in "legs" (one part at a 19 time). All temporary certifications or permits shall be 20 automatically extended until the board has prepared, developed and 21 implemented such an examination and each applicant has the 22 opportunity to take the examination for three (3) consecutive 23 times. Any such extension of a temporary certification or permit 24 shall be granted for not less than eighteen (18) months 25 26 immediately after the implementation of the true CSR for existing temporary certifications or permits. Any applicant granted a 27 temporary certification or permit after implementation of the true 28 H. B. No. 1067 G1/2

29 CSR examination shall be allowed not less than <u>forty-eight (48)</u> 30 months after being granted the temporary certification or permit 31 to pass the examination.

32 (b) (i) Examinations for certification shall be given 33 not less than every six (6) months, at a time and place designated by the board. Notification of such examinations shall be given 34 each applicant in writing not less than thirty (30) days before 35 each examination date. Proof of notice of an examination having 36 been sent less than thirty (30) days before an examination date 37 shall automatically extend a temporary certificate for an 38 additional six (6) months beyond what is otherwise provided in 39 40 this section.

41 (ii) If after <u>eight (8)</u> consecutive examinations, 42 the applicant holding the temporary certificate has not qualified 43 for certification, the applicant shall be permitted a hearing 44 before the board. If said applicant has passed at least two (2) 45 parts of the examination, the applicant will be given an 46 additional extension of not more than one (1) year.

Those reporters holding temporary certificates must 47 (3) 48 submit their applications, together with the fee, to the board and take the next scheduled examination. If after eight (8) 49 50 consecutive examinations the applicant holding the temporary certificate has not qualified for certification, the applicant 51 shall be deemed unqualified to serve as a reporter until the 52 53 applicant passes the examination and receives permanent certification or has been granted an extension according to 54 55 subsection (2).

(4) Photo identification may be required of any applicant
prior to the taking of an examination for security reasons only
but shall not be used for discrimination against applicants on the
basis of race, gender, age, creed or national origin.

60 <u>SECTION 2.</u> (1) The Administrative Office of Courts is
61 directed to prepare for mailing to every licensed attorney,

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including all judges, a survey to ascertain the opinion of the 62 members of the bar as to the appropriate level of competency for 63 those persons practicing court reporting. The survey shall be 64 65 prepared in as simple a form as possible and shall be mailed to 66 the attorney's address as supplied by The Mississippi Bar. The specific area to be determined, if possible, is whether the 67 members of the bar, as the primary consumers of court reporting 68 services, desire that the public policy of the state as to court 69 reporter certification should be to ensure a minimum level of 70 competence or to serve as a practice protection act, i.e., to 71 72 require that beginning practitioners exhibit the same level of excellence as those who may have had many years to achieve 73 The purpose of the survey is to give the Legislature 74 mastery. additional data from which to determine if further amendment to 75 Title 9, Chapter 13, Mississippi Code of 1972, is in order. 76

(2) The Administrative Office of Courts shall prepare a
report of the findings of the survey, complete with such
statistical analysis as the office finds appropriate, to the
Secretary of the Senate and to the Clerk of the House not later
than November 15, 2003.

82 **SECTION 3**. This act shall take effect and be in force from 83 and after its passage.