SENATE BILL NO. 2371

AN ACT TO AMEND SECTION 25-3-35, MISSISSIPPI CODE OF 1972, TO REVISE THE COMPENSATION OF THE FULL-TIME DISTRICT ATTORNEYS AND THEIR FULL-TIME LEGAL ASSISTANTS; AND FOR RELATED PURPOSES.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:

SECTION 1. Section 25-3-35, Mississippi Code of 1972, is amended as follows:

25-3-35. (1) The annual salaries of the following judges are fixed as follows, to begin at the commencement of the next term of office immediately succeeding the existing term:

Chief Justice of the Supreme Court................. $104,900.00
Presiding Justice of the Supreme Court........... 102,900.00
Associate Justices of the Supreme Court, each.... 102,300.00

However, in addition to their present official duties, there are imposed upon the Supreme Court justices the extra duties of making a special study of existing laws and reporting to each regular session of the Legislature such constructive suggestions as they may deem necessary for the improvement of the administration of justice, and of advising and counseling with the State Librarian in the selection of law books for purchase and use in the State Law Library, advising with the librarian thereof upon the removal from the library of any books which may be the least frequently used, and for the placing of same in a convenient location so as to provide additional space for such books and other current publications which may be more frequently used or called for. For such extra services each justice, from and after June 17, 1999, shall receive a sum sufficient when added to the present salaries of the justices to aggregate One Hundred Four
Thousand Nine Hundred Dollars ($104,900.00) for the Chief Justice,  
One Hundred Two Thousand Nine Hundred Dollars ($102,900.00) for  
the presiding justice, and One Hundred Two Thousand Three Hundred  
Dollars ($102,300.00) for associate justices, per annum. As each  
existing term expires and the above-captioned salaries become  
effective in due course, the extra duties and compensation  
provided for shall cease.

(2) The annual salaries of the judges of the Court of  
Appeals of Mississippi are fixed as follows:

Chief Judge of the Court of Appeals.............. $ 98,300.00  
Associate Judges of the Court of Appeals, each... 95,500.00

(3) The annual salaries of the chancery and circuit court  
judges are fixed as follows:

Chancery Judges, each......................... $ 94,700.00  
Circuit Judges, each......................... 94,700.00

In addition to their present official duties, there are  
duties of making a special study of existing laws relating to  
trial courts and reporting to the Supreme Court of the State of  
Mississippi such constructive suggestions as they may deem  
necessary for the improvement of the administration of justice,  
which shall be recommended to the Legislature by the Supreme Court  
in the manner provided by law. The judges shall advise and  
supervise in the purchase of law books for the libraries of each  
district, and shall study and evaluate the inventory of books and  
facilities now existing in the libraries of each district to  
effect the removal and relocation of obsolete publications so as  
to provide additional space for those books and current  
publications more frequently used. The judges shall study the  
existing rules promulgated by the circuit and chancery court  
judicial associations governing the operation of chancery and  
circuit courts, and revise the same pursuant to existing laws.  
For such extra services each judge, from and after June 17, 1999,
shall receive a sum sufficient when added to the present salaries of the judges to aggregate Ninety-four Thousand Seven Hundred Dollars ($94,700.00) per annum for each judge. Upon the expiration of the existing term, the above-captioned salaries become effective in due course, and the extra duties and compensation provided for shall cease.

(4) The Supreme Court shall prepare a payroll for chancery judges and circuit judges and submit such payroll to the Department of Finance and Administration.

(5) The annual salary of the full-time district attorneys shall be One Hundred Five Thousand Nine Hundred Dollars ($105,900.00).

(6) (a) The annual salary of the full-time legal assistants who have actively practiced law for less than two (2) years shall be not less than Twenty-five Thousand Dollars ($25,000.00) nor more than Sixty Thousand Dollars ($60,000.00), as established by the district attorney.

(b) The annual salary of full-time legal assistants who have actively practiced law for more than two (2) years but less than six (6) years shall not exceed Sixty-seven Thousand Five Hundred Dollars ($67,500.00), as established by the district attorney.

(c) The annual salary of full-time legal assistants who have actively practiced law for more than six (6) years but less than ten (10) years shall not exceed Eighty Thousand Dollars ($80,000.00), as established by the district attorney.

(d) The annual salary of full-time legal assistants who have actively practiced law for more than ten (10) years but less than fifteen (15) years shall not exceed Eighty-five Thousand Dollars ($85,000.00), as established by the district attorney.

(e) The annual salary of full-time legal assistants who have actively practiced law for more than fifteen (15) years but
less than twenty (20) years shall not exceed Ninety Thousand Dollars ($90,000.00), as established by the district attorney.

(f) The annual salary of full-time legal assistants who have actively practiced law in excess of twenty (20) years shall not exceed Ninety-two Thousand Seven Hundred Dollars ($92,700.00), as established by the district attorney.

SECTION 2. The Attorney General of the State of Mississippi shall submit this act, immediately upon approval by the Governor, or upon approval by the Legislature subsequent to a veto, to the Attorney General of the United States or to the United States District Court for the District of Columbia in accordance with the provisions of the Voting Rights Act of 1965, as amended and extended.

SECTION 3. 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, or July 1, 2003, whichever occurs later.