By: Senator(s) Burton

To: Judiciary

SENATE BILL NO. 2701

AN ACT TO AMEND SECTION 11-9-127, MISSISSIPPI CODE OF 1972, TO PRESERVE THE DUE PROCESS RIGHTS OF DEFENDANTS WHILE 3 STREAMLINING CIVIL DOCKET AND AVOIDING UNNECESSARY COSTS AND THE BURDEN OF NEEDLESS HEARING PREPARATION FOR PLAINTIFFS; TO FORMALIZE THE AVAILABILITY OF CERTAIN REMEDIES IN JUSTICE COURTS AS RECOGNIZED BY A SERIES OF OPINIONS OF THE ATTORNEY GENERAL; TO 6 AMEND SECTION 11-53-81, MISSISSIPPI CODE OF 1972, TO CONFIRM THE 7 AVAILABILITY OF THE OPEN ACCOUNT REMEDY TO COLLECT MEDICAL AND HOSPITAL BILLS; TO AMEND SECTION 25-7-13, MISSISSIPPI CODE OF 8 9 1972, TO ENCOURAGE COLLECTION OF MODEST FINES AND JUDGMENTS 10 OBTAINED IN MUNICIPAL COURTS; AND FOR RELATED PURPOSES. 11 12 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: SECTION 1. Section 11-9-127, Mississippi Code of 1972, is 13 amended as follows: 14 11-9-127. Any defendant desiring a hearing before the 15 justice court must notify the clerk of the court that a hearing is 16 17 desired no later than the close of business two (2) working days before the return day of the summons. On the return day of the 18 summons, unless continued, the justice court judge shall hear and 19 determine the cause if the defendant has requested a hearing and 20 both parties appear; give judgment by default if the defendant did 21 22 not request a hearing, or fails to appear and contest plaintiff's demand after requesting a hearing, or judgment of nonsuit against 23 the plaintiff if the defendant has requested a hearing and the 24 25 plaintiff fails to appear and prosecute his claim; enter judgment in favor of the defendant where, in case of setoff, it shall 26 appear that there is a balance due him, for the amount of such 27 balance, and, when requested, issue execution against the goods 28 and chattels, lands and tenements, of the party against whom 29 30 judgment is rendered, for the amount of the judgment and costs, or

costs alone, as the case may require, returnable to a day more

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- 32 than twenty (20) days after the rendition of the judgment, and not
- 33 more than six (6) months after the issuance of the execution; and
- 34 the execution may be directed to the proper officer of any county
- 35 in this state.
- 36 **SECTION 2.** The statutory remedies of garnishment and
- 37 examination of judgment debtor, and all defenses thereto, shall be
- 38 available in justice court.
- 39 SECTION 3. Section 11-53-81, Mississippi Code of 1972, is
- 40 amended as follows:
- 41 11-53-81. When any person fails to pay a medical or hospital
- 42 bill or other open account within thirty (30) days after receipt
- 43 of written demand therefor correctly setting forth the amount owed
- 44 and an itemized statement of the account in support thereof, that
- 45 person shall be liable for reasonable attorney's fees to be set by
- 46 the judge for the prosecution and collection of such claim when
- 47 judgment on the claim is rendered in favor of the plaintiff.
- 48 Evidence of receipt of written demand by the spouse of the debtor
- 49 when they are living together as husband and wife on behalf of the
- 50 debtor may be introduced as evidence of written demand on the
- 51 debtor. If that person sued on the open account shall prevail in
- 52 the suit, he shall be entitled to reasonable attorney's fees to be
- 53 set by the judge.
- If delivery of written demand on the debtor is attempted, but
- 55 not accomplished because circumstances made delivery of written
- 56 demand impossible, a notation, on the envelope containing the
- 57 written demand, made by the person attempting delivery stating the
- 58 date of the attempted delivery, the reasons why delivery could not
- 59 be accomplished along with the initials of the person attempting
- 60 delivery and making said notation may be introduced as evidence of
- 61 written demand on the debtor, and if the judge in his discretion
- 62 finds that sufficient evidence of due diligence in delivery of
- 63 written demand has been made, he may make a conclusion of written

64	demand for purposes of justice and find that there has been
65	written demand on the debtor.
66	SECTION 4. Section 25-7-13, Mississippi Code of 1972, is
67	amended as follows:
68	25-7-13. (1) The clerks of the circuit court shall charge
69	the following fees:
70	(a) Docketing, filing, marking and registering each
71	complaint, petition and indictment\$75.00
72	The fee set forth in this paragraph shall be the total fee
73	for all services performed by the clerk up to and including entry
74	of judgment with respect to each complaint, petition or
75	indictment, including all answers, claims, orders, continuances
76	and other papers filed therein, issuing each writ, summons,
77	subpoena or other such instruments, swearing witnesses, taking and
78	recording bonds and pleas, and recording judgments, orders, fiats
79	and certificates; the fee shall be payable upon filing and shall
80	accrue to the clerk at the time of collection. The clerk or his
81	successor in office shall perform all duties set forth above
82	without additional compensation or fee.
83	(b) Docketing and filing each suggestion for a writ of
84	garnishment, suggestion for a writ of execution and judgment
85	debtor actions and issuing all process, filing and recording
86	orders or other papers and swearing witnesses\$30.00
87	(2) Except as provided in subsection (1) of this section,
88	the clerks of the circuit court shall charge the following fees:
89	(a) Filing and marking each order or other paper and
90	recording and indexing same\$ 2.00
91	(b) Issuing each writ, summons, subpoena, citation,
92	capias and other such instruments \$ 1.00
93	(c) Administering an oath and taking bond \$ 2.00
94	(d) Certifying copies of filed documents, for each
95	complete document \$ 1.00

96	(e) Recording orders, fiats, licenses, certificates,
97	oaths and bonds:
98	First page \$ 2.00
99	Each additional page\$ 1.00
L00	(f) Furnishing copies of any papers of record or on
L01	file and entering marginal notations on documents of record:
L02	If performed by the clerk or his employee,
L03	per page \$ 1.00
L04	If performed by any other person, per page \$.25
L05	(g) Judgment roll entry\$ 5.00
L06	Notwithstanding any other law to the contrary, the circuit
L07	clerk shall not collect any other fine, assessment or other item
L08	of cost other than the fee authorized by this paragraph (g) when
L09	enrolling a municipal court judgment.
L10	(h) Taxing cost and certificate\$ 1.00
L11	(i) For taking and recording application for marriage
L12	license, for filing and recording consent of parents when required
L13	by law, for filing and recording medical certificate, filing and
L14	recording proof of age, recording and issuing license, recording
L15	and filing returns \$20.00
L16	The clerk shall deposit Fourteen Dollars (\$14.00) of each fee
L17	collected for a marriage license in the Victims of Domestic
L18	Violence Fund established in Section 93-21-117, on a monthly
L19	basis.
L20	(j) For certified copy of marriage license and search
L21	of record, the same fee charged by the Bureau of Vital Statistics
L22	of the State Board of Health.
L23	(k) For public service not particularly provided for,
L24	the circuit court may allow the clerk, per annum, to be paid by
L25	the county on presentation of the circuit court's order, the
L26	following amount\$5,000.00
L27	However, in the counties having two (2) judicial districts,
L28	such above allowance shall be made for each judicial district.

129	(1) For drawing jurors and issuing venire, to be paid
130	by the county \$ 5.00
131	(m) For each day's attendance upon the circuit court
132	term, for himself and necessary deputies allowed by the court,
133	each to be paid by the county\$30.00
134	(n) Summons, each juror to be paid by the county upon
135	the allowance of the court \$ 1.00
136	(o) For issuing each grand jury subpoena, to be paid by
137	the county on allowance by the court, not to exceed Twenty-five
138	Dollars (\$25.00) in any one (1) term of court \$ 1.00
139	(3) On order of the court, clerks and deputies may be
140	allowed five (5) extra days for attendance upon the court to get
141	up records.
142	(4) The clerk's fees in state cases where the state fails in
143	the prosecution, or in cases of felony where the defendant is
144	convicted and the cost cannot be made out of his estate, in an
145	amount not to exceed Four Hundred Dollars (\$400.00) in one (1)
146	year, shall be paid out of the county treasury on approval of the
147	circuit court, and the allowance thereof by the board of
148	supervisors of the county. In counties having two (2) judicial
149	districts, such allowance shall be made in each judicial district;
150	however, the maximum thereof shall not exceed Eight Hundred
151	Dollars (\$800.00). Clerks in the circuit court, in cases where
152	appeals are taken in criminal cases and no appeal bond is filed,
153	shall be allowed by the board of supervisors of the county after
154	approval of their accounts by the circuit court, in addition to
155	the above fees, for making such transcript the rate of Two Dollars
156	(\$2.00) per page.
157	(5) The clerk of the circuit court may retain as his
158	commission on all money coming into his hands, by law or order of
159	the court, a sum to be fixed by the court not exceeding one-half
160	of one percent (1/2 of 1%) on all such sums.

161 (6) For making final records required by law, including, but
162 not limited to, circuit and county court minutes, and furnishing
163 transcripts of records, the circuit clerk shall charge Two Dollars
164 (\$2.00) per page. The same fees shall be allowed to all officers
165 for making and certifying copies of records or papers which they

are authorized to copy and certify.

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- (7) The circuit clerk shall prepare an itemized statement of fees for services performed, cost incurred, or for furnishing copies of any papers of record or on file, and shall submit the statement to the parties or, if represented, to their attorneys within sixty (60) days. A bill for same shall accompany the statement.
- 173 **SECTION 5.** Section 2 of this act shall be codified in Title 174 11, Chapter 9, Mississippi Code of 1972.
- 175 **SECTION 6**. This act shall take effect and be in force from 176 and after July 1, 2003.