To: Judiciary, Division A

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SENATE BILL NO. 2482

AN ACT TO AMEND SECTION 9-1-45, MISSISSIPPI CODE OF 1972, TO PROVIDE CIVIL PENALTIES WHICH MAY BE IMPOSED WHENEVER A CHANCERY OR CIRCUIT CLERK FAILS TO TIMELY FILE AN ANNUAL REPORT WITH THE STATE AUDITOR; AND FOR RELATED PURPOSES.
BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
SECTION 1. Section 9-1-45, Mississippi Code of 1972, is
amended as follows:
9-1-45. $\underline{(1)}$ Each chancery and circuit clerk shall file, not
later than April 15 of each year, with the State Auditor of Public
Accounts a true and accurate annual report on a form to be
designed and supplied to each clerk by the State Auditor of Public
Accounts immediately after January 1 of each year. The form shall
include the following information: (a) revenues subject to the
salary cap, including fees; (b) revenues not subject to the salary
cap; and (c) expenses of office, including any salary paid to a
clerk's spouse or children. Each chancery and circuit clerk shall
provide any additional information requested by the Public
Employees' Retirement System for the purpose of retirement
calculations.
(2) In any county having two (2) judicial districts, a
separate report may be filed by the chancery clerk and circuit
clerk for each judicial district. Whenever the chancery clerk
serves as deputy to the circuit clerk in one (1) judicial district
and the circuit clerk serves as deputy to the chancery clerk in
the other judicial district, each clerk may file, for the judicial
district in which he serves, one (1) report for the revenues and
expenses of his office in his capacity as chancery or circuit
clerk and a separate report for reporting the revenues collected

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- and expenses incurred in his capacity as deputy circuit or deputy chancery clerk.
- 31 (3) If the chancery or circuit clerk fails to provide the
- 32 reports required in this section, then the State Auditor shall
- 33 give by United States certified mail, return receipt requested,
- 34 written notification to the chancery or circuit clerk of
- 35 noncompliance. If within thirty (30) days after receipt of the
- 36 notice, the chancery or circuit clerk, in the opinion of the State
- 37 Auditor, remains in noncompliance, the State Auditor may institute
- 38 civil proceedings in a court of the county in which the clerk
- 39 serves. The court, upon a hearing, shall decide the issue and if
- 40 it determines that the clerk is not in substantial compliance,
- 41 shall order the clerk to immediately and thereafter comply.
- 42 Violations of any order of the court shall be punishable as for
- 43 contempt. In addition, the court in its discretion may impose a
- 44 civil penalty in an amount not to exceed Five Thousand Dollars
- 45 (\$5,000.00) upon the clerk, for which he shall be liable in his
- 46 individual capacity, for any such noncompliance that the court
- 47 determines as intentional or willful.
- 48 **SECTION 2.** This act shall take effect and be in force from
- 49 and after its passage.