MISSISSIPPI LEGISLATURE

By: Senator(s) White

To: Judiciary, Division A; Appropriations

SENATE BILL NO. 2944

1 AN ACT TO AMEND SECTION 9-1-105, MISSISSIPPI CODE OF 1972, TO 2 REQUIRE THE APPOINTMENT OF SPECIAL JUDGES TO ASSIST TRIAL COURT 3 DISTRICTS REDUCE CASELOADS; AND FOR RELATED PURPOSES.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
SECTION 1. Section 9-1-105, Mississippi Code of 1972, is
amended as follows:

9-1-105. (1) (a) Whenever any judicial officer is 7 8 unwilling or unable to hear a case or unable to hold or attend any of the courts at the time and place required by law by reason of 9 the physical disability or sickness of such judicial officer, by 10 reason of the absence of such judicial officer from the state, by 11 reason of the disqualification of such judicial officer pursuant 12 13 to the provision of Section 165, Mississippi Constitution of 1890, or any provision of the Code of Judicial Conduct, or for any other 14 reason, the Chief Justice of the Mississippi Supreme Court, with 15 the advice and consent of a majority of the justices of the 16 Mississippi Supreme Court, shall appoint a person as a special 17 judge to hear the case or attend and hold a court. 18

19 (b) If the Chief Justice determines that the docket in 20 <u>a circuit or chancery court district has a backlog of cases, he</u> 21 <u>shall appoint a special judge or judges from another district to</u> 22 <u>assist the district in reducing such backlog.</u>

(2) Upon the request of the Chief Judge of the Court of
Appeals or the senior judge of a chancery or circuit court
district, the Chief Justice of the Mississippi Supreme Court, with
the advice and consent of a majority of the justices of the
Mississippi Supreme Court, shall have the authority to appoint a

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special judge to serve on an emergency basis in a circuit or chancery court. It shall be the duty of any special judge so appointed to assist the court to which he is assigned in the disposition of causes so pending in such court.

32 (3) When a vacancy exists for any of the reasons enumerated in Section 9-1-103, the vacancy has not been filled within seven 33 (7) days by an appointment by the Governor, and there is a pending 34 cause or are pending causes in the court where the vacancy exists 35 that in the interests of justice and in the orderly dispatch of 36 the court's business require the appointment of a special judge, 37 38 the Chief Justice of the Supreme Court, with the advice and consent of a majority of the justices of the Mississippi Supreme 39 40 Court, may appoint a qualified person as a special judge to fill the vacancy until the Governor makes his appointment and such 41 appointee has taken the oath of office. 42

(4) If the Chief Justice pursuant to this section shall make 43 an appointment within the authority vested in the Governor by 44 45 reason of Section 165, Mississippi Constitution of 1890, the Governor may at his election appoint a person to so serve. 46 In the 47 event that the Governor makes such an appointment, any appointment made by the Chief Justice pursuant to this section shall be void 48 49 and of no further force or effect from the date of the Governor's appointment. 50

When a judicial officer is unwilling or unable to hear a 51 (5) 52 case or unable or unwilling to hold court for a period of time not to exceed two (2) weeks, the trial judge or judges of the affected 53 54 district or county and other trial judges may agree among themselves regarding the appointment of a person for such case or 55 such limited period of time. The trial judges shall submit a 56 57 notice to the Chief Justice of the Supreme Court informing him of their appointment. If the Chief Justice does not appoint another 58 59 person to serve as special judge within seven (7) days after

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60 receipt of such notice, the person designated in such order shall61 be deemed appointed.

A person appointed to serve as a special judge may be 62 (6) 63 any presently sitting or retired chancery, circuit or county court 64 judge, Court of Appeals judge or Supreme Court Justice, or any 65 other person possessing the qualifications of the judicial office for which the appointment is made; provided, however, that a judge 66 or justice who was retired from service at the polls shall not be 67 eligible for appointment as a special judge in the district in 68 which he served prior to his defeat. 69

(7) Except as otherwise provided in subsection (2) of this
section, the need for an appointment pursuant to this section may
be certified to the Chief Justice of the Mississippi Supreme Court
by any attorney in good standing or other officer of the court.

74 (8) The order appointing a person as a special judge
75 pursuant to this section shall describe as specifically as
76 possible the duration of the appointment.

(9) A special judge appointed pursuant to this section shall take the oath of office, if necessary, and shall, for the duration of his appointment, enjoy the full power and authority of the office to which he is appointed.

81 (10)Any presently sitting justice or judge appointed as a special judge under this section shall receive no additional 82 compensation for his or her service as special judge. Any other 83 84 person appointed as a special judge hereunder shall, for the period of his service, receive compensation from the state for 85 each day's service a sum equal to 1/260 of the current salary in 86 effect for the judicial office; provided, however, that no retired 87 chancery, circuit or county court judge, retired Court of Appeals 88 judge or any retired Supreme Court Justice appointed as a special 89 judge pursuant to this section may, during any fiscal year, 90 91 receive compensation in excess of twenty-five percent (25%) of the current salary in effect for a chancery or circuit court judge. 92

S. B. No. 2944 04/SS01/R1206 PAGE 3 93 Any person appointed as a special judge shall be reimbursed for 94 travel expenses incurred in the performance of the official duties 95 to which he may be appointed hereunder in the same manner as other 96 public officials and employees as provided by Section 25-3-41, 97 Mississippi Code of 1972.

98 (11) If any person appointed as such special judge is 99 receiving retirement benefits by virtue of the provisions of the 100 Public Employees' Retirement Law of 1952, appearing as Sections 101 25-11-1 through 25-11-139, Mississippi Code of 1972, such benefits 102 shall not be reduced in any sum whatsoever because of such 103 service, nor shall any sum be deducted as contributions toward 104 retirement under said law.

105 (12) The Supreme Court shall have authority to prescribe 106 rules and regulations reasonably necessary to implement and give 107 effect to the provisions of this section.

108 (13) Nothing in this section shall abrogate the right of
109 attorneys engaged in a case to agree upon a member of the bar to
110 preside in a case pursuant to Section 165 of the Mississippi
111 Constitution of 1890.

(14) The Supreme Court shall prepare the necessary payroll for special judges appointed pursuant to this section and shall submit such payroll to the Department of Finance and Administration.

(15) Special judges appointed pursuant to this section shall direct requests for reimbursement for travel expenses authorized pursuant to this section to the Supreme Court and the Supreme Court shall submit such requests to the Department of Finance and Administration. The Supreme Court shall have the power to adopt rules and regulations regarding the administration of travel expenses authorized pursuant to this section.

123 **SECTION 2.** The Attorney General of the State of Mississippi 124 shall submit this act, immediately upon approval by the Governor, 125 or upon approval by the Legislature subsequent to a veto, to the

S. B. No. 2944 04/SS01/R1206 PAGE 4 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.

130 SECTION 3. This act shall take effect and be in force from 131 and after the date it is effectuated under Section 5 of the Voting 132 Rights Act of 1965, as amended and extended.