Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

Senate Bill No. 2647

BY: Committee

Amend by striking all after the enacting clause and inserting in lieu thereof the following:

37 SECTION 1. Section 25-3-3, Mississippi Code of 1972, is 38 amended as follows:

39 25-3-3. (1) The term "total assessed valuation" as used in this section only refers to the ad valorem assessment for the 40 county and, in addition, in counties where oil or gas is produced, 41 42 the actual value of oil at the point of production, as certified to the counties by the State Tax Commission under the provisions 43 of Sections 27-25-501 through 27-25-525, and the actual value of 44 gas as certified by the State Tax Commission under the provisions 45 46 of Sections 27-25-701 through 27-25-723.

47 (2) The salary of assessors and collectors of the various counties is * * * fixed as full compensation for their services as 48 county assessors or tax collectors, or both if the office of 49 50 assessor has been combined with the office of tax collector. The annual salary of each assessor or tax collector, or both if the 51 offices have been combined, shall be based upon the total assessed 52 53 valuation of his respective county for the preceding taxable year 54 in the following categories and for the following amounts:

55 For counties having a total assessed valuation of (a) Two Billion Dollars (\$2,000,000,000.00) or more, a salary of 56 57 Eighty Thousand Dollars (\$80,000.00);

58 (b) For counties having a total assessed valuation of 59 at least One Billion Dollars (\$1,000,000,000.00), but less than 60 Two Billion Dollars (\$2,000,000,000.00), a salary of Seventy-five Thousand Dollars (\$75,000.00); 61

62 (c) For counties having a total assessed valuation of at least Five Hundred Million Dollars (\$500,000,000.00), but less 63 64 than One Billion Dollars (\$1,000,000,000.00), a salary of Seventy 65 Thousand Dollars (\$70,000.00);

(d) For counties having a total assessed valuation of 66 67 at least Two Hundred Fifty Million Dollars (\$250,000,000.00), but less than Five Hundred Million Dollars (\$500,000,000.00), a salary 68 of Sixty-five Thousand Dollars (\$65,000.00); 69

For counties having a total assessed valuation of 70 (e) at least One Hundred Fifty Million Dollars (\$150,000,000.00), but 71 72 less than <u>Two Hundred Fifty Million Dollars (\$250,000,000.00)</u>, a salary of Fifty-six Thousand Dollars (\$56,000.00); 73

74 (f) For counties having a total assessed valuation of 75 at least Seventy-five Million Dollars (\$75,000,000.00), but less 76 than One Hundred Fifty Million Dollars (\$150,000,000.00), a salary 77 of Fifty-two Thousand Five Hundred Dollars (\$52,500.00);

78 (g) For counties having a total assessed valuation of 79 at least Thirty-five Million Dollars (\$35,000,000.00), but less than Seventy-five Million Dollars (\$75,000,000.00), a salary of 80 81 Forty-eight Thousand Five Hundred Dollars (\$48,500.00);

82 (h) For counties having a total assessed valuation of less than Thirty-five Million Dollars (\$35,000,000.00), a salary 83 of Forty-one Thousand Five Hundred Dollars (\$41,500.00). 84

85 (3) In addition to all other compensation paid pursuant to

86 this section, the board of supervisors shall pay to a person 87 serving as both the tax assessor and tax collector in their county

88 <u>an additional Seven Thousand Five Hundred Dollars (\$7,500.00) per</u> 89 <u>year.</u>

90 (4) The annual salary established for * * * assessor<u>s and</u> 91 tax collector<u>s</u> shall not be reduced as a result of a reduction in 92 total assessed valuation. The salaries <u>shall</u> be increased as a 93 result of an increase in total assessed valuation.

94 (5) In addition to all other compensation paid to assessors 95 and tax collectors in counties having two (2) judicial districts, the board of supervisors shall pay such assessors and tax 96 97 collectors * * * an additional Three Thousand Five Hundred Dollars (\$3,500.00) per year. In addition to all other compensation paid 98 99 to assessors or tax collectors, in counties maintaining two (2) 100 full-time offices, the board of supervisors shall pay the assessor or tax collector * * * an additional Three Thousand Five Hundred 101 102 Dollars (\$3,500.00) per year.

103 (6) In addition to all other compensation paid to assessors 104 and tax collectors, the board of supervisors of a county shall 105 allow for such assessor or tax collector, or both, to be paid 106 additional compensation when there is a contract between the 107 county and one or more municipalities providing that the assessor or tax collector, or both, shall assess * * * or collect taxes, or 108 109 both, for the municipality or municipalities; and such assessor or tax collector, or both, shall be authorized to receive such 110 111 additional compensation from the county and/or the municipality or municipalities in any amount allowed by the county and/or the 112 municipality or municipalities for performing those services. 113

114 (7) When any tax assessor holds a valid certificate of 115 educational recognition from the International Association of 116 Assessing Officers or is a licensed appraiser under Section 117 73-34-1 et seq., he shall receive an additional One Thousand Five 118 Hundred Dollars (\$1,500.00) annually beginning the next fiscal

04/HR03/SB2647A.J PAGE 3 (GT)

119 year after completion. When any tax assessor is a licensed state 120 certified Residential Appraiser (RA) or licensed state certified Timberland Appraiser (TA) under Section 73-34-1 et seq., or when 121 122 any tax assessor holds a valid designation from the International 123 Association of Assessing Officers as a Cadastral Mapping 124 Specialist (CMS) or Personal Property Specialist (PPS) or Residential Evaluation Specialist (RES), he shall receive an 125 additional Six Thousand Five Hundred Dollars (\$6,500.00) annually 126 127 beginning the next fiscal year after completion. When any tax 128 assessor holds the valid designation of Certified Assessment 129 Evaluator (CAE) from the International Association of Assessing Officers or is a state certified General Real Estate Appraiser 130 131 (GA) under Section 73-34-1 et seq., he shall receive an additional Eight Thousand Five Hundred Dollars (\$8,500.00) annually beginning 132 133 the next fiscal year after completion.

134 (8) The salaries <u>provided for in this section</u> shall be the 135 total funds paid to the county assessors and tax collectors and 136 shall be full compensation for their services, with any fees being 137 paid to the county general fund.

138 (9) The salaries * * * provided for in this section shall be payable monthly on the first day of each calendar month by 139 140 chancery clerk's warrant drawn on the general fund of the county; 141 however, the board of supervisors, by resolution duly adopted and entered on its minutes, may provide that such salaries shall be 142 143 paid semimonthly on the first and fifteenth day of each month. Ιf a pay date falls on a weekend or legal holiday, salary payments 144 145 shall be made on the workday immediately preceding the weekend or legal holiday. 146

147 * * *

148 SECTION 2. Section 25-3-13, Mississippi Code of 1972, is 149 amended as follows:

04/HR03/SB2647A.J PAGE 4 (GT)

150 25-3-13. The salaries of the members of the boards of 151 supervisors of the various counties are * * * fixed as full 152 compensation for their services.

The annual salary of each member of the board of supervisors shall be based upon the total assessed valuation of his respective county for the preceding taxable year in the following categories and for the following amounts:

157 (a) For counties having a total assessed valuation of
158 less than <u>Thirty Million Dollars (\$30,000,000.00)</u>, a salary of
159 <u>Twenty-nine Thousand Dollars (\$29,000.00);</u>

(b) For counties having a total assessed valuation of at least <u>Thirty Million Dollars (\$30,000,000.00)</u>, but less than <u>Fifty Million Dollars (\$50,000,000.00)</u>, a salary of <u>Thirty-two</u> <u>Thousand Three Hundred Dollars (\$32,300.00)</u>;

(c) For counties having a total assessed valuation of at least <u>Fifty Million Dollars (\$50,000,000.00)</u>, but less than <u>Seventy-five Million Dollars (\$75,000,000.00)</u>, a salary of Thirty-three Thousand Seven Hundred Dollars (\$33,700.00);

(d) For counties having a total assessed valuation of at least <u>Seventy-five Million Dollars (\$75,000,000.00)</u>, but less than <u>One Hundred Twenty-five Million Dollars (\$125,000,000.00)</u>, a salary of <u>Thirty-four Thousand Seven Hundred Dollars (\$34,700.00)</u>;

(e) For counties having a total assessed valuation of
at least <u>One Hundred Twenty-five Million Dollars</u>

174 (\$125,000,000.00), but less than <u>Three Hundred Million Dollars</u> 175 (\$300,000,000.00), a salary of <u>Forty Thousand Four Hundred Dollars</u> 176 (\$40,400.00);

(f) For counties having a total assessed valuation of at least <u>Three Hundred Million Dollars (\$300,000,000.00)</u>, but less than <u>One Billion Dollars (\$1,000,000,000.00)</u>, a salary of Forty-four Thousand Seven Hundred Dollars (\$44,700.00);

04/HR03/SB2647A.J	
PAGE 5	
(GT)	

181 (g) For counties having a total assessed valuation of 182 <u>One Billion Dollars (\$1,000,000,000.00)</u>, but less than <u>Two Billion</u> 183 <u>Dollars (\$2,000,000,000.00)</u>, a salary of <u>Forty-five Thousand Seven</u> 184 <u>Hundred Dollars (\$45,700.00)</u>;

(h) For counties having a total assessed valuation of
 <u>Two Billion Dollars (\$2,000,000,000.00)</u> or more, a salary of
 <u>Forty-six Thousand Seven Hundred Dollars (\$46,700.00)</u>.

188 The salary of the members of the board of supervisors shall 189 not be increased under this section until the board of supervisors 190 shall have passed a resolution stating the amount of the increase 191 and spread it on its minutes.

192 SECTION 3. Section 25-3-25, Mississippi Code of 1972, is 193 amended as follows:

194 25-3-25. (1) Except as otherwise provided in subsections 195 (2) through <u>(10)</u>, the salaries of sheriffs of the various counties 196 are * * fixed as full compensation for their services.

From and after October 1, 1998, the annual salary for each sheriff shall be based upon the total population of his county according to the latest federal decennial census in the following categories and for the following amounts; however, no sheriff shall be paid less than the salary authorized under this section to be paid the sheriff based upon the population of the county according to the 1980 federal decennial census:

(a) For counties with a total population of more than
two hundred thousand (200,000), a salary of <u>Ninety Thousand</u>
Dollars (\$90,000.00).

(b) For counties with a total population of more than one hundred thousand (100,000) and not more than two hundred thousand (200,000), a salary of <u>Eighty-four Thousand Dollars</u> (\$84,000.00).

(c) For counties with a total population of more than forty-five thousand (45,000) and not more than one hundred

J*

04/HR03/SB2647A.J	*HR03/SB2647A.
PAGE 6	
(GT)	

213 thousand (100,000), a salary of <u>Seventy-eight Thousand Dollars</u>
214 (\$78,000.00).

(d) For counties with a total population of more than thirty-four thousand (34,000) and not more than forty-five thousand (45,000), a salary of <u>Seventy-two Thousand Dollars</u> (\$72,000.00).

(e) For counties with a total population of * * * not more than thirty-four thousand (34,000), a salary of <u>Sixty-five</u> Thousand Dollars (\$65,000.00).

222 * * *

(2) In addition to the salary provided for in subsection (1)
of this section, the Board of Supervisors of Leflore County * * *,
in its discretion, <u>may</u> pay an annual supplement to the sheriff of
the county in an amount not to exceed Ten Thousand Dollars
(\$10,000.00). The Legislature finds and declares that the annual
supplement authorized by this subsection is justified in such
county for the following reasons:

(a) The Mississippi Department of Corrections operatesand maintains a restitution center within the county;

(b) The Mississippi Department of Corrections operatesand maintains a community work center within the county;

(c) There is a resident circuit court judge in the
 county whose office is located at the Leflore County Courthouse;

(d) There is a resident chancery court judge in thecounty whose office is located at the Leflore County Courthouse;

(e) The Magistrate for the Fourth Circuit Court
District is located in the county and maintains his office at the
Leflore County Courthouse;

(f) The Region VI Mental Health-Mental Retardation Center, which serves a multicounty area, calls upon the sheriff to provide security for out-of-town mental patients, as well as patients from within the county;

04/HR03/SB2647A.J *HRO PAGE 7 (GT)

(g) The increased activity of the Child Support Division of the Department of Human Services in enforcing in the courts parental obligations has imposed additional duties on the sheriff; and

(h) The dispatchers of the enhanced E-911 system in
place in Leflore County has been placed under the direction and
control of the sheriff.

(3) In addition to the salary provided for in subsection (1) of this section, the Board of Supervisors of Rankin County * * *, in its discretion, <u>may</u> pay an annual supplement to the sheriff of the county in an amount not to exceed Ten Thousand Dollars (\$10,000.00). The Legislature finds and declares that the annual supplement authorized by this subsection is justified in such county for the following reasons:

(a) The Mississippi Department of Corrections operates
and maintains the Central Mississippi Correctional Facility within
the county;

(b) The State Hospital is operated and maintainedwithin the county at Whitfield;

(c) Hudspeth Regional Center, a facility maintained for the care and treatment of the mentally retarded, is located within the county;

267 (d) The Mississippi Law Enforcement Officers Training268 Academy is operated and maintained within the county;

(e) The State Fire Academy is operated and maintainedwithin the county;

(f) The Pearl River Valley Water Supply District, ordinarily known as the "Reservoir District," is located within the county;

274 (g) The Jackson International Airport is located within 275 the county;

(h) The patrolling of the state properties located
within the county has imposed additional duties on the sheriff;
and

(i) The sheriff, in addition to providing security to
the nearly one hundred thousand (100,000) residents of the county,
has the duty to investigate, solve and assist in the prosecution
of any misdemeanor or felony committed upon any state property
located in Rankin County.

(4) In addition to the salary provided for in subsection (1)
of this section, the Board of Supervisors of Neshoba County shall
pay an annual supplement to the sheriff of the county an amount
equal to Ten Thousand Dollars (\$10,000.00).

(5) In addition to the salary provided for in subsection (1) of this section, the Board of Supervisors of Tunica County * * *, in its discretion, <u>may</u> pay an annual supplement to the sheriff of the county an amount equal to Ten Thousand Dollars (\$10,000.00), payable beginning April 1, 1997.

(6) In addition to the salary provided for in subsection (1) of this section, the Board of Supervisors of Hinds County shall pay an annual supplement to the sheriff of the county in an amount equal to Fifteen Thousand Dollars (\$15,000.00). The Legislature finds and declares that the annual supplement authorized by this subsection is justified in such county for the following reasons:

(a) Hinds County has the greatest population of any
county, two hundred fifty-four thousand four hundred forty-one
(254,441) by the 1990 census, being almost one hundred thousand
(100,000) more than the next most populous county;

303 (b) Hinds County is home to the State Capitol and the304 seat of all state government offices;

305 (c) Hinds County is the third largest county in 306 geographic area, containing eight hundred seventy-five (875) 307 square miles;

04/HR03/SB2647A.J *HR03 PAGE 9 (GT)

308 (d) Hinds County is comprised of two (2) judicial 309 districts, each having a courthouse and county office buildings; 310 (e) There are four (4) resident circuit judges, four 311 (4) resident chancery judges, and three (3) resident county judges 312 in Hinds County, the most of any county, with the sheriff acting 313 as chief executive officer and provider of bailiff services for 314 all;

(f) The main offices for the clerk and most of the judges and magistrates for the United States District Court for the Southern District of Mississippi are located within the county;

319 (g) The state's only urban university, Jackson State320 University, is located within the county;

321 (h) The University of Mississippi Medical Center,
322 combining the medical school, dental school, nursing school and
323 hospital, is located within the county;

324 (i) Mississippi Veterans Memorial Stadium, the state's325 largest sports arena, is located within the county;

326 (j) The Mississippi State Fairgrounds, including the327 Coliseum and Trade Mart, are located within the county;

328 (k) Hinds County has the largest criminal population in 329 the state, such that the Hinds County Sheriff's Department 330 operates the largest county jail system in the state, housing 331 almost one thousand (1,000) inmates in three (3) separate 332 detention facilities;

333 (1) The Hinds County Sheriff's Department handles more 334 mental and drug and alcohol commitments cases than any other 335 sheriff's department in the state;

336 (m) The Mississippi Department of Corrections maintains337 a restitution center within the county;

338 (n) The Mississippi Department of Corrections regularly
339 houses as many as one hundred (100) state convicts within the
340 Hinds County jail system; and

341 (o) The Hinds County Sheriff's Department is regularly
342 asked to provide security services not only at the Fairgrounds and
343 Memorial Stadium, but also for events at the Mississippi Museum of
344 Art and Jackson City Auditorium.

345 (7) In addition to the salary provided for in subsection (1) 346 of this section, the Board of Supervisors of Wilkinson County, in its discretion, may pay an annual supplement to the sheriff of the 347 348 county in an amount not to exceed Ten Thousand Dollars (\$10,000.00). The Legislature finds and declares that the annual 349 350 supplement authorized by this subsection is justified in such 351 county because the Mississippi Department of Corrections contracts 352 for the private incarceration of state inmates at a private 353 correctional facility within the county.

354 (8) In addition to the salary provided for in subsection (1) 355 of this section, the Board of Supervisors of Marshall County, in 356 its discretion, may pay an annual supplement to the sheriff of the 357 county in an amount not to exceed Ten Thousand Dollars 358 (\$10,000.00). The Legislature finds and declares that the annual 359 supplement authorized by this subsection is justified in such 360 county because the Mississippi Department of Corrections contracts 361 for the private incarceration of state inmates at a private 362 correctional facility within the county.

(9) In addition to the salary provided in subsection (1) of
this section, the Board of Supervisors of Greene County, in its
discretion, may pay an annual supplement to the sheriff of the
county in an amount not to exceed Ten Thousand Dollars
(\$10,000.00). The Legislature finds and declares that the annual
supplement authorized by this subsection is justified in such
county for the following reasons:

04/HR03/SB2647A.J PAGE 11 (GT)

370 The Mississippi Department of Corrections operates (a) 371 and maintains the South Mississippi Correctional Facility within 372 the county;

373 (b) In 1996, additional facilities to house another one 374 thousand four hundred sixteen (1,416) male offenders were 375 constructed at the South Mississippi Correctional Facility within 376 the county; and

377 (c) The patrolling of the state properties located 378 within the county has imposed additional duties on the sheriff justifying additional compensation. 379

380 (10) In addition to the salary provided for in subsection 381 (1) of this section, the Board of Supervisors of Tallahatchie 382 County, in its discretion, may pay an annual supplement to the 383 sheriff of the county in an amount not to exceed Ten Thousand Dollars (\$10,000.00). The Legislature finds and declares that the 384 annual supplement authorized by this subsection is justified in 385 such county for the following reasons: 386

387 (a) The number of inmates in its correctional facility 388 has increased; and

389

(b) The population of the county has increased. 390 The Board of Supervisors of Coahoma County, at its 391 discretion, may provide a supplement to the Sheriff of Coahoma County an amount not to exceed Ten Thousand Dollars (\$10,000.00). 392

The salaries * * * provided in this section shall be 393 (11) 394 payable monthly on the first day of each calendar month by chancery clerk's warrant drawn on the general fund of the county; 395 however, the board of supervisors, by resolution duly adopted and 396 397 entered on its minutes, may provide that such salaries shall be paid semimonthly on the first and fifteenth day of each month. If 398 399 a pay date falls on a weekend or legal holiday, salary payments 400 shall be made on the workday immediately preceding the weekend or 401 legal holiday.

04/HR03/SB2647A.J PAGE 12 (GT)

402 **SECTION 4.** Section 25-3-36, Mississippi Code of 1972, is 403 amended as follows:

404 25-3-36. (1) * * * Every justice court judge shall receive 405 as full compensation for his or her services and in lieu of any 406 and all other fees, costs or compensation heretofore authorized 407 for such justice court judge, an annual salary based <u>upon the</u> 408 <u>number of justice court judges authorized pursuant to Section</u> 409 <u>9-11-2(1)</u>. The amount of which salary shall be determined as 410 follows:

411 (a) <u>In counties in which the number of justice court</u>
412 judges authorized pursuant to Section 9-11-2(1) is two (2), a
413 salary of Thirty-five Thousand Dollars (\$35,000.00).

(b) In counties <u>in which the number of justice court</u>
judges authorized pursuant to Section 9-11-2(1) is three (3), a
salary of Forty-one Thousand Dollars (\$41,000.00).

417 (c) In counties <u>in which the number of justice court</u>
418 <u>judges authorized pursuant to Section 9-11-2(1) is four (4), a</u>
419 salary of Forty-seven Thousand Dollars (\$47,000.00).

(d) In counties <u>in which the number of justice court</u>
judges authorized pursuant to Section 9-11-2(1) is five (5), a
salary of Fifty-three Thousand Dollars (\$53,000.00).

423 * * *

The board of supervisors of any county having two (2) 424 judicial districts and two (2) justice court judges for the county 425 426 shall pay the justice court judges an amount equal to that 427 hereinabove provided for judges in the next higher * * * category 428 per year, if the justice court judge maintains regular office 429 hours and are personally present in the office they maintain for 430 at least thirty (30) hours per week. In any county having a 431 population greater than eight thousand (8,000) but less than eight thousand five hundred (8,500) according to the 1990 federal 432 433 decennial census and in which U.S. Highway 61 and Mississippi

Highway 4 intersect, the board of supervisors may, in its 434 435 discretion, pay such justice court judges an additional amount not 436 to exceed the sum of Eleven Thousand Five Hundred Fifty Dollars 437 (\$11,550.00) per year, payable beginning April 1, 1997. 438 In any county having a population greater than ten thousand 439 (10,000) but less than ten thousand five hundred (10,500) 440 according to the 1990 federal decennial census and in which 441 Mississippi Highway 3 and Mississippi Highway 6 intersect, the 442 board of supervisors may, in its discretion, pay such justice 443 court judges an additional amount not to exceed One Thousand Four 444 Hundred Fifty Dollars (\$1,450.00) per year, payable beginning 445 April 1, 1997. In any county having a population greater than 446 twenty-four thousand seven hundred (24,700) and less than 447 twenty-four thousand nine hundred (24,900), according to the 1990 448 federal census, wherein Mississippi Highways 15 and 16 intersect, 449 the board of supervisors shall pay such justice court judge an 450 additional amount equal to Two Thousand Five Hundred Dollars 451 (\$2,500.00) per year.

452 (2) Notwithstanding the provisions of subsection (1) of this 453 section, in the event that the number of justice court judges 454 authorized pursuant to Section 9-11-2(1) is exceeded pursuant to 455 the provisions of Section 9-11-2(4), the aggregate of the salaries 456 paid to the justice court judges of such a county shall not exceed 457 the amount sufficient to pay the number of justice court judges 458 authorized pursuant to Section 9-11-2(1) and such amount shall be 459 equally divided among those justice court judges continuing to hold office under the provisions of Section 9-11-2(4). 460

(3) From and after January 1, 1984, all fees, costs, fines and penalties charged and collected in the justice court shall be paid to the clerk of the justice court for deposit, along with monies from cash bonds and other monies which have been forfeited in criminal cases, into the general fund of the county as provided

in Section 9-11-19; and the clerk of the board of supervisors 466 467 shall be authorized and empowered, upon approval by the board of 468 supervisors, to make disbursements and withdrawals from the 469 general fund of the county in order to pay any reasonable and 470 necessary expenses incurred in complying with this section, 471 including payment of the salaries of justice court judges as 472 provided by subsection (1) of this section. The provisions of 473 this subsection shall not, except as to cash bonds and other 474 monies which have been forfeited in criminal cases, apply to 475 monies required to be deposited in the justice court clerk 476 clearing account as provided in Section 9-11-18, Mississippi Code 477 of 1972.

The salaries provided for in * * * this section shall be 478 (4) 479 payable monthly by warrant drawn by the clerk of the board of supervisors on the general fund of the county; however, the board 480 481 of supervisors, by resolution duly adopted and entered on its minutes, may provide that such salaries shall be paid semimonthly 482 483 on the first and fifteenth day of each month. If a pay date falls 484 on a weekend or legal holiday, salary payments shall be made on 485 the workday immediately preceding the weekend or legal holiday.

486 (5) * * * The salary of <u>a</u> justice court judge shall not be 487 reduced during his term of office as a result of a population 488 change following a federal decennial census <u>or as a result of the</u> 489 <u>number of justice court judges authorized pursuant to Section</u> 490 9-11-2(1).

(6) Any justice court judge who is unable to attend and hold court by reason of being under suspension by the Commission on Judicial Performance or the Mississippi Supreme Court shall not receive a salary while under such suspension.

495 **SECTION 5.** Section 41-61-59, Mississippi Code of 1972, is 496 amended as follows:

41-61-59. (1) A person's death which affects the public 497 498 interest as specified in subsection (2) of this section shall be 499 promptly reported to the medical examiner by the physician in 500 attendance, any hospital employee, any law enforcement officer 501 having knowledge of the death, the embalmer or other funeral home 502 employee, any emergency medical technician, any relative or any other person present. The appropriate medical examiner shall 503 504 notify the municipal or state law enforcement agency or sheriff 505 and take charge of the body. The appropriate medical examiner shall notify the Mississippi Bureau of Narcotics within 506 507 twenty-four (24) hours of receipt of the body in cases of death as 508 described in subsection (2)(m) or (n) of this section. 509 (2) A death affecting the public interest includes, but is not limited to, any of the following: 510 511 (a) Violent death, including homicidal, suicidal or accidental death. 512 (b) Death caused by thermal, chemical, electrical or 513 514 radiation injury. Death caused by criminal abortion, including 515 (C) 516 self-induced abortion, or abortion related to or by sexual abuse. (d) Death related to disease thought to be virulent or 517 518 contagious which may constitute a public hazard. 519 Death that has occurred unexpectedly or from an (e) 520 unexplained cause. 521 (f) Death of a person confined in a prison, jail or correctional institution. 522 523 (g) Death of a person where a physician was not in attendance within thirty-six (36) hours preceding death, or in 524 prediagnosed terminal or bedfast cases, within thirty (30) days 525 526 preceding death. 527 (h) Death of a person where the body is not claimed by 528 a relative or a friend.

04/HR03/SB2647A.J	*HR03/SB2647A. J*
PAGE 16	
(GT)	

529 (i) Death of a person where the identity of the530 deceased is unknown.

(j) Death of a child under the age of two (2) years where death results from an unknown cause or where the circumstances surrounding the death indicate that sudden infant death syndrome may be the cause of death.

535 (k) Where a body is brought into this state for 536 disposal and there is reason to believe either that the death was 537 not investigated properly or that there is not an adequate 538 certificate of death.

539 (1) Where a person is presented to a hospital emergency 540 room unconscious and/or unresponsive, with cardiopulmonary 541 resuscitative measures being performed, and dies within 542 twenty-four (24) hours of admission without regaining 543 consciousness or responsiveness, unless a physician was in 544 attendance within thirty-six (36) hours preceding presentation to 545 the hospital, or in cases in which the decedent had a prediagnosed 546 terminal or bedfast condition, unless a physician was in 547 attendance within thirty (30) days preceding presentation to the 548 hospital.

549 (m) Death which is caused by drug overdose or which is
550 believed to be caused by drug overdose, regardless of the length
551 of stay in any medical facility.

(n) When a stillborn fetus is delivered and the cause of the demise is medically believed to be from the use by the mother of any controlled substance as defined in Section 41-29-105.

(3) The State Medical Examiner is empowered to investigate deaths, under the authority hereinafter conferred, in any and all political subdivisions of the state. The county medical examiners and county medical examiner investigators, while appointed for a specific county, may serve other counties on a regular basis with

written authorization by the State Medical Examiner, or may serve 561 562 other counties on an as-needed basis upon the request of the ranking officer of the investigating law enforcement agency. 563 The 564 county medical examiner or county medical examiner investigator of 565 any county which has established a regional medical examiner district under subsection (4) of Section 41-61-77 may serve other 566 567 counties which are parties to the agreement establishing the 568 district, in accordance with the terms of the agreement, and may 569 contract with counties which are not part of the district to provide medical examiner services for such counties. 570 If a death 571 affecting the public interest takes place in a county other than the one where injuries or other substantial causal factors leading 572 573 to the death have occurred, jurisdiction for investigation of the 574 death may be transferred, by mutual agreement of the respective 575 medical examiners of the counties involved, to the county where 576 such injuries or other substantial causal factors occurred, and 577 the costs of autopsy or other studies necessary to the further 578 investigation of the death shall be borne by the county assuming 579 jurisdiction.

580 (4) The chief county medical examiner or chief county 581 medical examiner investigator may receive from the county in which 582 he serves a salary of Nine Hundred Dollars (\$900.00) per month, in 583 addition to the fees specified in Sections 41-61-69 and 41-61-75, provided that no county shall pay the chief county medical 584 585 examiner or chief county medical examiner investigator less than 586 Seven Hundred Fifty Dollars (\$750.00) per month as a salary, in 587 addition to other compensation provided by law. In any county having one or more deputy medical examiners or deputy medical 588 examiner investigators, each deputy may receive from the county in 589 590 which he serves, in the discretion of the board of supervisors, a 591 salary of not more than Nine Hundred Dollars (\$900.00) per month, 592 in addition to the fees specified in Sections 41-61-69 and

04/HR03/SB2647A.J PAGE 18 (GT)

593 41-61-75. For this salary the chief shall assure twenty-four-hour 594 daily and readily available death investigators for the county, 595 and shall maintain copies of all medical examiner death 596 investigations for the county for at least the previous five (5) 597 years. He shall coordinate his office and duties and cooperate 598 with the State Medical Examiner, and the State Medical Examiner 599 shall cooperate with him.

(5) A body composed of the State Medical Examiner, whether 600 601 appointed on a permanent or interim basis, the Director of the State Board of Health or his designee, the Attorney General or his 602 603 designee, the President of the Mississippi Coroners' Association 604 (or successor organization) or his designee, and a certified 605 pathologist appointed by the Mississippi State Medical Association 606 shall adopt, promulgate, amend and repeal rules and regulations as 607 may be deemed necessary by them from time to time for the proper 608 enforcement, interpretation and administration of Sections 41-61-51 through 41-61-79, in accordance with the provisions of 609 610 the Mississippi Administrative Procedures Law, being Section 611 25-43-1 et seq.

612 **SECTION 6.** Section 9-13-19, Mississippi Code of 1972, is 613 amended as follows:

614 9-13-19. (1) Court reporters for circuit and chancery 615 courts shall be paid an annual salary * * * payable by the 616 Administrative Office of Courts not to exceed Forty-one Thousand 617 Dollars (\$41,000.00) for court reporters with five (5) years experience or less; not to exceed Forty-four Thousand Dollars 618 619 (\$44,000.00) for court reporters who have more than five (5) years experience but less than ten (10) years; and not to exceed 620 621 Forty-six Thousand Six Hundred Dollars (\$46,600.00) for court 622 reporters who have ten (10) years or more experience. In 623 addition, any court reporter performing the duties of a court 624 administrator in the same judicial district in which the person is

04/HR03/SB2647A.J PAGE 19 (GT)

employed as a court reporter may be paid additional compensation 625 626 for performing the court administrator duties. The annual amount 627 of the additional compensation shall be set by vote of the judges 628 and chancellors for whom the court administrator duties are 629 performed, with consideration given to the number of hours per 630 month devoted by the court reporter to performing the duties of a 631 court administrator. The additional compensation shall be 632 submitted to the Administrative Office of Courts for approval.

633 The several counties in each respective court district (2)634 shall transfer from the general funds of those county treasuries 635 to the Administrative Office of Courts a proportionate amount to 636 be paid toward the annual compensation of the court reporter, 637 including any additional compensation paid for the performance of 638 court administrator duties. The amount to be paid by each county 639 shall be determined by the number of weeks in which court is held 640 in each county in proportion to the total number of weeks court is 641 held in the district. For purposes of this section, the term 642 "compensation" means the gross salary plus all amounts paid for 643 benefits, or otherwise, as a result of employment or as required 644 by employment, but does not include transcript fees otherwise 645 authorized to be paid by or through the counties. However, only 646 salary earned for services rendered shall be reported and credited 647 for retirement purposes. Amounts paid for transcript fees, benefits or otherwise, including reimbursement for travel 648 649 expenses, shall not be reported or credited for retirement 650 purposes.

For example, if there are thirty-eight (38) scheduled court weeks in a particular district, a county in which court is scheduled five (5) weeks out of the year would have to pay five-thirty-eighths (5/38) of the total annual compensation. (3) The salary and any additional compensation for the performance of court administrator duties shall be paid in twelve

(12) installments on the last working day of each month after it 657 658 has been duly authorized by the appointing judge or chancellor and 659 an order duly placed on the minutes of the court. Each county 660 shall transfer to the Administrative Office of Courts one-twelfth 661 (1/12) of the amount required to be paid pursuant to subsection 662 (2) of this section by the twentieth day of each month for the 663 salary that is to be paid on the last working day of the month. The Administrative Office of Courts shall pay to the court 664 reporter the total amount of salary due for that month. 665 Anv county may pay, in the discretion of the board of supervisors, by 666 667 the twentieth day of January of any year, the amount due for a 668 full twelve (12) months.

(4) From and after October 1, 1996, all circuit and chancery
court reporters will be employees of the Administrative Office of
Courts.

672 (5) No circuit or chancery court reporter shall be entitled
673 to any compensation for any special or extended term of court
674 after passage of this section.

675 (6) No chancery or circuit court reporter shall practice law676 in the court within which he or she is the court reporter.

677 (7) For all travel required in the performance of official 678 duties, the circuit or chancery court reporter shall be paid 679 mileage by the county in which the duties were performed at the same rate as provided for state employees in Section 25-3-41. 680 The 681 court reporter shall file in the office of the clerk of the court 682 which he serves a certificate of mileage expense incurred during 683 that term and payment of such expense to the court reporter shall 684 be paid on allowance by the judge of such court.

685 **SECTION 7.** Section 19-25-31, Mississippi Code of 1972, is 686 amended as follows:

687 19-25-31. Each judge of a circuit, chancery or county court,688 or a court of eminent domain may, in the judge's discretion, by

order entered on the minutes of the court, allow the sheriff 689 690 riding bailiffs to serve in the respective court of such judge, not to exceed four (4) bailiffs. Any such person so employed 691 692 shall be paid by the county on allowances of the court on issuance 693 of a warrant therefor in an amount of Fifty-five Dollars (\$55.00) for each day, or part thereof, for which he serves as bailiff when 694 695 the court is in session. No full-time deputy sheriff shall be 696 paid as a riding bailiff of any court. County court judges shall 697 be limited to one (1) bailiff per each court day.

698 **SECTION 8.** Section 25-7-27, Mississippi Code of 1972, is 699 amended as follows:

700 25-7-27. (1) Marshals and constables shall charge the 701 following fees:

702 (a) (i) A uniform total fee in all civil cases, * * * 703 whether contested or uncontested, which shall include all services 704 in connection therewith, except as * * * stated otherwise in this 705 section, each..... \$25.00 706 (ii) A uniform total fee in all criminal cases, 707 whether contested or uncontested, which shall include all services 708 in connection therewith, except as stated otherwise in this 709 section, each..... \$35.00 710 (iii) * * * In all cases where there is more than 711 one (1) defendant, for service on each additional defendant \$ 5.00 712 (iv) * * * When a complaining party has provided 713 erroneous information to the clerk of the court relating to the 714 service of process on the defendant or defendants and process cannot be served after diligent search and inquiry, the uniform 715 fee shall be assessed upon subsequent successful service and an 716 717 additional fee shall be due in the following amount..... \$15.00 718 (b) * * * After final judgment has been enrolled, further proceedings involving levy of execution on judgments, and 719 720 attachment and garnishment proceedings shall be a new suit for

04/HR03/SB2647A.J *HR0 PAGE 22 (GT)

721 which the marshal or constable shall be entitled to the following 722 fee......\$25.00

(c) For conveying a person charged with a crime to jail, mileage reimbursement in an amount not to exceed the rate established under Section 25-3-41(2).

To be paid out of the county treasury on the allowance of the board of supervisors, when the state fails in the prosecution, or the person is convicted but is not able to pay the costs.

729 (d) For other service, the same fees allowed sheriffs730 for similar services.

(e) For service as a bailiff in any court in a civil case, to be paid by the county on allowance of the court on issuance of a warrant therefor, an amount equal to the per diem compensation provided under Section 25-3-69 for each day, or part thereof, for which he serves as bailiff when the court is in session.

(f) For serving all warrants and other process <u>and</u> attending all trials in state cases in which the state fails in the prosecution, to be paid out of the county treasury on the allowance of the board of supervisors without itemization, subject, however, to the condition that the marshal or constable must not have overcharged in the collection of fees for costs, contrary to the provisions of this section, annually * * *

744 \$<u>1,800.00</u>

745 (2) Marshals and constables shall be paid all uncollected 746 fees levied under subsection (1) of this section in full from the 747 first proceeds received by the court from the guilty party or from 748 any other source of payment in connection with the case.

(3) In addition to the fees authorized to be paid to a constable under subsection (1) of this section, a constable may receive payments for collecting delinquent criminal fines in justice court pursuant to the provisions of Section 19-3-41(3).

753 **SECTION 9.** Section 25-7-13, Mississippi Code of 1972, is 754 amended as follows:

755 25-7-13. (1) The clerks of the circuit court shall charge756 the following fees:

757 (a) Docketing, filing, marking and registering each complaint, petition and indictment..... \$75.00 758 759 The fee set forth in this paragraph shall be the total fee 760 for all services performed by the clerk up to and including entry 761 of judgment with respect to each complaint, petition or 762 indictment, including all answers, claims, orders, continuances 763 and other papers filed therein, issuing each writ, summons, 764 subpoena or other such instruments, swearing witnesses, taking and 765 recording bonds and pleas, and recording judgments, orders, fiats 766 and certificates; the fee shall be payable upon filing and shall accrue to the clerk at the time of collection. The clerk or his 767 768 successor in office shall perform all duties set forth above 769 without additional compensation or fee.

770 (b) Docketing and filing each suggestion for a writ of 771 garnishment, suggestion for a writ of execution and judgment 772 debtor actions and issuing all process, filing and recording orders or other papers and swearing witnesses......\$30.00 773 774 (2) Except as provided in subsection (1) of this section, 775 the clerks of the circuit court shall charge the following fees: 776 Filing and marking each order or other paper and (a) 777 recording and indexing same..... \$ 2.00 778 (b) Issuing each writ, summons, subpoena, citation, 779 capias and other such instruments..... \$ 1.00 780 Administering an oath and taking bond..... \$ 2.00 (C) Certifying copies of filed documents, for each 781 (d) 782 complete document..... \$ 1.00 (e) Recording orders, fiats, licenses, certificates, 783

784 oaths and bonds:

04/HR03/SB2647A.J *HR0 PAGE 24 (GT)

First page..... \$ 2.00 785 Each additional page \$ 1.00 786 Furnishing copies of any papers of record or on 787 (f) 788 file and entering marginal notations on documents of record: 789 If performed by the clerk or his employee, 790 per page..... \$ 1.00 791 If performed by any other person, per page.. \$.25 Judgment roll entry..... \$ 5.00 792 (g) Taxing cost and certificate \$ 1.00 793 (h) 794 For taking and recording application for marriage (i) 795 license, for filing and recording consent of parents when required 796 by law, for filing and recording medical certificate, filing and 797 recording proof of age, recording and issuing license, recording 798 and filing returns..... \$20.00 799 The clerk shall deposit Fourteen Dollars (\$14.00) of each fee 800 collected for a marriage license in the Victims of Domestic 801 Violence Fund established in Section 93-21-117, on a monthly 802 basis. 803 (j) For certified copy of marriage license and search 804 of record, the same fee charged by the Bureau of Vital Statistics 805 of the State Board of Health. (k) For public service not particularly provided for, 806 807 the circuit court may allow the clerk, per annum, to be paid by the county on presentation of the circuit court's order, the 808 809 following amount...... \$6,500.00 810 However, in the counties having two (2) judicial districts, such above allowance shall be made for each judicial district. 811 812 (1) For drawing jurors and issuing venire, to be paid by the county.....\$ 813 5.00 814 (m) For each day's attendance upon the circuit court term, for himself and necessary deputies allowed by the court, 815 816 each to be paid by the county:

04/HR03/SB2647A.J	*HR03/SB2647A. J*
PAGE 25	
(GT)	

817 (i) For those clerks whose compensation is not 818 equal to the salary limitation provided in Section 9-1-43 819\$ 50.00 (ii) For those clerks whose compensation is equal 820 821 to the salary limitation provided in Section 9-1-43..... \$ 30.00 Summons, each juror to be paid by the county upon 822 (n) the allowance of the court..... \$ 823 1.00 824 (o) For issuing each grand jury subpoena, to be paid by 825 the county on allowance by the court, not to exceed Twenty-five Dollars (\$25.00) in any one (1) term of court..... \$ 826 1.00 827 (3) On order of the court, clerks and deputies may be 828 allowed five (5) extra days for attendance upon the court to get 829 up records.

830 (4) The clerk's fees in state cases where the state fails in the prosecution, or in cases of felony where the defendant is 831 convicted and the cost cannot be made out of his estate, in an 832 amount not to exceed Four Hundred Dollars (\$400.00) in one (1) 833 834 year, shall be paid out of the county treasury on approval of the 835 circuit court, and the allowance thereof by the board of 836 supervisors of the county. In counties having two (2) judicial 837 districts, such allowance shall be made in each judicial district; however, the maximum thereof shall not exceed Eight Hundred 838 Dollars (\$800.00). Clerks in the circuit court, in cases where 839 appeals are taken in criminal cases and no appeal bond is filed, 840 841 shall be allowed by the board of supervisors of the county after 842 approval of their accounts by the circuit court, in addition to 843 the above fees, for making such transcript the rate of Two Dollars 844 (\$2.00) per page.

(5) The clerk of the circuit court may retain as his commission on all money coming into his hands, by law or order of the court, a sum to be fixed by the court not exceeding one-half of one percent (1/2 of 1%) on all such sums.

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

(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.

861 **SECTION 10.** Section 25-7-9, Mississippi Code of 1972, is 862 amended as follows:

863 25-7-9. (1) The clerks of the chancery courts shall charge 864 the following fees:

For the act of certifying copies of filed 865 (a) 866 documents, for each complete document...... \$ 1.00 867 (b) Recording deeds, wills, leases, amendments, 868 subordinations, liens, releases, cancellations, orders, decrees, oaths, etc., including indexing; for the first fifteen (15) pages 869 870 Each additional page 871 1.00 Sectional index entries per section or subdivision.... 872 1.00 873 (c) Recording deeds of trust, for the first fifteen 874 (15) pages..... 15.00 875 Each additional page..... 1.00 876 Sectional index entries per section or subdivision.... 1.00 877 (d) * * * Recording oil and gas leases, cancellations, 878 assignments, etc., including indexing in general indices; for the 879 first fifteen (15) pages 18.00 880 Each additional page.... 1.00

881 Sectional index entries per section or subdivision.... 1.00
882 * * *

(e) Furnishing copies of any papers of record or on 883 884 file and entering marginal notations on documents of record: 885 If performed by the clerk or his employee, per page. .50 If performed by any other person, per page..... .25 886 887 (f) For each day's attendance on the board of 888 supervisors, for himself and one (1) deputy, each..... 20.00 For other services as clerk of the board of 889 (a) supervisors an allowance shall be made * * * (payable semiannually 890 891 at the July and January meetings) out of the county treasury, an 892 annual sum not exceeding...... 3,000.00 893 (h) For each day's attendance on the chancery court, to 894 be approved by the chancellor: For the first chancellor sitting only, clerk and two (2) 895 896 deputies, each..... 30.00 897 For the second chancellor sitting, clerk only..... 30.00 898 Provided that the fees herein prescribed shall be the total 899 remuneration for the clerk and his deputies for attending chancery 900 court. (i) On order of the court, clerks and not more than two 901 902 (2) deputies may be allowed five (5) extra days for each term of court for attendance upon the court to get up records. 903 (j) For public service not otherwise specifically 904 905 provided for, the chancery court may by order allow the clerk to 906 be paid by the county on the order of the board of supervisors, an 907 annual sum not exceeding..... 5,000.00 908 The chancery clerk shall itemize on the original document a

909 detailed fee bill of all charges due or paid for filing, recording 910 and abstracting same. No person shall be required to pay such 911 fees until same have been so itemized, but said fees may be 912 demanded before the document is recorded.

04/HR03/SB2647A.J PAGE 28 (GT)

In accordance with Uniform Chancery Court Rule 9.01 as 913 (2) approved by Order of the Mississippi Supreme Court, the following 914 fees shall be a total fee for all services performed by the clerk 915 916 with respect to a complaint which shall be payable upon filing and 917 shall accrue to the chancery clerk at the time of filing. The clerk or his successor in office shall perform all duties set 918 919 forth without additional compensation or fee to wit:

Divorce to be contested..... \$75.00 920 (a) 921 (b) Divorce uncontested..... 30.00 Alteration of birth or marriage certificate. 922 (C) 25.00 923 (d) Removal of minority..... 25.00 924 Guardianship or conservatorship..... (e) 75.00 925 (f) Estate of deceased, intestate..... 75.00 926 Estate of deceased, testate..... 75.00 (g) 927 75.00 (h) Adoption..... 928 (i) 75.00 Land dispute..... 929 (j) Injunction..... 75.00 930 (k) Settlement of small claim..... 30.00 931 Contempt in child support..... (1) 75.00 932 (m) Partition suit..... 75.00 933 (n) Any cross-complaint..... 25.00 934 Cost of process shall be borne by the issuing party. 935 Additionally, should the attorney or person filing the pleadings 936 desire the clerk to pay the cost to the sheriff for serving

937 process on one person or more, or to pay the cost of publication, 938 the clerk shall demand the actual charges therefor, at the time of 939 filing.

940 **SECTION 11.** Section 9-1-43, Mississippi Code of 1972, is 941 amended as follows:

942 9-1-43. (1) After making deductions for employee salaries 943 and related salary expenses, and expenses allowed as deductions by 944 Schedule C of the Internal Revenue Code, no office of the chancery

clerk or circuit clerk of any county in the state shall receive 945 946 fees as compensation for the chancery clerk's or circuit clerk's services in excess of Ninety Thousand Dollars (\$90,000.00). All 947 948 such fees received by the office of chancery or circuit clerks 949 that are in excess of the salary limitation shall be deposited by 950 such clerk into the county general fund on or before April 15 for 951 the preceding calendar year. If the chancery clerk or circuit 952 clerk serves less than one (1) year, then he shall not receive as 953 compensation any fees in excess of that portion of the salary limitation that can be attributed to his time in office on a pro 954 955 rata basis. Upon leaving office, income earned by any clerk in his last full year of office but not received until after his last 956 957 full year of office shall not be included in determining the 958 salary limitation of the successor clerk. There shall be exempted from the provisions of this subsection any monies or commissions 959 960 from private or governmental sources which: (a) are to be held by 961 the chancery or circuit clerk in a trust or custodial capacity as 962 prescribed in subsections (4) and (5); or (b) are received as 963 compensation for services performed upon order of a court or board 964 of supervisors which are not required of the chancery clerk or 965 circuit clerk by statute.

966 (2) It shall be unlawful for any chancery clerk or circuit 967 clerk to use fees in excess of Ninety Thousand Dollars (\$90,000.00), to pay the salaries or actual or necessary expenses 968 969 of employees who are related to such clerk by blood or marriage 970 within the first degree of kinship according to the civil law 971 method of computing kinship as provided in Sections 1-3-71 and 972 1-3-73. However, the prohibition of this subsection shall not apply to any individual who was an employee of the clerk's office 973 974 prior to the date his or her relative was elected as chancery or 975 circuit clerk. The spouse and/or any children of the chancery 976 clerk or circuit clerk employed in the office of the chancery

04/HR03/SB2647A.J PAGE 30 (GT)

977 clerk may be paid a salary; however, the combined annual salaries 978 of the clerk, spouse and any child of the clerk may not exceed an 979 amount equal to the salary limitation.

980 (3) The chancery clerk and the circuit clerk shall be liable 981 on their official bond for the proper deposit and accounting of 982 all monies received by his office. The State Auditor shall 983 promulgate uniform accounting methods for the accounting of all 984 sources of income by the offices of the chancery and circuit 985 clerk.

There is created in the county depository of each county 986 (4) 987 a clearing account to be designated as the "chancery court clerk 988 clearing account," into which shall be deposited: (a) all such 989 monies as the clerk of the chancery court shall receive from any 990 person complying with any writ of garnishment, attachment, 991 execution or other like process authorized by law for the 992 enforcement of child support, spousal support or any other judgment; (b) any portion of any fees required by law to be 993 994 collected in civil cases which are to pay for the service of 995 process or writs in another county; and (c) any other money as 996 shall be deposited with the court which by its nature is not, at 997 the time of its deposit, public monies, but which is to be held by 998 the court in a trust or custodial capacity in a case or proceeding 999 before the court. The clerk of the chancery court shall account 1000 for all monies deposited in and disbursed from such account and 1001 shall be authorized and empowered to draw and issue checks on such account at such times, in such amounts and to such persons as 1002 1003 shall be proper and in accordance with law.

The following monies paid to the chancery clerk shall be subject to the salary limitation prescribed under subsection (1): (a) all fees required by law to be collected for the filing, recording or abstracting of any bill, petition, pleading or decree in any civil case in chancery; (b) all fees collected for land

04/HR03/SB2647A.J PAGE 31 (GT)

recordings, charters, notary bonds, certification of decrees and 1009 1010 copies of any documents; (c) all land redemption and mineral 1011 documentary stamp commissions; and (d) any other monies or 1012 commissions from private or governmental sources for statutory 1013 functions which are not to be held by the court in a trust 1014 capacity. Such fees as shall exceed the salary limitations shall 1015 be maintained in a bank account in the county depository and 1016 accounted for separately from those monies paid into the chancery court clerk clearing account. 1017

1018 (5) There is created in the county depository in each county 1019 a clearing account to be designated as the "circuit court clerk civil clearing account," into which shall be deposited: (a) all 1020 1021 such monies and fees as the clerk of the circuit court shall 1022 receive from any person complying with any writ of garnishment, attachment, execution or any other like process authorized by law 1023 for the enforcement of a judgment; (b) any portion of any fees 1024 1025 required by law or court order to be collected in civil cases; 1026 (c) all fees collected for the issuance of marriage licenses; and (d) any other money as shall be deposited with the court which by 1027 1028 its nature is not, at the time of its deposit, public monies but which is to be held by the court in a trust or custodial capacity 1029 1030 in a case or proceeding before the court.

There is created in the county depository in each county a 1031 1032 clearing account to be designated as the "circuit court clerk 1033 criminal clearing account," into which shall be deposited: (a) all such monies as are received in criminal cases in the circuit 1034 1035 court pursuant to any order requiring payment as restitution to the victims of criminal offenses; (b) any portion of any fees and 1036 fines required by law or court order to be collected in criminal 1037 cases; and (c) all cash bonds as shall be deposited with the 1038 1039 court. The clerk of the circuit court shall account for all 1040 monies deposited in and disbursed from such account and shall be

04/HR03/SB2647A.J PAGE 32 (GT)

1041 authorized and empowered to draw and issue checks on such account, 1042 at such times, in such amounts and to such persons as shall be 1043 proper and in accordance with law; however, such monies as are 1044 forfeited in criminal cases shall be paid by the clerk of the 1045 circuit court to the clerk of the board of supervisors for deposit 1046 in the general fund of the county.

The following monies paid to the circuit clerk shall be 1047 subject to the salary limitation prescribed under subsection (1): 1048 1049 (a) all fees required by law to be collected for the filing, recording or abstracting of any bill, petition, pleading or decree 1050 1051 in any civil action in circuit court; (b) copies of any documents; and (c) any other monies or commissions from private or 1052 1053 governmental sources for statutory functions which are not to be 1054 held by the court in a trust capacity.

(6) The chancery clerk and the circuit clerk shall establish 1055 1056 and maintain a cash journal for recording cash receipts from 1057 private or government sources for furnishing copies of any papers 1058 of record or on file, or for rendering services as a notary public, or other fees wherein the total fee for the transaction is 1059 1060 Ten Dollars (\$10.00) or less. The cash journal entry shall 1061 include the date, amount and type of transaction, and the clerk 1062 shall not be required to issue a receipt to the person receiving 1063 The State Auditor shall not take exception to the such services. 1064 furnishing of copies or the rendering of services as a notary by 1065 any clerk free of charge.

In any county having two (2) judicial districts, 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, the chancery clerk may maintain a cash journal, separate from the cash journal maintained for chancery clerk receipts, for recording the cash receipts paid to him as deputy circuit clerk, and the circuit

04/HR03/SB2647A.J PAGE 33 (GT)

1073 clerk may maintain a cash journal, separate from the cash journal 1074 maintained for circuit clerk receipts, for recording the cash 1075 receipts paid to him as deputy chancery clerk. The cash receipts 1076 collected by the chancery clerk in his capacity as deputy circuit 1077 clerk and the cash receipts collected by the circuit clerk in his 1078 capacity as deputy chancery clerk shall be subject to the salary 1079 limitation prescribed under subsection (1).

(7) Any clerk who knowingly shall fail to deposit funds or otherwise violate the provisions of this section shall be guilty of a misdemeanor in office and, upon conviction thereof, shall be fined in an amount not to exceed double the amount that he failed to deposit, or imprisoned for not to exceed six (6) months in the county jail, or be punished by both such fine and imprisonment.

1086 **SECTION 12.** Section 27-105-343, Mississippi Code of 1972, is 1087 amended as follows:

1088 27-105-343. From and after the passage of this section, all 1089 the duties except the duty of receiving and disbursing money that 1090 were imposed by law on county treasurers shall be required to be done by chancery clerks, and they shall be the custodians of all 1091 1092 the books, records, papers, and vouchers heretofore belonging to county treasurers, and shall be custodians of all the promissory 1093 1094 notes, bonds, and other like property belonging to or deposited 1095 with the county, and said clerks shall in all respects be liable 1096 on their official bonds for the proper care of the same.

1097 The duty of receipting for and disbursing all monies heretofore deposited with county treasurers shall be done and 1098 1099 performed by the designated county and drainage district 1100 depositories appointed in the manner provided by law; and any person or corporation required to pay money into a county treasury 1101 shall hereafter pay the same to a properly designated depository 1102 1103 and such depository shall issue receipts therefor in duplicate, 1104 one of which shall be filed with the chancery clerk and the other

04/HR03/SB2647A.J PAGE 34 (GT)

1105 retained by the person or corporation making such payment, and 1106 such payment when made to a designated depository shall discharge 1107 the person or corporation making such payment from any further 1108 liability therefor.

1109 In the event there shall be no designated depository for any 1110 money required to be paid into a county treasury, such payment 1111 shall be made to the tax collector who shall receipt for same in 1112 duplicate as required in the preceding paragraph and shall pay the same over to a legally appointed depository within ten (10) days 1113 1114 after one is qualified to receive the same. The tax collector 1115 shall be the custodian of all money belonging to a county or any subdivision thereof until there be appointed a depository for any 1116 1117 such funds and the said tax collectors shall be liable on their official bond for the proper accounting and payment of any funds 1118 so paid to them. 1119

Boards of supervisors shall allow chancery clerks for their compensation for performance of the duties required of them by this section the sum of <u>Two Thousand Five Hundred Dollars</u> (\$2,500.00) per annum.

1124 Nothing in this section shall preclude drainage districts 1125 from selecting their treasurer or depository as now provided by 1126 law.

1127 SECTION 13. Section 25-3-9, Mississippi Code of 1972, is
1128 amended as follows:

1129 25-3-9. (1) Except as provided in subsections (2), (3) and 1130 (4) of this section, the county prosecuting attorney may receive 1131 for his services an annual salary to be paid by the board of 1132 supervisors as follows:

(a) For counties with a total population of more than two hundred thousand (200,000), a salary not to exceed <u>Thirty-one</u> <u>Thousand Three Hundred Fifty Dollars (\$31,350.00)</u>.

(b) For counties with a total population of more than one hundred thousand (100,000) and not more than two hundred thousand (200,000), a salary not to exceed <u>Twenty-nine Thousand</u> One Hundred Fifty Dollars (\$29,150.00).

(c) For counties with a total population of more than fifty thousand (50,000) and not more than one hundred thousand (100,000), a salary not to exceed <u>Twenty-three Thousand Eight</u> Hundred Seventy Dollars (\$23,870.00).

(d) For counties with a total population of more than thirty-five thousand (35,000) and not more than fifty thousand (50,000), a salary not to exceed <u>Twenty-two Thousand Four Hundred</u> Forty Dollars (\$22,440.00).

1148 (e) For counties with a total population of more than 1149 twenty-five thousand (25,000) and not more than thirty-five 1150 thousand (35,000), a salary not to exceed <u>Twenty-one Thousand Two</u> 1151 Hundred Thirty Dollars (\$21,230.00).

(f) For counties with a total population of more than fifteen thousand (15,000) and not more than twenty-five thousand (25,000), a salary not to exceed <u>Nineteen Thousand Four Hundred</u> <u>Seventy Dollars (\$19,470.00).</u>

(g) For counties with a total population of more than ten thousand (10,000) and not more than fifteen thousand (15,000), a salary not to exceed <u>Seventeen Thousand Seven Hundred Ten</u> <u>Dollars (\$17,710.00)</u>.

(h) For counties with a total population of more than six thousand (6,000) and not more than ten thousand (10,000), a salary not to exceed <u>Fifteen Thousand Nine Hundred Fifty Dollars</u> (\$15,950.00).

1164 (i) For counties with a total population of six 1165 thousand (6,000) or less, the board of supervisors, in its 1166 discretion, may appoint a county prosecuting attorney, and it may

1167 pay such county prosecuting attorney an annual salary not to 1168 exceed Fourteen Thousand One Hundred Ninety Dollars (\$14,190.00).

1169 <u>The salary of the county prosecuting attorney shall be equal</u> 1170 <u>to the amount of the salary provided for in this section for the</u> 1171 <u>respective county or the amount of the salary of the members of</u> 1172 <u>the county board of supervisors, whichever is greater.</u>

In all cases of conviction there shall be taxed against the convicted defendant, as an item of cost, the sum of Three Dollars (\$3.00), which shall be turned in to the county treasury as a part of the general county funds; however, the Three Dollars (\$3.00) shall not be taxed in any case in which it is not the specific duty of the county attorney to appear and prosecute.

From and after October 1, 1993, in addition to the salaries provided for in this subsection, the board of supervisors of any county, in its discretion, may pay the county prosecuting attorney an additional amount not to exceed ten percent (10%) of the maximum allowable salary prescribed herein.

1184 (2) In the following counties, the county prosecuting 1185 attorney shall receive for his services an annual salary to be 1186 paid by the board of supervisors, as follows:

1187 In any county bordering upon the Mississippi River (a) 1188 and having a population of not less than thirty thousand (30,000) and not more than thirty-five thousand five hundred (35,500) 1189 according to the federal census of 1990, and in counties having a 1190 1191 population of not more than thirty-seven thousand (37,000) according to the federal census of 1990 in which Interstate 1192 1193 Highway 55 and U.S. Highway 98 intersect, the county prosecuting attorney shall receive a salary equal to the justice court judge 1194 of such county; and in any county wherein is located the state's 1195 oldest state-supported institution of higher learning and wherein 1196 1197 Mississippi State Highways 7 and 6 intersect, the county

04/HR03/SB2647A.J PAGE 37 (GT)

1198 prosecuting attorney shall receive an annual salary equal to that 1199 of a member of the board of supervisors of such county.

1200 (b) In counties having a population in excess of fifty 1201 thousand (50,000) in the 1960 federal census, wherein is located a 1202 state-supported university and in which U.S. Highways 49 and 11 1203 intersect, the salary of the county prosecuting attorney shall be not less than Seventeen Thousand Four Hundred Dollars (\$17,400.00) 1204 per year. The Board of Supervisors of Forrest County, 1205 Mississippi, may, in its discretion, and by agreement with the 1206 1207 county prosecuting attorney, employ the county prosecuting 1208 attorney as a full-time elected official during his/her term of office, designate additional duties and responsibilities of the 1209 1210 office and pay additional compensation up to, but not in excess of, ninety percent (90%) of the annual compensation and salary of 1211 the county court judge and the youth court judge of Forrest County 1212 as authorized by law and provide a reasonable office and 1213 1214 reasonable office expenses to the county prosecuting attorney. 1215 The salary authorized by this paragraph (b) for the county prosecuting attorney shall be the sole and complete salary for 1216 1217 such prosecuting attorney in each county to which this paragraph 1218 applies, notwithstanding any other provision of law to the 1219 contrary.

(c) In any county wherein is housed the seat of state government, wherein U.S. Highways 80 and 49 intersect, and having two (2) judicial districts, the board of supervisors, in its discretion, may pay the county prosecuting attorney an annual salary equal to the annual salary of members of the board of supervisors in the county.

(d) In any county which has two (2) judicial districts
and wherein Highway 8 and Highway 15 intersect, having a
population of greater than seventeen thousand (17,000), according
to the 1980 federal decennial census, the board of supervisors

1230 shall pay the county prosecuting attorney a salary equal to that 1231 of a member of the board of supervisors of such county; provided 1232 that if such county prosecuting attorney is paid a sum for the 1233 purpose of defraying office or secretarial expenses, then the 1234 salary prescribed herein shall be reduced by that amount.

(e) In any county bordering the State of Tennessee and in which Mississippi Highways No. 4 and 15 intersect, and having a population of less than twenty thousand (20,000) in the 1970 federal census, the salary of the county prosecuting attorney shall be no less than Six Thousand Dollars (\$6,000.00).

(f) In any county having a population of more than twenty-five thousand (25,000) and in which U.S. Highways 72 and 45 intersect, the salary of the county attorney shall be * * * not less than Eight Thousand Dollars (\$8,000.00).

1244 In addition, such county prosecuting attorney shall receive 1245 the sum of One Thousand Five Hundred Dollars (\$1,500.00) per month 1246 for the purpose of defraying secretarial expense.

(g) In any county wherein I-20 and State Highway 15
intersect; and in any county wherein I-20 and State Highway 35
intersect, the salary of the county prosecuting attorney shall be
not less than Eight Thousand Four Hundred Dollars (\$8,400.00).

1251 (h) In any Class 1 county bordering on the Mississippi 1252 River, lying in whole or in part within a levee district, wherein U.S. Highways 82 and 61 intersect, bounded by the Sunflower River 1253 1254 and Stales Bayou, the board of supervisors, in its discretion, may pay an annual salary equal to the annual salary of members of the 1255 1256 board of supervisors in the county. In addition, such county prosecuting attorney shall receive the sum of One Thousand Dollars 1257 1258 (\$1,000.00) per month for the purpose of defraying secretarial 1259 expenses.

1260 (i) In any county bordering on the Gulf of Mexico1261 having two (2) judicial districts, and wherein U.S. Highways 90

and 49 intersect, the salary of the county prosecuting attorney 1262 1263 shall be not less than Nineteen Thousand Dollars (\$19,000.00) per 1264 The Board of Supervisors of Harrison County, Mississippi, year. 1265 may, in its discretion, and by agreement with the county 1266 prosecuting attorney, employ the county prosecuting attorney and 1267 his/her assistant during his/her term of office, and designate additional duties and responsibilities of the office and pay 1268 additional compensation up to, but not in excess of, ninety 1269 percent (90%) of the annual compensation and salary of the county 1270 1271 court judges of Harrison County as authorized by law and provide 1272 adequate office space and reasonable office expenses to the county prosecuting attorney and his/her assistant. The salary authorized 1273 1274 by this paragraph (i) for the county prosecuting attorney and 1275 his/her assistant shall be the sole and complete salary paid by 1276 the county for such prosecuting attorney and his/her assistant in each county to which this paragraph applies, notwithstanding any 1277 other provision of law to the contrary. 1278

1279 In any county bordering on the State of Alabama, (j) having a population in excess of seventy-five thousand (75,000) 1280 1281 according to the 1980 decennial census in which is located an institution of higher learning and a United States military 1282 1283 installation and which is traversed by an interstate highway, the salary of the county prosecuting attorney shall not be less than 1284 1285 Twelve Thousand Dollars (\$12,000.00) nor more than the amount of 1286 the annual salary received by a member of the board of supervisors of that county. 1287

1288 (k) In any county with a land area wherein Mississippi
1289 Highways 8 and 9 intersect, the salary of the county prosecuting
1290 attorney shall be not less than Eight Thousand Five Hundred
1291 Dollars (\$8,500.00) per year.

1292 (1) In any Class 2 county wherein Mississippi Highways1293 6 and 3 intersect, the salary of the county prosecuting attorney

1294 shall be not less than Twelve Thousand Dollars (\$12,000.00) per 1295 year nor more than the amount of the annual salary received by a 1296 member of the board of supervisors of that county.

(m) In any county wherein Interstate Highway 55 and State Highway 8 intersect, the salary of the county prosecuting attorney shall be not less than Twelve Thousand Dollars (\$12,000.00) per year.

(n) In any county wherein U.S. Highway 51 intersects
Mississippi Highway 6, and having two (2) judicial districts, the
salary of the county prosecuting attorney shall be not less than
Three Thousand Six Hundred Dollars (\$3,600.00) per year.

1305 In any county bordering on the Alabama state line, (0) 1306 having a population of greater than fifteen thousand (15,000) 1307 according to the 1970 federal decennial census, wherein U.S. Highway 45 and Mississippi Highway 18 intersect, the salary of the 1308 county prosecuting attorney shall be not less than Three Thousand 1309 Six Hundred Dollars (\$3,600.00) nor greater than that of a member 1310 1311 of the board of supervisors of such county. All prior acts, orders and resolutions of the board of supervisors of such county 1312 1313 which authorized the payment of the salary in conformity with the 1314 provisions of this paragraph, whether or not heretofore 1315 specifically authorized by law are hereby ratified, approved and confirmed. 1316

(p) In any county wherein is located a state-supported institution of higher learning and wherein U.S. Highway 82 and Mississippi Highway 389 intersect, the board of supervisors, in its discretion, may pay the county prosecuting attorney an annual salary equal to the annual salary of members of the board of supervisors in the county.

(q) In any county having two (2) judicial districtswherein Mississippi Highway 32 intersects U.S. Highway 49E, the

04/HR03/SB2647A.J PAGE 41 (GT)

1325 salary of the county prosecuting attorney shall be not less than 1326 Twelve Thousand Seven Hundred Dollars (\$12,700.00).

(r) In any county traversed by the Natchez Trace
Parkway wherein U.S. Highway 45 and Mississippi Highway 4
intersect, the board of supervisors, in its discretion, may pay
the county prosecuting attorney an annual salary equal to the
annual salary of justice court judges in the county.

1332 In any county having a population of more than (s) fourteen thousand (14,000) according to the 1970 census and which 1333 1334 county is bordered on the north by the State of Tennessee and on 1335 the east by the State of Alabama and in which U.S. Highway No. 72 and Highway No. 25 intersect, the board of supervisors, in its 1336 1337 discretion, may pay the county prosecuting attorney an annual salary equal to the annual salary of justice court judges in the 1338 1339 county.

1340 (t) (i) In any county wherein Interstate Highway 55 1341 and State Highway 22 intersect, and which is also traversed in 1342 whole or part by U.S. Highways 49 and 51, and State Highways 16, 17, 43 and the Natchez Trace Parkway, and also containing a part 1343 1344 of a public lake or reservoir, in excess of thirty thousand (30,000) acres, the board of supervisors, in its discretion, may 1345 1346 pay the county prosecuting attorney an annual salary in the amount of Twenty-eight Thousand Dollars (\$28,000.00). 1347

(ii) From and after October 1, 1993, in addition
to the salary provided for <u>in subparagraph</u> (i) of this paragraph,
the board of supervisors, in its discretion, may pay the county
prosecuting attorney an additional amount not to exceed ten
percent (10%) of the maximum allowable salary prescribed herein.

(u) In any county having a population in the 1970 census in excess of thirty-five thousand (35,000) and in which U.S. Highways 49W and 82 intersect, and in which is located a state penitentiary, the annual salary of a county prosecuting

1357 attorney shall be Thirty Thousand Four Hundred Twenty Dollars 1358 (\$30,420.00).

1359 (v) In any county wherein Mississippi Highway 50 1360 intersects U.S. Highway 45-Alternate, and having a population 1361 greater than twenty thousand (20,000) according to the 1980 1362 federal decennial census, a salary equal to that of a member of the board of supervisors of such county; provided that if such 1363 county prosecuting attorney is paid a sum for the purpose of 1364 1365 defraying office or secretarial expenses, then the salary 1366 prescribed herein shall be reduced by that amount.

(w) In any county in which the 1975 assessed valuation
was Forty Million Seven Hundred Thirty-nine Thousand Four Hundred
Sixty-six Dollars (\$40,739,466.00) and wherein U.S. Highway 45 and
Mississippi Highway 8 intersect, the salary of the county
prosecuting attorney shall be equal to that of a member of the
board of supervisors of such county.

1373 (\mathbf{x}) In any county bordering on the Mississippi River 1374 having a population greater than fifty thousand (50,000) according to the 1980 federal decennial census and also having a national 1375 1376 military park and national cemetery, an annual salary of Twenty-five Thousand Dollars (\$25,000.00) or a salary equal to 1377 1378 that of a member of the board of supervisors in such county, whichever is greater. In addition, such county prosecuting 1379 attorney shall receive the sum of One Thousand Dollars (\$1,000.00) 1380 1381 per month for the purpose of defraying secretarial expenses.

(y) In any county bordering on the Alabama state line, traversed by the Chickasawhay River, and wherein U.S. Highway 45 and U.S. Highway 84 intersect, a salary that shall be equal to the annual salary of a member of the board of supervisors of such county. All prior acts, orders and resolutions of the board of supervisors of such county which authorize the payment of the salary of the county prosecuting attorney in conformity with the

04/HR03/SB2647A.J PAGE 43 (GT)

1389 provisions of this section as it existed immediately prior to the 1390 effective date of Chapter 506, Laws of 1985, are hereby ratified, 1391 approved, confirmed and validated.

(z) In any county having a population greater than sixty-five thousand five hundred eighty (65,580) but less than sixty-five thousand five hundred ninety (65,590) according to the 1395 1990 federal decennial census, wherein U.S. Highway 45 intersects with Mississippi Highway 6, an annual salary equal to Thirty Thousand Dollars (\$30,000.00).

1398 (aa) In any county where an institution of higher 1399 learning is located and wherein U.S. Highway 82 and U.S. Highway 45 intersect, the salary of the county prosecuting attorney shall 1400 1401 be not less than that of a member of the board of supervisors in 1402 such county, and the board of supervisors may, in its discretion, 1403 pay such county prosecuting attorney a salary in an amount not to 1404 exceed the amount of the salary of the District Attorney for the 1405 Sixteenth Judicial District of Mississippi.

(bb) In any county having a population greater than six thousand (6,000) according to the federal decennial census and wherein U.S. Highway 61 and Highway 24 intersect, the board of supervisors, in its discretion, may pay the county prosecuting attorney an annual salary equal to the annual salary of members of the board of supervisors in the county.

1412 (cc) In any county having a population greater than 1413 thirty-one thousand (31,000) according to the 1990 federal 1414 decennial census and wherein U.S. Highway 61 and U.S. Highway 49 1415 intersect, a salary of not less than the annual salary of justice 1416 court judges in the county.

1417 (dd) (i) The Rankin County prosecuting attorney, if 1418 such person is not employed on a full-time basis, shall receive an 1419 annual salary of Twenty-nine Thousand Dollars (\$29,000.00).

(ii) The Board of Supervisors of Rankin County, in 1420 1421 its discretion, may employ the elected county prosecuting attorney 1422 and an assistant on a full-time basis during his or her term of 1423 office and may pay compensation to such full-time prosecuting 1424 attorney in an amount of not more than ninety percent (90%) of the 1425 annual compensation and salary of the county court judges of the 1426 county as authorized by law, and may provide adequate office space 1427 and reasonable office expenses to the county prosecuting attorney 1428 and his/her assistant. The Board of Supervisors of Rankin County, 1429 in its discretion, may also employ a full-time assistant county 1430 prosecuting attorney and may pay such person an annual salary in such amount as determined by the board of supervisors. 1431 The salary 1432 authorized by this subparagraph (dd)(ii) for the elected county 1433 prosecuting attorney and an assistant shall be the sole and complete salary paid by the county for the elected prosecuting 1434 attorney and assistant in Rankin County, notwithstanding any other 1435 provisions of law to the contrary. 1436

1437 In any county having a population greater than (ee) eight thousand (8,000) but less than eight thousand two hundred 1438 1439 (8,200) according to the 1990 federal census, and in which U.S. Highway 61 and Mississippi Highway 4 intersect, the board of 1440 1441 supervisors may, in its discretion, pay the county prosecuting attorney an amount not to exceed Fourteen Thousand Dollars 1442 (\$14,000.00), in addition to the maximum allowable salary for that 1443 1444 attorney under subsection (1), beginning on April 1, 1997.

(ff) In any county having a population greater than thirty thousand three hundred (30,300) but less than thirty thousand four hundred (30,400) according to the 1990 federal census, and in which U.S. Highway 78 and Mississippi Highway 7 intersect, a salary of not less than the annual salary of a member of the board of supervisors in such county.

1451 In any county having a population greater than (gg) 1452 thirteen thousand three hundred (13,300) but less than thirteen thousand four hundred (13,400) according to the 1990 federal 1453 1454 census, and in which Mississippi Highway 24 and Mississippi 1455 Highway 48 intersect, the board of supervisors may, in its 1456 discretion, pay the county prosecuting attorney an additional amount not to exceed ten percent (10%) of the maximum allowable 1457 salary for that attorney under subsection (1). 1458

1459 In any county having a population greater than (hh) eight thousand three hundred (8,300) but less than eight thousand 1460 1461 four hundred (8,400) according to the 1990 federal census, and in which U.S. Highway 84 and U.S. Highway 98 intersect, the board of 1462 1463 supervisors may, in its discretion, pay the county prosecuting 1464 attorney an additional amount not to exceed ten percent (10%) of 1465 the maximum allowable salary for that attorney under subsection 1466 (1).

(ii) In any county having a population of more than thirty thousand four hundred (30,400) and which is traversed in whole or part by I-59, U.S. Highways 98 and 11 and State Highway 13, the annual salary of the county prosecuting attorney shall be Twenty-five Thousand Dollars (\$25,000.00).

(jj) In any county having a population greater than twenty thousand (20,000) according to the 1990 federal census and wherein U.S. Highway 78 and Mississippi Highway 25 intersect, the board of supervisors, in its discretion, may pay the county prosecuting attorney an annual salary equal to the annual salary of justice court judges in the county.

1478 (kk) In any county having a population greater than 1479 twelve thousand four hundred (12,400) but less than twelve 1480 thousand five hundred (12,500) according to the 1990 federal 1481 census, and in which U.S. Highway 84 and Mississippi Highway 27 1482 intersect, the board of supervisors may, in its discretion, pay

1483 the county prosecuting attorney an additional amount not to exceed 1484 ten percent (10%) of the maximum allowable salary for that 1485 attorney under subsection (1).

1486 (11)In any county having a population greater than 1487 thirty thousand two hundred (30,200) but less than thirty thousand 1488 three hundred (30,300) according to the 1990 federal census, and in which U.S. Interstate 55 and Mississippi Highway 84 intersect, 1489 the board of supervisors may, in its discretion, pay the county 1490 prosecuting attorney an additional amount not to exceed ten 1491 1492 percent (10%) of the maximum allowable salary for that attorney 1493 under subsection (1).

In any county on the Mississippi River levee, 1494 (mm) 1495 having a population greater than forty-one thousand eight hundred (41,800) but less than forty-one thousand nine hundred (41,900) 1496 according to the 1990 federal census wherein U.S. Highway 61 and 1497 Mississippi Highway 8 intersect, the board of supervisors, in its 1498 1499 discretion, may pay the county prosecuting attorney an annual 1500 salary equal to the annual salary of members of the board of supervisors in the county. In addition, the board of supervisors, 1501 1502 in its discretion, may pay the county prosecuting attorney the sum of One Thousand Dollars (\$1,000.00) per month for the purpose of 1503 1504 defraying secretarial expenses.

(nn) In any county having a population greater than twenty-four thousand seven hundred (24,700) and less than twenty-four thousand nine hundred (24,900) according to the 1990 federal census, wherein Mississippi Highways 15 and 16 intersect, the board of supervisors, in its discretion, may pay the county prosecuting attorney an annual salary equal to the annual salary of members of the board of supervisors in the county.

(oo) In any county having a population greater than thirty-seven thousand (37,000) but less than thirty-eight thousand (38,000) according to the 1990 federal census, in which is located

```
04/HR03/SB2647A.J
PAGE 47
(GT)
```

1515 a state supported institution of higher learning, and in which 1516 U.S. Highway 82 and Mississippi Highway 7 intersect, the board of 1517 supervisors may, in its discretion, pay the county prosecuting 1518 attorney a salary in an amount not to exceed the amount of the 1519 salary of the District Attorney for the Fourth Judicial District 1520 of Mississippi.

(pp) In any county in which U.S. Highway 78 and Mississippi Highway 15 intersect and which is traversed by the Tallahatchie River, a salary equal to that of members of the board of supervisors of the county, which salary shall be in addition to any sums received for the purpose of defraying office or secretarial expenses and sums received as youth court prosecutor fees.

1528 (qq) In any county bordering on the State of Tennessee 1529 and the State of Arkansas, wherein Interstate Highway 55 and 1530 Mississippi Highway 302 intersect, the board of supervisors, in 1531 its discretion, may pay the county prosecuting attorney an annual 1532 salary equal to the annual salary of justice court judges in the 1533 county.

1534 In any county that is traversed by the Natchez (rr) Trace Parkway and in which Mississippi Highway 35 and Mississippi 1535 1536 Highway 12 intersect, the board of supervisors, in its discretion, 1537 may pay the county prosecuting attorney an annual salary in the amount of the annual salary of justice court judges in the county. 1538 1539 In any county in which Mississippi Highway 14 and (ss)Mississippi Highway 25 intersect, the board of supervisors, in its 1540

1541 discretion, may pay the county prosecuting attorney an annual 1542 salary in the amount of Twenty-two Thousand Dollars (\$22,000.00).

1543 (tt) In any county in which Interstate Highway 59 and 1544 U.S. Highway 84 intersect, the board of supervisors, in its 1545 discretion, may pay the county prosecuting attorney an annual

salary equal to the annual salary of members of the board of 1546 1547 supervisors in the county. (uu) In addition to the salary provided for in 1548 1549 subsection (1) of this section, the Board of Supervisors of 1550 Tallahatchie County, in its discretion, may pay a monthly 1551 supplement to the county prosecuting attorney in an amount not to exceed One Thousand Dollars (\$1,000.00). The Legislature finds 1552 and declares that the monthly supplement authorized by this 1553 1554 subsection is justified in such county for the following reasons: (i) The population of the county has increased; 1555 1556 and (ii) The number of inmates in its correctional 1557 1558 facility has increased. 1559 (vv) In addition to the salary provided for in subsection (1) of this section, the board of supervisors of any 1560 1561 county that is not authorized to pay a supplemental or additional salary amount under this section, in its discretion, may pay a 1562 monthly supplement to the county prosecuting attorney in an amount 1563 not to exceed One Thousand Dollars (\$1,000.00). 1564 1565 In any case where a salary, expense allowance or other (3) 1566 sum is authorized or paid by the board of supervisors pursuant to 1567 this section, that salary, expense allowance or other sum shall 1568 not be reduced or terminated during the term for which the county 1569 attorney was elected. 1570 SECTION 14. Section 41-61-75, Mississippi Code of 1972, is amended as follows: 1571 1572 41-61-75. (1) For each investigation with the preparation 1573 and submission of the required reports, the following fees shall be billed to and paid by the county for which the service is 1574 1575 provided:

(a) A medical examiner or his deputy shall receive <u>One</u>
<u>Hundred Dollars (\$100.00)</u> for each completed report of
investigation of death, plus the examiner's actual expenses.
(b) The pathologist performing autopsies as provided in
Section 41-61-65 shall receive Five Hundred Fifty Dollars
(\$550.00) per completed autopsy, plus mileage expenses to and from

1582 the site of the autopsy.

(2) Any medical examiner, physician or pathologist who is subpoenaed for appearance and testimony before a grand jury, courtroom trial or deposition shall be entitled to an expert witness hourly fee to be set by the court and mileage expenses to and from the site of the testimony, and such amount shall be paid by the jurisdiction or party issuing the subpoena.

1589 **SECTION 15.** Section 25-3-31, Mississippi Code of 1972, is 1590 amended as follows:

1591 25-3-31. The annual salaries of the following elected state 1592 and district officers are fixed as follows:

1593	Governor	\$122,160.00
1594	Attorney General	108,960.00
1595	Secretary of State	90,000.00
1596	Commissioner of Insurance	90,000.00
1597	State Treasurer	90,000.00
1598	State Auditor of Public Accounts	90,000.00
1599	Commissioner of Agriculture and Commerce	90,000.00
1600	Transportation Commissioners	78,000.00
1601	Public Service Commissioners	78,000.00

1602 **

The above fixed salary of the Governor shall be the reference amount utilized in computing average compensation and earned compensation pursuant to Section 25-11-103(f) and Section 25-11-103(k) and to related sections which require such computations.

1608 This act shall stand repealed from and after January 1, 2007. 1609 **SECTION 16.** Section 25-3-34, Mississippi Code of 1972, is 1610 amended as follows:

1611 25-3-34. (1) In addition to the salary provided in Section 1612 <u>25-3-31</u>, any <u>elected</u> state <u>or</u> district official<u>, except members of</u> 1613 <u>the State Legislature</u>, provided therein shall receive the award of 1614 an education benchmark as defined in State Personnel Board rules 1615 for the possession or attainment of any of the following:

1616

(a) The Certified Public Manager designation;

1617 (b) A job-related Ph.D (Doctor of Philosophy) degree1618 which is not required as a minimum qualification of the position;

1619 (c) A job related certification, licensure or 1620 registration requiring the passage of an examination, which is not 1621 required as a minimum qualification of the position.

1622 (2) No such official or employee may receive more than a 1623 total of three (3) eligible benchmarks, only one of which may be 1624 for a job related certification, licensure or registration.

1625 (3) The State Personnel Board shall promulgate rules and 1626 regulations to carry out the provisions of this section.

1627 **SECTION 17.** Section 25-3-5, Mississippi Code of 1972, which 1628 establishes the salaries of tax assessors and tax collectors in 1629 counties where the two offices have been separated, is repealed.

1630 SECTION 18. The Attorney General of the State of Mississippi 1631 shall submit this act, immediately upon approval by the Governor, 1632 or upon approval by the Legislature subsequent to a veto, to the 1633 Attorney General of the United States or to the United States 1634 District Court for the District of Columbia in accordance with the 1635 provisions of the Voting Rights Act of 1965, as amended and 1636 extended.

1637 **SECTION 19.** Sections 1 through 14 and Section 17 shall take 1638 effect and be in force from and after October 1, 2004, or from and 1639 after the date that such sections are effectuated under Section 5

1640 of the Voting Rights Act of 1965, as amended and extended,

whichever date is later. Sections 15 and 16 shall take effect and be in force from and after July 1, 2004, or from and after the date that such sections are effectuated under Section 5 of the Voting Rights Act of 1965, as amended and extended, whichever date is later.

Further, amend by striking the title in its entirety and inserting in lieu thereof the following:

AN ACT TO INCREASE THE SALARIES OF CERTAIN COUNTY OFFICIALS; 1 2 TO AMEND SECTION 25-3-3, MISSISSIPPI CODE OF 1972, TO REVISE THE 3 SALARY SCALE FOR TAX COLLECTORS AND TAX ASSESSORS; TO AMEND SECTION 25-3-13, MISSISSIPPI CODE OF 1972, TO INCREASE THE 4 SALARIES OF MEMBERS OF COUNTY BOARDS OF SUPERVISORS; TO AMEND 5 б SECTION 25-3-25, MISSISSIPPI CODE OF 1972, TO INCREASE THE 7 SALARIES OF SHERIFFS; TO AMEND SECTION 25-3-36, MISSISSIPPI CODE 8 OF 1972, TO INCREASE THE SALARIES OF JUSTICE COURT JUDGES; TO AMEND SECTION 41-61-59, MISSISSIPPI CODE OF 1972, TO INCREASE THE 9 SALARY ALLOWABLE TO CHIEF COUNTY MEDICAL EXAMINERS AND CHIEF 10 11 COUNTY MEDICAL EXAMINER INVESTIGATORS; TO AMEND SECTION 9-13-19, 12 MISSISSIPPI CODE OF 1972, TO INCREASE THE SALARIES OF COURT 13 REPORTERS; TO AMEND SECTION 19-25-31, MISSISSIPPI CODE OF 1972, TO 14 INCREASE THE DAILY COMPENSATION AUTHORIZED FOR RIDING BAILIFFS; 15 TO AMEND SECTION 25-7-27, MISSISSIPPI CODE OF 1972, TO REVISE THE FEES CHARGED BY MARSHALS AND CONSTABLES; TO AMEND SECTION 25-7-13, 16 17 MISSISSIPPI CODE OF 1972, TO INCREASE THE CIRCUIT CLERK'S FEE FOR 18 EACH DAY'S ATTENDANCE UPON THE CIRCUIT COURT TERM; TO AMEND 19 SECTION 25-7-9, MISSISSIPPI CODE OF 1972, TO REVISE THE FEES 20 CHARGED BY CHANCERY CLERKS; TO AMEND SECTION 9-1-43, MISSISSIPPI CODE OF 1972, TO REVISE THE LIMIT ON COMPENSATION OF CHANCERY AND 21 22 CIRCUIT CLERKS; TO AMEND SECTION 27-105-343, MISSISSIPPI CODE OF 23 1972, TO INCREASE THE COMPENSATION OF CHANCERY CLERKS FOR THE PERFORMANCE OF THEIR DUTIES AS COUNTY TREASURERS; TO AMEND SECTION 24 25 25-3-9, MISSISSIPPI CODE OF 1972, TO INCREASE THE SALARIES OF THE COUNTY PROSECUTING ATTORNEYS; TO REPEAL SECTION 25-3-5, 26 27 MISSISSIPPI CODE OF 1972, WHICH ESTABLISHES THE SALARIES OF TAX ASSESSORS AND TAX COLLECTORS IN COUNTIES WHERE THE TWO OFFICES 28 29 HAVE BEEN SEPARATED; TO AMEND SECTION 25-3-31, MISSISSIPPI CODE OF 30 1972, TO REMOVE THE PROVISION ALLOWING A CERTAIN REELECTED GOVERNOR TO REJECT A SALARY INCREASE; TO AMEND SECTION 25-3-34, MISSISSIPPI CODE OF 1972, TO CONFORM TO THE PRECEDING SECTION; 31 32 ΤO AMEND SECTION 41-61-75, MISSISSIPPI CODE OF 1972, TO INCREASE 33 34 MEDICAL EXAMINERS FEE FOR AN INVESTIGATION REPORT; AND FOR RELATED 35 PURPOSES.