By: Senator(s) Tollison

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S. B. No. 2583

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To: Finance

COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 2583

1 2 3 4 5 6 7 8	AN ACT TO AMEND SECTION 25-11-106, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT ANY CURRENT OR FORMER CONSTABLE WHO ELECTS TO MAKE PAYMENTS TO COVER EMPLOYER AND EMPLOYEE CONTRIBUTIONS AND INTEREST ON ALL FEES AND COUNTY INCOME FROM COVERED SERVICE BEFORE JANUARY 1, 2006, THAT HAVE NOT BEEN PAID TO THE PUBLIC EMPLOYEES' RETIREMENT SYSTEM, MUST MAKE SUCH PAYMENTS TO THE SYSTEM BY NOT LATER THAN APRIL 15, 2007, UNLESS A LATER DATE IS AGREED UPON; AND FOR RELATED PURPOSES.
9	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
10	SECTION 1. Section 25-11-106, Mississippi Code of 1972, is
11	amended as follows:
12	25-11-106. (1) (a) Any constable in office as of July 1,
13	2005, whose position is covered in the Public Employees'
14	Retirement System by virtue of a plan submitted and approved under
15	Section 25-11-105(f) will remain a member of the Public Employees'
16	Retirement System.
17	(b) The county is responsible for employer
18	contributions on all direct payments to the constable from the
19	county and the constable is responsible for the employee
20	contributions on those payments. From and after January 1, 2006,
21	in cases in which the constable is responsible for both the
22	employer and employee contributions on net fee income, the county
23	shall withhold from fee income due to the constable a percentage
24	amount, as set by the board, of the gross fee income paid to the
25	constable as estimated retirement contributions and shall remit
26	that amount to the system. Not later than the date on which the
27	annual report of earnings is due to be filed with the Secretary of

State, the constable shall submit to the system a copy of the

contributions on net earnings from his office, but not less than

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earnings record and make complete payment of required

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- 31 the contributions due on the governmental treasuries paid by the
- 32 county in the prior calendar year. If the constable fails to make
- full payment at the time required, the system shall certify the 33
- 34 delinquency to the county and the county shall withhold any and
- 35 all payments and fees due to the constable until such time as his
- 36 retirement contributions are fully reported and made.
- Any current or former constable for whom appropriate 37 (2)
- employer and employee contributions and interest on all fees and 38
- county income from covered service before January 1, 2006, have 39
- not been made shall do one (1) of the following: 40
- 41 Make the required payments or enter into an
- irrevocable agreement by not later than December 31, 2005, to make 42
- 43 the payments for all calendar years before January 1, 2006.
- Contributions and interest due and owing for covered services 44
- before January 1, 2006, must be received by the system not later 45
- than April 15, 2007, or such date as set forth in the payment 46
- 47 schedule mutually adopted by the member and the system.
- 48 Elect, before December 31, 2005, not to pay
- delinquent employee and employer contributions and applicable 49
- 50 interest for service as a constable before January 1, 2006.
- making this election, the current or former constable shall 51
- 52 irrevocably forfeit that service credit so as to be relieved of
- the liability for additional employer and employee contributions 53
- 54 and applicable interest.
- 55 Where a current or former constable fails to make
- required contributions as provided in subsection (2)(a) of this 56
- section, or where a current or former constable irrevocably elects 57
- to forfeit service credit as provided in subsection (2)(b) of this 58
- 59 section, all employer and employee contributions previously paid
- on that service shall be credited to the county as the reporting 60
- 61 entity to be distributed as appropriate between the county and the
- 62 constable or former constable. No further contributions shall be
- due on that past service and any credit on that past service shall 63

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- 64 be removed from the member's record and may not be reinstated at
- 65 any time in the future.
- 66 SECTION 2. This act shall take effect and be in force from
- 67 and after its passage.