## **REPORT OF CONFERENCE COMMITTEE**

## MADAM PRESIDENT AND MR. SPEAKER:

We, the undersigned conferees, have had under consideration the amendments to the following entitled BILL:

S. B. No. 2757: Courts; facilitate comprehensive electronic data system (SCT).

We, therefore, respectfully submit the following report and recommendation:

1. That the House recede from its Amendment No. 1.

2. That the Senate and House adopt the following amendment:

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

SECTION 1. The following shall be codified as Section 9-21-14, Mississippi Code of 1972:

12 <u>9-21-14.</u> (1) There is created in the State Treasury a 13 special fund to be known as the Comprehensive Electronic Court 14 Systems Fund. The purpose of the fund shall be to provide funding 15 for the development, implementation and maintenance of a 16 comprehensive case management and electronic filing system, one of 17 the purposes of which will be to provide duplicate dockets and 18 case files at remote sites. The system will be designed to:

(a) Provide a framework for the seamless, transparent
exchange of data among courts and with appropriate law
enforcement, children's services and public welfare agencies.

(b) Allow judges and prosecutors to determine whether
there are holds or warrants from other jurisdictions for
defendants prior to release on bail or otherwise.

25 (c) Assist related agencies in tracking the court26 activity of individuals in all participating jurisdictions.

27 (d) Assist child protection and human services agencies
28 to determine the status of children and caregivers in the
29 participating jurisdictions.

Duplicate and preserve court documents at remote 30 (e) 31 sites so that they may be protected against catastrophic loss. 32 (f) Improve the ability of the Administrative Office of 33 Courts and the state courts to handle efficiently monies flowing 34 through the courts and to collect delinquent fees, fines and 35 costs. Enable the state courts and clerks to generate 36 (q) management reports and analysis tools, allowing them to constantly 37 track individual cases and the overall caseload. 38 39 (h) Provide a uniform system for docketing and tracking 40 cases and to automatically generate status reports. (i) Enable the Administrative Office of Courts to 41 42 acquire statistical data promptly and efficiently. Make trial court and individual case dockets 43 (j) available to the public on-line through use of the Internet. 44 45 (2) Monies from the fund shall be distributed by the State 46 Treasurer upon warrants issued by the Administrative Office of 47 Courts. The fund shall be a continuing fund, not subject to 48 (3)49 fiscal-year limitations, and shall consist of: 50 Monies appropriated by the Legislature for the (a) 51 purposes of funding the comprehensive case management and 52 electronic filing system; 53 The interest accruing to the fund; (b) 54 (C) Monies received from the federal government; Donations; and 55 (d) 56 (e) Monies received from such other sources as may be provided by law. 57

(4) The Supreme Court shall utilize as a pilot program any
case management and electronic filing system of the Three Rivers
Planning and Development District or that of any county or vendor
that complies with the data and case management and electronic

06/HR07/SB2757CR.3J \* HR07/OSB2757CR.3J\* (S)JA (H)JA PAGE 2 (CJR) (S)JA (H)JA 62 filing policy standards adopted by the Supreme Court. No 63 statewide comprehensive case management and electronic system 64 shall be implemented by the Mississippi Supreme Court unless such system is approved by the Legislature. 65 66 SECTION 2. Section 25-7-9, Mississippi Code of 1972, as 67 amended by House Bill No. 1363, 2006 Regular Session, is amended 68 as follows: 25-7-9. (1) The clerks of the chancery courts shall charge 69 the following fees: 70 71 (a) For the act of certifying copies of filed 72 documents, for each complete document......\$ 1.00 (b) (i) Recording deeds, wills, leases, amendments, 73 74 subordinations, liens, releases, cancellations, orders, decrees, 75 oaths, etc., including indexing; for the first fifteen (15) 76 pages.....\$ 10.00 77 Each additional page.... 1.00 78 (ii) Sectional index entries per section or subdivision lot..... 79 1.00 80 (iii) Recording each cancellation 81 per deed of trust..... 10.00 82 (c) Recording deeds of trust, for the first fifteen 83 (15) pages.....\$ 15.00 Each additional page..... 84 1.00 85 Sectional index entries per section or subdivision 86 lot ..... 1.00 87 (d) (i) Recording oil and gas leases, 88 cancellations, etc., including indexing in general indices; for the first fifteen (15) pages ..... \$ 89 18.00 90 Each additional page..... 1.00 91 (ii) Sectional index entries per section or subdivision lot..... 92 1.00 93 (iii) Recording each oil and gas

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94 assignment per assignee..... 18.00 95 (e) Furnishing copies of any papers of record or on 96 file and entering marginal notations on documents of record: 97 If performed by the clerk or his employee, 98 per page.....\$ .50 99 If performed by any other person, per page..... .25 100 (f) For each day's attendance on the board of 101 supervisors, for himself and one (1) deputy, each..... \$ 20.00 102 For other services as clerk of the board of (a) 103 supervisors an allowance shall be made to him (payable 104 semiannually at the July and January meetings) out of the county treasury, an annual sum not exceeding..... \$3,000.00 105 106 (h) For each day's attendance on the chancery court, to 107 be approved by the chancellor: 108 For the first chancellor sitting only, clerk and two (2) 109 deputies, each......\$ 50.00 110 For the second chancellor sitting, clerk only..... \$ 50.00 111 Provided that the fees herein prescribed shall be the total 112 remuneration for the clerk and his deputies for attending chancery 113 court. On order of the court, clerks and not more than two 114 (i) 115 (2) deputies may be allowed five (5) extra days for each term of 116 court for attendance upon the court to get up records. 117 (j) For public service not otherwise specifically 118 provided for, the chancery court may by order allow the clerk to be paid by the county on the order of the board of supervisors, an 119 120 annual sum not exceeding..... \$5,000.00 The chancery clerk shall itemize on the original document a 121 detailed fee bill of all charges due or paid for filing, recording 122 123 and abstracting same. No person shall be required to pay such 124 fees until same have been so itemized, but said fees may be demanded before the document is recorded. 125

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In accordance with Uniform Chancery Court Rule 9.01 as 126 (2) approved by Order of the Mississippi Supreme Court, the following 127 fees shall be a total fee for all services performed by the clerk 128 129 with respect to a complaint which shall be payable upon filing and 130 shall accrue to the chancery clerk at the time of filing. The clerk or his successor in office shall perform all duties set 131 132 forth without additional compensation or fee to wit:

133 Divorce to be contested..... \$75.00 (a) (b) 134 Divorce uncontested..... 30.00 135 (C) Alteration of birth or marriage certificate. 25.00 25.00 136 (d) Removal of minority..... Guardianship or conservatorship..... 137 (e) 75.00 138 (f) Estate of deceased, intestate..... 75.00 Estate of deceased, testate..... 75.00 139 (g) 140 Adoption..... 75.00 (h) 141 (i) Land dispute..... 75.00 142 (j) Injunction..... 75.00 143 Settlement of small claim..... (k) 30.00 144 (1) Contempt in child support..... 75.00 145 Partition suit..... 75.00 (m) 146 (n) Any cross-complaint.... 25.00 For every civil case filed, an additional fee to be 147 (3) 148 deposited to the credit of the Comprehensive Electronic Court Systems Fund established in Section 9-21-14..... \$10.00 149 150 (4) Cost of process shall be borne by the issuing party. 151 Additionally, should the attorney or person filing the pleadings desire the clerk to pay the cost to the sheriff for serving 152 153 process on one person or more, or to pay the cost of publication, 154 the clerk shall demand the actual charges therefor, at the time of 155 filing.

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SECTION 3. Section 25-7-13, Mississippi Code of 1972, as amended by Senate Bill No. 2935, 2006 Regular Session, is amended as follows:

159 25-7-13. (1) The clerks of the circuit court shall charge160 the following fees:

The fee set forth in this paragraph shall be the total fee 163 164 for all services performed by the clerk up to and including entry 165 of judgment with respect to each complaint, petition or 166 indictment, including all answers, claims, orders, continuances and other papers filed therein, issuing each writ, summons, 167 168 subpoena or other such instruments, swearing witnesses, taking and 169 recording bonds and pleas, and recording judgments, orders, fiats 170 and certificates; the fee shall be payable upon filing and shall accrue to the clerk at the time of collection. The clerk or his 171 172 successor in office shall perform all duties set forth above without additional compensation or fee. 173

174 (b) Docketing and filing each motion to renew judgment, 175 suggestion for a writ of garnishment, suggestion for a writ of 176 execution and judgment debtor actions and issuing all process, 177 filing and recording orders or other papers and swearing 178 witnesses......\$30.00 179 (c) For every civil case filed, an additional fee to be 180 deposited to the credit of the Comprehensive Electronic Court 181 Systems Fund established in Section 9-21-14..... \$10.00 182 (2) Except as provided in subsection (1) of this section, 183 the clerks of the circuit court shall charge the following fees: Filing and marking each order or other paper and 184 (a) 185 recording and indexing same..... \$ 2.00 186 Issuing each writ, summons, subpoena, citation, (b) capias and other such instruments..... \$ 1.00 187

06/HR07/SB2757CR.3J \* HR07/OSB2757CR.3J\* (S)JA (H)JA PAGE 6 (CJR) G1/2 188 Administering an oath and taking bond..... \$ 2.00 (C) 189 (d) Certifying copies of filed documents, for each 190 complete document..... \$ 1.00 191 Recording orders, fiats, licenses, certificates, (e) 192 oaths and bonds: 193 First page..... \$ 2.00 194 Each additional page ..... \$ 1.00 Furnishing copies of any papers of record or on 195 (f) 196 file and entering marginal notations on documents of record: 197 If performed by the clerk or his employee, 198 per page..... \$ 1.00 199 If performed by any other person, per page.. \$ .25 200 Judgment roll entry..... \$ 5.00 (g) 201 Taxing cost and certificate ..... \$ 1.00 (h) 202 For taking and recording application for marriage (i) 203 license, for filing and recording consent of parents when required 204 by law, for filing and recording medical certificate, filing and 205 recording proof of age, recording and issuing license, recording 206 and filing returns..... \$20.00 207 The clerk shall deposit Fourteen Dollars (\$14.00) of each fee 208 collected for a marriage license in the Victims of Domestic 209 Violence Fund established in Section 93-21-117, on a monthly 210 basis. 211 (j) For certified copy of marriage license and search 212 of record, the same fee charged by the Bureau of Vital Statistics 213 of the State Board of Health. 214 (k) For public service not particularly provided for, 215 the circuit court may allow the clerk, per annum, to be paid by the county on presentation of the circuit court's order, the 216 217 following amount ..... \$5,000.00 218 However, in the counties having two (2) judicial districts, 219 such above allowance shall be made for each judicial district.

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(1) For drawing jurors and issuing venire, to be paid 220 221 by the county......\$ 5.00

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(m) For each day's attendance upon the circuit court 223 term, for himself and necessary deputies allowed by the court, 224 each to be paid by the county..... \$50.00

225 Summons, each juror to be paid by the county upon (n) the allowance of the court..... \$ 1.00 226

227 (o) For issuing each grand jury subpoena, to be paid by 228 the county on allowance by the court, not to exceed Twenty-five 229 Dollars (\$25.00) in any one (1) term of court...... \$ 1.00 230 (3) On order of the court, clerks and deputies may be allowed five (5) extra days for attendance upon the court to get 231 232 up records.

(4) The clerk's fees in state cases where the state fails in 233 the prosecution, or in cases of felony where the defendant is 234 235 convicted and the cost cannot be made out of his estate, in an 236 amount not to exceed Four Hundred Dollars (\$400.00) in one (1) year, shall be paid out of the county treasury on approval of the 237 238 circuit court, and the allowance thereof by the board of 239 supervisors of the county. In counties having two (2) judicial 240 districts, such allowance shall be made in each judicial district; 241 however, the maximum thereof shall not exceed Eight Hundred 242 Dollars (\$800.00). Clerks in the circuit court, in cases where 243 appeals are taken in criminal cases and no appeal bond is filed, 244 shall be allowed by the board of supervisors of the county after 245 approval of their accounts by the circuit court, in addition to 246 the above fees, for making such transcript the rate of Two Dollars 247 (\$2.00) per page.

(5) The clerk of the circuit court may retain as his 248 249 commission on all money coming into his hands, by law or order of 250 the court, a sum to be fixed by the court not exceeding one-half 251 of one percent (1/2 of 1%) on all such sums.

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(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.

SECTION 4. It is the intent of the Legislature that the amendments contained in Sections 2 and 3 of this act shall be integrated with the amendments to the corresponding code sections contained in House Bill No. 1363 and House Bill No. 961, and Senate Bill No. 2935, 2006 Regular Session, without regard to the effective date of such acts.

270 **SECTION 5.** This act shall take effect and be in force from 271 and after July 1, 2006.

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

1 AN ACT TO CREATE NEW SECTION 9-21-14, MISSISSIPPI CODE OF 2 1972, TO CREATE THE COMPREHENSIVE ELECTRONIC COURT SYSTEMS FUND; 3 TO AMEND SECTIONS 25-7-9 AND 25-7-13, MISSISSIPPI CODE OF 1972, TO 4 ENACT AN ADDITIONAL TEN-DOLLAR FEE ON CIVIL CASE FILINGS IN ORDER 5 TO GENERATE FUNDS FOR CREATION, IMPLEMENTATION AND MAINTENANCE OF

THE COMPREHENSIVE CASE MANAGEMENT AND ELECTRONIC FILING SYSTEM; TO CONFORM TO THE PROVISIONS OF HOUSE BILL NO. 1363 AND SENATE BILL NO. 2935, 2006 REGULAR SESSION; AND FOR RELATED PURPOSES. 6 7 8

CONFEREES FOR THE SENATE	CONFEREES FOR THE HOUSE
X (SIGNED)	(NOT SIGNED)
Ross	Blackmon
X (SIGNED)	X (SIGNED)
Doxey	Coleman (29th)
(NOT SIGNED)	X (SIGNED)

Williamson

Franks