## Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

## Senate Bill No. 2207

## **BY: Committee**

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

9 Section 45-2-21, Mississippi Code of 1972, is SECTION 1. amended as follows: 10 45-2-21. 11 (1) Whenever used in this section, the term: "Covered individual" means a law enforcement 12 officer or fire fighter as defined in this section while actively 13 engaged in protecting the lives and property of the citizens of 14 15 this state when employed by an employer as defined in this 16 section; it does not include employees of independent contractors. "Employer" means a state board, commission, 17 18 department, division, bureau, or agency, or a county, municipality 19 or other political subdivision of the state, which employs, appoints or otherwise engages the services of covered individuals. 20 21 "Fire fighter" means an individual who is trained (c) 22 for the prevention and control of loss of life and property from 23 fire or other emergencies, who is assigned to fire-fighting 24 activity, and is required to respond to alarms and perform 25 emergency actions at the location of a fire, hazardous materials 26 or other emergency incident.

- 27 (d) "Law enforcement officer" means any lawfully sworn
  28 officer or employee of the state or any political subdivision of
  29 the state whose duties require the officer or employee to
  30 investigate, pursue, apprehend, arrest, transport or maintain
- 31 custody of persons who are charged with, suspected of committing,
- 32 or convicted of a crime.
- 33 (2) (a) The Attorney General's office shall make a monthly
- 34 disability benefit payment equal to thirty-four percent (34%) of
- 35 the covered individual's regular base salary at the time of injury
- 36 when a covered individual, while engaged in the performance of the
- 37 individual's official duties, is accidentally or intentionally
- 38 injured in the line of duty as a direct result of a single
- 39 incident. The benefit shall be payable for the period of time the
- 40 covered individual is physically unable to perform the duties of
- 41 the covered individual's employment, not to exceed twelve (12)
- 42 total payments for any one (1) injury. Chronic or repetitive
- 43 injury is not covered. Benefits made available under this section
- 44 shall be in addition to any workers' compensation benefits and
- 45 shall be limited to the difference between the amount of workers'
- 46 compensation benefits and the amount of the covered individual's
- 47 regular base salary. Compensation under this section shall not be
- 48 awarded where a penal violation committed by the covered
- 49 individual contributed to the disability or the injury was
- 50 intentionally self-inflicted.
- 51 (b) Payments made under this subsection are exempt from
- 52 the claims and demands of creditors of the covered individual.
- 53 (3) (a) There is established in the State Treasury a
- 54 special fund to be known as the Law Enforcement Officers and Fire
- 55 Fighters Disability Benefits Trust Fund. The trust fund shall be
- 56 funded by any funds made available by the Legislature or by
- 57 donation, contribution, gift or any other source.

58	(b) The State Treasurer shall invest the monies of the
59	trust fund in any of the investments authorized for the funds of
60	the Public Employees' Retirement System under Section 25-11-121,
61	and those investments shall be subject to the limitations
62	prescribed by Section 25-11-121.
63	(c) Unexpended amounts remaining in the trust fund at
64	the end of the state fiscal year shall not lapse into the State
65	General Fund, and any income earned on amounts in the trust fund
66	shall be deposited to the credit of the trust fund.
67	(4) The Attorney General's office shall be responsible for
68	the management of the trust fund and the disbursement of
69	disability benefits authorized under this section. The Attorney
70	General shall adopt rules and regulations necessary to implement
71	and standardize the payment of disability benefits under this
72	section, to administer the trust fund created by this section and
73	to carry out the purposes of this section. The Attorney General's
74	office may expend up to ten percent (10%) of the monies in the
75	trust fund for the administration and management of the trust fund
76	and carrying out the purposes of this section.
77	SECTION 2. Section 99-19-73, Mississippi Code of 1972, is
78	amended as follows:
79	99-19-73. (1) <b>Traffic violations</b> . In addition to any
80	monetary penalties and any other penalties imposed by law, there
81	shall be imposed and collected the following state assessment from
82	each person upon whom a court imposes a fine or other penalty for
83	any violation in Title 63, Mississippi Code of 1972, except
84	offenses relating to the Mississippi Implied Consent Law (Section
85	63-11-1 et seq.) and offenses relating to vehicular parking or
86	registration:
87	FUND
88	State Court Education Fund\$ 1.50
89	State Prosecutor Education Fund

90	Vulnerable Adults Training,
91	Investigation and Prosecution Trust Fund
92	Child Support Prosecution Trust Fund
93	Driver Training Penalty Assessment Fund 7.00
94	Law Enforcement Officers Training Fund 5.00
95	Spinal Cord and Head Injury Trust Fund
96	(for all moving violations)
97	Emergency Medical Services Operating Fund 15.00
98	Mississippi Leadership Council on Aging Fund 1.00
99	Law Enforcement Officers and Fire Fighters Death
100	Benefits Trust Fund
101	Law Enforcement Officers and Fire Fighters
102	Disability Benefits Trust Fund
103	State Prosecutor Compensation Fund for the purpose
104	of providing additional compensation for legal
105	assistants to district attorneys 1.50
106	Crisis Intervention Mental Health Fund 10.00
107	Drug Court Fund
108	Capital Defense Counsel Fund
109	Indigent Appeals Fund
110	Capital Post-Conviction Counsel Fund 2.33
111	Victims of Domestic Violence Fund
112	TOTAL STATE ASSESSMENT \$ 67.50
113	(2) Implied Consent Law violations. In addition to any
114	monetary penalties and any other penalties imposed by law, there
115	shall be imposed and collected the following state assessment from
116	each person upon whom a court imposes a fine or any other penalty
117	for any violation of the Mississippi Implied Consent Law (Section
118	63-11-1 et seq.):
119	FUND
120	Crime Victims' Compensation Fund \$ 10.00
121	State Court Education Fund

122	State Prosecutor Education Fund	1.00
123	Vulnerable Adults Training,	
124	Investigation and Prosecution Trust Fund	.50
125	Child Support Prosecution Trust Fund	.50
126	Driver Training Penalty Assessment Fund	22.00
127	Law Enforcement Officers Training Fund	11.00
128	Emergency Medical Services Operating Fund	15.00
129	Mississippi Alcohol Safety Education Program Fund	5.00
130	Federal-State Alcohol Program Fund	10.00
131	Mississippi Crime Laboratory	
132	Implied Consent Law Fund	25.00
133	Spinal Cord and Head Injury Trust Fund	25.00
134	Capital Defense Counsel Fund	1.89
135	Indigent Appeals Fund	2.29
136	Capital Post-Conviction Counsel Fund	2.33
137	Victims of Domestic Violence Fund	.49
138	State General Fund	35.00
139	Law Enforcement Officers and Fire Fighters Death	
140	Benefits Trust Fund	.50
141	Law Enforcement Officers and Fire Fighters Disability	
142	Benefits Trust Fund	1.00
143	State Prosecutor Compensation Fund for the purpose	
144	of providing additional compensation for legal	
145	assistants to district attorneys	1.50
146	Crisis Intervention Mental Health Fund	10.00
147	Drug Court Fund	10.00
148	TOTAL STATE ASSESSMENT	\$191.50
149	(3) Game and Fish Law violations. In addition to any	
150	monetary penalties and any other penalties imposed by law,	there
151	shall be imposed and collected the following state assessmen	nt from
152	each person upon whom a court imposes a fine or other penal	ty for

153	any violation of the game and fish statutes or regulations of this
154	state:
155	FUND
156	State Court Education Fund\$ 1.50
157	State Prosecutor Education Fund
158	Law Enforcement Officers Training Fund 5.00
159	Hunter Education and Training Program Fund 5.00
160	State General Fund
161	Law Enforcement Officers and Fire Fighters Death
162	Benefits Trust Fund
163	Law Enforcement Officers and Fire Fighters Disability
164	Benefits Trust Fund
165	State Prosecutor Compensation Fund for the purpose
166	of providing additional compensation for legal
167	assistants to district attorneys
168	Crisis Intervention Mental Health Fund 10.00
169	Drug Court Fund
170	Capital Defense Counsel Fund
171	Indigent Appeals Fund
172	Capital Post-Conviction Counsel Fund
173	Victims of Domestic Violence Fund
174	TOTAL STATE ASSESSMENT \$ 72.00
175	(4) Litter Law violations. In addition to any monetary
176	penalties and any other penalties imposed by law, there shall be
177	imposed and collected the following state assessment from each
178	person upon whom a court imposes a fine or other penalty for any
179	violation of Section 97-15-29 or 97-15-30:
180	FUND
181	Statewide Litter Prevention Fund \$ 25.00
182	TOTAL STATE ASSESSMENT\$ 25.00
183	(5) Other misdemeanors. In addition to any monetary
184	penalties and any other penalties imposed by law, there shall be

185	imposed and collected the following state assessment from each	
186	person upon whom a court imposes a fine or other penalty for any	
187	misdemeanor violation not specified in subsection (1), (2) or (3)	
188	of this section, except offenses relating to vehicular parking or	
189	registration:	
190	FUND	7
191	Crime Victims' Compensation Fund \$ 10.00	)
192	State Court Education Fund	)
193	State Prosecutor Education Fund	)
194	Vulnerable Adults Training,	
195	Investigation and Prosecution Trust Fund	)
196	Child Support Prosecution Trust Fund	)
197	Law Enforcement Officers Training Fund 5.00	)
198	Capital Defense Counsel Fund	)
199	Indigent Appeals Fund	)
200	Capital Post-Conviction Counsel Fund	3
201	Victims of Domestic Violence Fund	)
202	State General Fund	)
203	State Crime Stoppers Fund	)
204	Law Enforcement Officers and Fire Fighters Death	
205	Benefits Trust Fund	)
206	Law Enforcement Officers and Fire Fighters Disability	
207	Benefits Trust Fund	)
208	State Prosecutor Compensation Fund for the purpose	
209	of providing additional compensation for legal	
210	assistants to district attorneys	)
211	Crisis Intervention Mental Health Fund 10.00	)
212	Drug Court Fund8.00	)
213	Judicial Performance Fund	)
214	TOTAL STATE ASSESSMENT\$ 80.00	)
215	(6) Other felonies. In addition to any monetary penalties	
216	and any other penalties imposed by law, there shall be imposed and	ł

217	collected the following state assessment from each person up	pon
218	whom a court imposes a fine or other penalty for any felony	
219	violation not specified in subsection (1), (2) or (3) of this	İs
220	section:	
221	FUND	AMOUNT
222	Crime Victims' Compensation Fund	\$ 10.00
223	State Court Education Fund	1.50
224	State Prosecutor Education Fund	1.00
225	Vulnerable Adults Training,	
226	Investigation and Prosecution Trust Fund	.50
227	Child Support Prosecution Trust Fund	.50
228	Law Enforcement Officers Training Fund	5.00
229	Capital Defense Counsel Fund	1.89
230	Indigent Appeals Fund	2.29
231	Capital Post-Conviction Counsel Fund	2.33
232	Victims of Domestic Violence Fund	.49
233	State General Fund	60.00
234	Criminal Justice Fund	50.00
235	Law Enforcement Officers and Fire Fighters Death	
236	Benefits Trust Fund	.50
237	Law Enforcement Officers and Fire Fighters Disability	
238	Benefits Trust Fund	1.00
239	State Prosecutor Compensation Fund for the purpose	
240	of providing additional compensation for legal	
241	assistants to district attorneys	1.50
242	Crisis Intervention Mental Health Fund	10.00
243	Drug Court Fund	10.00
244	TOTAL STATE ASSESSMENT	\$158.50
245	(7) If a fine or other penalty imposed is suspended, i	in
246	whole or in part, such suspension shall not affect the state	9
247	assessment under this section. No state assessment imposed	under

- the provisions of this section may be suspended or reduced by the court.
- (8) After a determination by the court of the amount due, it 250 251 shall be the duty of the clerk of the court to promptly collect 252 all state assessments imposed under the provisions of this 253 section. The state assessments imposed under the provisions of 254 this section may not be paid by personal check. It shall be the 255 duty of the chancery clerk of each county to deposit all such 256 state assessments collected in the circuit, county and justice 257 courts in such county on a monthly basis with the State Treasurer 258 pursuant to appropriate procedures established by the State 259 Auditor. The chancery clerk shall make a monthly lump-sum deposit 260 of the total state assessments collected in the circuit, county 261 and justice courts in such county under this section, and shall report to the Department of Finance and Administration the total 262 263 number of violations under each subsection for which state 264 assessments were collected in the circuit, county and justice 265 courts in such county during such month. It shall be the duty of 266 the municipal clerk of each municipality to deposit all such state 267 assessments collected in the municipal court in such municipality 268 on a monthly basis with the State Treasurer pursuant to 269 appropriate procedures established by the State Auditor. 270 municipal clerk shall make a monthly lump-sum deposit of the total state assessments collected in the municipal court in such 271 272 municipality under this section, and shall report to the Department of Finance and Administration the total number of 273 274 violations under each subsection for which state assessments were 275 collected in the municipal court in such municipality during such
- 277 (9) It shall be the duty of the Department of Finance and 278 Administration to deposit on a monthly basis all such state 279 assessments into the proper special fund in the State Treasury.

month.

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- The monthly deposit shall be based upon the number of violations reported under each subsection and the pro rata amount of such assessment due to the appropriate special fund. The Department of Finance and Administration shall issue regulations providing for the proper allocation of these special funds.
- 285 (10) The State Auditor shall establish by regulation 286 procedures for refunds of state assessments, including refunds 287 associated with assessments imposed before July 1, 1990, and 288 refunds after appeals in which the defendant's conviction is reversed. The Auditor shall provide in such regulations for 289 290 certification of eligibility for refunds and may require the defendant seeking a refund to submit a verified copy of a court 291 292 order or abstract by which such defendant is entitled to a refund. All refunds of state assessments shall be made in accordance with 293 294 the procedures established by the Auditor.
- 295 **SECTION 3.** This act shall take effect and be in force from 296 and after its passage.

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

AN ACT TO AMEND SECTION 45-2-21, MISSISSIPPI CODE OF 1972, TO TRANSFER SUPERVISION AND RESPONSIBILITY OF THE LAW ENFORCEMENT OFFICERS AND FIRE FIGHTERS DISABILITY BENEFITS TRUST FUND FROM THE DEPARTMENT OF PUBLIC SAFETY TO THE ATTORNEY GENERAL'S OFFICE; TO AMEND SECTION 99-19-73, MISSISSIPPI CODE OF 1972, TO CORRECT THE NAME OF THE DISABILITY BENEFITS TRUST FUND CREATED TO BENEFIT LAW ENFORCEMENT OFFICERS AND FIRE FIGHTERS; AND FOR RELATED PURPOSES.

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