Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

House Bill No. 539

BY: Committee

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

SECTION 1. Section 25-60-1, Mississippi Code of 1972, is amended as follows:

14 25-60-1. There is hereby created the Local Government Records Committee. The committee shall be composed of the 15 following members: the Attorney General, or his designee; the 16 Secretary of State, or his designee; the State Auditor of Public 17 18 Accounts, or his designee; the Chairman of the State Tax 19 Commission, or his designee; the Director of the State Department of Archives and History, or his designee; a representative from 20 21 each of the following organizations, to be designated by the head 22 of each organization for a term of two (2) years with a limit of not more than two (2) terms: the Family Research Association of 23 24 Mississippi, Inc., the Mississippi Association of Supervisors, The 25 Mississippi Bar, the Mississippi Chancery Clerks' Association, the Mississippi Circuit Clerks' Association, the Mississippi City 26 27 Clerks' Association, the Mississippi Historical Society, the 28 Mississippi Municipal Association, the Mississippi Sheriffs' Association, the Mississippi Superintendents of Education 29 30 Association, the Mississippi Tax Assessors' Association and the

Mississippi Tax Collectors' Association; and one (1) resident of this state appointed by the Governor for a term of two (2) years with a limit of not more than two (2) terms. The Director of the Department of Archives and History shall be chairman of the committee. Members of the committee shall receive per diem as provided in Section 25-3-69, and shall be reimbursed for necessary expenses and travel as provided in Section 25-3-41.

It is the duty of the committee to review, approve, 38 disapprove, amend or modify records control schedules submitted by 39 the Local Government Records Office, municipalities, municipal 40 41 courts and * * * counties for the disposition of records based on administrative, legal, fiscal or historical value. When the 42 43 Mississippi Supreme Court designates the Department of Archives 44 and History as the records management agency for courts, it is the duty of the committee to review, approve, disapprove, amend or 45 modify records control schedules submitted by justice, county, 46 circuit and chancery courts * * *. Such records control 47 schedules, once approved, shall be authoritative and directive, 48 and shall have the force and effect of law. 49

50 It is the duty of municipalities and * * * counties to 51 cooperate with the committee in complying with the provisions of 52 this section. * * *

53 * * *

54 The committee is authorized to promulgate any rules and 55 regulations necessary to implement the authority granted to it in 56 this section.

57 * * *

58 **SECTION 2.** Section 25-60-3, Mississippi Code of 1972, is 59 amended as follows:

60 25-60-3. Counties and municipalities are hereby authorized
61 to establish regional records centers for the storage,

62 preservation and use of permanently valuable county and municipal

records and of inactive county and municipal records which are 63 64 required to be retained for a prescribed period of time but which 65 are not needed to be kept in the creating office. Such regional 66 records centers may be jointly established and maintained pursuant 67 to agreements executed under the Interlocal Cooperation Act of 68 1974. Any center established under this section must either be certified by the Department of Archives and History as provided 69 70 for historical or archival groups or public libraries in Section 71 25-29-25(2), or be administered by the Department of Archives and 72 History pursuant to a contract between the department and the 73 local government which established the center.

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75 **SECTION 3.** Section 25-60-5, Mississippi Code of 1972, is 76 amended as follows:

77 25-60-5. (1) Except as provided in subsection (2) of this 78 section, any county or municipal official or employee who accepts documents for filing as public records shall, in addition to any 79 80 other fee provided elsewhere by law, collect a fee of One Dollar (\$1.00) for each document so filed. In municipalities and * * * 81 82 counties that collect Three Hundred Dollars (\$300.00) or more per month from the filing fee, the official or employee collecting the 83 84 fee shall, on or before the last day of each month, deposit the avails of Fifty Cents (50¢) of the fee into the general fund of 85 86 the county or municipality, as appropriate, and remit the 87 remainder to the State Treasurer who shall deposit it to the credit of a statewide local government records management fund 88 89 which is hereby created in the State Treasury. In municipalities and * * * counties that collect less than Three Hundred Dollars 90 (\$300.00) per month from the filing fee, the avails of Fifty Cents 91 (50¢) of the fee shall be remitted to the State Treasurer on a 92 93 quarterly basis for deposit as provided in the previous sentence. 94 Any monies remaining in the fund at the end of a fiscal year shall

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not lapse into the General Fund of the State Treasury. Counties 95 96 and municipalities shall expend monies derived from the fee 97 hereinabove imposed solely to support proper management of their 98 official records in accordance with records management standards 99 established by the Department of Archives and History. Monies in 100 the Local Government Records Management Fund shall be expended by 101 the Department of Archives and History, pursuant to legislative 102 appropriation, to support the Local Government Records Office of 103 the department and to support a local records management grant 104 program as funds permit.

105 (2) The fee provided in subsection (1) of this section shall 106 not be collected in any county until the board of supervisors, by 107 resolution spread upon its minutes, determines that it will 108 collect the fee.

109 (3) Each municipality and participating county may collect 110 the filing fee provided for in this section on filings in any 111 court subject to their respective jurisdiction.

112 * * *

SECTION 4. Section 39-5-9, Mississippi Code of 1972, is amended as follows:

115 39-5-9. A Local Government Records Office is established 116 within the Department of Archives and History. The office shall 117 begin operation when sufficient funds therefor have accumulated in 118 the Local Government Records Management Fund established in 119 Section 25-60-5. The office shall have the following powers and 120 duties as well as any others which are prescribed by law elsewhere 121 or assigned to the office by the director of the department:

122 (a) Provide and * * * coordinate education and training
123 for counties and municipalities on records management issues.

(b) Establish records management standards to guide
counties and municipalities, such standards to include, but not be
limited to, guidelines for microfilm production and storage,

127 electronic records security and migration, records preservation, 128 imaging and records storage.

(c) Prepare records control schedules for adoption or
amendment by the Local Government Records Committee established in
Section 25-60-1. In the preparation of <u>the</u> schedules and
amendments thereto, the office shall seek input from interested
citizens and organizations.

(d) Establish standards for records storage areas of local governmental bodies, such standards to include, but not be limited to, guidelines for the selection of an off-site storage facility for records of enduring * * * or archival value.

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139 SECTION 5. Section 9-5-171, Mississippi Code of 1972, is 140 amended as follows:

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142 9-5-171. (1) The chancery clerk of each of the counties of 143 the State of Mississippi, with the approval of the board of 144 supervisors of such county, after an inventory has been made and 145 checked by the board and an order spread on its minutes listing 146 the reference, is authorized to dispose of records pursuant to a 147 records control schedule approved by the Local Government Records 148 Committee as provided in Section 25-60-1.

149 (2) No records which are in the process of being audited by 150 the State Department of Audit or which are the basis of litigation 151 shall be destroyed until at least twelve (12) months after final 152 completion of the audits and litigation.

(3) Records may be filed and retained by electronic means as provided in Sections 9-1-51 through 9-1-57, whether the record is to be destroyed or not; provided, however, that destruction of *** * *** records shall be carried out in accordance with Sections 25-59-21 and 25-59-27. 158 SECTION 6. Section 19-15-1, Mississippi Code of 1972, is
159 amended as follows:

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161 19-15-1. The Legislature declares that records containing 162 information essential to the operation of government and to the 163 protection of the rights and interests of persons should be 164 protected against the destructive effect of all forms of disaster 165 whether fire, flood, storm, earthquake, explosion or other 166 disaster, and whether such occurrence is caused by an act of nature or man, including an enemy of the United States. It is, 167 168 therefore, necessary to adopt special provisions for the preservation of essential records of counties, and this section 169 170 shall be liberally construed to effect its purposes. However, it is the express intention of this section that the provisions 171 172 herein contained are not mandatory but are permissive only and 173 shall authorize preservation of records as herein contemplated 174 within the discretion of the governing authorities of the counties 175 of the state and in accordance with a records control schedule approved by the Local Government Records Committee as provided in 176 177 Section 25-60-1.

178 The board of supervisors of any county is hereby authorized 179 and empowered in its discretion to preserve essential records, or 180 any portion thereof, of the county deemed by the board of supervisors to be an essential record necessary to the operation 181 182 of government in an emergency created by disaster or containing information necessary to protect the rights and interests of 183 184 persons or to establish and affirm the powers and duties of 185 governments in the resumption of operations after the destruction 186 or damage of the original records.

187 The board of supervisors of any *** * *** county is authorized 188 and empowered in its discretion to make and enter into contracts 189 and agreements with any person, firm or corporation to make and 190 prepare * * * copies or duplicates of records, and, subject to the 191 standards established by the Department of Archives and History, 192 to provide for and enter into contracts concerning the safekeeping 193 and preservation of * * * copies or duplicates at points of 194 storage at a location approved by the Local Government Records 195 Committee.

196 In the event that the original record or records shall have been destroyed, the copy or reproduction shall be deemed to be an 197 198 original record for all purposes and shall be treated as an original record in all courts or administrative agencies for the 199 200 purpose of its admissibility in evidence. An enlargement or facsimile of a reproduction is likewise admissible in evidence if 201 202 the original reproduction is in existence and available for 203 inspection under direction of court.

The board of supervisors of any such county is authorized and empowered, in its discretion, to appropriate and expend monies out of the available funds of <u>the</u> county for the purposes of this section.

208 **SECTION 7.** Section 19-15-3, Mississippi Code of 1972, is 209 amended as follows:

210 * * *

211 19-15-3. Whenever any county records, documents, files or papers whatsoever are required by law to be preserved and 212 retained, or which are necessary or desirable to be preserved or 213 214 retained, the board of supervisors of the county shall have the power and authority, in its discretion, to destroy or dispose of 215 216 any * * * records, documents, files or papers after having reproductions made thereof as hereinafter provided and in 217 accordance with a records control schedule approved by the Local 218 219 Government Records Committee as provided in Section 25-60-1. Whenever the board of supervisors of any * * * county shall 220

221 desire to destroy or dispose of any * * * records, documents,

files or papers, the board shall first cause the same to be 222 223 reproduced under standards established by the Department of Archives and History using microfilm, microfiche, data processing, 224 225 computers, magnetic tape, optical discs or other medium. If the 226 county where * * * records and the like are to be destroyed or 227 disposed of does not have or own the necessary equipment to 228 reproduce same, the board of supervisors shall be authorized and 229 empowered to enter into a contract for the reproduction thereof, 230 which contract may be for a period of not more than twelve (12) months from the date thereof. The contract shall be awarded to 231 232 the lowest and best bidder after the board of supervisors shall 233 have advertised its intentions of awarding such contract by 234 publication of a notice thereof once each week for at least three 235 (3) consecutive weeks in some newspaper published or having a 236 general circulation in such county.

237 After * * * reproduction of the records and the like shall have been made, the board of supervisors shall have the power and 238 239 authority to destroy and dispose of the originals thereof after 240 spreading upon its minutes certification that the reproductions 241 are true and correct copies and disposal is in accordance with a 242 records control schedule approved by the Local Government Records 243 Committee as provided in Section 25-60-1; the reproductions shall 244 thereafter be preserved, retained and stored by the board of supervisors as a record of the county, and provision shall be made 245 246 for preserving, examining and using them. Any * * * reproductions or copy of any original record or other documents shall be deemed 247 248 to be the original record for all purposes and shall be admissible 249 as evidence in all courts or administrative agencies. A 250 facsimile, exemplification or certified copy thereof shall, for 251 all purposes set forth herein, be deemed to be a transcript, 252 exemplification or certified copy of the original record.

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The board of supervisors of any county is hereby authorized 253 to pay all expenses incurred in reproducing * * * records and the 254 255 like and in making provision for the preservation, retention and 256 storage of the reproductions from the general fund of the county. 257 When any of the records and the like of which reproductions are made under the provisions of this section are declared by law 258 259 or are by their nature confidential and privileged records, then 260 the reproduction thereof shall likewise be deemed to be 261 confidential and privileged to the same extent as the original records and the like. 262

263 Nothing herein shall be construed to require the keeping and preservation of any records and documents which are not required 264 265 by law or a records control schedule to be kept and preserved, or 266 which it is not desirable or necessary to keep and preserve, and in all cases where records and the like are authorized by law to 267 268 be destroyed or disposed of, they may be disposed of as authorized 269 by a records control schedule approved by the Local Government 270 Records Committee as provided in Section 25-60-1.

271 **SECTION 8.** This act shall take effect and be in force from 272 and after July 1, 2006.

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

AN ACT TO AMEND SECTION 25-60-1, MISSISSIPPI CODE OF 1972, TO 1 2 REVISE THE RETENTION AND DESTRUCTION OF LOCAL GOVERNMENT RECORDS AND COUNTY PARTICIPATION THEREIN BY THE LOCAL GOVERNMENT RECORDS COMMITTEE, AND TO DELETE THE SUNSET PROVISION THEREIN; TO AMEND 3 4 SECTIONS 25-60-3, 25-60-5, AND 39-5-9, MISSISSIPPI CODE OF 1972, 5 б TO DELETE THE SUNSET PROVISIONS THEREIN; TO AMEND SECTIONS 7 9-5-171, 19-15-1 AND 19-15-3, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT RECORDS RETENTION, DUPLICATION AND DESTRUCTION STANDARDS 8 SHALL APPLY TO ALL COUNTIES REGARDLESS OF ELECTION; AND FOR 9 10 RELATED PURPOSES.