By: Representatives Holland, Scott, Clark

To: County Affairs

HOUSE BILL NO. 1316

1 2 3 4 5 6 7 8 9	AN ACT TO AMEND SECTIONS 43-31-19, 43-31-27, 43-31-29, 43-31-31 AND 41-39-5, MISSISSIPPI CODE OF 1972, TO AUTHORIZE COUNTIES TO WAIVE THE RESIDENCY REQUIREMENT FOR DETERMINATION OF PAUPER STATUS TO QUALIFY FOR BURIAL COSTS; TO PROVIDE THAT COUNTIES AND MUNICIPALITIES BURYING PAUPERS MAY USE COUNTY OR MUNICIPAL EMPLOYEES AND EQUIPMENT, PURCHASE NECESSARY MATERIALS AND CONTRACT FOR NECESSARY SERVICES FOR THAT PURPOSE; TO PROVIDE THAT THOSE PROVISIONS DO NOT AUTHORIZE PUBLIC FUNDS TO BE USED FOR CEREMONIES ASSOCIATED WITH BURIALS OR FUNERALS; AND FOR RELATED PURPOSES.
11	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
12	SECTION 1. Section 43-31-19, Mississippi Code of 1972, is
13	amended as follows:
14	43-31-19. To entitle any pauper to be supported by the
15	county, he must have been a bona fide resident thereof for six (6)
16	months <u>before</u> his application for support; and the settlement of
17	the parent or parents shall entitle the children to a settlement.
18	The board of supervisors, in their discretion, may waive the
19	application and residency requirement for determination of pauper
20	status only to qualify for burial costs and related services to be
21	provided by the county. Nothing in this section authorizes public
22	funds to be used for ceremonies associated with burials or
23	funerals.
24	SECTION 2. Section 43-31-27, Mississippi Code of 1972, is
25	amended as follows:
26	43-31-27. The members of the board of supervisors shall

prevent the poor from strolling from one district to another; and

in case any pauper * * * leave \underline{s} the county in which he may have a

settlement, and $\texttt{remove}\underline{s}$ to another county, any member of the board

of supervisors may make an order to remove the pauper back to the

county from which he came, directed to any constable to execute.

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- 32 But if the pauper is sick or disabled so that he cannot be
- 33 removed, he shall be provided for in the county in which he may be
- 34 found until he can be removed; and the county in which he had a
- 35 legal settlement shall pay all charges occasioned by the support
- 36 of the pauper and for removal, or burial in case of death, which
- 37 shall constitute a charge against the county, and may be
- 38 recoverable by action before the proper court. That charge shall
- 39 include, but not be limited to, reasonable costs for the use of
- 40 county employees and equipment, the purchase of necessary
- 41 materials, and the contracting for necessary services to provide
- 42 the burial. Nothing in this section authorizes public funds to be
- 43 used for ceremonies associated with burials or funerals. It shall
- 44 be the duty of the board of supervisors of the county to which any
- 45 pauper belongs, to receive him, on his removal, and provide for
- 46 him as in other cases.
- 47 **SECTION 3.** Section 43-31-29, Mississippi Code of 1972, is
- 48 amended as follows:
- 49 43-31-29. The boards of supervisors shall also relieve,
- 50 support or employ paupers found or being in the county, though not
- 51 entitled to a settlement therein, and, in case of their decease,
- 52 shall decently bury them; and all expenses shall be chargeable to
- 53 and recoverable from the county in which the pauper had a
- 54 settlement; and the board shall decently bury all strangers dying
- 55 in the county. Decent burial may include the use of county
- 56 employees and equipment, the purchase of necessary materials, and
- 57 the contracting for necessary services. Nothing in this section
- 58 authorizes public funds to be used for ceremonies associated with
- 59 burials and funerals.
- SECTION 4. Section 43-31-31, Mississippi Code of 1972, is
- 61 amended as follows:
- 62 43-31-31. The municipal authorities of every city, town and
- of village shall bury all strangers found dead within their limits,
- 64 or found floating in any waters at a point adjoining their limits,

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    and all expenses or charges shall be chargeable to the county; and
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    an accurate account thereof shall be reported to the board of
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    supervisors, who shall allow the same, and order it to be paid out
    of the county treasury; but the boards of supervisors may fix
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    maximum charges for those burials.
                                        Burial costs may include the
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    necessary use of municipal employees and equipment, the purchase
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    of necessary materials and the contracting for necessary services.
    Nothing in this section authorizes public funds to be used for
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    ceremonies associated with burials or funerals.
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         SECTION 5. Section 41-39-5, Mississippi Code of 1972, is
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    amended as follows:
         41-39-5. Any physician, hospital, funeral director,
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    embalmer, coroner or other person acquiring possession of a dead
    human body or portion thereof that is not claimed for burial or
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    cremation within forty-eight (48) hours of its acquisition shall
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    give written notice thereof to the board of supervisors, or a
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    member thereof, of the county in which the dead body or portion
    thereof is located, furnishing such identification of the decedent
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    as may be available. The board of supervisors shall make
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    reasonable efforts to notify members of the decedent's family or
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    other known interested persons, and, if the dead body or portion
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    thereof is not claimed for burial or cremation by any interested
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    person within five (5) days of the aforementioned written notice,
    the board of supervisors shall, as soon as it may think
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    appropriate, authorize and direct the burial or cremation and
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    burial of the residue of the dead body or portion thereof. In its
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    discretion and where otherwise permitted to do so by law, the
    board of supervisors may direct the disposition of the dead body
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    or portion thereof as provided by Section 41-39-7. The reasonable
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    expense of the burial or cremation and burial of the residue of a
    dead body shall be borne by the estate of the decedent or of any
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    person liable at law for the necessities of the decedent during
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    his lifetime or, if they are unable to pay the same, by the county
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99	known, by the county in which the dead body or portion thereof is
100	located.
101	If the person having possession of $\underline{\text{the}}$ dead human body or
102	portion thereof $\underline{\mathtt{has}}$ no available means of preserving the same
103	and * * * so notifies the board of supervisors, or a member
104	thereof, of the county in which the dead body or portion thereof
105	is located, it shall be the duty of the board of supervisors to
106	make arrangements for the preservation of the same until burial or
107	cremation and burial of the residue of the dead body as $**$ *
108	provided above in this section, and the expense of that
109	preservation shall be borne as * * * provided above in this
110	section with respect to the expense of burial or cremation.
111	The burial, cremation and preservation, and reasonable
112	expenses thereof may include the costs of the use of county
113	employees and equipment, the purchase of necessary materials and
114	the contracting for necessary services. Nothing in this section
115	authorizes public funds to be used for ceremonies associated with
116	burials or funerals.
117	SECTION 6. This act shall take effect and be in force from
118	and after July 1, 2007.

of residence or settlement of the decedent, if known, and, if not

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