House Amendments to Senate Bill No. 2646

TO THE SECRETARY OF THE SENATE:

THIS IS TO INFORM YOU THAT THE HOUSE HAS ADOPTED THE AMENDMENTS SET OUT BELOW:

AMENDMENT NO. 1

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

7 SECTION 1. Section 13-5-23, Mississippi Code of 1972, is 8 amended as follows:

9 [Until January 1, 2008, this section shall read as follows:] 10 13-5-23. All qualified persons shall be liable to serve as 11 jurors, unless excused by the court for one (1) of the following 12 causes:

(a) When the juror is ill, or when on account of
serious illness in the juror's family, the presence of the juror
is required at home,

16 (b) When the juror's attendance would cause a serious17 financial loss to the juror or to the juror's business,

(c) When the juror is under an emergency, fairly
equivalent to those mentioned in the foregoing paragraphs (a) and
(b), or

21 (d) When the potential juror is a breast-feeding22 mother.

23 An excuse of illness under paragraph (a) may be made to the clerk of court outside of open court by providing the clerk with 24 25 either a certificate of a licensed physician or an affidavit of the juror, stating that the juror is ill or that there is a 26 27 serious illness in the juror's family. The test of an excuse 28 under paragraph (b) shall be whether, if the juror were incapacitated by illness or otherwise for a week, some other 29 persons would be available or could reasonably be procured to 30 31 carry on the business for the week, and the test of an excuse 32 under paragraph (c) shall be such as to be the fair equivalent,

S. B. 2646 PAGE 1 33 under the circumstances of that prescribed under paragraph (b).
34 In cases under paragraphs (b), (c) and (d), the excuse must be
35 made by the juror, in open court, under oath.

It shall be unlawful for any employer or other person to persuade or attempt to persuade any juror to avoid jury service, or to intimidate or to threaten any juror in that respect. So to do shall be deemed an interference with the administration of justice and a contempt of court and punishable as such.

But a tales juror, save when drawn and retained for the week, shall not be compelled to serve two (2) days successively unless the case in which the juror is impaneled continues longer than one (1) day. Grand jurors shall serve until discharged by the court.

45 [From and after January 1, 2008, this section shall read as 46 follows:]

47 13-5-23. (1) All qualified persons shall be liable to serve
48 as jurors, unless excused by the court for one (1) of the
49 following causes:

50 (a) When the juror is ill and, on account of the51 illness, is incapable of performing jury service;

52 (b) When the juror's attendance would cause undue or 53 extreme physical or financial hardship to the prospective juror or 54 a person under his or her care or supervision; or

55 (c) When the potential juror is a breast-feeding 56 mother.

(2) An excuse of illness under subsection (1)(a) of this 57 section may be made to the clerk of court outside of open court by 58 59 providing the clerk with a certificate of a licensed physician, 60 stating that the juror is ill and is unfit for jury service, in which case the clerk may excuse the juror. 61 If the excuse of 62 illness is not supported by a physician's certificate, a judge of the court for which the individual was called to jury service 63 64 shall decide whether to excuse an individual under subsection (1)(a) of this section. 65

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The test of an excuse under subsection (1)(b) of 66 (3) (a) 67 this section for undue or extreme physical or financial hardship shall be whether the individual would either: 68 69 (i) Be required to abandon a person under his or 70 her personal care or supervision due to the impossibility of 71 obtaining an appropriate substitute caregiver during the period of 72 participation in the jury pool or on the jury; or 73 (ii) Incur costs that would have a substantial 74 adverse impact on the payment of the individual's necessary daily 75 living expenses or on those for whom he or she provides the principal means of support; or 76 77 (iii) Suffer physical hardship that would result in illness or disease. 78 79 "Undue or extreme physical or financial hardship" (b) 80 does not exist solely based on the fact that a prospective juror will be required to be absent from his or her place of employment 81 82 or business. A judge of the court for which the individual was 83 (C) 84 called to jury service shall decide whether to excuse an individual under subsection (1)(b) of this section. 85 86 (d) A person asking to be excused based on a finding of 87 undue or extreme physical or financial hardship must take all 88 actions necessary to have obtained a ruling on that request by no later than the date on which the individual is scheduled to appear 89 90 for jury duty. 91 A person asking a judge to grant an excuse under (e) subsection (1)(b) of this section may be required to provide the 92 93 judge with documentation such as, but not limited to, federal and

94 state income tax returns, medical statements from licensed 95 physicians, proof of dependency or guardianship and similar 96 documents, which the judge finds to clearly support the request to 97 be excused. Failure to provide satisfactory documentation <u>may</u> 98 result in a denial of the request to be excused.

99 (f) In cases under subsection (1)(c) of this section,100 the excuse must be made by the juror in open court under oath.

(4) * * * A person is excused from jury service permanently 101 102 only when the deciding judge determines that the underlying grounds for being excused are of a permanent nature. A person who 103 has been summoned for jury duty who meets the age threshold for 104 exemption from jury service shall have the option to be 105 106 permanently excused from jury service due to age by filing with 107 the circuit clerk a notarized request to be permanently excused. 108 (5) * * * Grand jurors shall serve until discharged by the 109 court.

110 SECTION 2. Section 13-5-25, Mississippi Code of 1972, is
111 amended as follows:

[Until January 1, 2008, this section shall read as follows:] 112 113 13-5-25. Every citizen over sixty-five (65) years of age, and everyone who has served on the regular panel as a juror in the 114 115 actual trial of one or more litigated cases within two (2) years, shall be exempt from service if he claims the privilege; but the 116 117 latter class shall serve as talesmen, and on special venire, and on the regular panel, if there be a deficiency of jurors. No 118 119 qualified juror shall be excluded because of any such reasons, but 120 the same shall be a personal privilege to be claimed by any person 121 selected for jury duty. Any citizen over sixty-five (65) years of 122 age may claim this personal privilege outside of open court by providing the clerk of court with information that allows the 123 124 clerk to determine the validity of the claim.

Provided, however, that no person who has served on the regular panel as a juror in the actual trial of one or more litigated cases in one (1) court may claim the exemption in any other court where he may be called to serve.

129 [From and after January 1, 2008, this section shall read as 130 follows:]

131 13-5-25. Every citizen over sixty-five (65) years of age, 132 and everyone who has served * * * as a grand juror or as a petit 133 juror in the * * * trial of * * * <u>a</u> litigated <u>case</u> within two (2) 134 years, shall be exempt from service if <u>the juror</u> claims the 135 privilege * * *. No qualified juror shall be excluded because of S. B. 2646 PAGE 4 any such reasons, but the same shall be a personal privilege to be claimed by any person selected for jury duty. Any citizen over sixty-five (65) years of age may claim this personal privilege outside of open court by providing the clerk of court with information that allows the clerk to determine the validity of the claim.

Provided, however, that no person who has served *** * *** as a grand juror or as a petit juror in <u>a</u> trial of <u>a</u> litigated <u>case</u> in one (1) court may claim the exemption in any other court where <u>the</u> juror may be called to serve.

146 SECTION 3. Section 13-5-28, Mississippi Code of 1972, is 147 amended as follows:

[Until January 1, 2008, this section shall read as follows:] 13-5-28. If a grand, petit or other jury is ordered to be drawn, the clerk thereafter shall cause each person drawn for jury service to be served with a summons, either personally or by mail, addressed to <u>the juror</u> at <u>the juror's</u> usual residence, business or post office address, requiring <u>the juror</u> to report for jury service at a specified time and place.

155 [From and after January 1, 2008, this section shall read as 156 follows:]

157 If a grand, petit or other jury is ordered to be 13-5-28. 158 drawn, the clerk thereafter shall cause each person drawn for jury 159 service to be served with a summons, either personally or by mail, 160 addressed to the juror at the juror's usual residence, business or 161 post office address, requiring the juror to report for jury service at a specified time and place. The summons shall include 162 163 instructions to the potential jurors that explain, in layman's 164 terms, the provisions of Section 13-5-23.

165 SECTION 4. Section 13-5-34, Mississippi Code of 1972, is 166 amended as follows:

167 [Until January 1, 2008, this section shall read as follows:]
168 13-5-34. A person summoned for jury service who fails to
169 appear or to complete jury service as directed shall be ordered by
170 the court to appear forthwith and show cause for his failure to

171 comply with the summons. If he fails to show good cause for 172 noncompliance with the summons, he is guilty of criminal contempt 173 and upon conviction may be fined not more than One Hundred Dollars 174 (\$100.00) or imprisoned not more than three (3) days, or both.

175 [From and after January 1, 2008, this section shall read as 176 follows:]

13-5-34. (1) A person summoned for jury service who fails 177 178 to appear or to complete jury service as directed, and who has 179 failed to obtain a postponement in compliance with the provisions for requesting a postponement, or who fails to appear on the date 180 181 set pursuant to Section 13-5-33, may be ordered by the court to appear * * * and show cause for * * * failure to comply with the 182 183 summons. If the juror fails to show good cause for noncompliance with the summons, the juror may be held in civil contempt of court 184 185 and may be fined not more than Five Hundred Dollars (\$500.00) or imprisoned not more than three (3) days, or both. The prospective 186 187 juror may be excused from paying sanctions for good cause shown or 188 in the interest of justice.

(2) In addition to, or in lieu of, the fine or imprisonment provided in subsection (1) of this section, the court may order that the prospective juror complete a period of community service for a period no less than if the prospective juror would have completed jury service, and provide proof of completion of this community service to the court.

195 SECTION 5. Section 25-7-61, Mississippi Code of 1972, is
196 amended as follows:

197 [Effective until January 1, 2008, or such time as the Lengthy 198 Trial Fund is fully funded by a specific appropriation of the 199 Legislature, whichever is later, this section shall read as 200 follows:]

201 25-7-61. (1) Fees of jurors shall be payable as follows:
202 (a) Grand jurors and petit jurors in the chancery,
203 county, circuit and special eminent domain courts shall be paid an
204 amount to be set by the board of supervisors, not to be less than
205 Twenty-five Dollars (\$25.00) per day and not to be greater than

Forty Dollars (\$40.00) per day, plus mileage authorized in Section 207 25-3-41. In the trial of all cases where jurors are in charge of 208 bailiffs and are not permitted to separate, the sheriff with the 209 approval of the trial judge may pay for room and board of jurors 210 on panel for actual time of trial.

No grand juror shall receive any compensation except mileage unless he shall have been sworn as provided by Section 13-5-45; and no petit juror except those jurors called on special venires shall receive any compensation authorized under this subsection except mileage unless he shall have been sworn as provided by Section 13-5-71.

(b) Jurors making inquisitions of idiocy, lunacy or of unsound mind and jurors on coroner's inquest shall be paid Five Dollars (\$5.00) per day plus mileage authorized in Section 25-3-41 by the county treasurer on order of the board of supervisors on certificate of the clerk of the chancery court in which such inquisition is held.

223 (c) Jurors in the justice courts shall be paid an 224 amount of not less than Ten Dollars (\$10.00) per day and not more 225 than Fifteen Dollars (\$15.00) per day, to be established by the 226 board of supervisors. In all criminal cases in the justice court 227 wherein the prosecution fails, the fees of jurors shall be paid by the county treasurer on order of the board of supervisors on 228 229 certificate of the county attorney in all counties that have 230 county attorneys, otherwise by the justice court judge.

(2) Any juror may return the fees provided as compensation
for service as a juror to the county which paid for such person's
service as a juror. The fees returned to the county may be
earmarked for a particular purpose to be selected by the juror,
including:

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(a) The local public library;

237 (b) Local law enforcement;

(c) The Mississippi Burn Care Fund created in Section
7-9-70, Mississippi Code of 1972; or

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(d) Any other governmental agency.

241 [From and after January 1, 2008, or such time as the Lengthy

242 Trial Fund is fully funded by a specific appropriation of the

243 Legislature, whichever is later, this section shall read as

244 **follows:**]

25-7-61. (1) Fees of jurors shall be payable as follows: 245 Grand jurors and petit jurors in the chancery, 246 (a) county, circuit and special eminent domain courts shall be paid an 247 248 amount to be set by the board of supervisors, not to be less than 249 Twenty-five Dollars (\$25.00) per day and not to be greater than Forty Dollars (\$40.00) per day, plus mileage authorized in Section 250 251 25-3-41. In the trial of all cases where jurors are in the charge 252 of bailiffs and are not permitted to separate, the sheriff with 253 the approval of the trial judge may pay for room and board of jurors on panel for actual time of trial. 254

No grand juror shall receive any compensation except mileage unless <u>the juror</u> shall have been sworn as provided by Section 13-5-45; and no petit juror except those jurors called on special venires shall receive any compensation authorized under this subsection except mileage unless <u>the juror</u> shall have been sworn as provided by Section 13-5-71.

(b) Jurors making inquisitions of idiocy, lunacy or of unsound mind and jurors on coroner's inquest shall be paid Five Dollars (\$5.00) per day plus mileage authorized in Section 25-3-41 by the county treasurer on order of the board of supervisors on certificate of the clerk of the chancery court in which such inquisition is held.

267 Jurors in the justice courts shall be paid an (C) 268 amount of not less than Ten Dollars (\$10.00) per day and not more 269 than Fifteen Dollars (\$15.00) per day, to be established by the board of supervisors. In all criminal cases in the justice court 270 271 wherein the prosecution fails, the fees of jurors shall be paid by the county treasurer on order of the board of supervisors on 272 certificate of the county attorney in all counties that have 273 274 county attorneys, otherwise by the justice court judge.

(2) Any juror may return the fees provided as compensation for service as a juror to the county which paid for such person's service as a juror. The fees returned to the county may be earmarked for a particular purpose to be selected by the juror, including:

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(b) Local law enforcement;

(c) The Mississippi Burn Care Fund created in Section
7-9-70, Mississippi Code of 1972; or

The local public library;

284 (d) Any other governmental agency.

(3) The Administrative Office of Courts shall promulgate
rules to establish a Lengthy Trial Fund to be used to provide full
or partial wage replacement or wage supplementation to jurors who
serve as petit jurors in civil cases for more than ten (10) days.
(a) The <u>Uniform Circuit and County Court Rules</u> shall

290 provide for the following:

(a)

(i) The selection and appointment of anadministrator for the fund.

(ii) Procedures for the administration of the fund, including payments of salaries of the administrator and other necessary personnel.

(iii) Procedures for the accounting, auditing andinvestment of money in the Lengthy Trial Fund.

(iv) A report by the Administrative Office of Courts on the administration of the Lengthy Trial Fund in its annual report on the judicial branch, setting forth the money collected for and disbursed from the fund.

302 (v) The Lengthy Trial Fund Administrator and all 303 other necessary personnel shall be employees of the Administrative 304 Office of Courts.

305 (b) The administrator shall use any monies deposited in 306 the Lengthy Trial Fund to pay full or partial wage replacement or 307 supplementation to jurors whose employers pay less than full 308 regular wages when the period of jury service lasts more than ten 309 (10) days.

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To the extent funds are available in the Lengthy 310 (C)311 Trial Fund, and in accordance with any rules or regulations promulgated by the Administrative Office of Courts, the court may 312 313 pay replacement or supplemental wages out of the Lengthy Trial 314 Fund not to exceed Three Hundred Dollars (\$300.00) per day per juror beginning on the eleventh day of jury service. 315 In addition, for any jurors who qualify for payment by virtue of having served 316 317 on a jury for more than ten (10) days, the court, upon finding 318 that such service posed a significant financial hardship to a juror, even in light of payments made with respect to jury service 319 320 after the tenth day, may award replacement or supplemental wages out of the Lengthy Trial Fund not to exceed One Hundred Dollars 321 (\$100.00) per day from the fourth to the tenth day of jury 322 323 service.

324 Any juror who is serving or has served on a jury (d) that qualifies for payment from the Lengthy Trial Fund, provided 325 326 the service commenced on or after January 1, 2008, may submit a request for payment from the Lengthy Trial Fund on a form that the 327 administrator provides. Payment shall be limited to the 328 329 difference between the jury fee specified in subsection (1) of 330 this section and the actual amount of wages a juror earns, up to 331 the maximum level payable, minus any amount the juror actually receives from the employer during the same time period. 332

(i) The form shall disclose the juror's regular
wages, the amount the employer will pay during the term of jury
service starting on the eleventh day and thereafter, the amount of
replacement or supplemental wages requested, and any other
information the administrator deems necessary for proper payment.
(ii) The juror also shall be required to submit

339 verification from the employer as to the wage information provided 340 to the administrator, for example, the employee's most recent 341 earnings statement or similar document, prior to initiation of 342 payment from the fund.

343 (iii) If an individual is self-employed or 344 receives compensation other than wages, the individual may provide S. B. 2646 PAGE 10 345 a sworn affidavit attesting to his or her approximate gross weekly 346 income, together with such other information as the administrator 347 may require, in order to verify weekly income.

348 (4) Nothing in this section shall be construed to impose an 349 obligation on any county to place monies in the Lengthy Trial Fund 350 or to pay replacement or supplemental wages to any juror from 351 county funds.

352 **SECTION 6.** This act shall take effect and be in force from 353 and after January 1, 2008.

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

1 AN ACT TO AMEND SECTIONS 13-5-23, 13-5-25, 13-5-34 AND 2 25-7-61, MISSISSIPPI CODE OF 1972, TO MAKE TECHNICAL AMENDMENTS TO 3 THE JURY PATRIOT ACT AND TO DELAY THE EFFECTIVE DATE OF THE 4 LENGTHY TRIAL FUND UNTIL SUCH TIME AS IT IS FULLY FUNDED; AND FOR 5 RELATED PURPOSES.

HR40\SB2646A.J

Don Richardson Clerk of the House of Representatives