Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

Senate Bill No. 2477

BY: Committee

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

11	SECTION 1. Section 43-21-801, Mississippi Code of 1972, is
12	amended as follows:
13	43-21-801. (1) There is established the Youth Court Support
14	Fund. The purpose of the fund shall be to ensure that all youth
15	courts not served by a county court have sufficient support funds
16	to carry on the business of the youth court and the Administrative
17	Office of Courts shall establish a formula for providing state
18	support payable from the General Fund for the support of the youth
19	courts. Youth court support funds shall be available to each
20	regular youth court referee and municipal youth court referee so
21	long as the senior chancellor does not elect to employ a youth
22	court administrator as set forth in subsection (2), and each
23	regular youth court referee shall have the individual discretion
24	to appropriate those funds as expense monies to assist in hiring
25	secretarial staff and acquiring materials incidental to carrying
26	on the business of the court within the referee's private practice
27	of law, or may direct the use of those funds through the county
28	budget for court support supplies or services. The regular youth
29	court referee and municipal youth court referee shall be

30 accountable for assuring through private or county employees the 31 proper preparation and filing of all necessary tracking and other 32 documentation attendant to the administration of the youth court. 33 The formula developed by the Administrative Office of Courts for 34 providing youth court support funds shall be reviewed by the 35 Administrative Office of Courts every two (2) years to ensure that 36 the youth court support funds provided herein are proportional to each youth court's caseload. Approval of the use of any of the 37 38 youth court support funds made under this subsection shall be made by the Administrative Office of Courts in accordance with 39 40 procedures established by the Administrative Office of Courts. 41 (2) In lieu of accepting any referee support funds as provided in this section, when permitted by the Administrative 42 43 Office of Courts, the senior chancellors of Chancery Districts One, Two, Three, Four, Six, Seven, Nine, Ten, Thirteen, Fourteen, 44 45 Fifteen and Eighteen may appoint a youth court administrator for 46 the district whose responsibility will be to perform all 47 reporting, tracking and other duties of a court administrator for 48 all youth courts in the district which are under the chancery 49 court system. The Administrative Office of Courts shall allocate 50 to each chancellor so electing a sum not to exceed Thirty Thousand 51 Dollars (\$30,000.00) per year to cover the salary, fringe benefits 52 and equipment of such administrator, and an additional sum not to 53 exceed One Thousand Nine Hundred Dollars (\$1,900.00) to cover 54 travel expenses of the administrator. (3) 55 There is created in the State Treasury a special fund to 56 be designated as the "Youth Court Support Fund," which shall consist of funds derived from the formula established by the 57 Administrative Office of Courts for providing state support 58 59 payable from the General Fund for the support of youth courts as 60 provided in this section. Unexpended amounts remaining in the

fund at the end of a fiscal year shall not lapse into the State

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- 62 General Fund, and any investment earnings or interest earned on
- 63 amounts in the fund shall be deposited to the credit of the fund.
- 64 Monies in the fund shall be distributed to the youth courts by the
- 65 Administrative Office of Courts for the purposes described in this
- 66 section.
- 67 (4) Each county court judge who desires to employ support
- 68 staff after the effective date of this act shall make application
- 69 to the Administrative Office of Courts by submitting to the
- 70 Administrative Office of Courts a proposed personnel plan setting
- 71 forth what support staff is deemed necessary. Such plan may be
- 72 submitted by a single judge or by any combination of judges
- 73 desiring to share support staff. In the process of the
- 74 preparation of the plan, the judges, at their request, may receive
- 75 advice, suggestions, recommendations and other assistance from the
- 76 Administrative Office of Courts. The Administrative Office of
- 77 Courts must approve the positions, job descriptions and salaries
- 78 before the positions may be filled. The Administrative Office of
- 79 Courts shall not approve any plan which does not first require the
- 80 expenditure of the funds in the support staff fund for
- 81 compensation of any of the support staff before expenditure is
- 82 authorized of county funds for that purpose. Upon approval by the
- 83 Administrative Office of Courts, the judge or judges may appoint
- 84 the employees to the position or positions, and each employee so
- 85 appointed will work at the will and pleasure of the judge or
- 86 judges who appointed him but will be employees of the
- 87 Administrative Office of Courts. Upon approval by the
- 88 Administrative Office of Courts, the appointment of any support
- 89 staff shall be evidenced by the entry of an order on the minutes
- 90 of the court. When support staff is appointed jointly by two (2)
- 91 or more judges, the order setting forth any appointment shall be
- 92 entered on the minutes of each participating court.

93	(5) The Administrative Office of Courts shall develop and
94	promulgate minimum qualifications for the certification of court
95	administrators. Any court administrator appointed on or after the
96	effective date of this act, shall be required to be certified by
97	the Administrative Office of Courts.
98	(6) Support staff shall receive compensation pursuant to
99	personnel policies established by the Administrative Office of
100	Courts; however, from and after the effective date of this act,
101	the Administrative Office of Courts shall allocate from the
102	support staff fund an amount of Sixty Thousand Dollars
103	(\$60,000.00) per fiscal year (July 1 through June 30) per judge
104	for whom support staff is approved for the funding of support
105	staff assigned to a judge or judges. Any employment pursuant to
106	this subsection shall be subject to the provisions of Section
107	<u>25-1-53.</u>
108	The Administrative Office of Courts may approve expenditure
109	from the fund for additional equipment for support staff appointed
110	pursuant to this section in any year in which the allocation per
111	judge is sufficient to meet the equipment expense after provision
112	for the compensation of the support staff.
113	(7) For the purposes of this section, the following terms
114	shall have the meanings ascribed herein unless the context clearly
115	requires otherwise:
116	(a) "Support staff" means court administrators, law
117	clerks, legal research assistants or secretaries, resource
118	administrator and/or case managers appointed by a youth court
119	judge, or any combination thereof, but shall not mean school
120	attendance officers; and
121	(b) "Compensation" means the gross salary plus all
122	amounts paid for benefits or otherwise as a result of employment
123	or as required by employment; provided, however, that only salary
124	earned for services rendered shall be reported and credited for

- Public Employees' Retirement System purposes. Amounts paid for

 benefits or otherwise, including reimbursement for travel

 expenses, shall not be reported or credited for retirement
- 128 purposes.
- 129 (8) Title to all tangible property, excepting stamps,
- 130 stationery and minor expendable office supplies, procured with
- 131 funds authorized by this section, shall be and forever remain in
- 132 the State of Mississippi to be used by the judge during the term
- of his office and thereafter by his successors.
- SECTION 2. Section 43-21-803, Mississippi Code of 1972, is
- 135 amended as follows:
- 136 43-21-803. (1) There is established the Tony Gobar Juvenile
- 137 Justice Alternative Sanction Grant Program for the purpose of
- 138 providing grants to faith-based organizations and nonprofit 501
- 139 (c)(3) organizations that develop and operate community-based
- 140 alternatives to the training schools and detention centers. In
- 141 order to be eligible for a grant under this section, a faith-based
- 142 or nonprofit 501(c)(3) organization in cooperation with a youth
- 143 court must develop and operate a juvenile justice alternative
- 144 sanction designed for delinquent youths. The program must be
- 145 designed to decrease reliance on commitment in juvenile detention
- 146 facilities and training schools. Programs must not duplicate
- 147 existing programs or services and must incorporate evidence-based
- 148 practices and positive behavioral intervention including two (2)
- 149 or more of the following elements: academic tutoring/literacy,
- 150 dropout prevention, mentoring, vocational training, substance
- 151 abuse treatment, family counseling and anger management, and
- 152 faith-based programming. Programs may include, but shall not be
- 153 limited to, after school and weekend programming, job readiness
- 154 programs, home detention programs, restitution, conflict
- 155 resolution programs, and community service.

- (2) A faith-based or nonprofit 501(c)(3) must submit an
 application to the Department of Public Safety. The application
 must include a description of the purpose for which assistance is
 requested, the amount of assistance requested and any other
 information required by the Department of Public Safety in
 consultation with the Department of Human Services.
- 162 (3) The Department of Public Safety shall have all powers

 163 necessary to implement and administer the program established

 164 under this section, and the department shall promulgate rules and

 165 regulations, in accordance with the Mississippi Administrative

 166 Procedures Law, necessary for the implementation of this section.
- 167 There is created in the State Treasury a special fund to 168 be designated as the "Tony Gobar Juvenile Justice Alternative Sanctions Grant Fund, " which shall consist of funds appropriated 169 or otherwise made available by the Legislature in any manner and 170 171 funds from any other source designated for deposit into such fund. 172 Unexpended amounts remaining in the fund at the end of a fiscal 173 year shall not lapse into the State General Fund, and any 174 investment earnings or interest earned on amounts in the fund 175 shall be deposited to the credit of the fund. Monies in the fund 176 shall be used by the Department of Public Safety for the purposes 177 described in this section.
- 178 (5) During the regular legislative session held in calendar

 179 year 2007 the Legislature shall appropriate Two Million Dollars

 180 (\$2,000.000.00) to the Tony Gobar Juvenile Justice Alternative

 181 Sanctions Grant Fund.
- 182 **SECTION 3.** This act shall take effect and be in force from 183 and after July 1, 2007.

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

AN ACT TO AMEND SECTION 43-21-801, MISSISSIPPI CODE OF 1972, TO ABOLISH THE YOUTH COURT INCARCERATION ALTERNATIVES FUND; TO STABLISH THE YOUTH COURT SUPPORT FUND; TO INCLUDE COUNTY COURT

- JUDGES AMONG THOSE FOR WHOM AN OFFICE ALLOWANCE IS APPROPRIATED;
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- TO PROVIDE THE PURPOSE OF SUCH FUND; TO AMEND SECTION 43-21-803, MISSISSIPPI CODE OF 1972, TO REQUIRE THAT TWO MILLION DOLLARS BE APPROPRIATED TO THE TONY GOBAR JUVENILE JUSTICE ALTERNATIVE SANCTIONS GRANT FUND DURING THE 2007 LEGISLATIVE SESSION; AND FOR 8
- RELATED PURPOSES.