By: Representative Coleman (29th)

To: Fees and Salaries of Public Officers;
Appropriations

## COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 859

AN ACT TO AMEND SECTION 25-3-3, MISSISSIPPI CODE OF 1972, TO INCREASE THE SALARIES OF TAX ASSESSORS AND COLLECTORS; TO AMEND SECTION 25-3-13, MISSISSIPPI CODE OF 1972, TO INCREASE THE SALARIES OF BOARDS OF SUPERVISORS; TO AMEND SECTION 25-3-25, 5 MISSISSIPPI CODE OF 1972, TO INCREASE THE SALARIES OF COUNTY 6 SHERIFFS; TO AMEND SECTION 25-3-36, MISSISSIPPI CODE OF 1972, TO INCREASE THE SALARIES OF JUSTICE COURT JUDGES; TO AMEND SECTION 7 41-61-59, MISSISSIPPI CODE OF 1972, TO INCREASE THE SALARIES OF 8 COUNTY MEDICAL EXAMINERS; TO AMEND SECTION 9-1-43, MISSISSIPPI 9 CODE OF 1972, TO INCREASE THE SALARIES OF THE CHANCERY AND CIRCUIT 10 CLERKS; TO AMEND SECTION 25-3-31, MISSISSIPPI CODE OF 1972, TO 11 INCREASE THE SALARIES OF ELECTED STATE AND DISTRICT OFFICERS; TO 12 AMEND SECTION 25-3-35, MISSISSIPPI CODE OF 1972, TO INCREASE THE 13 SALARIES OF THE JUSTICES OF THE SUPREME COURT, JUDGES OF THE COURT 14 OF APPEALS, CHANCERY AND CIRCUIT JUDGES AND DISTRICT ATTORNEYS; TO 15 AMEND SECTION 5-1-41, MISSISSIPPI CODE OF 1972, TO INCREASE THE 16 COMPENSATION OF MEMBERS OF THE LEGISLATURE; TO AMEND SECTION 17 5-1-43, MISSISSIPPI CODE OF 1972, TO INCREASE THE SALARIES OF THE 18 LIEUTENANT GOVERNOR AND OF THE SPEAKER OF THE HOUSE OF 19 REPRESENTATIVES; TO AMEND SECTION 5-1-45, MISSISSIPPI CODE OF 20 1972, TO INCREASE THE SALARY OF THE PRESIDENT PRO TEMPORE OF THE 21 SENATE; TO AMEND SECTION 5-1-46, MISSISSIPPI CODE OF 1972, TO 22 23 INCREASE THE SALARY OF THE SPEAKER PRO TEMPORE OF THE HOUSE OF 24 REPRESENTATIVES; AND FOR RELATED PURPOSES.

- BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- SECTION 1. Section 25-3-3, Mississippi Code of 1972, is
- 27 amended as follows:
- 28 25-3-3. (1) The term "total assessed valuation" as used in 29 this section only refers to the ad valorem assessment for the
- 30 county and, in addition, in counties where oil or gas is produced,
- 31 the actual value of oil at the point of production, as certified
- 32 to the counties by the State Tax Commission under the provisions
- 33 of Sections 27-25-501 through 27-25-525, and the actual value of
- 34 gas as certified by the State Tax Commission under the provisions
- 35 of Sections 27-25-701 through 27-25-723.

The salary of assessors and collectors of the various 36 37 counties is fixed as full compensation for their services as county assessors or tax collectors, or both if the office of 38 39 assessor has been combined with the office of tax collector. 40 annual salary of each assessor or tax collector, or both if the 41 offices have been combined, shall be based upon the total assessed valuation of his respective county for the preceding taxable year 42 in the following categories and for the following amounts: 43 For counties having a total assessed valuation of 44 (a) Two Billion Dollars (\$2,000,000,000.00) or more, a salary of 45 46 Seventy Thousand Four Hundred Dollars (\$70,400.00); For counties having a total assessed valuation of 47 (b) 48 at least One Billion Dollars (\$1,000,000.00) but less than Two Billion Dollars (\$2,000,000,000.00), a salary of Sixty-seven 49 Thousand Six Hundred Fifty Dollars (\$67,650.00); 50 51 For counties having a total assessed valuation of (c) at least Five Hundred Million Dollars (\$500,000,000.00) but less 52 53 than One Billion Dollars (\$1,000,000,000.00), a salary of Sixty-four Thousand Three Hundred Fifty Dollars (\$64,350.00); 54 55 For counties having a total assessed valuation of at least Two Hundred Fifty Million Dollars (\$250,000,000.00) but 56 57 less than Five Hundred Million Dollars (\$500,000,000.00), a salary of Sixty-one Thousand Six Hundred Dollars (\$61,600.00); 58 For counties having a total assessed valuation of 59 60 at least One Hundred Fifty Million Dollars (\$150,000,000.00) but less than Two Hundred Fifty Million Dollars (\$250,000,000.00), a 61 62 salary of Fifty-nine Thousand Four Hundred Dollars (\$59,400.00); For counties having a total assessed valuation of 63 (f)at least Seventy-five Million Dollars (\$75,000,000.00) but less 64 than One Hundred Fifty Million Dollars (\$150,000,000.00), a salary 65 of Fifty-seven Thousand Seven Hundred Fifty Dollars (\$57,750.00); 66 67 For counties having a total assessed valuation of at least Thirty-five Million Dollars (\$35,000,000.00) but less 68

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- 69 than Seventy-five Million Dollars (\$75,000,000.00), a salary of
- 70 Fifty-three Thousand Three Hundred Fifty Dollars (\$53,350.00);
- 71 (h) For counties having a total assessed valuation of
- 72 less than Thirty-five Million Dollars (\$35,000,000.00), a salary
- of Forty-five Thousand Six Hundred Fifty Dollars (\$45,650.00).
- 74 (3) In addition to all other compensation paid pursuant to
- 75 this section, the board of supervisors shall pay to a person
- 76 serving as both the tax assessor and tax collector in their county
- 77 an additional Five Thousand Dollars (\$5,000.00) per year.
- 78 (4) The annual salary established for assessors and tax
- 79 collectors shall not be reduced as a result of a reduction in
- 80 total assessed valuation. The salaries shall be increased as a
- 81 result of an increase in total assessed valuation.
- 82 (5) In addition to all other compensation paid to assessors
- 83 and tax collectors in counties having two (2) judicial districts,
- 84 the board of supervisors shall pay such assessors and tax
- 85 collectors an additional Three Thousand Five Hundred Dollars
- 86 (\$3,500.00) per year. In addition to all other compensation paid
- 87 to assessors or tax collectors, in counties having one (1)
- 88 judicial district maintaining two (2) different, separate
- 89 full-time offices, the board of supervisors shall pay the assessor
- 90 or tax collector an additional Three Thousand Five Hundred Dollars
- 91 (\$3,500.00) per year.
- 92 (6) In addition to all other compensation paid to assessors
- 93 and tax collectors, the board of supervisors of a county shall
- 94 allow for such assessor or tax collector, or both, to be paid
- 95 additional compensation when there is a contract between the
- 96 county and one or more municipalities providing that the assessor
- 97 or tax collector, or both, shall assess or collect taxes, or both,
- 98 for the municipality or municipalities; and such assessor or tax
- 99 collector, or both, shall be authorized to receive such additional
- 100 compensation from the county and/or the municipality or



municipalities in any amount allowed by the county and/or the municipality or municipalities for performing those services.

- (7) When any tax assessor holds a valid certificate of 103 104 educational recognition from the International Association of 105 Assessing Officers or is a licensed appraiser under Section 106 73-34-1 et seq., he shall receive an additional One Thousand Five 107 Hundred Dollars (\$1,500.00) annually beginning the next fiscal 108 year after completion. When any tax assessor is a licensed state 109 certified Residential Appraiser (RA) or licensed state certified Timberland Appraiser (TA) under Section 73-34-1 et seq., or when 110 111 any tax assessor holds a valid designation from the International 112 Association of Assessing Officers as a Cadastral Mapping 113 Specialist (CMS) or Personal Property Specialist (PPS) or 114 Residential Evaluation Specialist (RES), he shall receive an additional Six Thousand Five Hundred Dollars (\$6,500.00) annually 115 116 beginning the next fiscal year after completion. When any tax assessor holds the valid designation of Certified Assessment 117 118 Evaluator (CAE) from the International Association of Assessing 119 Officers or is a state certified General Real Estate Appraiser 120 (GA) under Section 73-34-1 et seq., he shall receive an additional 121 Eight Thousand Five Hundred Dollars (\$8,500.00) annually beginning 122 the next fiscal year after completion.
- 123 (8) The salaries provided for in this section shall be the 124 total funds paid to the county assessors and tax collectors and 125 shall be full compensation for their services, with any fees being 126 paid to the county general fund.
- 127 (9) The salaries provided for in this section shall be
  128 payable monthly on the first day of each calendar month by
  129 chancery clerk's warrant drawn on the general fund of the county;
  130 however, the board of supervisors, by resolution duly adopted and
  131 entered on its minutes, may provide that such salaries shall be
  132 paid semimonthly on the first and fifteenth day of each month. If
  133 a pay date falls on a weekend or legal holiday, salary payments

- 134 shall be made on the workday immediately preceding the weekend or
- 135 legal holiday.
- 136 **SECTION 2.** Section 25-3-13, Mississippi Code of 1972, is
- 137 amended as follows:
- 138 25-3-13. (1) The salaries of the members of the boards of
- 139 supervisors of the various counties are fixed as full compensation
- 140 for their services.
- 141 The annual salary of each member of the board of supervisors
- 142 shall be based upon the total assessed valuation of his respective
- 143 county for the preceding taxable year in the following categories
- 144 and for the following amounts:
- 145 (a) For counties having a total assessed valuation of
- less than Thirty Million Dollars (\$30,000,000.00), a salary of
- 147 Thirty-one Thousand Nine Hundred Dollars (\$31,900.00);
- 148 (b) For counties having a total assessed valuation of
- 149 at least Thirty Million Dollars (\$30,000,000.00), but less than
- 150 Fifty Million Dollars (\$50,000,000.00), a salary of Thirty-five
- 151 Thousand Five Hundred Thirty Dollars (\$35,530.00);
- 152 (c) For counties having a total assessed valuation of
- at least Fifty Million Dollars (\$50,000,000.00), but less than
- 154 Seventy-five Million Dollars (\$75,000,000.00), a salary of
- 155 Thirty-seven Thousand Seventy Dollars (\$37,070.00);
- 156 (d) For counties having a total assessed valuation of
- 157 at least Seventy-five Million Dollars (\$75,000,000.00), but less
- than One Hundred Twenty-five Million Dollars (\$125,000,000.00), a
- 159 salary of Thirty-eight Thousand One Hundred Seventy Dollars
- 160 (\$38,170.00);
- 161 (e) For counties having a total assessed valuation of
- 162 at least One Hundred Twenty-five Million Dollars
- 163 (\$125,000,000.00), but less than Three Hundred Million Dollars
- 164 (\$300,000,000.00), a salary of Forty-four Thousand Four Hundred
- 165 Forty Dollars (\$44,440.00);



- 166 (f) For counties having a total assessed valuation of
- 167 at least Three Hundred Million Dollars (\$300,000,000.00), but less
- 168 than One Billion Dollars (\$1,000,000,000.00), a salary of
- 169 Forty-nine Thousand One Hundred Seventy Dollars (\$49,170.00);
- 170 (g) For counties having a total assessed valuation of
- One Billion Dollars (\$1,000,000,000.00), but less than Two Billion
- 172 Dollars (\$2,000,000,000.00), a salary of Fifty Thousand Two
- 173 Hundred Seventy Dollars (\$50,270.00);
- 174 (h) For counties having a total assessed valuation of
- 175 Two Billion Dollars (\$2,000,000,000.00) or more, a salary of
- 176 Fifty-one Thousand Three Hundred Seventy Dollars (\$51,370.00).
- 177 (2) The annual salary established for the members of the
- 178 board of supervisors shall not be reduced as a result of a
- 179 reduction in total assessed valuation.
- 180 (3) The salary of the members of the board of supervisors
- 181 shall not be increased under this section until the board of
- 182 supervisors shall have passed a resolution stating the amount of
- 183 the increase and spread it on its minutes.
- SECTION 3. Section 25-3-25, Mississippi Code of 1972, is
- 185 amended as follows:
- 186 25-3-25. (1) Except as otherwise provided in subsections
- 187 (2) through (9), the salaries of sheriffs of the various counties
- 188 are fixed as full compensation for their services.
- From and after October 1, 1998, the annual salary for each
- 190 sheriff shall be based upon the total population of his county
- 191 according to the latest federal decennial census in the following
- 192 categories and for the following amounts; however, no sheriff
- 193 shall be paid less than the salary authorized under this section
- 194 to be paid the sheriff based upon the population of the county
- 195 according to the 1980 federal decennial census:
- 196 (a) For counties with a total population of more than
- 197 two hundred thousand (200,000), a salary of One Hundred Thousand
- 198 <u>Dollars (\$100,000.00)</u>.



- 199 (b) For counties with a total population of more than
- 200 one hundred thousand (100,000) and not more than two hundred
- 201 thousand (200,000), a salary of Ninety-four Thousand Dollars
- 202 (\$94,000.00).
- (c) For counties with a total population of more than
- 204 forty-five thousand (45,000) and not more than one hundred
- 205 thousand (100,000), a salary of Eighty-eight Thousand Dollars
- 206 (\$88,000.00).
- 207 (d) For counties with a total population of more than
- 208 thirty-four thousand (34,000) and not more than forty-five
- 209 thousand (45,000), a salary of Eighty-two Thousand Dollars
- 210 (\$82,000.00).
- (e) For counties with a total population of more than
- 212 twenty-five thousand (25,000) and not more than thirty-four
- 213 thousand (34,000), a salary of Seventy-two Thousand Four Hundred
- 214 Dollars (\$72,400.00).
- 215 (f) For counties with a total population of more than
- 216 fifteen thousand (15,000) and not more than twenty-five thousand
- 217 (25,000), a salary of Seventy Thousand Dollars (\$70,000.00).
- 218 (g) For counties with a total population of more than
- 219 nine thousand five hundred (9,500) and not more than fifteen
- 220 thousand (15,000), a salary of Sixty-six Thousand Four Hundred
- 221 <u>Dollars (\$66,400.00)</u>.
- (h) For counties with a total population of not more
- 223 than nine thousand five hundred (9,500), a salary of Sixty-five
- 224 Thousand Dollars (\$65,000.00).
- 225 (2) In addition to the salary provided for in subsection (1)
- 226 of this section, the Board of Supervisors of Leflore County, in
- 227 its discretion, may pay an annual supplement to the sheriff of the
- 228 county in an amount not to exceed Ten Thousand Dollars

- 229 (\$10,000.00). The Legislature finds and declares that the annual
- 230 supplement authorized by this subsection is justified in such
- 231 county for the following reasons:

232	(a)	The	Mississippi	Department	of	Corrections	operates

- 233 and maintains a restitution center within the county;
- 234 (b) The Mississippi Department of Corrections operates
- 235 and maintains a community work center within the county;
- 236 (c) There is a resident circuit court judge in the
- 237 county whose office is located at the Leflore County Courthouse;
- 238 (d) There is a resident chancery court judge in the
- 239 county whose office is located at the Leflore County Courthouse;
- 240 (e) The Magistrate for the Fourth Circuit Court
- 241 District is located in the county and maintains his office at the
- 242 Leflore County Courthouse;
- 243 (f) The Region VI Mental Health-Mental Retardation
- 244 Center, which serves a multicounty area, calls upon the sheriff to
- 245 provide security for out-of-town mental patients, as well as
- 246 patients from within the county;
- 247 (g) The increased activity of the Child Support
- 248 Division of the Department of Human Services in enforcing in the
- 249 courts parental obligations has imposed additional duties on the
- 250 sheriff; and
- 251 (h) The dispatchers of the enhanced E-911 system in
- 252 place in Leflore County has been placed under the direction and
- 253 control of the sheriff.
- 254 (3) In addition to the salary provided for in subsection (1)
- 255 of this section, the Board of Supervisors of Rankin County, in its
- 256 discretion, may pay an annual supplement to the sheriff of the
- 257 county in an amount not to exceed Ten Thousand Dollars
- 258 (\$10,000.00). The Legislature finds and declares that the annual
- 259 supplement authorized by this subsection is justified in such
- 260 county for the following reasons:
- 261 (a) The Mississippi Department of Corrections operates
- 262 and maintains the Central Mississippi Correctional Facility within
- 263 the county;



- 264 (b) The State Hospital is operated and maintained 265 within the county at Whitfield;
- 266 (c) Hudspeth Regional Center, a facility maintained for
- 267 the care and treatment of the mentally retarded, is located within
- 268 the county;
- 269 (d) The Mississippi Law Enforcement Officers Training
- 270 Academy is operated and maintained within the county;
- (e) The State Fire Academy is operated and maintained
- 272 within the county;
- 273 (f) The Pearl River Valley Water Supply District,
- 274 ordinarily known as the "Reservoir District," is located within
- 275 the county;
- 276 (g) The Jackson International Airport is located within
- 277 the county;
- (h) The patrolling of the state properties located
- 279 within the county has imposed additional duties on the sheriff;
- 280 and
- 281 (i) The sheriff, in addition to providing security to
- 282 the nearly one hundred thousand (100,000) residents of the county,
- 283 has the duty to investigate, solve and assist in the prosecution
- 284 of any misdemeanor or felony committed upon any state property
- 285 located in Rankin County.
- 286 (4) In addition to the salary provided for in subsection (1)
- 287 of this section, the Board of Supervisors of Neshoba County shall
- 288 pay an annual supplement to the sheriff of the county an amount
- 289 equal to Ten Thousand Dollars (\$10,000.00).
- 290 (5) In addition to the salary provided for in subsection (1)
- 291 of this section, the Board of Supervisors of Tunica County, in its
- 292 discretion, may pay an annual supplement to the sheriff of the
- 293 county an amount equal to Ten Thousand Dollars (\$10,000.00),
- 294 payable beginning April 1, 1997.
- 295 (6) In addition to the salary provided for in subsection (1)
- 296 of this section, the Board of Supervisors of Hinds County shall

- 297 pay an annual supplement to the sheriff of the county in an amount
- 298 equal to Fifteen Thousand Dollars (\$15,000.00). The Legislature
- 299 finds and declares that the annual supplement authorized by this
- 300 subsection is justified in such county for the following reasons:
- 301 (a) Hinds County has the greatest population of any
- 302 county, two hundred fifty-four thousand four hundred forty-one
- 303 (254,441) by the 1990 census, being almost one hundred thousand
- 304 (100,000) more than the next most populous county;
- 305 (b) Hinds County is home to the State Capitol and the
- 306 seat of all state government offices;
- 307 (c) Hinds County is the third largest county in
- 308 geographic area, containing eight hundred seventy-five (875)
- 309 square miles;
- 310 (d) Hinds County is comprised of two (2) judicial
- 311 districts, each having a courthouse and county office buildings;
- 312 (e) There are four (4) resident circuit judges, four
- 313 (4) resident chancery judges, and three (3) resident county judges
- 314 in Hinds County, the most of any county, with the sheriff acting
- 315 as chief executive officer and provider of bailiff services for
- 316 all;
- 317 (f) The main offices for the clerk and most of the
- 318 judges and magistrates for the United States District Court for
- 319 the Southern District of Mississippi are located within the
- 320 county;
- 321 (g) The state's only urban university, Jackson State
- 322 University, is located within the county;
- 323 (h) The University of Mississippi Medical Center,
- 324 combining the medical school, dental school, nursing school and
- 325 hospital, is located within the county;
- 326 (i) Mississippi Veterans Memorial Stadium, the state's
- 327 largest sports arena, is located within the county;
- 328 (j) The Mississippi State Fairgrounds, including the
- 329 Coliseum and Trade Mart, are located within the county;

- 330 (k) Hinds County has the largest criminal population in
- 331 the state, such that the Hinds County Sheriff's Department
- 332 operates the largest county jail system in the state, housing
- 333 almost one thousand (1,000) inmates in three (3) separate
- 334 detention facilities;
- 335 (1) The Hinds County Sheriff's Department handles more
- 336 mental and drug and alcohol commitments cases than any other
- 337 sheriff's department in the state;
- 338 (m) The Mississippi Department of Corrections maintains
- 339 a restitution center within the county;
- 340 (n) The Mississippi Department of Corrections regularly
- 341 houses as many as one hundred (100) state convicts within the
- 342 Hinds County jail system; and
- 343 (o) The Hinds County Sheriff's Department is regularly
- 344 asked to provide security services not only at the Fairgrounds and
- 345 Memorial Stadium, but also for events at the Mississippi Museum of
- 346 Art and Jackson City Auditorium.
- 347 (7) In addition to the salary provided for in subsection (1)
- 348 of this section, the Board of Supervisors of Wilkinson County, in
- 349 its discretion, may pay an annual supplement to the sheriff of the
- 350 county in an amount not to exceed Ten Thousand Dollars
- 351 (\$10,000.00). The Legislature finds and declares that the annual
- 352 supplement authorized by this subsection is justified in such
- 353 county because the Mississippi Department of Corrections contracts
- 354 for the private incarceration of state inmates at a private
- 355 correctional facility within the county.
- 356 (8) In addition to the salary provided for in subsection (1)
- 357 of this section, the Board of Supervisors of Marshall County, in
- 358 its discretion, may pay an annual supplement to the sheriff of the
- 359 county in an amount not to exceed Ten Thousand Dollars

- 360 (\$10,000.00). The Legislature finds and declares that the annual
- 361 supplement authorized by this subsection is justified in such
- 362 county because the Mississippi Department of Corrections contracts

- for the private incarceration of state inmates at a private correctional facility within the county.
- 365 (9) In addition to the salary provided in subsection (1) of
- 366 this section, the Board of Supervisors of Greene County, in its
- 367 discretion, may pay an annual supplement to the sheriff of the
- 368 county in an amount not to exceed Ten Thousand Dollars
- 369 (\$10,000.00). The Legislature finds and declares that the annual
- 370 supplement authorized by this subsection is justified in such
- 371 county for the following reasons:
- 372 (a) The Mississippi Department of Corrections operates
- 373 and maintains the South Mississippi Correctional Facility within
- 374 the county;
- 375 (b) In 1996, additional facilities to house another one
- 376 thousand four hundred sixteen (1,416) male offenders were
- 377 constructed at the South Mississippi Correctional Facility within
- 378 the county; and
- 379 (c) The patrolling of the state properties located
- 380 within the county has imposed additional duties on the sheriff
- 381 justifying additional compensation.
- 382 (10) In addition to the salary provided in subsection (1) of
- 383 this section, the board of supervisors of any county, in its
- 384 discretion, may pay an annual supplement to the sheriff of the
- 385 county in an amount not to exceed Ten Thousand Dollars
- 386 (\$10,000.00). The amount of the supplement shall be spread on the
- 387 minutes of the board. The annual supplement authorized in this
- 388 subsection shall not be in addition to the annual supplements
- 389 authorized in subsections (2) through (9).
- 390 (11) The salaries provided in this section shall be payable
- 391 monthly on the first day of each calendar month by chancery
- 392 clerk's warrant drawn on the general fund of the county; however,
- 393 the board of supervisors, by resolution duly adopted and entered
- 394 on its minutes, may provide that such salaries shall be paid

395 semimonthly on the first and fifteenth day of each month. If a

396 pay date falls on a weekend or legal holiday, salary payments

397 shall be made on the workday immediately preceding the weekend or

- 398 legal holiday.
- 399 **SECTION 4.** Section 25-3-36, Mississippi Code of 1972, is
- 400 amended as follows:
- 401 25-3-36. (1) Every justice court judge shall receive as
- 402 full compensation for his or her services and in lieu of any and
- 403 all other fees, costs or compensation heretofore authorized for
- 404 such justice court judge, an annual salary based upon the
- 405 population of his or her county according to the latest federal
- 406 decennial census; however, no justice court judge shall be paid
- 407 less than the salary authorized under this section to be paid the
- 408 justice court judge based upon the population of the county
- 409 according to the 1980 federal decennial census. The amount of
- 410 which salary shall be determined as follows:
- 411 (a) In counties with a population of more than two
- 412 hundred thousand (200,000), a salary of Sixty-one Thousand One
- 413 Hundred Fifteen Dollars (\$61,115.00).
- 414 (b) In counties with a population of more than one
- 415 hundred fifty thousand (150,000) but not more than two hundred
- 416 thousand (200,000), a salary of Fifty-six Thousand One Hundred Six
- 417 <u>Dollars (\$56,106.00)</u>.
- 418 (c) In counties with a population of more than
- 419 seventy-five thousand (75,000) but not more than one hundred fifty
- 420 thousand (150,000), a salary of Fifty-one Thousand Ninety-six
- 421 Dollars (\$51,096.00).
- 422 (d) In counties with a population of more than
- forty-nine thousand (49,000) but not more than seventy-five
- 424 thousand (75,000), a salary of Forty-four Thousand Eighty-three
- 425 Dollars (\$44,083.00).
- 426 (e) In counties with a population of more than
- 427 thirty-four thousand (34,000) but not more than forty-nine

- 428 thousand (49,000), a salary of Thirty-eight Thousand Seventy-one
- 429 Dollars (\$38,071.00).
- 430 (f) In counties with a population of more than
- 431 twenty-four thousand five hundred (24,500) but not more than
- 432 thirty-four thousand (34,000), a salary of Thirty-six Thousand
- 433 Sixty-eight Dollars (\$36,068.00).
- 434 (g) In counties with a population of more than
- 435 twenty-one thousand (21,000) but not more than twenty-four
- 436 thousand five hundred (24,500), a salary of Thirty-two Thousand
- 437 Sixty-one Dollars (\$32,061.00).
- 438 (h) In counties with a population of more than sixteen
- 439 thousand five hundred (16,500) but not more than twenty-one
- 440 thousand (21,000), a salary of Twenty-eight Thousand Fifty-two
- 441 Dollars (\$28,052.00).
- 442 (i) In counties with a population of more than twelve
- 443 thousand (12,000) but not more than sixteen thousand five hundred
- 444 (16,500), a salary of Twenty-four Thousand Forty-five Dollars
- 445 (\$24,045.00).
- 446 (j) In counties with a population of more than eight
- 447 thousand (8,000) but not more than twelve thousand (12,000), a
- 448 salary of Nineteen Thousand Eight Hundred Dollars (\$19,800.00).
- (k) In counties with a population of eight thousand
- 450 (8,000) or less, a salary of Fifteen Thousand Eight Hundred Forty
- 451 Dollars (\$15,840.00).
- The board of supervisors of any county having two (2)
- 453 judicial districts and two (2) justice court judges for the county
- 454 shall pay each justice court judge an amount equal to that
- 455 provided in this subsection for judges in the next higher
- 456 population category per year, if the justice court judge maintains
- 457 regular office hours and is personally present in the office they
- 458 maintain for at least thirty (30) hours per week.
- In any county having a population greater than eight thousand
- 460 (8,000) but less than eight thousand five hundred (8,500)
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461 according to the 1990 federal decennial census and in which U.S.

462 Highway 61 and Mississippi Highway 4 intersect, the board of

463 supervisors, in its discretion, may pay such justice court judges

464 an additional amount not to exceed the sum of Eleven Thousand Five

465 Hundred Fifty Dollars (\$11,550.00) per year, payable beginning

466 April 1, 1997.

In any county having a population greater than ten thousand

468 (10,000) but less than ten thousand five hundred (10,500)

469 according to the 1990 federal decennial census and in which

470 Mississippi Highway 3 and Mississippi Highway 6 intersect, the

471 board of supervisors, in its discretion, may pay such justice

472 court judges an additional amount not to exceed One Thousand Four

473 Hundred Fifty Dollars (\$1,450.00) per year, payable beginning

474 April 1, 1997.

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In any county having a population greater than twenty-four thousand seven hundred (24,700) and less than twenty-four thousand nine hundred (24,900), according to the 1990 federal census, wherein Mississippi Highways 15 and 16 intersect, the board of supervisors shall pay such justice court judge an additional amount equal to Two Thousand Five Hundred Dollars (\$2,500.00) per

(2) Notwithstanding the provisions of subsection (1) of this section, in the event that the number of justice court judges authorized pursuant to Section 9-11-2(1) is exceeded pursuant to the provisions of Section 9-11-2(4), the aggregate of the salaries paid to the justice court judges of such a county shall not exceed the amount sufficient to pay the number of justice court judges authorized pursuant to Section 9-11-2(1), and such amount shall be equally divided among those justice court judges continuing to hold office under the provisions of Section 9-11-2(4).

(3) From and after January 1, 1984, all fees, costs, fines and penalties charged and collected in the justice court shall be paid to the clerk of the justice court for deposit, along with H. B. No. 859

494 monies from cash bonds and other monies which have been forfeited 495 in criminal cases, into the general fund of the county as provided 496 in Section 9-11-19; and the clerk of the board of supervisors 497 shall be authorized and empowered, upon approval by the board of 498 supervisors, to make disbursements and withdrawals from the general fund of the county in order to pay any reasonable and 499 500 necessary expenses incurred in complying with this section, 501 including payment of the salaries of justice court judges as 502 provided by subsection (1) of this section. The provisions of 503 this subsection shall not, except as to cash bonds and other 504 monies which have been forfeited in criminal cases, apply to 505 monies required to be deposited in the justice court clerk 506 clearing account as provided in Section 9-11-18, Mississippi Code 507 of 1972.

(4) The salaries provided for in this section shall be payable monthly by warrant drawn by the clerk of the board of supervisors on the general fund of the county; however, the board of supervisors, by resolution duly adopted and entered on its minutes, may provide that such salaries shall be paid semimonthly on the first and fifteenth day of each month. If a pay date falls on a weekend or legal holiday, salary payments shall be made on the workday immediately preceding the weekend or legal holiday.

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- 516 (5) Provided, that the salary of any justice court judge 517 shall not be reduced during his term of office as a result of a 518 population change following a federal decennial census.
- (6) Any justice court judge who is unable to attend and hold court by reason of being under suspension by the Commission on Judicial Performance or the Mississippi Supreme Court shall not receive a salary while under such suspension.
- 523 **SECTION 5.** Section 41-61-59, Mississippi Code of 1972, is 524 amended as follows:
- 41-61-59. (1) A person's death that affects the public interest as specified in subsection (2) of this section shall be H. B. No. 859 08/HR03/R1040CS

527 promptly reported to the medical examiner by the physician in 528 attendance, any hospital employee, any law enforcement officer having knowledge of the death, the embalmer or other funeral home 529 530 employee, any emergency medical technician, any relative or any 531 other person present. The appropriate medical examiner shall notify the municipal or state law enforcement agency or sheriff 532 533 and take charge of the body. When the medical examiner has received notification under Section 41-39-15(6) that the deceased 534 535 is medically suitable to be an organ and/or tissue donor, the medical examiner's authority over the body shall be subject to the 536 537 provisions of Section 41-39-15(6). The appropriate medical 538 examiner shall notify the Mississippi Bureau of Narcotics within twenty-four (24) hours of receipt of the body in cases of death as 539 540 described in subsection (2)(m) or (n) of this section.

- 541 (2) A death affecting the public interest includes, but is 542 not limited to, any of the following:
- 543 (a) Violent death, including homicidal, suicidal or 544 accidental death.
- 545 (b) Death caused by thermal, chemical, electrical or 546 radiation injury.
- 547 (c) Death caused by criminal abortion, including 548 self-induced abortion, or abortion related to or by sexual abuse.
- 549 (d) Death related to disease thought to be virulent or 550 contagious that may constitute a public hazard.
- (e) Death that has occurred unexpectedly or from an unexplained cause.
- (f) Death of a person confined in a prison, jail or correctional institution.
- (g) Death of a person where a physician was not in attendance within thirty-six (36) hours preceding death, or in prediagnosed terminal or bedfast cases, within thirty (30) days preceding death.

- 559 (h) Death of a person where the body is not claimed by 560 a relative or a friend.
- 561 (i) Death of a person where the identity of the 562 deceased is unknown.
- (j) Death of a child under the age of two (2) years
  where death results from an unknown cause or where the
  circumstances surrounding the death indicate that sudden infant
  death syndrome may be the cause of death.
- (k) Where a body is brought into this state for
  disposal and there is reason to believe either that the death was
  not investigated properly or that there is not an adequate
  certificate of death.
- 571 (1) Where a person is presented to a hospital emergency 572 room unconscious and/or unresponsive, with cardiopulmonary 573 resuscitative measures being performed, and dies within twenty-four (24) hours of admission without regaining 574 575 consciousness or responsiveness, unless a physician was in 576 attendance within thirty-six (36) hours preceding presentation to 577 the hospital, or in cases in which the decedent had a prediagnosed terminal or bedfast condition, unless a physician was in 578 579 attendance within thirty (30) days preceding presentation to the 580 hospital.
- 581 (m) Death that is caused by drug overdose or which is 582 believed to be caused by drug overdose.
- 583 (n) When a stillborn fetus is delivered and the cause 584 of the demise is medically believed to be from the use by the 585 mother of any controlled substance as defined in Section 586 41-29-105.
- deaths, under the authority hereinafter conferred, in any and all political subdivisions of the state. The county medical examiners and county medical examiner investigators, while appointed for a specific county, may serve other counties on a regular basis with H. B. No. 859

592 written authorization by the State Medical Examiner, or may serve 593 other counties on an as-needed basis upon the request of the ranking officer of the investigating law enforcement agency. 594 595 county medical examiner or county medical examiner investigator of 596 any county that has established a regional medical examiner district under subsection (4) of Section 41-61-77 may serve other 597 598 counties that are parties to the agreement establishing the 599 district, in accordance with the terms of the agreement, and may 600 contract with counties that are not part of the district to provide medical examiner services for those counties. If a death 601 602 affecting the public interest takes place in a county other than 603 the one where injuries or other substantial causal factors leading 604 to the death have occurred, jurisdiction for investigation of the 605 death may be transferred, by mutual agreement of the respective 606 medical examiners of the counties involved, to the county where the injuries or other substantial causal factors occurred, and the 607 608 costs of autopsy or other studies necessary to the further 609 investigation of the death shall be borne by the county assuming 610 jurisdiction. 611

(4) The chief county medical examiner or chief county medical examiner investigator may receive from the county in which he serves a salary of One Thousand Two Hundred Fifty Dollars

(\$1,250.00) per month, in addition to the fees specified in Sections 41-61-69 and 41-61-75, provided that no county shall pay the chief county medical examiner or chief county medical examiner investigator less than Nine Hundred Dollars (\$900.00) per month as a salary, in addition to other compensation provided by law. In any county having one or more deputy medical examiners or deputy medical examiner investigators, each deputy may receive from the county in which he serves, in the discretion of the board of supervisors, a salary of not more than Nine Hundred Dollars

(\$900.00) per month, in addition to the fees specified in Sections 41-61-69 and 41-61-75. For this salary the chief shall assure

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twenty-four-hour daily and readily available death investigators
for the county, and shall maintain copies of all medical examiner
death investigations for the county for at least the previous five
(5) years. He shall coordinate his office and duties and
cooperate with the State Medical Examiner, and the State Medical

629 cooperate with the State Medical Examiner, and the State Medical 630 Examiner shall cooperate with him.

(5) A body composed of the State Medical Examiner, whether appointed on a permanent or interim basis, the Director of the State Board of Health or his designee, the Attorney General or his designee, the President of the Mississippi Coroners' Association (or successor organization) or his designee, and a certified pathologist appointed by the Mississippi State Medical Association shall adopt, promulgate, amend and repeal rules and regulations as may be deemed necessary by them from time to time for the proper enforcement, interpretation and administration of Sections 41-61-51 through 41-61-79, in accordance with the provisions of the Mississippi Administrative Procedures Law, being Section 25-43-1 et seq.

SECTION 6. Section 9-1-43, Mississippi Code of 1972, is amended as follows:

9-1-43. (1) After making deductions for employee salaries and related salary expenses, and expenses allowed as deductions by Schedule C of the Internal Revenue Code, no office of the chancery clerk or circuit clerk of any county in the state shall receive fees as compensation for the chancery clerk's or circuit clerk's services in excess of Ninety-nine Thousand Dollars (\$99,000.00). All such fees received by the office of chancery or circuit clerks that are in excess of the salary limitation shall be deposited by such clerk into the county general fund on or before April 15 for the preceding calendar year. If the chancery clerk or circuit clerk serves less than one (1) year, then he shall not receive as compensation any fees in excess of that portion of the salary limitation that can be attributed to his time in office on a pro

658 rata basis. Upon leaving office, income earned by any clerk in 659 his last full year of office but not received until after his last 660 full year of office shall not be included in determining the 661 salary limitation of the successor clerk. There shall be exempted 662 from the provisions of this subsection any monies or commissions 663 from private or governmental sources which: (a) are to be held by 664 the chancery or circuit clerk in a trust or custodial capacity as prescribed in subsections (4) and (5); or (b) are received as 665 666 compensation for services performed upon order of a court or board 667 of supervisors which are not required of the chancery clerk or 668 circuit clerk by statute.

- 669 (2) It shall be unlawful for any chancery clerk or circuit clerk to use fees in excess of Ninety-nine Thousand Dollars 670 671 (\$99,000.00), to pay the salaries or actual or necessary expenses 672 of employees who are related to such clerk by blood or marriage within the first degree of kinship according to the civil law 673 674 method of computing kinship as provided in Sections 1-3-71 and 675 1-3-73. However, the prohibition of this subsection shall not 676 apply to any individual who was an employee of the clerk's office 677 prior to the date his or her relative was elected as chancery or 678 circuit clerk. The spouse and/or any children of the chancery 679 clerk or circuit clerk employed in the office of the chancery 680 clerk may be paid a salary; however, the combined annual salaries of the clerk, spouse and any child of the clerk may not exceed an 681 682 amount equal to the salary limitation.
- (3) The chancery clerk and the circuit clerk shall be liable on their official bond for the proper deposit and accounting of all monies received by his office. The State Auditor shall promulgate uniform accounting methods for the accounting of all sources of income by the offices of the chancery and circuit clerk.
- 689 (4) There is created in the county depository of each county
  690 a clearing account to be designated as the "chancery court clerk
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691 clearing account," into which shall be deposited: (a) all such 692 monies as the clerk of the chancery court shall receive from any 693 person complying with any writ of garnishment, attachment, 694 execution or other like process authorized by law for the 695 enforcement of child support, spousal support or any other judgment; (b) any portion of any fees required by law to be 696 697 collected in civil cases which are to pay for the service of process or writs in another county; and (c) any other money as 698 699 shall be deposited with the court which by its nature is not, at the time of its deposit, public monies, but which is to be held by 700 701 the court in a trust or custodial capacity in a case or proceeding 702 before the court. The clerk of the chancery court shall account 703 for all monies deposited in and disbursed from such account and 704 shall be authorized and empowered to draw and issue checks on such account at such times, in such amounts and to such persons as 705 706 shall be proper and in accordance with law. 707 The following monies paid to the chancery clerk shall be 708 subject to the salary limitation prescribed under subsection (1): 709 (a) all fees required by law to be collected for the filing, 710 recording or abstracting of any bill, petition, pleading or decree 711 in any civil case in chancery; (b) all fees collected for land recordings, charters, notary bonds, certification of decrees and 712 copies of any documents; (c) all land redemption and mineral 713 714 documentary stamp commissions; and (d) any other monies or 715 commissions from private or governmental sources for statutory 716 functions which are not to be held by the court in a trust capacity. Such fees as shall exceed the salary limitations shall 717 718 be maintained in a bank account in the county depository and accounted for separately from those monies paid into the chancery 719 720 court clerk clearing account. 721 (5) There is created in the county depository in each county 722 a clearing account to be designated as the "circuit court clerk

civil clearing account," into which shall be deposited:

(a) all

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724 such monies and fees as the clerk of the circuit court shall 725 receive from any person complying with any writ of garnishment, 726 attachment, execution or any other like process authorized by law 727 for the enforcement of a judgment; (b) any portion of any fees 728 required by law or court order to be collected in civil cases; (c) all fees collected for the issuance of marriage licenses; and 729 730 (d) any other money as shall be deposited with the court which by its nature is not, at the time of its deposit, public monies but 731 which is to be held by the court in a trust or custodial capacity 732 733 in a case or proceeding before the court. 734 There is created in the county depository in each county a 735 clearing account to be designated as the "circuit court clerk criminal clearing account," into which shall be deposited: (a) 736 737 all such monies as are received in criminal cases in the circuit 738 court pursuant to any order requiring payment as restitution to the victims of criminal offenses; (b) any portion of any fees and 739 740 fines required by law or court order to be collected in criminal 741 cases; and (c) all cash bonds as shall be deposited with the 742 The clerk of the circuit court shall account for all 743 monies deposited in and disbursed from such account and shall be 744 authorized and empowered to draw and issue checks on such account, 745 at such times, in such amounts and to such persons as shall be proper and in accordance with law; however, such monies as are 746 747 forfeited in criminal cases shall be paid by the clerk of the 748 circuit court to the clerk of the board of supervisors for deposit 749 in the general fund of the county. The following monies paid to the circuit clerk shall be 750 751 subject to the salary limitation prescribed under subsection (1): 752 (a) all fees required by law to be collected for the filing, 753 recording or abstracting of any bill, petition, pleading or decree 754 in any civil action in circuit court; (b) copies of any documents; 755 and (c) any other monies or commissions from private or

756 governmental sources for statutory functions which are not to be 757 held by the court in a trust capacity.

(6) The chancery clerk and the circuit clerk shall establish and maintain a cash journal for recording cash receipts from private or government sources for furnishing copies of any papers of record or on file, or for rendering services as a notary public, or other fees wherein the total fee for the transaction is Ten Dollars (\$10.00) or less. The cash journal entry shall include the date, amount and type of transaction, and the clerk shall not be required to issue a receipt to the person receiving such services. The State Auditor shall not take exception to the furnishing of copies or the rendering of services as a notary by any clerk free of charge.

In any county having two (2) judicial districts, whenever the chancery clerk serves as deputy to the circuit clerk in one (1) judicial district and the circuit clerk serves as deputy to the chancery clerk in the other judicial district, the chancery clerk may maintain a cash journal, separate from the cash journal maintained for chancery clerk receipts, for recording the cash receipts paid to him as deputy circuit clerk, and the circuit clerk may maintain a cash journal, separate from the cash journal maintained for circuit clerk receipts, for recording the cash receipts paid to him as deputy chancery clerk. The cash receipts collected by the chancery clerk in his capacity as deputy circuit clerk and the cash receipts collected by the circuit clerk in his capacity as deputy chancery clerk shall be subject to the salary limitation prescribed under subsection (1).

(7) Any clerk who knowingly shall fail to deposit funds or otherwise violate the provisions of this section shall be guilty of a misdemeanor in office and, upon conviction thereof, shall be fined in an amount not to exceed double the amount that he failed to deposit, or imprisoned for not to exceed six (6) months in the county jail, or be punished by both such fine and imprisonment.

789	SECTION 7. Section 25-3-31, Mississippi Code of 1972, is
790	amended as follows:
791	25-3-31. The annual salaries of the following elected state
792	and district officers are fixed as follows:
793	Governor\$152,000.00
794	Attorney General
795	Secretary of State 120,000.00
796	Commissioner of Insurance <u>120,000.00</u>
797	State Treasurer <u>120,000.00</u>
798	State Auditor of Public Accounts 120,000.00
799	Commissioner of Agriculture and Commerce 120,000.00
800	Transportation Commissioners 108,000.00
801	Public Service Commissioners 108,000.00
802	* * *
803	SECTION 8. Section 25-3-35, Mississippi Code of 1972, is
804	amended as follows:
805	25-3-35. (1) The annual salaries of the following judges
806	are fixed as follows, to begin at the commencement of the next
807	term of office immediately succeeding the existing term:
808	Chief Justice of the Supreme Court\$144,238.00
809	Presiding Justice of the Supreme Court 141,488.00
810	Associate Justices of the Supreme Court, each 140,663.00
811	However, in addition to their present official duties, there
812	are imposed upon the Supreme Court justices the extra duties of
813	making a special study of existing laws and reporting to each
814	regular session of the Legislature such constructive suggestions
815	as they may deem necessary for the improvement of the
816	administration of justice, and of identifying and directing the
817	State Librarian to apply for grants and donations from any public
818	or private source for the purpose of enhancing the holdings of the
819	State Law Library, and of advising and counseling with the State
820	Librarian in the selection of law books for purchase and use in
821	the State Law Library, advising with the librarian thereof upon
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823	frequently used, and for the placing of same in a convenient
824	location so as to provide additional space for such books and
825	other current publications which may be more frequently used or
826	called for. For such extra services each justice, from and after
827	July 1, 2008, shall receive a sum sufficient when added to the
828	present salaries of the justices to aggregate One Hundred
829	Forty-four Thousand Two Hundred Thirty-eight Dollars (\$144,238.00)
830	for the Chief Justice, One Hundred Forty-one Thousand Four Hundred
831	Eighty-eight Dollars (\$141,488.00) for the presiding justice, and
832	One Hundred Forty Thousand Six Hundred Sixty-three Dollars
833	(\$140,663.00) for associate justices, per annum. As each existing
834	term expires and the above-captioned salaries become effective in
835	due course, the extra duties and compensation provided for shall
836	cease.
837	The fixed salaries as specified in this subsection (1) shall
838	be the exclusive and total compensation which can be reported to
839	the Public Employees' Retirement System for retirement purposes;
840	however, any judge in office on December 31, 2003, may continue to
841	report his expense allowance as part of his compensation for
842	retirement purposes.
843	(2) The annual salaries of the judges of the Court of
844	Appeals of Mississippi are fixed as follows, to begin at the
845	commencement of the next term of office immediately succeeding the
846	existing term:
847	Chief Judge of the Court of Appeals\$140,569.00
848	Associate Judges of the Court of Appeals, each $136,565.00$
849	However, in addition to their present official duties, there
850	are imposed upon the judges of the Court of Appeals the extra
851	duties of making a special study of existing laws and reporting to
852	the Supreme Court of the State of Mississippi such constructive
853	suggestions as they may deem necessary for the improvement of the
854	administration of justice, and assisting in advising and
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the removal from the library of any books which may be the least

655 counseling with the State Librarian in the selection of law books 656 for purchase and use in the State Law Library, assisting in 657 advising with the librarian thereof upon the removal from the 658 library of any books which may be the least frequently used, and 659 for the placing of same in a convenient location so as to provide 660 additional space for such books and other current publications 661 which may be more frequently used or called for. For such extra 662 services each judge, from and after July 1, 2008, shall receive a 663 sum sufficient when added to the present salaries of the judges to 664 aggregate One Mundred Forty Thousand Five Hundred Sixty-nine 665 Dollars (\$140,569.00) for the Chief Judge and One Hundred 666 Thirty-six Thousand Five Hundred Sixty-five Dollars (\$136,565.00) 667 for associate judges, per annum. As each existing term expires 668 and the above-captioned salaries become effective in due course, 669 the extra duties and compensation provided for shall cease. 670 The fixed salaries as specified in this subsection (2) shall 671 be the exclusive and total compensation which can be reported to 672 the Public Employees' Retirement System for retirement purposes; 673 however, any judge in office on December 31, 2003, may continue to 674 report his expense allowance as part of his compensation for 675 retirement purposes. 676 (3) The annual salaries of the chancery and circuit court 677 judges are fixed as follows, to begin at the commencement of the 678 next term of office immediately succeeding the existing term: 679 Chancery Judges, each		
advising with the librarian thereof upon the removal from the library of any books which may be the least frequently used, and for the placing of same in a convenient location so as to provide additional space for such books and other current publications which may be more frequently used or called for. For such extra services each judge, from and after July 1, 2008, shall receive a services each judge, from and after July 1, 2008, shall receive a services each judge, from and after July 1, 2008, shall receive a services each judge, from and after July 1, 2008, shall receive a services each judge, from and after July 1, 2008, shall receive a services each judge, from and after July 1, 2008, shall receive a services each judge, from and after July 1, 2008, shall receive a services each judges from and after July 1, 2008, shall receive a services each judges from and after July 1, 2008, shall receive a services each judges from and after July 1, 2008, shall receive a services each judges, per annum. As each existing term expires and the above-captioned salaries become effective in due course, the extra duties and compensation provided for shall cease.  The fixed salaries as specified in this subsection (2) shall be the exclusive and total compensation which can be reported to the Public Employees' Retirement System for retirement purposes; however, any judge in office on December 31, 2003, may continue to report his expense allowance as part of his compensation for retirement purposes.  (3) The annual salaries of the chancery and circuit court judges are fixed as follows, to begin at the commencement of the next term of office immediately succeeding the existing term: Chancery Judges, each	855	counseling with the State Librarian in the selection of law books
library of any books which may be the least frequently used, and for the placing of same in a convenient location so as to provide additional space for such books and other current publications which may be more frequently used or called for. For such extra services each judge, from and after July 1, 2008, shall receive a sum sufficient when added to the present salaries of the judges to aggregate One Mundred Forty Thousand Five Hundred Sixty-nine Dollars (\$140,569.00) for the Chief Judge and One Hundred Thirty-six Thousand Five Hundred Sixty-five Dollars (\$136,565.00) for associate judges, per annum. As each existing term expires and the above-captioned salaries become effective in due course, the extra duties and compensation provided for shall cease.  The fixed salaries as specified in this subsection (2) shall be the exclusive and total compensation which can be reported to the Public Employees' Retirement System for retirement purposes, however, any judge in office on December 31, 2003, may continue to freport his expense allowance as part of his compensation for retirement purposes.  (3) The annual salaries of the chancery and circuit court judges are fixed as follows, to begin at the commencement of the ext term of office immediately succeeding the existing term: Chancery Judges, each	856	for purchase and use in the State Law Library, assisting in
for the placing of same in a convenient location so as to provide additional space for such books and other current publications which may be more frequently used or called for. For such extra services each judge, from and after July 1, 2008, shall receive a sum sufficient when added to the present salaries of the judges to aggregate One Hundred Forty Thousand Five Hundred Sixty-nine  Bollars (\$140,569.00) for the Chief Judge and One Hundred  Thirty-six Thousand Five Hundred Sixty-five Dollars (\$136,565.00) for associate judges, per annum. As each existing term expires and the above-captioned salaries become effective in due course, the extra duties and compensation provided for shall cease.  The fixed salaries as specified in this subsection (2) shall be the exclusive and total compensation which can be reported to the Public Employees' Retirement System for retirement purposes; however, any judge in office on December 31, 2003, may continue to report his expense allowance as part of his compensation for retirement purposes.  (3) The annual salaries of the chancery and circuit court judges are fixed as follows, to begin at the commencement of the next term of office immediately succeeding the existing term:  Chancery Judges, each	857	advising with the librarian thereof upon the removal from the
additional space for such books and other current publications which may be more frequently used or called for. For such extra services each judge, from and after July 1, 2008, shall receive a sum sufficient when added to the present salaries of the judges to aggregate One Hundred Forty Thousand Five Hundred Sixty-nine  Dollars (\$140,569.00) for the Chief Judge and One Hundred  Thirty-six Thousand Five Hundred Sixty-five Dollars (\$136,565.00)  for associate judges, per annum. As each existing term expires and the above-captioned salaries become effective in due course, the extra duties and compensation provided for shall cease.  The fixed salaries as specified in this subsection (2) shall be the exclusive and total compensation which can be reported to the Public Employees' Retirement System for retirement purposes; however, any judge in office on December 31, 2003, may continue to report his expense allowance as part of his compensation for retirement purposes.  (3) The annual salaries of the chancery and circuit court judges are fixed as follows, to begin at the commencement of the next term of office immediately succeeding the existing term: Chancery Judges, each	858	library of any books which may be the least frequently used, and
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services each judge, from and after July 1, 2008, shall receive a  sum sufficient when added to the present salaries of the judges to  aggregate One Hundred Forty Thousand Five Hundred Sixty-nine  Dollars (\$140,569.00) for the Chief Judge and One Hundred  Thirty-six Thousand Five Hundred Sixty-five Dollars (\$136,565.00)  for associate judges, per annum. As each existing term expires  and the above-captioned salaries become effective in due course,  the extra duties and compensation provided for shall cease.  The fixed salaries as specified in this subsection (2) shall  be the exclusive and total compensation which can be reported to  the Public Employees' Retirement System for retirement purposes;  however, any judge in office on December 31, 2003, may continue to  report his expense allowance as part of his compensation for  retirement purposes.  (3) The annual salaries of the chancery and circuit court  judges are fixed as follows, to begin at the commencement of the  next term of office immediately succeeding the existing term:  Chancery Judges, each	860	additional space for such books and other current publications
sum sufficient when added to the present salaries of the judges to aggregate One Hundred Forty Thousand Five Hundred Sixty-nine  Dollars (\$140,569.00) for the Chief Judge and One Hundred  Thirty-six Thousand Five Hundred Sixty-five Dollars (\$136,565.00)  for associate judges, per annum. As each existing term expires and the above-captioned salaries become effective in due course, the extra duties and compensation provided for shall cease.  The fixed salaries as specified in this subsection (2) shall be the exclusive and total compensation which can be reported to the Fublic Employees' Retirement System for retirement purposes; however, any judge in office on December 31, 2003, may continue to report his expense allowance as part of his compensation for retirement purposes.  (3) The annual salaries of the chancery and circuit court judges are fixed as follows, to begin at the commencement of the next term of office immediately succeeding the existing term: Chancery Judges, each	861	which may be more frequently used or called for. For such extra
aggregate One Hundred Forty Thousand Five Hundred Sixty-nine  Dollars (\$140,569.00) for the Chief Judge and One Hundred  Thirty-six Thousand Five Hundred Sixty-five Dollars (\$136,565.00)  for associate judges, per annum. As each existing term expires  and the above-captioned salaries become effective in due course,  the extra duties and compensation provided for shall cease.  The fixed salaries as specified in this subsection (2) shall  be the exclusive and total compensation which can be reported to  the Public Employees' Retirement System for retirement purposes;  however, any judge in office on December 31, 2003, may continue to  report his expense allowance as part of his compensation for  retirement purposes.  (3) The annual salaries of the chancery and circuit court  judges are fixed as follows, to begin at the commencement of the  next term of office immediately succeeding the existing term:  Chancery Judges, each	862	services each judge, from and after <u>July 1, 2008</u> , shall receive a
Dollars (\$140,569.00) for the Chief Judge and One Hundred Thirty-six Thousand Five Hundred Sixty-five Dollars (\$136,565.00)  for associate judges, per annum. As each existing term expires and the above-captioned salaries become effective in due course, the extra duties and compensation provided for shall cease.  The fixed salaries as specified in this subsection (2) shall be the exclusive and total compensation which can be reported to the Public Employees' Retirement System for retirement purposes; however, any judge in office on December 31, 2003, may continue to report his expense allowance as part of his compensation for retirement purposes.  (3) The annual salaries of the chancery and circuit court judges are fixed as follows, to begin at the commencement of the next term of office immediately succeeding the existing term:  Chancery Judges, each	863	sum sufficient when added to the present salaries of the judges to
Thirty-six Thousand Five Hundred Sixty-five Dollars (\$136,565.00)  for associate judges, per annum. As each existing term expires  and the above-captioned salaries become effective in due course,  the extra duties and compensation provided for shall cease.  The fixed salaries as specified in this subsection (2) shall  be the exclusive and total compensation which can be reported to  the Public Employees' Retirement System for retirement purposes;  however, any judge in office on December 31, 2003, may continue to  report his expense allowance as part of his compensation for  retirement purposes.  (3) The annual salaries of the chancery and circuit court  judges are fixed as follows, to begin at the commencement of the  next term of office immediately succeeding the existing term:  Chancery Judges, each	864	aggregate One Hundred Forty Thousand Five Hundred Sixty-nine
for associate judges, per annum. As each existing term expires and the above-captioned salaries become effective in due course, the extra duties and compensation provided for shall cease.  The fixed salaries as specified in this subsection (2) shall be the exclusive and total compensation which can be reported to the Public Employees' Retirement System for retirement purposes; however, any judge in office on December 31, 2003, may continue to report his expense allowance as part of his compensation for retirement purposes.  (3) The annual salaries of the chancery and circuit court judges are fixed as follows, to begin at the commencement of the next term of office immediately succeeding the existing term: Chancery Judges, each	865	Dollars (\$140,569.00) for the Chief Judge and One Hundred
and the above-captioned salaries become effective in due course, the extra duties and compensation provided for shall cease. The fixed salaries as specified in this subsection (2) shall be the exclusive and total compensation which can be reported to the Public Employees' Retirement System for retirement purposes; however, any judge in office on December 31, 2003, may continue to report his expense allowance as part of his compensation for retirement purposes.  (3) The annual salaries of the chancery and circuit court judges are fixed as follows, to begin at the commencement of the next term of office immediately succeeding the existing term:  Chancery Judges, each	866	Thirty-six Thousand Five Hundred Sixty-five Dollars (\$136,565.00)
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The fixed salaries as specified in this subsection (2) shall be the exclusive and total compensation which can be reported to the Public Employees' Retirement System for retirement purposes; however, any judge in office on December 31, 2003, may continue to report his expense allowance as part of his compensation for retirement purposes.  (3) The annual salaries of the chancery and circuit court judges are fixed as follows, to begin at the commencement of the next term of office immediately succeeding the existing term:  Chancery Judges, each	868	and the above-captioned salaries become effective in due course,
be the exclusive and total compensation which can be reported to the Public Employees' Retirement System for retirement purposes; however, any judge in office on December 31, 2003, may continue to report his expense allowance as part of his compensation for retirement purposes.  (3) The annual salaries of the chancery and circuit court judges are fixed as follows, to begin at the commencement of the next term of office immediately succeeding the existing term: Chancery Judges, each	869	the extra duties and compensation provided for shall cease.
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retirement purposes.  (3) The annual salaries of the chancery and circuit court  judges are fixed as follows, to begin at the commencement of the  next term of office immediately succeeding the existing term:  Chancery Judges, each	873	however, any judge in office on December 31, 2003, may continue to
376 (3) The annual salaries of the chancery and circuit court  877 judges are fixed as follows, to begin at the commencement of the  878 next term of office immediately succeeding the existing term:  879 Chancery Judges, each	874	report his expense allowance as part of his compensation for
judges are fixed as follows, to begin at the commencement of the  next term of office immediately succeeding the existing term:  Chancery Judges, each	875	retirement purposes.
next term of office immediately succeeding the existing term:  Chancery Judges, each	876	(3) The annual salaries of the chancery and circuit court
Chancery Judges, each	877	judges are fixed as follows, to begin at the commencement of the
Circuit Judges, each	878	next term of office immediately succeeding the existing term:
In addition to their present official duties, there are imposed upon to Supreme Court of the State of Mississippi such constructive  883 suggestions as they may deem necessary for the improvement of the  884 administration of justice, which shall be recommended to the  885 Legislature by the Supreme Court in the manner provided by law.  886 The judges shall advise and supervise in the purchase of law books  887 for the libraries of each district, and shall study and evaluate  H. B. No. 859  889 08/HR03/R1040CS	879	Chancery Judges, each\$130,213.00
Supreme Court of the State of Mississippi such constructive  883 suggestions as they may deem necessary for the improvement of the  884 administration of justice, which shall be recommended to the  885 Legislature by the Supreme Court in the manner provided by law.  886 The judges shall advise and supervise in the purchase of law books  887 for the libraries of each district, and shall study and evaluate  H. B. No. 859  08/HR03/R1040CS	880	Circuit Judges, each
suggestions as they may deem necessary for the improvement of the administration of justice, which shall be recommended to the Legislature by the Supreme Court in the manner provided by law.  The judges shall advise and supervise in the purchase of law books for the libraries of each district, and shall study and evaluate H. B. No. 859 08/HR03/R1040CS	881	In addition to their present official duties, there are imposed upon t
administration of justice, which shall be recommended to the  Legislature by the Supreme Court in the manner provided by law.  The judges shall advise and supervise in the purchase of law books  for the libraries of each district, and shall study and evaluate  H. B. No. 859  08/HR03/R1040CS	882	Supreme Court of the State of Mississippi such constructive
Legislature by the Supreme Court in the manner provided by law.  The judges shall advise and supervise in the purchase of law books  for the libraries of each district, and shall study and evaluate  H. B. No. 859  08/HR03/R1040CS	883	suggestions as they may deem necessary for the improvement of the
The judges shall advise and supervise in the purchase of law books  for the libraries of each district, and shall study and evaluate  H. B. No. 859  08/HR03/R1040CS	884	administration of justice, which shall be recommended to the
for the libraries of each district, and shall study and evaluate  H. B. No. 859  08/HR03/R1040CS	885	Legislature by the Supreme Court in the manner provided by law.
H. B. No. 859	886	The judges shall advise and supervise in the purchase of law books
08/HR03/R1040CS	887	for the libraries of each district, and shall study and evaluate
		08/HR03/R1040CS

888 the inventory of books and facilities now existing in the 889 libraries of each district to effect the removal and relocation of 890 obsolete publications so as to provide additional space for those 891 books and current publications more frequently used. The judges 892 shall seek and identify any grants and donations from any public or private source for the purpose of enhancing the holdings of the 893 894 libraries of each district. The judges shall study the existing 895 rules promulgated by the circuit and chancery court judicial 896 associations governing the operation of chancery and circuit 897 courts, and revise the same pursuant to existing laws. For such 898 extra services each judge, from and after July 1, 2008, shall 899 receive a sum sufficient when added to the present salaries of the 900 judges to aggregate One Hundred Thirty Thousand Two Hundred 901 Thirteen Dollars (\$130,213.00) per annum for each judge. Upon the expiration of the existing term, the above-captioned salaries 902 903 become effective in due course, and the extra duties and 904 compensation provided for shall cease.

- 905 (4) The Supreme Court shall prepare a payroll for chancery 906 judges and circuit judges and submit such payroll to the 907 Department of Finance and Administration.
- 908 (5) The annual salary of the full-time district attorneys 909 shall be <u>One Hundred Seventeen Thousand One Hundred Ninety-two</u> 910 Dollars (\$117,192.00).
- The annual salary of the full-time legal assistants 911 912 shall be not less than Fifteen Thousand Dollars (\$15,000.00) nor 913 more than eighty percent (80%) of the salary of the district 914 attorney for legal assistants who have been licensed to practice 915 law for five (5) years or less; eighty-five percent (85%) of the salary of the district attorney for legal assistants who have been 916 917 licensed to practice law for at least five (5) years but less than fifteen (15) years; and ninety percent (90%) of the salary of the 918 919 district attorney for legal assistants who have been licensed to practice law for at least fifteen (15) years or more. 920

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922 **SECTION 9.** Section 5-1-41, Mississippi Code of 1972, is

923 amended as follows:

924 5-1-41. Beginning with the 1986 Regular Session of the

925 Legislature of the State of Mississippi, each Senator and

926 Representative of the Legislature shall receive as compensation at

927 each regular session the sum of Fifteen Thousand Dollars

928 (\$15,000.00) and the mileage allowance provided by Section

929 25-3-41, for each mile of the distance by the most direct route

usually traveled in coming to and returning from the place where

931 the Legislature sits. Beginning on April 16, 1997, each Senator

and Representative shall receive for attending each extraordinary

session or called session the sum of Seventy-five Dollars (\$75.00)

934 per day and mileage at the same rate as per regular session. In

addition to the above, beginning on April 16, 1997, each Senator

936 and Representative and the Lieutenant Governor shall receive the

937 sum of Two Thousand Five Hundred Dollars (\$2,500.00) per month for

938 expenses incidental to his office for every full month of his

939 term, except any month or major fraction thereof when the

Legislature is convened in regular or extraordinary session; and

941 payments shall be made to each Senator and Representative and the

942 Lieutenant Governor by the State Treasurer between the first and

943 tenth day of each month following the month for which the payments

944 are due.

945 **SECTION 10.** Section 5-1-43, Mississippi Code of 1972, is

946 amended as follows:

947 5-1-43. (1) The salary of the Lieutenant Governor and of

948 the Speaker of the House of Representatives shall be Ninety

949 Thousand Dollars (\$90,000.00) annually, and they shall receive for

950 attending each extraordinary or called session the same

951 compensation and mileage as is provided for members of the

952 Legislature. \* \* \*

- 953 (2) On the first day of each month, the Lieutenant Governor 954 and the Speaker of the House of Representatives shall receive in 955 twelve (12) equal monthly installments the compensation provided 956 for pursuant to subsection (1) of this section.
- 957 **SECTION 11.** Section 5-1-45, Mississippi Code of 1972, is 958 amended as follows:
- of the Senate shall receive an annual salary in an amount equal to Forty-five Thousand Dollars (\$45,000.00). The salary provided for the President Pro Tempore under this section shall be in addition to the compensation and expense allowance established for members of the Legislature under Section 5-1-41.
- 965 **SECTION 12.** Section 5-1-46, Mississippi Code of 1972, is 966 amended as follows:
- 5-1-46. Beginning on June 4, 1997, the Speaker Pro Tempore of the House of Representatives shall receive an annual salary in an amount equal to Forty-five Thousand Dollars (\$45,000.00). The salary provided for the Speaker Pro Tempore under this section shall be in addition to the compensation and expense allowance established for members of the Legislature under Section 5-1-41.
- SECTION 13. The Attorney General of the State of Mississippi shall submit this act, immediately upon approval by the Governor, or upon approval by the Legislature subsequent to a veto, to the Attorney General of the United States or to the United States

  District Court for the District of Columbia in accordance with the provisions of the Voting Rights Act of 1965, as amended and extended.
- 980 **SECTION 14.** Sections 1 through 6 of this act shall take
  981 effect and be in force from and after the date it is effectuated
  982 under Section 5 of the Voting Rights Act of 1965, as amended and
  983 extended, or October 1, 2008, whichever is later. Sections 7
  984 through 12 of this act shall take effect and be in force from and
  985 after the date it is effectuated under Section 5 of the Voting

986 Rights Act of 1965, as amended and extended, or January 1, 2009,

987 whichever is later.