MISSISSIPPI LEGISLATURE

By: Representatives Smith, Dixon

To: Ways and Means

HOUSE BILL NO. 1421

1 AN ACT TO AMEND SECTION 25-3-69, MISSISSIPPI CODE OF 1972, TO 2 INCREASE THE PER DIEM COMPENSATION ALLOWED TO ALL OFFICERS AND 3 EMPLOYEES OF STATE AGENCIES, BOARDS, COMMISSIONS, DEPARTMENTS AND INSTITUTIONS; TO BRING FORWARD SECTION 17-17-313, MISSISSIPPI CODE 4 5 OF 1972, WHICH ESTABLISHES THE BOARD OF COMMISSIONERS FOR THE 6 MISSISSIPPI REGIONAL SOLID WASTE MANAGEMENT AUTHORITY ACT, FOR THE PURPOSE OF POSSIBLE AMENDMENT; TO BRING FORWARD SECTION 25-7-61, 7 MISSISSIPPI CODE OF 1972, WHICH PROVIDES FOR THE COMPENSATION PAID 8 TO JURORS, FOR THE PURPOSE OF POSSIBLE AMENDMENT; TO BRING FORWARD 9 10 SECTION 73-43-7, MISSISSIPPI CODE OF 1972, WHICH ESTABLISHES THE MEETING GUIDELINES AND PER DIEM COMPENSATION FOR MEMBERS OF THE 11 12 STATE BOARD OF MEDICAL LICENSURE, FOR THE PURPOSE OF POSSIBLE 13 AMENDMENT; AND FOR RELATED PURPOSES.

14BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:15SECTION 1. Section 25-3-69, Mississippi Code of 1972, is

16 amended as follows:

17 25-3-69. Unless otherwise provided by law, all officers and 18 employees of state agencies, boards, commissions, departments and 19 institutions authorized by law to receive per diem compensation 20 for each day or fraction thereof occupied with the discharge of 21 official duties shall be entitled to * * * Forty Dollars (\$40.00) 22 <u>One Hundred Fifty Dollars (\$150.00)</u> per diem compensation. When 23 the Governor, Lieutenant Governor or Speaker of the House of

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Representatives appoints a person to a board, commission or other position that requires confirmation by the Senate, the person may receive per diem compensation for the performance of official duties before such appointment is confirmed by the Senate, as such per diem compensation is authorized under this section.

29 SECTION 2. Section 17-17-313, Mississippi Code of 1972, is
30 brought forward as follows:

31 17-17-313. (1) All powers of the authority shall be vested 32 in the board of commissioners. Each member of the authority shall 33 have at least one (1) commissioner on the board.

34 The incorporators shall by duly adopted resolution or bylaws designate the vote of each commissioner based upon pro rata 35 36 population, municipal solid waste volume or such other criteria as 37 they may determine. In the alternative, the incorporators by duly 38 adopted resolution, may authorize appointments to the board by the 39 members to reflect population, municipal solid waste volume or 40 such other criteria as the incorporators may determine. In addition, the incorporators shall designate a term for each 41 42 commissioner at the time of incorporation so as to establish 43 staggered terms of office. No commissioner shall serve for a term 44 to exceed four (4) years unless duly reappointed. Such 45 resolutions for the composition of the board and the vote of its 46 commissioners shall be filed with the incorporation agreement. 47 Initially, the board shall be composed as follows: (a)

H. B. No. 1421 # deleted text version # 16/HR26/R1998 PAGE 2 (ENK\KW) 48 (i) Within thirty (30) days of the effective date
49 of the incorporation agreement, the board of supervisors of each
50 participating county and the mayor of each municipality acting on
51 behalf and with the consent of the governing body of each
52 participating municipality shall appoint at least one (1) person
53 to the board as determined by the resolution of the incorporators.

(ii) The governing body of each county or
municipality shall appoint only individuals who are residents of
its respective county or municipality or an employee thereof.

57 The number of commissioners of the board (iii) 58 shall be increased by at least one (1) each time a county or 59 municipality enters into membership and executes a contract for 60 solid waste management. The board shall establish the vote or number of commissioners based upon the same terms as the original 61 62 resolution of the incorporators. Within fifteen (15) days of entering into the contract, the governing body of the county or 63 64 municipality, entering into such contract shall appoint at least one (1) person to the board. Any commissioner appointed under the 65 66 provision shall serve for a term of four (4) years.

67 (iv) After the initial term, the commissioners
68 shall serve a term of four (4) years, and for such period
69 thereafter until a successor shall be duly appointed and
70 qualified.

(v) Upon selection of a site for any municipal
solid waste management facility owned and/or operated by the

H. B. No. 1421 # deleted text version # 16/HR26/R1998 PAGE 3 (ENK\KW) 73 authority, the situs county shall have a minimum representation at 74 least as great as any single member. Such representation shall 75 include a minimum of one (1) commissioner from the supervisor 76 district in which the facility is located. The supervisor of the 77 district or his designee shall serve in this position.

78 (b) Each commissioner of the board shall be eligible 79 for reappointment. All vacancies shall be filled by appointment 80 in the same manner, provided that any person appointed to fill a 81 vacancy shall serve only for the unexpired term. Any commissioner 82 may be removed at any time prior to the expiration of the member's term of office for misfeasance, malfeasance or willful neglect of 83 duty, as determined by the appointing political subdivision. 84 Before assuming office, each commissioner shall take and subscribe 85 86 to the constitutional oath of office before a chancery clerk, and a record of such oath shall be filed with the Secretary of State. 87 88 The board of commissioners shall annually select a chairman and a 89 vice chairman.

The board may appoint an executive committee to be 90 (2)91 composed of not less than five (5) persons. No member shall have 92 more than one (1) representative on the executive committee. The 93 chairman of the board shall serve as chairman of the executive 94 committee. The executive committee is empowered to execute all powers vested in the full board between meetings of the board. A 95 96 majority plus one (1) shall constitute a quorum for the transaction of business. All actions of the executive committee 97

H. B. No. 1421 # deleted text version # 16/HR26/R1998 PAGE 4 (ENK\KW) 98 must be ratified by a majority of the board at a regular or called 99 meeting of the board.

100 The board may employ such personnel and appoint and (3)prescribe the duties of such officers as the board deems necessary 101 102 or advisable, including a general manager and a secretary of the 103 authority. The general manager may also serve as secretary and 104 shall be a person of good moral character and of proven ability as 105 an administrator with a minimum of five (5) years' experience in 106 the management and administration of a public works operation or 107 comparable experience which may include, but is not limited to, 108 supervision, public financing, regulatory codes and related 109 functions as minimum qualifications to administer the programs and 110 duties of the authority. The general manager shall administer, manage and direct the affairs and business of the authority, 111 subject to the policies, control and direction of the board. 112 The 113 general manager and any commissioner not bonded in another 114 capacity shall give bond executed by a surety company or companies authorized to do business in this state in the penal sum of Fifty 115 116 Thousand Dollars (\$50,000.00) payable to the authority conditioned 117 upon the faithful performance of his duties and the proper 118 accounting for all funds. The board may require any of its 119 employees to be bonded. The cost of any bond required by this 120 section or by the board shall be paid from funds of the authority. 121 The secretary shall keep a record of the proceedings of the 122 authority and shall be custodian of all books, documents and

H. B. No. 1421 # deleted text version # 16/HR26/R1998 PAGE 5 (ENK\KW) papers filed with the authority, the minute book or journal, and the official seal. The secretary may make copies of all minutes and other records and documents of the authority and to certify under the seal of the authority that such copies are true and accurate copies, and all persons dealing with the authority may rely upon such certificates.

(4) Regular meetings of the board shall be held as set forth in its bylaws, rules or regulations. Additional meetings of the board shall be held at the call of the chairman or whenever any three (3) commissioners so request.

133 (5) Upon express, prior authorization of the authority, each 134 commissioner may receive compensation in an amount not to exceed 135 Forty Dollars (\$40.00) per day for attending each day's meeting of 136 the board and for each day spent in attending to the business of 137 the authority and, in addition, may receive reimbursement for 138 actual and necessary expenses incurred as provided by Section 139 25-3-41, Mississippi Code of 1972. Each commissioner shall not be entitled to any additional compensation other than that 140 141 specifically provided for in this subsection.

142 (6) The board shall prepare a budget for the authority for 143 each fiscal year at least ninety (90) days prior to the beginning 144 of each fiscal year, which shall be from July 1 to June 30 of each 145 year, and shall submit it to the governing body of each member.

146 SECTION 3. Section 25-7-61, Mississippi Code of 1972, is 147 brought forward as follows:

H. B. No. 1421 # deleted text version # 16/HR26/R1998 PAGE 6 (ENK\KW) 148 [Effective until January 1, 2008, or such time as the Lengthy 149 Trial Fund is fully funded by a specific appropriation of the 150 Legislature, whichever is later, this section shall read as 151 follows:]

152 25-7-61. (1) Fees of jurors shall be payable as follows: 153 (a) Grand jurors and petit jurors in the chancery, county, circuit and special eminent domain courts shall be paid an 154 155 amount to be set by the board of supervisors, not to be less than 156 Twenty-five Dollars (\$25.00) per day and not to be greater than Forty Dollars (\$40.00) per day, plus mileage authorized in Section 157 158 In the trial of all cases where jurors are in charge of 25-3-41. 159 bailiffs and are not permitted to separate, the sheriff with the 160 approval of the trial judge may pay for room and board of jurors 161 on panel for actual time of trial.

No grand juror shall receive any compensation except mileage unless he has 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 has been sworn as provided by Section 13-5-71.

(b) Jurors making inquisitions of intellectual disability, mental illness or 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 the inquisition is held.

H. B. No. 1421 # deleted text version # 16/HR26/R1998 PAGE 7 (ENK\KW) 173 (C) Jurors in the justice courts shall be paid an 174 amount of not less than Ten Dollars (\$10.00) per day and not more than Fifteen Dollars (\$15.00) per day, to be established by the 175 board of supervisors. In all criminal cases in the justice court 176 177 in which the prosecution fails, the fees of jurors shall be paid 178 by the county treasurer on order of the board of supervisors on certificate of the county attorney in all counties that have 179 180 county attorneys, otherwise by the justice court judge.

181 (2) Any juror may return the fees provided as compensation 182 for service as a juror to the county that paid for the person's 183 service as a juror. The fees returned to the county may be 184 earmarked for a particular purpose to be selected by the juror, 185 including:

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(a) The local public library;

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(b) Local law enforcement;

188 (c) The Mississippi Burn Care Fund created in Section 189 7-9-70; or

190 (d) Any other governmental agency.

191 [From and after January 1, 2008, or such time as the Lengthy 192 Trial Fund is fully funded by a specific appropriation of the 193 Legislature, whichever is later, this section shall read as 194 follows:]

195 25-7-61. (1) Fees of jurors shall be payable as follows:
196 (a) Grand jurors and petit jurors in the chancery,
197 county, circuit and special eminent domain courts shall be paid an

H. B. No. 1421 # deleted text version # 16/HR26/R1998 PAGE 8 (ENK\KW) amount to be set by the board of supervisors, not to be less than Twenty-five Dollars (\$25.00) per day and not to be greater than Forty Dollars (\$40.00) per day, plus mileage authorized in Section 25-3-41. In the trial of all cases where jurors are in the charge of bailiffs and are not permitted to separate, the sheriff with the approval of the trial judge may pay for room and board of jurors on panel for actual time of trial.

No grand juror shall receive any compensation except mileage unless the juror has 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 the juror has been sworn as provided by Section 13-5-71.

(b) Jurors making inquisitions of intellectual disability, mental illness or 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 the inquisition is held.

(c) Jurors in the justice courts shall be paid an amount of not less than Ten Dollars (\$10.00) per day and not more than Fifteen Dollars (\$15.00) per day, to be established by the board of supervisors. In all criminal cases in the justice court in which the prosecution fails, the fees of jurors shall be paid by the county treasurer on order of the board of supervisors on

H. B. No. 1421 # deleted text version # 16/HR26/R1998 PAGE 9 (ENK\KW) 223 certificate of the county attorney in all counties that have 224 county attorneys, otherwise by the justice court judge.

225 Any juror may return the fees provided as compensation (2) 226 for service as a juror to the county that paid for the person's 227 service as a juror. The fees returned to the county may be 228 earmarked for a particular purpose to be selected by the juror, 229 including:

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The local public library; (a)

231 Local law enforcement; (b)

232 (C) The Mississippi Burn Care Fund created in Section 233 7-9-70; or

234 (d) Any other governmental agency.

235 (3) The Administrative Office of Courts shall promulgate 236 rules to establish a Lengthy Trial Fund to be used to provide full 237 or partial wage replacement or wage supplementation to jurors who 238 serve as petit jurors in civil cases for more than ten (10) days.

239 The Uniform Circuit and County Court Rules shall (a) provide for the following: 240

241 The selection and appointment of an (i) 242 administrator for the fund.

243 (ii) Procedures for the administration of the 244 fund, including payments of salaries of the administrator and 245 other necessary personnel.

246 (iii) Procedures for the accounting, auditing and investment of money in the Lengthy Trial Fund. 247

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(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.

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

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

260 (C) To the extent funds are available in the Lengthy 261 Trial Fund, and in accordance with any rules or regulations 262 promulgated by the Administrative Office of Courts, the court may 263 pay replacement or supplemental wages out of the Lengthy Trial 264 Fund not to exceed Three Hundred Dollars (\$300.00) per day per 265 juror beginning on the eleventh day of jury service. In addition, 266 for any jurors who qualify for payment by virtue of having served 267 on a jury for more than ten (10) days, the court, upon finding 268 that the service posed a significant financial hardship to a 269 juror, even in light of payments made with respect to jury service 270 after the tenth day, may award replacement or supplemental wages 271 out of the Lengthy Trial Fund not to exceed One Hundred Dollars

H. B. No. 1421 # deleted text version # 16/HR26/R1998 PAGE 11 (ENK\KW) 272 (\$100.00) per day from the fourth to the tenth day of jury 273 service.

274 Any juror who is serving or has served on a jury (d) 275 that qualifies for payment from the Lengthy Trial Fund, provided the service began on or after January 1, 2008, may submit a 276 277 request for payment from the Lengthy Trial Fund on a form that the 278 administrator provides. Payment shall be limited to the 279 difference between the jury fee specified in subsection (1) of 280 this section and the actual amount of wages a juror earns, up to 281 the maximum level payable, minus any amount the juror actually 282 receives from the employer during the same time period.

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

(iii) If an individual is self-employed or receives compensation other than wages, the individual may provide a sworn affidavit attesting to his or her approximate gross weekly

H. B. No. 1421 # deleted text version # 16/HR26/R1998 PAGE 12 (ENK\KW) 296 income, together with such other information as the administrator 297 may require, in order to verify weekly income.

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

302 **SECTION 4.** Section 73-43-7, Mississippi Code of 1972, is 303 brought forward as follows:

304 73-43-7. Five (5) members shall constitute a quorum, and a 305 majority of those present shall be necessary to reject any 306 application. All regular meetings of the board shall be held at 307 least quarterly upon the call of the president, except the first 308 meeting of the original appointees which shall be called by the 309 The members of the board shall be entitled to a per Governor. 310 diem of Forty Dollars (\$40.00) for each day's service in attending 311 meetings of the board and for conducting examinations for 312 professional certificates, and shall receive reimbursement for 313 necessary expenses and mileage as is authorized by law.

314 **SECTION 5.** This act shall take effect and be in force from 315 and after July 1, 2016.

H. B. No. 1421# deleted text version #16/HR26/R1998ST: State officers and employees; increase the
per diem compensation for.