MISSISSIPPI LEGISLATURE

By: Representatives Currie, Dixon, Sykes, To: Public Health and Human Boyd, Arnold, Willis, Reynolds

Services

HOUSE BILL NO. 334

1 AN ACT TO AMEND SECTIONS 9-27-1 THROUGH 9-27-19, MISSISSIPPI 2 CODE OF 1972, TO REVISE THE RIVERS MCGRAW MENTAL HEALTH DIVERSION 3 PILOT PROGRAM ACT TO BE THE RIVERS MCGRAW MENTAL HEALTH COURT ACT 4 AND ALLOW MENTAL HEALTH COURTS TO BE ESTABLISHED THROUGHOUT THE 5 STATE; TO CREATE NEW SECTION 9-27-6, MISSISSIPPI CODE OF 1972, TO 6 PROVIDE THAT THE ADMINISTRATIVE OFFICE OF COURTS SHALL BE 7 RESPONSIBLE FOR CERTIFICATION AND MONITORING OF LOCAL MENTAL HEALTH COURTS; TO ESTABLISH THE STATE MENTAL HEALTH COURTS 8 9 ADVISORY COMMITTEE; TO CREATE NEW SECTION 9-27-23, MISSISSIPPI 10 CODE OF 1972, TO ESTABLISH THE MENTAL HEALTH COURT FUND; TO AMEND 11 SECTION 43-21-357, MISSISSIPPI CODE OF 1972, TO ALLOW THE YOUTH 12 COURT INTAKE UNIT TO RECOMMEND THAT A CHILD BE REFERRED TO THE 13 YOUTH COURT MENTAL HEALTH COURT AND TO ALLOW THE YOUTH COURT THE OPTION TO ORDER THAT A CHILD BE REFERRED TO THE YOUTH COURT MENTAL 14 15 HEALTH COURT; TO AMEND SECTION 25-3-35, MISSISSIPPI CODE OF 1972, 16 TO SPECIFY DUTIES IMPOSED ON SUPREME COURT JUSTICES, CHANCERY 17 COURT JUDGES AND CIRCUIT COURT JUDGES RELATING TO MENTAL HEALTH 18 COURTS; TO REPEAL SECTION 9-27-21, MISSISSIPPI CODE OF 1972, WHICH 19 AUTHORIZES CERTAIN CIRCUIT COURT DISTRICTS TO ESTABLISH MENTAL 20 HEALTH DIVERSION PILOT PROGRAMS; AND FOR RELATED PURPOSES.

21 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:

22 SECTION 1. Section 9-27-1, Mississippi Code of 1972, is

amended as follows: 23

24 9-27-1. This chapter shall be known and may be cited as the

25 Rivers McGraw Mental Health * * * Court Act.

- 26 SECTION 2. Section 9-27-3, Mississippi Code of 1972, is
- 27 amended as follows:

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28 9-27-3. (1) The Legislature recognizes the critical need 29 for judicial intervention to establish court processes and 30 procedures that are more responsive to the needs of defendants with mental illnesses, while maintaining public safety and the 31 32 integrity of the court process. It is the intent of the 33 Legislature to facilitate * * * local mental health * * * court 34 alternatives * * * that are adaptable to chancery, circuit, county, youth, municipal and justice courts. 35 36 The goals of the mental health * * * courts under this (2)chapter include the following: 37 Reduce the number of future criminal justice 38 (a) 39 contacts among offenders with mental illnesses; 40 Reduce the inappropriate institutionalization of (b) people with mental illnesses; 41 42 Improve the mental health and well-being of (C)43 defendants who come in contact with the * * * mental health court; 44 Improve linkages between the criminal justice (d) system and the mental health system; 45 46 Expedite case processing; (e) 47 Protect public safety; (f) 48 (q) Establish linkages with other state and local 49 agencies and programs that target people with mental illnesses in 50 order to maximize the delivery of services; and 51 To use corrections resources more effectively by (h) 52 redirecting prison-bound offenders whose criminal conduct is

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53 driven in part by mental illnesses to intensive supervision and 54 clinical treatment available in the mental health * * * <u>court</u>.

55 SECTION 3. Section 9-27-5, Mississippi Code of 1972, is 56 amended as follows:

9-27-5. For the purposes of this chapter, the following
words and phrases shall have the meanings * * * as defined in this
section unless the context clearly requires otherwise:

(a) "Chemical tests" means the analysis of * * * <u>a</u>
<u>person's</u>: (i) blood, (ii) breath, (iii) hair, (iv) sweat, (v)
saliva, (vi) urine, or (vii) other bodily substance to determine
the presence of alcohol or a controlled substance.

(b) "Mental health * * * <u>court</u>" means an immediate and
highly structured intervention process for mental health treatment
of eligible defendants or juveniles that:

67 (i) Brings together mental health professionals,
68 local social programs and intensive judicial monitoring; and

69 (ii) Follows the key components of the mental
70 health court curriculum published by the Bureau of Justice of the
71 United States Department of Justice.

(c) "Evidence-based practices" means supervision
policies, procedures and practices that scientific research
demonstrates reduce recidivism.

75 (d) "Risk and needs assessment" means the use of an76 actuarial assessment tool validated on a Mississippi corrections

H. B. No. 334 **~ OFFICIAL ~** 19/HR43/R993 PAGE 3 (RF\EW) 77 population to determine a person's risk to reoffend and the 78 characteristics that, if addressed, reduce the risk to reoffend. 79 SECTION 4. The following shall be codified as Section

80 9-27-6, Mississippi Code of 1972:

9-27-6. (1) The Administrative Office of Courts shall be
 responsible for certification and monitoring of local mental
 health courts according to standards promulgated by the State
 Mental Health Courts Advisory Committee.

85 The State Mental Health Courts Advisory Committee is (2)86 established to develop and periodically update proposed statewide 87 evaluation plans and models for monitoring all critical aspects of 88 mental health courts. The committee shall provide the proposed 89 evaluation plans to the Chief Justice and the Administrative 90 Office of Courts. The committee shall be chaired by the Director of the Administrative Office of Courts and shall consist of not 91 92 less than seven (7) members nor more than eleven (11) members 93 appointed by the Supreme Court and shall be broadly representative of the courts, mental health treatment communities, law 94 95 enforcement, corrections, juvenile justice and child protective 96 services.

97 (3) The State Mental Health Courts Advisory Committee may 98 also make recommendations to the Chief Justice, the Director of 99 the Administrative Office of Courts and state officials concerning 100 improvements to mental health court policies and procedures 101 including the mental health court certification process. The

102 committee may make suggestions as to the criteria for eligibility 103 and other procedural and substantive guidelines for mental health 104 court operation.

(4) The State Mental Health Courts Advisory Committee shall act as arbiter of disputes arising out of the operation of mental health courts established under this chapter and make recommendations to improve the mental health courts. The committee shall also make recommendations to the Supreme Court that are necessary and incident to compliance with established rules.

(5) The State Mental Health Courts Advisory Committee shall establish through rules and regulations a viable and fiscally responsible plan to expand the number of adult and juvenile mental health court programs operating in Mississippi. These rules and regulations shall include plans to increase participation in existing and future programs while maintaining their voluntary nature.

(6) The State Mental Health Courts Advisory Committee shall receive and review the monthly reports submitted to the Administrative Office of Courts by each certified mental health court and provide comments and make recommendations, as necessary, to the Chief Justice and the Director of the Administrative Office of Courts.

SECTION 5. Section 9-27-7, Mississippi Code of 1972, is amended as follows:

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150 (vi) Monitoring and evaluation of mental 151 health * * * court program implementation and outcomes through 152 data collection and reporting. 153 Mental health court certification applications (b) 154 shall include: 155 (i) A description of the need for the mental 156 health court; 157 (ii) The targeted population for the mental health 158 court; 159 (iii) The eligibility criteria for mental health 160 court participants; 161 (iv) A description of the process for identifying 162 appropriate participants including the use of a risk and needs 163 assessment and a clinical assessment; 164 (v) A description of the mental health court 165 treatment components including anticipated budget and 166 implementation plan; 167 (vi) * * * The data collection plan, which shall 168 include collecting the following data: 169 * * *1. Total number of participants in the 170 mental health court program; 171 *** * ***2. Total number of successful 172 participants;

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173 *** * ***3. Total number of unsuccessful participants and the reason why each participant did not complete 174 175 the program; 176 * * *4. Total number of participants who 177 were arrested for a new criminal offense while in the program; 178 *** * ***5. Total number of participants who 179 were convicted of a new felony or misdemeanor offense while in the 180 program; 181 * * *6. Total number of participants who committed at least one (1) violation while in the program and the 182 183 resulting sanction(s); 184 *** * ***7. Results of the initial risk and 185 needs assessment or other clinical assessment conducted on each 186 participant; and 187 * * *8. Any other data or information as 188 required by the Administrative Office of Courts. 189 Every mental health court shall be certified under (C) 190 the following schedule: 191 (i) A mental health court application submitted on 192 or after July 1, 2019, shall require certification of the mental 193 health court based on the proposed mental health court plan; 194 (ii) A mental health court established on or after 195 July 1, 2019, must be recertified after its second year of funded 196 operation;

H. B. No. 334 **~ OFFICIAL ~** 19/HR43/R993 PAGE 8 (RF\EW) 197 (iii) A mental health court in existence by July 198 1, 2019, must submit a certification petition by July 1, 2020, and be certified under the requirements of this section before 199 200 expending mental health court resources budgeted for fiscal year 201 2021; and 202 (iv) All mental health courts shall submit a 203 re-certification petition every two (2) years to the 204 Administrative Office of Courts after the initial certification. 205 (3) * * * All certified mental health courts shall measure successful completion of the * * * mental health court program 206 207 based on those participants who complete the program without a new criminal conviction. 208 209 (a) * * * All certified mental health courts must (4) 210 collect and submit to the Administrative Office of Courts each 211 month, the following data: 212 (i) Total number of participants in the mental 213 health court program at the beginning of the month; 214 Total number of participants at the end of (ii) 215 the month; 216 Total number of participants who began the (iii) 217 program in the month; Total number of participants who successfully 218 (iv) 219 completed the program in the month; 220 Total number of participants who left the (V) 221 program in the month; H. B. No. 334 ~ OFFICIAL ~ 19/HR43/R993

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(vi) Total number of participants who were arrested for a new criminal offense while in the program in the month;

(vii) Total number of participants who were convicted for a new criminal arrest while in the program in the month; and

(viii) Total number of participants who committed at least one (1) violation while in the program and any resulting sanction(s).

(b) By August 1, * * * 2020, and each year thereafter,
the Administrative Office of Courts shall report to the PEER
Committee the information in subsection (4) (a) of this section in
a sortable, electronic format.

(5) * * * <u>All certified mental health courts</u> may
individually establish rules and may make special orders and rules
as necessary that do not conflict with rules promulgated by the
Supreme Court or the Administrative Office of Courts.

(6) A * * * <u>certified mental health court</u> may appoint the full or part-time employees it deems necessary for the work of the mental health * * <u>court</u> and shall fix the compensation of those employees * * *<u>. Those employees</u> shall serve at the will and pleasure of the * * judge <u>or the judge's designee</u>.

244 (7) <u>The Administrative Office of Courts shall promulgate</u>
 245 <u>rules and regulations to carry out the certification and</u>

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246 re-certification process and make any other policies not 247 inconsistent with this section to carry out this process. 248 (* * *8) A * * * certified mental health court established 249 under this chapter is subject to the regulatory powers of the Administrative Office of Courts as set forth in Section 9-27-13. 250 251 SECTION 6. Section 9-27-9, Mississippi Code of 1972, is 252 amended as follows: 253 9-27-9. (1) A mental health * * * court's mental health 254 intervention component shall provide for eligible * * * persons, 255 either directly or through referrals, a range of necessary court 256 treatment services, including, but not limited to, the following: 257 Screening using a valid and reliable assessment (a) 258 tool effective for identifying persons affected by mental health 259 issues for eligibility and appropriate services; 260 Clinical assessment; (b) 261 (c) Education; 262 Referral; (d) 263 Service coordination and case management; and (e) 264 Counseling and rehabilitative care. (f) 265 Any inpatient treatment ordered by the court shall be (2) 266 certified by the Department of Mental Health, other appropriate 267 state agency or the equivalent agency of another state. 268 SECTION 7. Section 9-27-11, Mississippi Code of 1972, is 269 amended as follows:

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270 9-27-11. (1) In order to be eligible for alternative 271 sentencing through a local mental health *** *** <u>court</u>, the 272 participant must satisfy each of the following criteria:

(a) The participant cannot have any felony convictions
for any offenses that are crimes of violence as defined in Section
97-3-2, other than burglary under Section 97-17-23(1), within the
previous ten (10) years.

(b) The crime before the court cannot be a crime of violence as defined in Section 97-3-2, other than burglary under Section 97-17-23(1).

(c) Other criminal proceedings alleging commission of a
crime of violence <u>as defined in Section 97-3-2</u>, other than
burglary under Section 97-17-23(1), cannot be pending against the
participant.

(d) The crime before the court cannot be a charge of driving under the influence of alcohol or any other substance that resulted in the death of a person. In addition, persons who are ineligible for nonadjudication under Section 63-11-30 shall be ineligible to participate in a mental health *** *** <u>court</u> program.

(e) The crime charged cannot be one of trafficking in
 controlled substances under Section 41-29-139(f) or (g), nor can
 the participant have a prior conviction for same.

(2) Participation in the services of a mental health
treatment component shall be open only to the * * * persons over
whom the court has jurisdiction, except that the court may agree

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295 to provide the services for * * * persons referred from another 296 mental health * * * court. In cases transferred from another 297 jurisdiction, the receiving judge shall act as a special master 298 and make recommendations to the sentencing judge.

299 (3) (a) As a condition of participation in a mental 300 health * * * court, a participant may be required to undergo a 301 chemical test or a series of chemical tests as specified by 302 the * * * mental health court. A participant is liable for the 303 costs of all chemical tests required under this section, 304 regardless of whether the costs are paid to the mental 305 health *** * *** court or the laboratory; however, if testing is 306 available from other sources or the program itself, the judge may 307 waive any fees for testing.

308 (b) A laboratory that performs a chemical test under 309 this section shall report the results of the test to the mental 310 health *** *** court.

(4) A person does not have a right to participate in a
mental health * * * <u>court</u> under this chapter. The court having
jurisdiction over a person for a matter before the court shall
have the final determination about whether the person may
participate in the mental health * * * <u>court</u> under this chapter.
SECTION 8. Section 9-27-13, Mississippi Code of 1972, is
amended as follows:

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318	9-27-13.	With regard to any mental health * * * <u>court</u>
319	established und	der this chapter, the Administrative Office of
320	Courts shall do	the following:
321	<u>(a)</u>	Certify and re-certify mental health court
322	applications th	nat meet standards established by the Administrative
323	Office of Court	s in accordance with this chapter.
324	<u>(b)</u>	Ensure that the structure of the treatment
325	component compl	ies with rules adopted under this section and
326	applicable fede	eral regulations.
327	<u>(c)</u>	Revoke the authorization of a mental health court
328	program upon a	determination that the program does not comply with
329	rules adopted u	under this section and applicable federal
330	regulations.	
331	<u>(d)</u>	Make agreements and contracts to effectuate the
332	purposes of thi	s chapter with:
333		(i) Another department, authority or agency of the
334	state;	
335		(ii) Another state;
336		(iii) The federal government;
337		(iv) A state-supported or private university; or
338		(v) A public or private agency, foundation,
339	corporation or	individual.
340	<u>(e)</u>	Directly, or by contract, approve and certify any
341	treatment compo	onent established under this chapter.

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342 (f) Require, as a condition of operation, that each 343 mental health court created or funded under this chapter be certified by the Administrative Office of Courts. 344 345 (* * *g) Collect monthly data reports submitted by 346 all * * * certified mental health courts, compile an annual report 347 summarizing the data collected and the outcomes achieved by 348 all * * * certified mental health courts and submit the annual 349 report to the Supreme Court, the Legislature, the Governor and the 350 PEER Committee. (* * *h) * * * Every three (3) years, contract with an 351 352 external evaluator to conduct an evaluation of the effectiveness 353 of the mental health * * * court program, both statewide and 354 individual mental health court programs, in complying with the key 355 components of the mental health * * * courts. 356 (* * *i) Adopt rules to implement this chapter. 357 SECTION 9. Section 9-27-15, Mississippi Code of 1972, is 358 amended as follows: 359 9-27-15. (1) All monies received from any source by a 360 mental health * * * court shall be * * * deposited in a * * * fund to be used only for mental health * * * court purposes. Any funds 361 362 remaining in * * * this fund at the end of a fiscal year shall not lapse into any general fund, but shall be retained in the mental 363 364 health *** * *** court fund for the funding of further activities by 365 the mental health * * * court. * * *

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366 (2) A mental health * * * <u>court</u> may apply for and receive 367 the following:

368 (a) Gifts, bequests and donations from private sources.
369 (b) Grant and contract monies from governmental
370 sources.

(c) Other forms of financial assistance approved by the
court to supplement the budget of the mental health * * * court.
(3) The costs of participation in a mental health treatment
program required by the mental health * * * court may be paid by
the participant or out of user fees or such other state, federal
or private funds that may, from time to time, be made available.

377 (4) The court may assess reasonable and appropriate fees to
378 be paid to the local mental health * * * <u>court</u> fund for
379 participation in a mental health treatment program.

380 SECTION 10. Section 9-27-17, Mississippi Code of 1972, is 381 amended as follows:

382 9-27-17. The director and members of the professional and 383 administrative staff of the mental health * * * <u>court</u> who perform 384 duties in good faith under this chapter are immune from civil 385 liability for:

386 (a) Acts or omissions in providing services under this387 chapter; and

388 (b) The reasonable exercise of discretion in 389 determining eligibility to participate in the mental health * * * 390 <u>court</u>.

391 SECTION 11. Section 9-27-19, Mississippi Code of 1972, is 392 amended as follows:

393 9-27-19. If the participant completes all requirements 394 imposed upon him by the mental health * * * court, including the 395 payment of fines and fees assessed, the charge and prosecution 396 shall be dismissed. If the defendant or participant was sentenced 397 at the time of entry of a plea of guilty, the successful 398 completion of the mental health * * * court order and other 399 requirements of probation or suspension of sentence will result in the record of the criminal conviction or adjudication being 400 401 expunged. However, no expunction of any implied consent violation 402 shall be allowed.

403 **SECTION 12.** The following shall be codified as Section 404 9-27-23, Mississippi Code of 1972:

405 9-27-23. There is created in the State Treasury a special 406 fund to be known as the Mental Health Court Fund. The purpose of 407 the fund shall be to provide supplemental funding to all mental 408 health courts in the state. Monies in the fund shall be expended 409 by the Administrative Office of Courts, upon appropriation by the 410 Legislature, according to procedures set by the State Mental 411 Health Courts Advisory Committee to assist the mental health 412 courts in the state.

The fund shall consist of: (a) monies appropriated by the Legislature for the purposes of funding mental health courts; (b) the interest accruing to the fund; (c) monies received from the

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416 federal government; and (d) monies received from such other 417 sources as may be provided by law. Monies remaining in the fund 418 at the end of a fiscal year shall not lapse into the State General 419 Fund.

420 SECTION 13. Section 43-21-357, Mississippi Code of 1972, is 421 amended as follows:

422 43-21-357. (1) After receiving a report, the youth court 423 intake unit shall promptly make a preliminary inquiry to determine 424 whether the interest of the child, other children in the same environment or the public requires the youth court to take further 425 426 action. As part of the preliminary inquiry, the youth court 427 intake unit may request or the youth court may order the 428 Department of Human Services, * * * the Department of Child 429 Protection Services, any successor agency or any other qualified 430 public employee to make an investigation or report concerning the 431 child and any other children in the same environment, and present 432 the findings thereof to the youth court intake unit. If the youth 433 court intake unit receives a neglect or abuse report, the youth 434 court intake unit shall immediately forward the complaint to the 435 Department of * * * Child Protection Services to promptly make an 436 investigation or report concerning the child and any other 437 children in the same environment and promptly present the findings thereof to the youth court intake unit. If it appears from the 438 439 preliminary inquiry that the child or other children in the same

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440 environment are within the jurisdiction of the court, the youth 441 court intake unit shall recommend to the youth court: 442 That the youth court take no action; (a) 443 (b) That an informal adjustment be made; 444 The Department of * * * Child Protection (C) 445 Services * * * monitor the child, family and other children in the 446 same environment; 447 (d) That the child is warned or counseled informally; 448 That the child be referred to the youth court drug (e) court; * * * 449 450 (f) That the child be referred to the youth court 451 mental health court; or 452 (* * *q) That a petition be filed. 453 The youth court shall then, without a hearing: (2) 454 Order that no action be taken; (a) 455 (b) Order that an informal adjustment be made; 456 Order that the Department of * * * Child Protection (C) 457 Services * * * monitor the child, family and other children in the 458 same environment; 459 (d) Order that the child is warned or counseled 460 informally; 461 Order that the child be referred to the youth court (e) 462 drug court; * * * 463 Order that the child be referred to the youth court (f) 464 mental health court; or H. B. No. 334 ~ OFFICIAL ~

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(* * *g) Order that a petition be filed.

466 (3) If the preliminary inquiry discloses that a child needs
467 emergency medical treatment, the judge may order the necessary
468 treatment.

469 SECTION 14. Section 25-3-35, Mississippi Code of 1972, is 470 amended as follows:

471 25-3-35. (1) The annual salaries of the following judges472 are fixed as follows:

473 ***

474 Chief Justice of the Supreme Court.....\$159,000.00 475 Presiding Justices of the Supreme Court, each.... 154,833.00 476 Associate Justices of the Supreme Court, each.... 152,250.00 477 There are imposed upon the Supreme Court justices the extra 478 duties of taking all necessary action to promote judicial 479 education in schools, drug courts, mental health courts, 480 electronic filing and case management systems as developed by the 481 Administrative Office of Courts, or such other additional duties 482 as may be assigned by the Chief Justice of the Supreme Court. For 483 such extra services each justice, from and after January 1, 2013, 484 shall receive a sum sufficient to aggregate, per annum, the salaries set forth in this subsection (1). 485

The fixed salaries in this subsection (1) shall be paid from the State General Fund and from the Judicial System Operation Fund created under Section 9-21-45. No less than: One Hundred Fifteen Thousand Three Hundred Ninety Dollars (\$115,390.00) of the Chief

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Justice's salary in this subsection (1), One Hundred Thirteen 490 Thousand One Hundred Ninety Dollars (\$113,190.00) of the salary of 491 492 a presiding justice in this subsection (1), and One Hundred Twelve 493 Thousand Five Hundred Thirty Dollars (\$112,530.00) of the salary 494 of an associate justice in this subsection (1) shall be paid from 495 general fund monies; in addition, the Legislature shall 496 appropriate annually from the Judicial System Operation Fund a sum 497 sufficient to increase the salary of the Chief Justice, a 498 presiding justice and an associate justice to the levels set forth 499 in this subsection (1).

The fixed salaries as specified in this subsection (1) 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.

506 (2) The annual salaries of the judges of the Court of 507 Appeals of Mississippi are fixed as follows:

508 * * *

509 Chief Judge of the Court of Appeals......\$147,578.00 510 Associate Judges of the Court of Appeals, each... 144,827.00 511 From and after January 1, 2013, each judge shall receive a 512 sum sufficient to aggregate, per annum, the salaries set forth in 513 this subsection (2).

514 The fixed salaries in this subsection (2) shall be paid from 515 the State General Fund and from the Judicial System Operation Fund 516 created under Section 9-21-45. No less than One Hundred Eight 517 Thousand One Hundred Thirty Dollars (\$108,130.00) of the Chief 518 Judge's salary in this subsection (2) shall be paid from general 519 fund monies; in addition, the Legislature shall appropriate 520 annually from the Judicial System Operation Fund a sum sufficient to increase the Chief Judge's salary to the level set forth in 521 522 this subsection (2). No less than One Hundred Five Thousand Fifty Dollars (\$105,050.00) of the salary of an associate judge in this 523 524 subsection (2) shall be paid from general fund monies; in 525 addition, the Legislature shall appropriate annually from the 526 Judicial System Operation Fund a sum sufficient to increase the 527 salary of an associate judge to the level set forth in this 528 subsection (2).

529 The fixed salaries as specified in this subsection (2) shall 530 be the exclusive and total compensation which can be reported to 531 the Public Employees' Retirement System for retirement purposes; 532 however, any judge in office on December 31, 2003, may continue to 533 report his expense allowance as part of his compensation for 534 retirement purposes.

535 (3) The annual salaries of the chancery and circuit court 536 judges are fixed as follows:

537 ***

538 Chancery Judges, each.....\$136,000.00

H. B. No. 334 **~ OFFICIAL ~** 19/HR43/R993 PAGE 22 (RF\EW) 539 Circuit Judges, each..... 136,000.00 540 In addition to their present official duties, the circuit and chancery judges shall take necessary action to promote judicial 541 542 education in schools, drug courts, mental health courts, 543 electronic filing and case management systems as developed by the 544 Administrative Office of Courts, or such other additional duties as may be assigned by the Chief Justice of the Supreme Court. For 545 546 such extra services each judge, from and after January 1, 2013, 547 shall receive a sum sufficient to aggregate, per annum, the salaries set forth in this subsection (3). 548

549 The fixed salaries in this subsection (3) shall be paid from 550 the State General Fund and from the Judicial System Operation Fund 551 created under Section 9-21-45. No less than One Hundred Four 552 Thousand One Hundred Seventy Dollars (\$104,170.00) of the salary 553 of a chancery or circuit Judge in this subsection (3) shall be 554 paid from general fund monies; in addition, the Legislature shall 555 appropriate annually from the Judicial System Operation Fund a sum 556 sufficient to increase the salary of a chancery or circuit judge 557 to the levels set forth in this subsection (3).

(4) From and after January 1, 2019, and every four (4) years thereafter, the annual salaries of the judges in subsections (1), (2) and (3) shall be fixed at the level of compensation recommended by the State Personnel Board according to the board's most recent report on judicial salaries, as required under Section 25-9-115, to the extent that sufficient funds are available. The

H. B. No. 334 **~ OFFICIAL ~** 19/HR43/R993 PAGE 23 (RF\EW) annual salaries fixed in accordance with this subsection (4) shall not become effective until the commencement of the next immediately succeeding term of office.

567 (5) The Supreme Court shall prepare a payroll for chancery 568 judges and circuit judges and submit such payroll to the 569 Department of Finance and Administration.

570 (6) The annual salary of the full-time district attorneys
571 shall be * * * One Hundred Twenty-five Thousand Nine Hundred
572 Dollars (\$125,900.00).

573 The annual salary of the full-time legal assistants (7)shall be not less than Fifteen Thousand Dollars (\$15,000.00) nor 574 575 more than eighty percent (80%) of the salary of the district 576 attorney for legal assistants who have been licensed to practice 577 law for five (5) years or less; eighty-five percent (85%) of the 578 salary of the district attorney for legal assistants who have been 579 licensed to practice law for at least five (5) years but less than 580 fifteen (15) years; and ninety percent (90%) of the salary of the district attorney for legal assistants who have been licensed to 581 582 practice law for at least fifteen (15) years or more.

583 SECTION 15. Section 9-27-21, Mississippi Code of 1972, which 584 authorizes certain circuit court districts to establish mental 585 health diversion pilot programs, is repealed.

586 **SECTION 16.** This act shall take effect and be in force from 587 and after July 1, 2019.

H. B. No. 334~ OFFICIAL ~19/HR43/R993ST: Mental health courts; authorize to be
established throughout the state.