Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

House Bill No. 777

BY: Committee

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

46 <u>SECTION 1.</u> This act shall be known and may be cited as the 47 "Revised Mississippi Law on Notarial Acts."

48 <u>SECTION 2.</u> As used in this act, the following words and 49 phrases have the meanings ascribed in this section unless the 50 context clearly requires otherwise:

(a) "Acknowledgment" means a declaration by an
individual in person before a notarial officer that the individual
has signed a record for the purpose stated in the record and, if
the record is signed in a representative capacity, that the

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55 individual signed the record with proper authority and signed it 56 as the act of the individual or entity identified in the record.

57 (b) "Electronic" means relating to technology having 58 electrical, digital, magnetic, wireless, optical, electromagnetic 59 or similar capabilities.

(c) "Electronic signature" means an electronic symbol,
sound or process attached to or logically associated with a record
and executed or adopted by an individual with the intent to sign
the record.

(d) "In a representative capacity" means acting as:
(i) An authorized officer, manager, member, agent,
partner, trustee or other representative for a person other than
an individual;

(ii) A public officer, personal representative,
guardian or other representative, in the capacity stated in a
record;

71 (iii) An agent or attorney-in-fact for a 72 principal; or

73 (iv) An authorized representative of another in74 any other capacity.

(e) "Notarial act" means an act, whether performed with respect to a tangible or electronic record, that a notarial officer may perform under Section 4 of this act and any other law of this state.

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(f) "Notarial officer" means a notary public or otherindividual authorized to perform a notarial act.

81 (g) "Notary public" means an individual commissioned to 82 perform a notarial act by the Secretary of State.

(h) "Official seal" means a physical image affixed to a
tangible record or an electronic image attached to or logically
associated with an electronic record.

86 (i) "Record" means information that is inscribed on a
87 tangible medium or that is stored in an electronic or other medium
88 and is retrievable in perceivable form.

89 (j) "Sign" means, with present intent to authenticate90 or adopt a record:

91 (i) To execute or adopt a tangible symbol; or
92 (ii) To attach to or logically associate with the

93 record an electronic symbol, sound or process.

94 (k) "Signature" means a tangible symbol or an95 electronic signature that evidences the signing of a record.

96 (1) "Stamping device" means:

97 (i) A physical device capable of affixing to a98 tangible record an official seal; or

99 (ii) An electronic device or process capable of 100 attaching to or logically associating an official seal with an 101 electronic record.

102 (m) "State" means a state of the United States, the103 District of Columbia, Puerto Rico, the United States Virgin

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104 Islands or any territory or insular possession subject to the 105 jurisdiction of the United States.

(n) "Verification on oath or affirmation," formerly known as a jurat, means a declaration, made by an individual on oath or affirmation before a notarial officer, that a statement in a record is true.

110 <u>SECTION 3.</u> This act applies to a notarial act performed on 111 or after July 1, 2019.

112 <u>SECTION 4.</u> (1) A notarial officer may perform the following 113 notarial acts:

114 (a) Take acknowledgements;

115 (b) Administer oaths and affirmations;

116 (c) Take verifications on oath or affirmation;

117 (d) Certify depositions of witnesses;

118 (e) Witness or attest signatures;

(f) Make or note a protest of a negotiable instrument;

(g) Make an affidavit regarding the truth of any witnesses or attested signatures in question along with any corrected language and, if such authenticity or correctness of language affects real property, file the same in the land records in the office of the chancery clerk where such land is located; and

126 (h) Any other acts so authorized by the law of the127 State of Mississippi.

128 (2) A notarial officer may not perform a notarial act when129 such officer:

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(a) Is a party to the record being notarized;

(b) Is a spouse, child, sibling, parent, grandparent, grandchild, aunt or uncle, or niece or nephew, including a son or daughter-in-law, a mother or father-in-law, a stepchild or stepparent, or a half sibling, of the person whose signature is being notarized or the person taking a verification on oath or affirmation from the officer; or

137 (c) Will receive as a direct result any commission,
138 fee, advantage, right, title, beneficial interest, cash, property
139 or other consideration exceeding in value the fees required by
140 rules established by the Secretary of State.

141 (3) A notarial officer is not disqualified from performing a142 notarial act by virtue of his or her profession when the officer:

143 (a) Is an employee performing a notarial act on behalf144 of, or which benefits, the employer;

(b) Is an attorney who maintains an attorney-client relationship with the person whose signature is the subject of the notarial act; or

(c) Is a shareholder of a corporation or member of a limited liability company who is a party to a record which is the subject of the notarial act.

151 (4) A notarial act performed in violation of subsection (2)152 is voidable.

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153 <u>SECTION 5.</u> A notarial officer may charge a fee in an amount 154 not to exceed Five Dollars (\$5.00) for services rendered unless 155 otherwise prohibited by law or by rules promulgated by the 156 Secretary of State.

157 SECTION 6. (1) A notarial officer who takes an 158 acknowledgment of a record, takes a verification of a statement on 159 oath or affirmation (jurat), or witnesses or attests to a 160 signature, shall determine, from personal knowledge or 161 satisfactory evidence of the identity of the individual, that the 162 individual appearing in person before the officer has the identity 163 claimed and that the signature on the record is the signature of 164 the individual.

165 (2) A notarial officer who makes or notes a protest of a
166 negotiable instrument shall determine the matters set forth in
167 Section 75-3-505(b).

168 <u>SECTION 7.</u> If a notarial act relates to a statement made in 169 or a signature executed on a record, the individual making the 170 statement or executing the signature must appear physically in 171 person before the notarial officer at the time of the notarial 172 act.

173 <u>SECTION 8.</u> (1) A notarial officer has personal knowledge of 174 the identity of an individual appearing before the officer if the 175 individual is known personally to the officer through dealings 176 sufficient to provide reasonable certainty that the individual has 177 the identity claimed. 178 (2) A notarial officer has satisfactory evidence of the 179 identity of an individual appearing before the officer if the 180 officer can identify the individual:

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(a) By means of inspecting:

182 (i) An unexpired passport, an unexpired driver's
183 license or a driver's license that has not been expired for more
184 than five (5) years, a government issued nondriver identification
185 card or a Mississippi voter ID card; or

(ii) Another form of government identification
issued to an individual which is not expired, contains the
signature and a photograph of the individual, and is satisfactory
to the officer.

(3) A notarial officer may require an individual to provide
additional information or identification credentials necessary to
assure the officer of the identity of the individual.

193 <u>SECTION 9.</u> (1) A notarial officer may refuse to perform a 194 notarial act if the officer knows or suspects the transaction is 195 illegal, false or deceptive, or if the officer is not satisfied 196 that:

197 (a) The individual executing the record is competent;
198 (b) The individual executing the record has the
199 capacity to execute the record;

200 (c) The individual's signature is knowingly and 201 voluntarily made; or

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(d) The notarial act is in compliance with this act or
with rules issued by the Secretary of State to implement this act.
(2) A notarial officer may refuse to perform a notarial act
unless refusal is prohibited by any law other than this act.

206 (3) A notary may not be required to perform a notarial act207 outside the notary's regular workplace or business hours.

208 <u>SECTION 10.</u> If an individual is physically unable to sign a 209 record, the individual may direct an individual other than the 210 notarial officer to sign the individual's name on the record. The 211 notarial officer shall insert "Signature affixed by (name of other 212 individual) at the direction of (name of individual)" or words of 213 similar import.

214 <u>SECTION 11.</u> (1) A notarial act may be performed in this 215 state by:

216 (a) A notary public of this state;

(b) An elected judge, a clerk or deputy clerk of acourt of this state; or

(c) The Mississippi Secretary of State or an assistantsecretary of state of this state.

(2) The signature and title of an individual performing a notarial act in this state are prima facie evidence that the signature is genuine and that the individual holds the designated title.

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(3) The signature and title of a notarial officer described in subsection (1) conclusively establish the authority of the officer to perform the notarial act.

228 <u>SECTION 12.</u> (1) A notarial act performed in another state 229 has the same effect under the law of this state as if performed by 230 a notarial officer of this state, if the act performed in that 231 state is performed by:

232 (a) A notary public of that state;

(b) A judge, a clerk or a deputy clerk of a court ofthat state; or

(c) Any other individual authorized by the law of thatstate to perform the notarial act.

(2) The signature and title of an individual performing a notarial act in another state shall be prima facie evidence that the signature is genuine and that the individual holds the designated title.

(3) The signature and title of a notarial officer described
in subsection (1)(a) or (b) conclusively establish the authority
of the officer to perform the notarial act.

244 <u>SECTION 13.</u> (1) A notarial act performed under the 245 authority and in the jurisdiction of a federally recognized Indian 246 tribe has the same effect under the laws of this state as if 247 performed by a notarial officer of this state, if the act 248 performed in the jurisdiction of the tribe is performed by: 249 (a) A notary public authorized by the tribe;

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(b) A judge, a clerk or a deputy clerk of a court ofthat tribe; or

(c) Any other individual authorized by the law of thetribe to perform the notarial act.

(2) The signature and title of an individual performing a notarial act under the authority of and in the jurisdiction of a federally recognized Indian tribe is prima facie evidence that the signature is genuine and that the individual holds the designated title.

(3) The signature and title of a notarial officer described
in subsection (1)(a) or (b) conclusively establish the authority
of the officer to perform the notarial act.

262 <u>SECTION 14.</u> (1) A notarial act performed under federal law 263 has the same effect under the law of this state as if performed by 264 a notarial officer of this state, if the act performed under 265 federal law is performed by:

(a) A judge, clerk or deputy clerk of a court;
(b) An individual in military service or performing
duties under the authority of military service who is authorized
to perform notarial acts under federal law;

(c) An individual designated a notarizing officer by the United States Department of State for performing notarial acts overseas; or

273 (d) Any other individual authorized by federal law to 274 perform the notarial act.

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(2) The signature and title of an individual acting under federal authority and performing a notarial act are prima facie evidence that the signature is genuine and that the individual holds the designated title.

(3) The signature and title of an officer described in
subsection (1)(a), (b) or (c) conclusively establish the authority
of the officer to perform the notarial act.

282 <u>SECTION 15.</u> (1) In this section, "foreign state" means a 283 government other than the United States, a state or a federally 284 recognized Indian tribe.

(2) If a notarial act is performed under authority and in the jurisdiction of a foreign state or constituent unit of the foreign state or is performed under the authority of a multinational or international governmental organization, the act has the same effect under the law of this state as though performed by a notarial officer of this state.

(3) If the title of office and indication of authority to perform notarial acts in a foreign state appears in a digest of foreign law or in a list customarily used as a source for that information, the authority of an officer with that title to perform notarial acts is established conclusively.

(4) The signature and official seal of an individual holding
an office described in subsection (3) are prima facie evidence
that the signature is genuine and the individual holds the
designated title.

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300 (5) An apostille in the form prescribed by the Hague 301 Convention of October 5, 1961, and issued by a foreign state party 302 to the Convention conclusively establishes that the signature of 303 the notarial officer is genuine and that the officer holds the 304 indicated office.

(6) A consular authentication issued by an individual designated by the United States Department of State as a notarizing officer for performing notarial acts overseas and attached to the record with respect to which the notarial act is performed conclusively establishes that the signature of the notarial officer is genuine and that the officer holds the indicated office.

312 <u>SECTION 16.</u> (1) A notarial act must be evidenced by a 313 certificate. The certificate must:

314 (a) Be executed contemporaneously with the performance315 of the notarial act;

(b) Be signed and dated by the notarial officer and, if the notarial officer is a notary public, be signed in the same manner as on file with the Secretary of State;

319 (c) Identify the jurisdiction in which the notarial act 320 is performed;

321 (d) Contain the title of office of the notarial322 officer; and

323 (e) If the notarial officer is a notary public,324 indicate the date of expiration of the notary public's commission.

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325 (2)If a notarial act regarding a tangible record is performed by a notary public, the notary public's official seal 326 327 must be affixed to the certificate. If a notarial act is 328 performed regarding a tangible record by a notarial officer other 329 than a notary public and the certificate contains the information 330 specified in subsection (1)(b), (c) and (d), the notarial 331 officer's official seal may be affixed to the certificate. If a 332 notarial act regarding an electronic record is performed by a 333 notarial officer and the certificate contains the information specified in subsection (1)(b), (c) and (d), the notarial 334 335 officer's official seal may be attached to or logically associated 336 with the certificate.

(3) The party drafting a record that is the subject of a notarial act is responsible for the form of the certificate, its wording and legal sufficiency. A notary public is not required to draft, edit or amend a certificate where the record presented does not contain an acceptable certificate; instead, the notary must refuse to perform the notarial act with respect to the record.

343 (4) A certificate of a notarial act is sufficient if it344 meets the requirements of subsections (1) and (2) and:

345 (a) Is in a form otherwise permitted by the law of this346 state;

347 (b) Is in a form permitted by the law applicable in the348 jurisdiction in which the notarial act was performed; or

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349 (c) Sets forth the actions of the notarial officer and 350 the actions are sufficient to meet the requirements of the 351 notarial act as provided in Sections 4, 5, 6 and 7 of this act or 352 any law of this state other than this act.

353 (5) By executing a certificate of a notarial act, a notarial 354 officer certifies that the officer has complied with the 355 requirements and made the determinations specified in Sections 4, 356 5, 6 and 7 of this act.

357 (6) A notarial officer may not affix the officer's signature
 358 to, or logically associate it with, a certificate until the
 359 notarial act has been performed.

360 If a notarial act is performed regarding a tangible (7)361 record, a certificate must be part of, or securely attached to, 362 the record. If a notarial act is performed regarding an 363 electronic record, the certificate must be affixed to, or 364 logically associated with, the electronic record. If the 365 Secretary of State has established standards pursuant to Section 366 20 of this act for attaching, affixing or logically associating 367 the certificate, the process must conform to those standards.

368 (8) The signature of a notarial officer certifying a
369 notarial act may not be deemed evidence to show that the notarial
370 officer had knowledge of the contents of the record so signed,
371 other than those specific contents which constitute the signature,
372 execution, acknowledgment, oath, affirmation, affidavit,

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373 verification or other act which the signature of that notarial 374 officer chronicles.

375 <u>SECTION 17.</u> (1) Every notary public appointed and 376 commissioned shall procure, at his own expense, a suitable 377 official seal. The official seal of a notary public must:

(a) Include the notary public's name, jurisdiction,
 commission expiration date and other information required by the
 Secretary of State; and

(b) Be capable of being copied together with the record to which it is affixed or attached or with which it is logically associated.

384 The board of supervisors of every county shall provide (2)385 an official seal, with the inscription "notary public" around the 386 margin and the image of an eagle in the center, which official 387 seal must be kept in the office of the clerk of the circuit court. A judge, chancellor, clerk or deputy clerk of a court of this 388 389 state, the Mississippi Secretary of State or an assistant 390 secretary of state of this state may use the official seal to 391 perform a notarial act under Section 10(1)(b) or (c) of this act. 392 On the death or adjudication of incompetency of a (C) 393 current or former notary public, the notary public's personal 394 representative or quardian or any other person knowingly in 395 possession of the official seal shall destroy or deface, as soon 396 as reasonably practicable, all official seals of the notary public 397 so that they may not be misused.

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398 SECTION 18. (1) A notary public is responsible for the 399 security of the notary public's stamping device and may not allow 400 another individual to use the device to perform a notarial act. 401 On resignation from, or the revocation or expiration of, the 402 notary public's commission, or on the expiration of the date set 403 forth in the stamping device, if any, the notary public shall 404 disable the stamping device by destroying, defacing, damaging, 405 erasing or securing it against use in a manner that renders it 406 unusable. On the death or adjudication of incompetency of a 407 notary public, the notary public's personal representative or 408 quardian or any other person knowingly in possession of the 409 stamping device shall render it unusable by destroying, defacing, 410 damaging, erasing or securing it against use in a manner that 411 renders it unusable.

(2) If a notary public's stamping device is lost or stolen, the notary public or the notary public's personal representative or guardian must notify promptly the Secretary of State on discovering that the device is lost or stolen.

416 <u>SECTION 19.</u> (1) A notary public shall maintain a journal in 417 which the notary public chronicles all notarial acts that the 418 notary public performs.

(2) A journal must be created on a tangible or electronic medium. A notary public shall maintain only one (1) journal at a time to chronicle all notarial acts, whether those notarial acts are performed regarding tangible or electronic records. If the

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423 journal is tangible, it must be a permanent, bound register with 424 numbered pages. An electronic journal must conform to 425 specifications set forth in rules by the Secretary of State.

426 (3) An entry in a journal must be made contemporaneously 427 with performance of the notarial act and contain the following 428 information:

429 (a) The date and time of the notarial act;

430 (b) A description of the record, if any, and type of431 notarial act;

432 (c) The full name and address of each individual for433 whom the notarial act is performed;

434 (d) If identity of the individual is based on personal435 knowledge, a statement to that effect;

(e) If identity of the individual is based on
satisfactory evidence, a brief description of the method of
identification and the identification credential presented, if
any, including the date of issuance and expiration of any
identification credential;

441 (f) The address where the notarial act was performed if 442 not the notary's business address; and

(g) The fee, if any, charged by the notary public.
(4) If a notary public's journal is lost or stolen, the
notary public must notify promptly the Secretary of State on
discovering that the journal is lost or stolen.

19/SS36/HB777A.J PAGE 17 (5) On resignation from, or the revocation or suspension of, a notary public's commission, the notary public shall deposit all journal records with the circuit clerk of the county of residence of the notary public.

(6) On the death or adjudication of incompetency of a current or former notary public, the notary public's personal representative or guardian or any other person knowingly in possession of the journal shall:

455 (a) Notify the Secretary of State of the death or456 adjudication in writing; and

(b) Within thirty (30) days of death or adjudication of incompetency, transmit all journal records to the circuit clerk of the county of residence of the notary public.

460 **SECTION 20.** (1) A notary public may perform a notarial act 461 with respect to electronic records pursuant to this act.

462 (2) The Secretary of State shall have the sole power to 463 determine the methods by which notarial acts with respect to 464 electronic records may be implemented in this state. Those 465 methods must be set forth in rules promulgated by the Secretary of 466 State.

467 (3) A notary public seeking to perform notarial acts with
468 respect to electronic records shall file an additional
469 registration with the Secretary of State subsequent to being
470 granted a notary commission.

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471 <u>SECTION 21.</u> (1) An individual qualified under subsection 472 (2) may apply to the Secretary of State for a commission as a 473 notary public. The applicant must comply with and provide the 474 information required by rules established by the Secretary of 475 State and pay any application fee.

476 (2) An applicant for a commission as a notary public must:
477 (a) Be at least eighteen (18) years of age;

478 (b) Be a citizen or permanent legal resident of the479 United States;

(c) Be a resident of Mississippi for a period of not less than thirty (30) days immediately preceding the date of the application;

483 (d) Be able to read and write English;

484 (e) Not be disqualified to receive a commission under485 Section 22 of this act; and

486 (f) Meet such other requirements as the Secretary of487 State may establish by rule.

488 (3) Before issuance of a commission as a notary public, an
489 applicant for the commission must execute the oath of office
490 prescribed by Section 268 of the Constitution and submit it to the
491 Secretary of State.

492 (4) Before issuance of a commission as a notary public, the
493 applicant for a commission must submit to the Secretary of State
494 an assurance in the form of a surety bond or its functional
495 equivalent in the amount of Five Thousand Dollars (\$5,000.00)

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496 pursuant to the rules set forth by the Secretary of State. The assurance must be issued by a surety or other entity licensed by 497 498 the Mississippi Department of Insurance. The assurance must cover 499 acts performed during the term of the notary public's commission 500 and must be in the form prescribed by the Secretary of State. If 501 a notary public violates a law with respect to notaries public in 502 this state, the surety or issuing entity is liable under the 503 assurance. The surety or issuing entity shall give thirty (30) 504 days' notice to the Secretary of State before canceling the assurance. The surety or issuing entity shall notify the 505 506 Secretary of State not later than thirty (30) days after making a 507 payment to a claimant under the assurance. A notary public may 508 perform notarial acts in this state only during the period that a 509 valid assurance is on file with the Secretary of State.

510 (5) On compliance with this section, the Secretary of State 511 shall issue a commission as a notary public to an applicant for a 512 term of four (4) years.

513 (6) A commission to act as a notary public authorizes the 514 notary public to perform notarial acts. The commission does not 515 provide the notary public any immunity or benefit conferred by the 516 laws of this state on public officials or employees.

517 <u>SECTION 22.</u> (1) The Secretary of State may deny, refuse to 518 renew, revoke, suspend or impose a condition on a commission as 519 notary public for any act or omission that demonstrates the

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520 individual lacks the honesty, integrity, competence or reliability 521 to act as a notary public, including:

522 (a) Failure to comply with this act;

523 (b) A fraudulent, dishonest or deceitful misstatement 524 or omission in the application for a commission as a notary public 525 submitted to the Secretary of State;

(c) A conviction of any felony, including a plea of nolo contendere, of the applicant or notary public, unless released from incarceration more than ten (10) years before the commission is to take effect or, if no incarceration is ordered, more than ten (10) years from the conviction date;

(d) A conviction, including a plea of nolo contendere, of the applicant or notary public for any crime determined by the Secretary of State to be of a nature incompatible with the duties of a notary public;

(e) Failure by the notary public to discharge any duty
required of a notary public, whether required by this act, rules
of the Secretary of State or any federal or state law;

(f) Use of false or misleading advertising or representation by the notary public representing that the notary has a duty, right or privilege that the notary does not have;

541 (g) Violation by the notary public of a rule of the542 Secretary of State regarding a notary public;

543 (h) Denial, refusal to renew, revocation, suspension or 544 conditioning of a notary public commission in another state;

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545 (i) Failure of the notary public to maintain an 546 assurance as provided in subsection (4) of Section 21 of this act; 547 or

(j) Failure to maintain and protect the notary's journal pursuant to this act and any rules in furtherance of this act.

(2) If the Secretary of State denies, refuses to renew, revokes, suspends or imposes conditions on a commission as a notary public, the applicant or notary public is entitled to file an appeal in proper form with the Secretary of State within forty-five (45) days after denial, except that an applicant may not appeal when the Secretary of State, within five (5) years preceding the application, has:

558 (a) Denied or revoked for disciplinary reasons any 559 previous application, commission or license of the applicant; or

560 (b) Made a finding under this act that the grounds for 561 revocation of the applicant's commission existed.

(3) The authority of the Secretary of State to deny, refuse to renew, suspend, revoke or impose conditions on a commission as a notary public does not prevent a person from seeking and obtaining other criminal or civil remedies provided by law.

566 <u>SECTION 23.</u> The Secretary of State shall maintain an 567 electronic database of notaries public:

568 (a) Through which a person may verify the authority of569 a notary public to perform notarial acts; and

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570 (b) Which indicates whether a notary public has 571 notified the Secretary of State that the notary public will be 572 performing notarial acts on electronic records.

573 **SECTION 24.** (1) A commission as a notary public does not 574 authorize an individual to:

575 (a) Assist persons in drafting legal records, give 576 legal advice or otherwise practice law;

577 (b) Act as an immigration consultant or an expert on 578 immigration matters;

579 (c) Represent a person in a judicial or administrative 580 proceeding relating to immigration to the United States, United 581 States citizenship or related matters; or

(d) Receive compensation for performing any of theactivities listed in this subsection.

584 (2) A notary public may not engage in false or deceptive585 advertising.

586 (3) A notary public, other than an attorney licensed to 587 practice law in this state, may not use the term "notario" or 588 "notario publico."

(4) A notary public, other than an attorney licensed to practice law in this state, may not advertise or represent that the notary public may assist persons in drafting legal records, give legal advice or otherwise practice law. If a notary public who is not an attorney licensed to practice law in this state in any manner advertises or represents that the notary public offers

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595 notarial services, whether orally or in a record, including 596 broadcast media, print media and the Internet, the notary public 597 must include the following statement, or an alternate statement 598 authorized or required by the Secretary of State, in the 599 advertisement or representation, prominently and in each language 600 used in the advertisement or representation: "I am not an 601 attorney licensed to practice law in this state. I am not allowed 602 to draft legal records, give advice on legal matters, including 603 immigration, or charge a fee for those activities." If the form 604 of advertisement or representation is not broadcast media, print 605 media or the Internet and does not permit inclusion of the 606 statement required by this subsection because of size, it must be 607 displayed prominently or provided at the place of performance of 608 the notarial act before the notarial act is performed.

(5) Except as otherwise allowed by law, a notary public may
not withhold access to or possession of an original record
provided by a person that seeks performance of a notarial act by
the notary public.

(6) Failure to comply with subsections (1) through (5) of
this section constitutes an unfair or deceptive act as provided in
Section 75-24-5.

(7) Any person who knowingly and willfully violates
subsections (1) through (5) is guilty of a misdemeanor, and upon
conviction, must be fined in an amount not to exceed One Thousand
Dollars (\$1,000.00).

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620 (8) Upon a second conviction of any person under subsections 621 (1) through (5), the offenses being committed within a period of 622 five (5) years, the person is guilty of a misdemeanor, and upon 623 conviction, must be punished by imprisonment in the county jail 624 for a period not to exceed one (1) year or a fine in an amount not 625 to exceed One Thousand Dollars (\$1,000.00), or both.

(9) Upon a third or subsequent conviction of any person for violations of subsections (1) through (5), the offenses being committed within a period of five (5) years, the person is guilty of a felony, and upon conviction, must be punished by confinement in the custody of the Mississippi Department of Corrections for a period not to exceed five (5) years or a fine in an amount not to exceed Five Thousand Dollars (\$5,000.00), or both.

(10) Criminal convictions in other jurisdictions for
violations of substantially similar provisions to those contained
in subsections (1) through (5) are counted in computing whether a
violation under subsections (1) through (5) is a first, second,
third or subsequent offense.

638 <u>SECTION 25.</u> Except as otherwise provided in subsection (2) 639 of Section 4 of this act, the failure of a notarial officer to 640 perform a duty or meet a requirement specified in this act does 641 not invalidate a notarial act performed by the notarial officer. 642 The validity of a notarial act under this act does not prevent an 643 aggrieved person from seeking to invalidate the record or 644 transaction that is the subject of the notarial act or from

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645 seeking other remedies based on the laws of this state other than 646 this act or the laws of the United States. This section does not 647 validate a purported notarial act performed by an individual who 648 does not have the authority to perform notarial acts.

649 <u>SECTION 26.</u> The Secretary of State may adopt any rules 650 necessary to implement this chapter pursuant to the Administrative 651 Procedures Law.

652 <u>SECTION 27.</u> A commission as a notary public in effect on 653 July 1, 2019, continues until its date of expiration. A notary 654 public who applies to renew a commission as a notary public on or 655 after July 1, 2019, is subject to and must comply with this act. 656 A notary public, in performing notarial acts after July 1, 2019, 657 must comply with this act.

658 **SECTION 28.** This chapter does not affect the validity or 659 effect of a notarial act performed before July 1, 2019.

560 <u>SECTION 29.</u> This chapter modifies, limits and supersedes the 561 Electronic Signatures in Global and National Commerce Act, 15 USC 562 Section 7001 et seq., but does not modify, limit or supersede 563 Section 101(c) of that act, 15 USC Section 7001(c), or authorize 564 electronic delivery of any of the notices described in Section 565 103(b) of that act, 15 USC Section 7003(b).

SECTION 30. Sections 25-33-1, 25-33-3, 25-33-5, 25-33-7,
25-33-9, 25-33-11, 25-33-13, 25-33-15, 25-33-17, 25-33-19,
25-33-21, 25-33-23, 25-33-25, 25-33-27, 25-33-29, 25-33-31 and
25-33-33, Mississippi Code of 1972, which authorize the

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670 appointment of notaries public by the Governor and prescribe the 671 powers and duties of notaries public, are repealed.

672 **SECTION 31.** Section 25-7-29, Mississippi Code of 1972, which 673 authorizes notaries public to charge fees for certain services, is 674 repealed.

675 SECTION 32. Section 25-7-1, Mississippi Code of 1972, is 676 amended as follows:

677 25-7-1. It shall be lawful for the Clerk of the Supreme 678 Court, the clerks of the circuit and chancery courts, the clerks 679 of the justice court, masters and commissioners in chancery, 680 sheriffs, constables, justice court judges, * * * and other 681 officers and persons named in this chapter to demand, receive, and 682 take the several fees hereinafter mentioned and allowed for any 683 business by them respectively done by virtue of their several 684 offices, and no more.

685 **SECTION 33.** This act shall take effect and be in force from 686 and after July 1, 2019, and shall stand repealed from and after 687 June 30, 2019.

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

1 AN ACT TO BE KNOWN AS THE "REVISED MISSISSIPPI LAW ON 2 NOTARIAL ACTS"; TO DEFINE CERTAIN TERMS; TO PRESCRIBE THE NOTARIAL 3 ACTS THAT A NOTARIAL OFFICER MAY PERFORM; TO AUTHORIZE NOTARIAL 4 OFFICERS TO CHARGE A FEE NOT EXCEEDING \$5.00 FOR SERVICES 5 RENDERED; TO REQUIRE INDIVIDUALS REQUESTING CERTAIN NOTARIAL 6 SERVICES TO PHYSICALLY APPEAR BEFORE THE NOTARIAL OFFICER; TO 7 REQUIRE NOTARIAL OFFICERS TO DETERMINE THE IDENTITY OF THE PERSON APPEARING BEFORE THE OFFICER AND TO PRESCRIBE ACCEPTABLE FORMS OF 8

9 IDENTIFICATION; TO AUTHORIZE NOTARIAL OFFICERS TO REFUSE TO PERFORM CERTAIN ACTS; TO AUTHORIZE AN INDIVIDUAL WHO IS PHYSICALLY 10 11 UNABLE TO SIGN A RECORD BEFORE A NOTARIAL OFFICER TO DIRECT 12 ANOTHER PERSON TO SIGN ON THE INDIVIDUAL'S BEHALF; TO AUTHORIZE 13 NOTARIAL ACTS TO BE PERFORMED BY NOTARIES PUBLIC, ELECTED JUDGES, 14 CLERKS OF COURT AND THE SECRETARY OF STATE; TO RECOGNIZE CERTAIN 15 QUALIFIED NOTARIAL ACTS PERFORMED UNDER THE AUTHORITY OF ANOTHER 16 STATE, FEDERALLY RECOGNIZED INDIAN TRIBE, THE FEDERAL GOVERNMENT 17 AND FOREIGN STATES; TO REQUIRE A NOTARIAL ACT TO BE EVIDENCED BY A CERTIFICATE; TO REQUIRE NOTARIES PUBLIC TO HAVE AN OFFICIAL SEAL, 18 19 TO PROCURE A STAMPING DEVICE AND TO MAINTAIN A JOURNAL OF NOTARIAL 20 ACTS; TO AUTHORIZE NOTARIES PUBLIC TO PERFORM NOTARIAL ACTS WITH 21 RESPECT TO ELECTRONIC RECORDS; TO AUTHORIZE INDIVIDUALS TO APPLY 22 TO THE SECRETARY OF STATE FOR A COMMISSION AS A NOTARY PUBLIC AND 23 TO PRESCRIBE THE MINIMUM OUALIFICATIONS; TO AUTHORIZE THE 24 SECRETARY OF STATE TO DENY OR REVOKE A COMMISSION AS A NOTARY 25 PUBLIC FOR CERTAIN SPECIFIED ACTS; TO REQUIRE THE SECRETARY OF 26 STATE TO MAINTAIN AN ELECTRONIC DATABASE OF NOTARIES PUBLIC; TO 27 PROHIBIT NOTARIES PUBLIC FROM ACTING IN CERTAIN CAPACITIES AND 28 PERFORMING CERTAIN ACTS; TO SPECIFY THAT A NOTARIAL ACT IS NOT 29 INVALIDATED DUE TO A FAILURE OF A NOTARIAL OFFICER TO PERFORM 30 CERTAIN STATUTORY DUTIES; TO AUTHORIZE THE SECRETARY OF STATE TO 31 ADOPT RULES NECESSARY TO IMPLEMENT THE REVISED MISSISSIPPI LAW ON 32 NOTARIAL ACTS; TO CLARIFY THAT A COMMISSION AS A NOTARY PUBLIC IN 33 EFFECT ON JULY 1, 2019, CONTINUES UNTIL ITS EXPIRATION, AT WHICH 34 TIME A RENEWAL OF THE COMMISSION MUST COMPLY WITH THIS ACT; TO 35 CLARIFY THAT THIS ACT TO NOT AFFECT THE VALIDITY OR EFFECT OF NOTARIAL ACTS PERFORMED BEFORE JULY 1, 2019; TO SPECIFY THAT THIS 36 37 ACT SUPERSEDES CERTAIN FEDERAL STATUTES REGARDING ELECTRONIC 38 SIGNATURES IN COMMERCE; TO REPEAL SECTIONS 25-33-1 THROUGH 39 25-33-33, MISSISSIPPI CODE OF 1972, WHICH AUTHORIZE THE 40 APPOINTMENT OF NOTARIES PUBLIC AND PRESCRIBE THEIR POWERS AND 41 DUTIES; TO REPEAL SECTION 25-7-29, MISSISSIPPI CODE OF 1972, WHICH 42 AUTHORIZES NOTARIES PUBLIC TO CHARGE FEES FOR CERTAIN SERVICES; TO 43 AMEND SECTION 25-7-1, MISSISSIPPI CODE OF 1972, IN CONFORMITY TO 44 THE PRECEDING PROVISIONS; AND FOR RELATED PURPOSES.