MISSISSIPPI LEGISLATURE

By: Representative Criswell

To: Judiciary A

HOUSE BILL NO. 581

1 AN ACT TO AMEND SECTION 11-51-75, MISSISSIPPI CODE OF 1972, 2 TO REVISE THE STANDARD OF CONSTRUCTION TO BE USED IN MAKING AN 3 APPEAL FROM JUDGMENTS BY COUNTY OR MUNICIPAL AUTHORITIES RELATING 4 TO THE CONSTITUTIONALITY OF THE ISSUE ON APPEAL; AND FOR RELATED 5 PURPOSES.

6 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 7 SECTION 1. Section 11-51-75, Mississippi Code of 1972, is

8 amended as follows:

9 11-51-75. Any person aggrieved by a judgment or decision of 10 the board of supervisors of a county, or the governing authority of a municipality, may appeal the judgment or decision to the 11 12 circuit court of the county in which the board of supervisors is the governing body or in which the municipality is located. A 13 written notice of appeal to the circuit court must be filed with 14 15 the circuit clerk within ten (10) days from the date at which 16 session of the board of supervisors or the governing authority of 17 the municipality rendered the judgment or decision. Upon filing, a copy of the notice of appeal must be delivered to the president 18 of the board of supervisors or to the mayor or city clerk of the 19

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(a) The notice of appeal filed in the circuit courtwith the circuit clerk shall contain the following:

(i) The name of the county board of supervisors or the name of the municipality as the appellee. If applicable, any party who was a petitioner before the board of supervisors or the governing authority of the municipality shall be named as an appellee.

30 (ii) A succinct statement of the reasons, or31 grounds, for the appeal.

(iii) A written description or designation of
 record which includes all matters that the appellant desires to be
 made part of the record.

(iv) Appellant must also deliver a copy of the notice of appeal and a written designation of the record, along with a list of all documents or transcripts in appellant's possession, to the clerk of the board of supervisors or to the clerk of the municipality.

40 (b) An appellee has ten (10) days from the filing of 41 the notice of appeal with the circuit clerk to designate any other 42 items or matters that appellee believes should be included in the 43 designated record.

H. B. No. 581 20/HR26/R404 PAGE 2 (GT\KW) 44 (C) The clerk of the board of supervisors or the 45 municipal clerk must assemble a complete record of the proceedings to include all writings, matters, items, documents, plats, maps 46 and transcripts of proceedings that were part of the record and 47 48 deliver the complete record to the circuit clerk within thirty 49 (30) days after the filing of the notice of appeal with the 50 circuit clerk. The clerk of the board of supervisors or the 51 municipal clerk shall certify that the record is accurate and 52 complete and contains all writings, matters, items, documents, 53 plats, maps and transcripts of proceedings designated by appellant 54 and appellee in their designations of record.

55 The circuit court, as an appellate court, either in (d) 56 term time or in vacation, shall hear and determine the same on the 57 record and shall affirm or reverse the judgment. The circuit 58 court shall enter an order establishing a briefing schedule and a 59 hearing date, if any, for the parties to appear and present oral 60 argument. If the judgment is reversed, the circuit court shall render such judgment or decision as the board of supervisors or 61 62 the governing authority of the municipality ought to have 63 rendered, and certify the same to the board of supervisors or the 64 governing authority of the municipality. Costs shall be awarded 65 as in other cases.

(e) No appeal to the circuit court shall be taken from
any order of the board of supervisors or the governing authority
of the municipality which authorizes the issuance or sale of

H. B. No. 581 **~ OFFICIAL ~** 20/HR26/R404 PAGE 3 (GT\KW) bonds, but all objections to any matters relating to the issuance and sale of bonds shall be adjudicated and determined by the chancery court, in accordance with the provisions of Sections 31-13-5 through 31-13-11. And all rights of the parties shall be preserved and not foreclosed, for the hearing before the chancery court, or the chancellor in vacation.

75 Nothing in this section shall be construed to (f) 76 affect, interpret, or in any way address the following: 77 (i) The original jurisdiction of any court, 78 including jurisdiction over proceedings for judicial review of the 79 constitutionality of any county or municipal ordinance; or The right of any individual, organization or 80 (ii) 81 association, at any time, to bring an action to restrain or enjoin 82 the enforcement, operation or execution of any county or municipal ordinance by restraining or enjoining the action of any officer of 83 84 any county or municipality, in which a claim is asserted that the 85 ordinance under which the action sought to be restrained or enjoined is unconstitutional, or for declaratory relief in which a 86 87 declaration or adjudication of the unconstitutionality of any county or municipal ordinance is among the relief requested. 88 89 SECTION 2. This act shall take effect and be in force from 90 and after July 1, 2020.

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