MISSISSIPPI LEGISLATURE

REGULAR SESSION 2022

By: Representatives Barton, Anthony

To: County Affairs; Appropriations

HOUSE BILL NO. 719

1 AN ACT TO BRING FORWARD SECTION 9-1-43, MISSISSIPPI CODE OF 2 1972, WHICH PERTAINS TO THE COMPENSATION OF CHANCERY CLERKS AND 3 CIRCUIT CLERKS, FOR PURPOSES OF POSSIBLE AMENDMENT; TO BRING FORWARD SECTION 23-15-225, MISSISSIPPI CODE OF 1972, WHICH 4 5 PERTAINS TO THE COMPENSATION OF COUNTY REGISTRARS OF ELECTION, FOR 6 PURPOSES OF POSSIBLE AMENDMENT; TO BRING FORWARD SECTION 25-3-3, MISSISSIPPI CODE OF 1972, WHICH PERTAINS TO COMPENSATION OF COUNTY 7 TAX ASSESSORS AND COLLECTORS, FOR PURPOSES OF POSSIBLE AMENDMENT; 8 TO BRING FORWARD SECTION 25-7-9, MISSISSIPPI CODE OF 1972, WHICH 9 10 PERTAINS TO CERTAIN FILING FEES CHARGED BY CHANCERY CLERKS FOR THE RECORDING OF DOCUMENTS, FOR PURPOSES OF POSSIBLE AMENDMENT; TO 11 12 BRING FORWARD SECTION 25-7-13, MISSISSIPPI CODE OF 1972, WHICH 13 PERTAINS TO THE FEES PAID TO THE CIRCUIT CLERK FOR EACH DAY'S ATTENDANCE UPON THE CIRCUIT COURT TERM, FOR PURPOSES OF POSSIBLE 14 15 AMENDMENT; TO BRING FORWARD SECTION 25-7-19, MISSISSIPPI CODE OF 16 1972, WHICH PERTAINS TO FEES CHARGED BY SHERIFFS, FOR PURPOSES OF 17 POSSIBLE AMENDMENT; TO BRING FORWARD SECTION 25-7-27, MISSISSIPPI CODE OF 1972, WHICH PERTAINS TO THE FEES CHARGED BY MARSHALS AND 18 19 CONSTABLES, FOR PURPOSES OF POSSIBLE AMENDMENT; TO BRING FORWARD 20 SECTION 41-61-59, MISSISSIPPI CODE OF 1972, WHICH PERTAINS TO THE 21 COMPENSATION OF COUNTY MEDICAL EXAMINERS, DEPUTY MEDICAL EXAMINERS 22 AND DEPUTY MEDICAL EXAMINER INVESTIGATORS, FOR PURPOSES OF 23 POSSIBLE AMENDMENT; TO BRING FORWARD SECTION 41-61-75, MISSISSIPPI CODE OF 1972, WHICH PERTAINS TO THE FEES PAID BY THE COUNTY TO A 24 25 MEDICAL EXAMINER OR HIS OR HER DEPUTY FOR FILING CERTAIN 26 INVESTIGATION REPORTS; AND FOR RELATED PURPOSES.

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

28 SECTION 1. Section 9-1-43, Mississippi Code of 1972, is

29 brought forward as follows:

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30 9-1-43. (1) After making deductions for employer 31 contributions paid by the chancery or circuit clerk to the Public 32 Employees' Retirement System under Sections 25-11-106.1 and 33 25-11-123(f)(4), employee salaries and related salary expenses, 34 and expenses allowed as deductions by Schedule C of the Internal 35 Revenue Code, no office of the chancery clerk or circuit clerk of any county in the state shall receive fees as compensation for the 36 chancery clerk's or circuit clerk's services in excess of 37 Ninety-four Thousand Five Hundred Dollars (\$94,500.00). All such 38 fees received by the office of chancery or circuit clerks that are 39 40 in excess of the salary limitation shall be deposited by such 41 clerk into the county general fund on or before April 15 for the 42 preceding calendar year. If the chancery clerk or circuit clerk serves less than one (1) year, then he shall not receive as 43 44 compensation any fees in excess of that portion of the salary 45 limitation that can be attributed to his time in office on a pro 46 rata basis. Upon leaving office, income earned by any clerk in his last full year of office but not received until after his last 47 48 full year of office shall not be included in determining the salary limitation of the successor clerk. There shall be exempted 49 50 from the provisions of this subsection any monies or commissions 51 from private or governmental sources which: (a) are to be held by 52 the chancery or circuit clerk in a trust or custodial capacity as 53 prescribed in subsections (4) and (5); or (b) are received as compensation for services performed upon order of a court or board 54

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55 of supervisors which are not required of the chancery clerk or 56 circuit clerk by statute.

57 It shall be unlawful for any chancery clerk or circuit (2)clerk to use fees in excess of Ninety-four Thousand Five Hundred 58 59 Dollars (\$94,500.00), to pay the salaries or actual or necessary 60 expenses of employees who are related to such clerk by blood or marriage within the first degree of kinship according to the civil 61 62 law method of computing kinship as provided in Sections 1-3-71 and 1-3-73. However, the prohibition of this subsection shall not 63 apply to any individual who was an employee of the clerk's office 64 65 prior to the date his or her relative was elected as chancery or circuit clerk. The spouse and/or any children of the chancery 66 67 clerk or circuit clerk employed in the office of the chancery clerk may be paid a salary; however, the combined annual salaries 68 69 of the clerk, spouse and any child of the clerk may not exceed an 70 amount equal to the salary limitation.

(3) The chancery clerk and the circuit clerk shall be liable on their official bond for the proper deposit and accounting of all monies received by his office. The State Auditor shall promulgate uniform accounting methods for the accounting of all sources of income by the offices of the chancery and circuit clerk.

(4) There is created in the county depository of each county a clearing account to be designated as the "chancery court clerk clearing account," into which shall be deposited: (a) all such

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80 monies as the clerk of the chancery court shall receive from any 81 person complying with any writ of garnishment, attachment, 82 execution or other like process authorized by law for the enforcement of child support, spousal support or any other 83 84 judgment; (b) any portion of any fees required by law to be 85 collected in civil cases which are to pay for the service of process or writs in another county; and (c) any other money as 86 87 shall be deposited with the court which by its nature is not, at the time of its deposit, public monies, but which is to be held by 88 89 the court in a trust or custodial capacity in a case or proceeding 90 before the court. The clerk of the chancery court shall account for all monies deposited in and disbursed from such account and 91 92 shall be authorized and empowered to draw and issue checks on such account at such times, in such amounts and to such persons as 93 94 shall be proper and in accordance with law.

95 The following monies paid to the chancery clerk shall be 96 subject to the salary limitation prescribed under subsection (1): (a) all fees required by law to be collected for the filing, 97 98 recording or abstracting of any bill, petition, pleading or decree in any civil case in chancery; (b) all fees collected for land 99 100 recordings, charters, notary bonds, certification of decrees and 101 copies of any documents; (c) all land redemption and mineral 102 documentary stamp commissions; and (d) any other monies or commissions from private or governmental sources for statutory 103 functions which are not to be held by the court in a trust 104

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H. B. No. 719 22/HR31/R1516 PAGE 4 (OM\JAB) 105 capacity. Such fees as shall exceed the salary limitations shall 106 be maintained in a bank account in the county depository and 107 accounted for separately from those monies paid into the chancery 108 court clerk clearing account.

109 (5) There is created in the county depository in each county 110 a clearing account to be designated as the "circuit court clerk civil clearing account," into which shall be deposited: (a) all 111 such monies and fees as the clerk of the circuit court shall 112 113 receive from any person complying with any writ of garnishment, 114 attachment, execution or any other like process authorized by law 115 for the enforcement of a judgment; (b) any portion of any fees required by law or court order to be collected in civil cases; 116 117 (c) all fees collected for the issuance of marriage licenses; and (d) any other money as shall be deposited with the court which by 118 119 its nature is not, at the time of its deposit, public monies but 120 which is to be held by the court in a trust or custodial capacity 121 in a case or proceeding before the court.

There is created in the county depository in each county a 122 123 clearing account to be designated as the "circuit court clerk 124 criminal clearing account," into which shall be deposited: (a) 125 all such monies as are received in criminal cases in the circuit 126 court pursuant to any order requiring payment as restitution to 127 the victims of criminal offenses; (b) any portion of any fees and fines required by law or court order to be collected in criminal 128 cases; and (c) all cash bonds as shall be deposited with the 129

H. B. No. 719 **~ OFFICIAL ~** 22/HR31/R1516 PAGE 5 (OM\JAB) 130 court. The clerk of the circuit court shall account for all 131 monies deposited in and disbursed from such account and shall be 132 authorized and empowered to draw and issue checks on such account, 133 at such times, in such amounts and to such persons as shall be 134 proper and in accordance with law; however, such monies as are 135 forfeited in criminal cases shall be paid by the clerk of the 136 circuit court to the clerk of the board of supervisors for deposit 137 in the general fund of the county.

138 The following monies paid to the circuit clerk shall be 139 subject to the salary limitation prescribed under subsection (1): 140 (a) all fees required by law to be collected for the filing, recording or abstracting of any bill, petition, pleading or decree 141 142 in any civil action in circuit court; (b) copies of any documents; 143 and (c) any other monies or commissions from private or 144 governmental sources for statutory functions which are not to be 145 held by the court in a trust capacity.

146 The chancery clerk and the circuit clerk shall establish (6) and maintain a cash journal for recording cash receipts from 147 148 private or government sources for furnishing copies of any papers 149 of record or on file, or for rendering services as a notary 150 public, or other fees wherein the total fee for the transaction is 151 Ten Dollars (\$10.00) or less. The cash journal entry shall 152 include the date, amount and type of transaction, and the clerk shall not be required to issue a receipt to the person receiving 153 such services. The State Auditor shall not take exception to the 154

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155 furnishing of copies or the rendering of services as a notary by 156 any clerk free of charge.

157 In any county having two (2) judicial districts, whenever the 158 chancery clerk serves as deputy to the circuit clerk in one (1) judicial district and the circuit clerk serves as deputy to the 159 160 chancery clerk in the other judicial district, the chancery clerk 161 may maintain a cash journal, separate from the cash journal maintained for chancery clerk receipts, for recording the cash 162 163 receipts paid to him as deputy circuit clerk, and the circuit clerk may maintain a cash journal, separate from the cash journal 164 maintained for circuit clerk receipts, for recording the cash 165 receipts paid to him as deputy chancery clerk. The cash receipts 166 167 collected by the chancery clerk in his capacity as deputy circuit 168 clerk and the cash receipts collected by the circuit clerk in his 169 capacity as deputy chancery clerk shall be subject to the salary 170 limitation prescribed under subsection (1).

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

177 SECTION 2. Section 23-15-225, Mississippi Code of 1972, is 178 brought forward as follows:

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(a) For counties with a total population of more than
two hundred thousand (200,000), an amount not to exceed Thirty-one
Thousand Three Hundred Ninety-five Dollars (\$31,395.00), but not
less than Nine Thousand Six Hundred Sixty Dollars (\$9,660.00).

(b) For counties with a total population of more than
one hundred thousand (100,000) and not more than two hundred
thousand (200,000), an amount not to exceed Twenty-six Thousand
Five Hundred Sixty-five Dollars (\$26,565.00), but not less than
Nine Thousand Six Hundred Sixty Dollars (\$9,660.00).

(c) For counties with a total population of more than fifty thousand (50,000) and not more than one hundred thousand (100,000), an amount not to exceed Twenty-four Thousand One Hundred Fifty Dollars (\$24,150.00), but not less than Nine Thousand Six Hundred Sixty Dollars (\$9,660.00).

(d) For counties with a total population of more than thirty-five thousand (35,000) and not more than fifty thousand (50,000), an amount not to exceed Twenty-one Thousand Seven Hundred Thirty-five Dollars (\$21,735.00), but not less than Nine Thousand Six Hundred Sixty Dollars (\$9,660.00).

(e) For counties with a total population of more thantwenty-five thousand (25,000) and not more than thirty-five

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thousand (35,000), an amount not to exceed Nineteen Thousand Three Hundred Twenty Dollars (\$19,320.00), but not less than Nine Thousand Six Hundred Sixty Dollars (\$9,660.00).

(f) For counties with a total population of more than fifteen thousand (15,000) and not more than twenty-five thousand (25,000), an amount not to exceed Sixteen Thousand Nine Hundred Five Dollars (\$16,905.00), but not less than Nine Thousand Six Hundred Sixty Dollars (\$9,660.00).

(g) For counties with a total population of more than ten thousand (10,000) and not more than fifteen thousand (15,000), an amount not to exceed Fourteen Thousand Four Hundred Ninety Dollars (\$14,490.00), but not less than Eight Thousand Four Hundred Fifty-two Dollars and Fifty Cents (\$8,452.50).

(h) For counties with a total population of more than six thousand (6,000) and not more than ten thousand (10,000), an amount not to exceed Twelve Thousand Seventy-five Dollars (\$12,075.00), but not less than Eight Thousand Four Hundred Fifty-two Dollars and Fifty Cents (\$8,452.50).

(i) For counties with a total population of not more than six thousand (6,000), an amount not to exceed Nine Thousand Six Hundred Sixty Dollars (\$9,660.00) but not less than Six Thousand Six Hundred Forty-one Dollars and Twenty-five Cents (\$6,641.25).

(j) For counties having two (2) judicial districts, theboard of supervisors of the county may allow, in addition to the

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sums prescribed herein, in its discretion, an amount not to exceed
Eleven Thousand Five Hundred Dollars (\$11,500.00).

(2) In the event of a reregistration within such county, or a redistricting that necessitates the hiring of additional deputy registrars, the board of supervisors, in its discretion, may by contract compensate the county registrar amounts in addition to the sums prescribed herein.

236 (3) As compensation for their services in assisting the 237 county election commissioners in performance of their duties in the revision of the voter roll as electronically maintained by the 238 239 Statewide Elections Management System and in assisting the election commissioners, executive committees or boards of 240 241 supervisors in connection with any election, the registrar shall 242 receive the same daily per diem and limitation on meeting days as provided for the board of election commissioners as set out in 243 Sections 23-15-153 and 23-15-227 to be paid from the general fund 244 245 of the county.

(4) In any case where an amount has been allowed by the board of supervisors pursuant to this section, such amount shall not be reduced or terminated during the term for which the registrar was elected.

(5) The circuit clerk shall, in addition to any other
compensation provided for by law, be entitled to receive as
compensation from the board of supervisors the amount of Two
Thousand Five Hundred Dollars (\$2,500.00) per year. This payment

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shall be for the performance of his or her duties in regard to the conduct of elections and the performance of his or her other duties.

(6) The municipal clerk shall, in addition to any other compensation for performance of duties, be eligible to receive as compensation from the municipality's governing authorities a reasonable amount of additional compensation for reimbursement of costs and for additional duties associated with mail-in registration of voters.

(7) The board of supervisors shall not allow any additional compensation authorized under this section for services as county registrar to any circuit clerk who is receiving fees as compensation for his or her services equal to the limitation on compensation prescribed in Section 9-1-43.

268 **SECTION 3.** Section 25-3-3, Mississippi Code of 1972, is 269 brought forward as follows:

270 25 - 3 - 3. (1) The term "total assessed valuation" as used in this section only refers to the ad valorem assessment for the 271 272 county and, in addition, in counties where oil or gas is produced, 273 the actual value of oil at the point of production, as certified 274 to the counties by the Department of Revenue under the provisions of Sections 27-25-501 through 27-25-525, and the actual value of 275 276 gas as certified by the Department of Revenue under the provisions 277 of Sections 27-25-701 through 27-25-723.

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H. B. No. 719 22/HR31/R1516 PAGE 11 (OM\JAB) 278 (2)The salary of assessors and collectors of the various 279 counties is fixed as full compensation for their services as 280 county assessors or tax collectors, or both if the office of 281 assessor has been combined with the office of tax collector. The 282 annual salary of each assessor or tax collector, or both if the 283 offices have been combined, shall be based upon the total assessed 284 valuation of his respective county for the preceding taxable year 285 in the following categories and for the following amounts:

(a) For counties having a total assessed valuation of
Three Billion Dollars (\$3,000,000,000.00) or more, a salary of
Seventy Thousand Five Hundred Sixty Dollars (\$70,560.00);

(b) For counties having a total assessed valuation of at least Two Billion Dollars (\$2,000,000,000.00) but less than Three Billion Dollars (\$3,000,000,000.00), a salary of Sixty-seven Thousand Two Hundred Dollars (\$67,200.00);

(c) For counties having a total assessed valuation of at least One Billion Dollars (\$1,000,000,000.00) but less than Two Billion Dollars (\$2,000,000,000.00), a salary of Sixty-four Thousand Five Hundred Seventy-five Dollars (\$64,575.00);

(d) For counties having a total assessed valuation of
at least Five Hundred Million Dollars (\$500,000,000.00) but less
than One Billion Dollars (\$1,000,000,000.00), a salary of
Sixty-one Thousand Four Hundred Twenty-five Dollars (\$61,425.00);
(e) For counties having a total assessed valuation of
at least Two Hundred Fifty Million Dollars (\$250,000,000.00) but

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303 less than Five Hundred Million Dollars (\$500,000,000.00), a salary 304 of Fifty-eight Thousand Eight Hundred Dollars (\$58,800.00);

(f) For counties having a total assessed valuation of at least One Hundred Fifty Million Dollars (\$150,000,000.00) but less than Two Hundred Fifty Million Dollars (\$250,000,000.00), a salary of Fifty-six Thousand Seven Hundred Dollars (\$56,700.00);

(g) For counties having a total assessed valuation of at least Seventy-five Million Dollars (\$75,000,000.00) but less than One Hundred Fifty Million Dollars (\$150,000,000.00), a salary of Fifty-five Thousand One Hundred Twenty-five Dollars (\$55,125.00);

(h) For counties having a total assessed valuation of
less than Seventy-five Million Dollars (\$75,000,000.00), a salary
of Fifty Thousand Nine Hundred Twenty-nine Dollars (\$50,929.00).

317 (3) In addition to all other compensation paid pursuant to
318 this section, the board of supervisors shall pay to a person
319 serving as both the tax assessor and tax collector in their county
320 an additional Five Thousand Dollars (\$5,000.00) per year.

(4) The annual salary established for assessors and tax
collectors shall not be reduced as a result of a reduction in
total assessed valuation. The salaries shall be increased as a
result of an increase in total assessed valuation.

(5) In addition to all other compensation paid to assessors
and tax collectors in counties having two (2) judicial districts,
the board of supervisors shall pay such assessors and tax

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328 collectors an additional Three Thousand Five Hundred Dollars 329 (\$3,500.00) per year. In addition to all other compensation paid 330 to assessors or tax collectors, in counties maintaining two (2) 331 full-time offices, the board of supervisors shall pay the assessor 332 or tax collector an additional Three Thousand Five Hundred Dollars 333 (\$3,500.00) per year.

334 (6) In addition to all other compensation paid to assessors 335 and tax collectors, the board of supervisors of a county shall 336 allow for such assessor or tax collector, or both, to be paid additional compensation when there is a contract between the 337 338 county and one or more municipalities providing that the assessor or tax collector, or both, shall assess or collect taxes, or both, 339 340 for the municipality or municipalities; and such assessor or tax collector, or both, shall be authorized to receive such additional 341 342 compensation from the county and/or the municipality or 343 municipalities in any amount allowed by the county and/or the 344 municipality or municipalities for performing those services.

(7) When any tax assessor holds a valid certificate of 345 346 educational recognition from the Mississippi Cooperative Extension 347 Service or is a licensed appraiser under Section 73-34-1 et seq., 348 he shall receive an additional One Thousand Five Hundred Dollars 349 (\$1,500.00) annually beginning the next fiscal year after 350 completion. When any tax assessor is a licensed state certified Residential Appraiser (RA) or licensed state certified Timberland 351 352 Appraiser (TA) under Section 73-34-1 et seq., or when any tax

H. B. No. 719 **~ OFFICIAL ~** 22/HR31/R1516 PAGE 14 (OM\JAB) 353 assessor holds a valid designation from the International 354 Association of Assessing Officers as a Cadastral Mapping 355 Specialist (CMS) or Personal Property Specialist (PPS) or 356 Residential Evaluation Specialist (RES), he shall receive an 357 additional Six Thousand Five Hundred Dollars (\$6,500.00) annually 358 beginning the next fiscal year after completion. When any tax 359 assessor holds the valid designation of Certified Assessment 360 Evaluator (CAE) from the International Association of Assessing 361 Officers or is a state certified General Real Estate Appraiser 362 (GA) under Section 73-34-1 et seq., he shall receive an additional 363 Eight Thousand Five Hundred Dollars (\$8,500.00) annually beginning 364 the next fiscal year after completion.

365 (8) The salaries provided for in this section shall be the 366 total funds paid to the county assessors and tax collectors and 367 shall be full compensation for their services, with any fees being 368 paid to the county general fund.

369 The salaries provided for in this section shall be (9) payable monthly on the first day of each calendar month by 370 371 chancery clerk's warrant drawn on the general fund of the county; 372 however, the board of supervisors, by resolution duly adopted and 373 entered on its minutes, may provide that such salaries shall be 374 paid semimonthly on the first and fifteenth day of each month or 375 every two (2) weeks pursuant to Section 25-3-29. If a pay date falls on a weekend or legal holiday, salary payments shall be made 376 on the workday immediately preceding the weekend or legal holiday. 377

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H. B. No. 719 22/HR31/R1516 PAGE 15 (OM\JAB) 378 **SECTION 4.** Section 25-7-9, Mississippi Code of 1972, is 379 brought forward as follows:

380 25-7-9. (1) The clerks of the chancery courts shall charge 381 the following fees:

382 (a) For the act of certifying copies of filed documents, for each complete document.....\$ 1.00 383 384 (i) Recording each deed, will, lease, amendment, (b) subordination, lien, release, cancellation, order, decree, oath, 385 386 etc., per book and page listed where applicable, each deed of trust, or any other document, for the first five (5) 387 pages.....\$ 25.00 388 389 (ii) Each additional page.....\$ 1.00 390 (C) (i) Recording oil and gas leases, cancellations, 391 etc., including indexing in general indices; for the first five 392 (5) pages.....\$ 25.00 393 (ii) Recording each oil and gas assignment, 394 amendment of assignment, release, etc., first five (5) pages.....\$ 25.00 395 396 per additional assignee.....\$ 18.00 397 (iii) Each additional page.....\$ 1.00 398 (iv) Sectional index entries per section or subdivision lot.....\$ 1.00 399 (v) Archive fee.....\$ 1.00 400

H. B. No. 719 22/HR31/R1516 PAGE 16 (OM\JAB) 401 (vi) Entering marginal notations, if requested on 402 document or by cover letter, pertaining to the recording of any 403 oil and gas document only per book and page.....\$ 4.00 404 (i) Furnishing copies of any papers of record or (d) 405 on file: 406 If performed by the clerk or his employee, 407 per page.....\$.50 408 If performed by any other person, 409 per page.....\$.25 410 (ii) Entering marginal notations on 411 documents of record.....\$ 1.00 412 (e) For each day's attendance on the board of 413 supervisors, for himself and one (1) deputy, each.....\$ 20.00 414 For other services as clerk of the board of (f) 415 supervisors an allowance shall be made to him (payable 416 semiannually at the July and January meetings) out of the county 417 treasury, an annual sum not 418 exceeding.....\$3,000.00 419 (g) For each day's attendance on the chancery court, to 420 be approved by the chancellor: For the first chancellor sitting only, clerk and two (2) 421 422 deputies, each.....\$ 85.00 For the second chancellor sitting, clerk only.....\$ 85.00 423

H. B. No. 719 22/HR31/R1516 PAGE 17 (OM\JAB) 424 Provided that the fees herein prescribed shall be the total 425 remuneration for the clerk and his deputies for attending chancery 426 court.

(h) On order of the court, clerks and not more than two
(2) deputies may be allowed five (5) extra days for each term of
court for attendance upon the court to get up records.

430 (i) For public service not otherwise specifically
431 provided for, the chancery court may by order allow the clerk to
432 be paid by the county on the order of the board of supervisors, an
433 annual sum not exceeding......\$5,000.00

(j) For each civil filing, to be deposited into the
Civil Legal Assistance Fund......\$ 5.00
The chancery clerk shall itemize on the original document a
detailed fee bill of all charges due or paid for filing, recording
and abstracting same. No person shall be required to pay such
fees until same have been so itemized, but those fees may be
demanded before the document is recorded.

The following fee shall be a total fee for all services 441 (2)442 performed by the clerk with respect to any civil case filed that 443 includes, but is not limited to, divorce, alteration of birth or 444 marriage certificate, removal of minority, guardianship or 445 conservatorship, estate of deceased, adoption, land dispute 446 injunction, settlement of small claim, contempt, modification, partition suit, or commitment, which shall be payable upon filing 447 and shall accrue to the chancery clerk at the time of filing. 448 The

H. B. No. 719 **~ OFFICIAL ~** 22/HR31/R1516 PAGE 18 (OM\JAB) 449 clerk or his successor in office shall perform all duties set 450 forth without additional compensation or 451 85.00 fee.....\$ 452 (3) For every civil case filed: 453 An additional fee to be deposited to the credit of (a) 454 the Comprehensive Electronic Court Systems Fund established in Section 9-21-14.....\$ 455 10.00 456 An additional fee to be deposited to the (b) 457 credit of the Judicial System Operation Fund established in 458 Section 9-21-45.....\$ 40.00 459 (4) Cost of process shall be borne by the issuing party. 460 Additionally, should the attorney or person filing the pleadings 461 desire the clerk to pay the cost to the sheriff for serving 462 process on one (1) person or more, or to pay the cost of 463 publication, the clerk shall demand the actual charges therefor, 464 at the time of filing. SECTION 5. Section 25-7-13, Mississippi Code of 1972, is 465 466 brought forward as follows: 467 25-7-13. (1) The clerks of the circuit court shall charge 468 the following fees: 469 Docketing, filing, marking and registering each (a) 470 complaint, petition and indictment\$ 85.00 The fee set forth in this paragraph shall be the total fee 471 for all services performed by the clerk up to and including entry 472 of judgment with respect to each complaint, petition or 473

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474 indictment, including all answers, claims, orders, continuances 475 and other papers filed therein, issuing each writ, summons, 476 subpoena or other such instruments, swearing witnesses, taking and 477 recording bonds and pleas, and recording judgments, orders, fiats 478 and certificates; the fee shall be payable upon filing and shall 479 accrue to the clerk at the time of collection. The clerk or his 480 successor in office shall perform all duties set forth above 481 without additional compensation or fee.

(b) Docketing and filing each motion to renew judgment,
notice of renewal of judgment, suggestion for a writ of
garnishment, suggestion for a writ of execution and judgment
debtor actions and issuing all process, filing and recording
orders or other papers and swearing witnesses.....\$ 35.00

487 (c) For every civil case filed, an additional fee to be
488 deposited to the credit of the Comprehensive Electronic Court
489 Systems Fund established in Section 9-21-14.....\$ 10.00

490 (d) For every civil case filed, an additional fee to be
491 deposited to the credit of the Judicial System Operation Fund
492 established in Section 9-21-45\$ 40.00

493 (2) Except as provided in subsection (1) of this section,
494 the clerks of the circuit court shall charge the following fees:
495 (a) Filing and marking each order or other paper and
496 recording and indexing same\$ 2.00
497 (b) Issuing each writ, summons, subpoena, citation,

498 capias and other such instruments\$ 1.00

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499	(c) Administering an oath and taking bond\$ 2.0)0
500	(d) Certifying copies of filed documents, for each	
501	complete document\$ 1.0)0
502	(e) Recording orders, fiats, licenses, certificates,	
503	oaths and bonds:	
504	First page\$ 2.0)0
505	Each additional page\$ 1.0)0
506	(f) Furnishing copies of any papers of record or on	
507	file and entering marginal notations on documents of record:	
508	If performed by the clerk or his employee,	
509	per page\$ 1.0)0
510	If performed by any other person,	
511	per page\$.2	25
512	(g) Judgment roll entry\$ 5.0)0
513	(h) Taxing cost and certificate\$ 1.0)0
514	(i) For taking and recording application for marriage	
515	license, for filing and recording consent of parents when require	ed
516	by law, for filing and recording medical certificate, filing and	
517	recording proof of age, recording and issuing license, recording	
518	and filing returns\$ 35.0)0
519	The clerk shall deposit Fourteen Dollars (\$14.00) of each fe	e
520	collected for a marriage license in the Victims of Domestic	
521	Violence Fund established in Section 93-21-117, on a monthly	
522	basis.	

H. B. No. 719 22/HR31/R1516 PAGE 21 (OM\JAB) (j) For certified copy of marriage license and search
of record, the same fee charged by the Bureau of Vital Statistics
of the State Board of Health.

526 (k) For public service not particularly provided for, 527 the circuit court may allow the clerk, per annum, to be paid by 528 the county on presentation of the circuit court's order, the 529 following amount\$5,000.00 530 However, in the counties having two (2) judicial districts, 531 such above allowance shall be made for each judicial district. 532 (1) For drawing jurors and issuing venire, to be paid 533 by the county\$ 5.00 534 For each day's attendance upon the circuit court (m) 535 term, for himself and necessary deputies allowed by the court, 536 75.00 each to be paid by the county\$ Summons, each juror to be paid by the county upon 537 (n) the allowance of the court\$ 538 1.00 539 (o) For issuing each grand jury subpoena, to be paid by the county on allowance by the court, not to exceed Twenty-five 540 541 Dollars (\$25.00) in any one (1) term of court.....\$ 1.00 542 (p) For each civil filing, to be deposited into the 543 Civil Legal Assistance Fund\$ 5.00 544 (3) On order of the court, clerks and deputies may be 545 allowed five (5) extra days for attendance upon the court to get 546 up records.

H. B. No. 719 22/HR31/R1516 PAGE 22 (OM\JAB) 547 (4) The clerk's fees in state cases where the state fails in 548 the prosecution, or in cases of felony where the defendant is convicted and the cost cannot be made out of his estate, in an 549 550 amount not to exceed Four Hundred Dollars (\$400.00) in one (1) 551 year, shall be paid out of the county treasury on approval of the 552 circuit court, and the allowance thereof by the board of 553 supervisors of the county. In counties having two (2) judicial 554 districts, such allowance shall be made in each judicial district; 555 however, the maximum thereof shall not exceed Eight Hundred 556 Dollars (\$800.00). Clerks in the circuit court, in cases where 557 appeals are taken in criminal cases and no appeal bond is filed, shall be allowed by the board of supervisors of the county after 558 559 approval of their accounts by the circuit court, in addition to 560 the above fees, for making such transcript the rate of Two Dollars 561 (\$2.00) per page.

(5) The clerk of the circuit court may retain as his commission on all money coming into his hands, by law or order of the court, a sum to be fixed by the court not exceeding one-half of one percent (1/2 of 1%) on all such sums.

(6) For making final records required by law, including, but not limited to, circuit and county court minutes, and furnishing transcripts of records, the circuit clerk shall charge Two Dollars (\$2.00) per page. The same fees shall be allowed to all officers for making and certifying copies of records or papers which they are authorized to copy and certify.

H. B. No. 719 22/HR31/R1516 PAGE 23 (OM\JAB) (7) The circuit clerk shall prepare an itemized statement of fees for services performed, cost incurred, or for furnishing copies of any papers of record or on file, and shall submit the statement to the parties or, if represented, to their attorneys within sixty (60) days. A bill for same shall accompany the statement.

578 **SECTION 6.** Section 25-7-19, Mississippi Code of 1972, is 579 brought forward as follows:

580 25-7-19. (1) The sheriffs of the various counties of the
581 State of Mississippi shall charge the following fees:

(a) A uniform total fee in all criminal and civil cases
for the service or attempted service of any process, summons,
warrant, writ or other notice as may be required by law or the
court, each\$ 45.00

(b) In all cases where there is more than one (1)
defendant residing at the same household, service on each
additional defendant\$ 5.00

(c) After final judgment has been enrolled, notice of further proceedings involving levy of execution on judgments, and attachment and garnishment proceedings, shall be deemed a new suit and the sheriff shall be entitled to the

593 following fee\$ 45.00

(d) Taking bonds of every kind (for purposes of this
fee multiple bonds for criminal charges arising out of a single
incident or transaction shall be considered a single

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597 bond)\$ 25.00 598 (e) Attendance in habeas corpus proceeding in vacation, eminent domain court and commitment cases\$ 25.00 599 600 (f) On all money made by virtue of any decree, 601 execution or attachment, or other process, the following 602 commissions, to wit: 603 On the first One Hundred Dollars (\$100.00), five 604 percent (5%), 605 On the second One Hundred Dollars (\$100.00), four 606 percent (4%), 607 On all sums over Two Hundred Dollars (\$200.00), 608 three percent (3%). 609 (g) For all service of all process of every kind and nature issued from without the county wherein it is to be served, 610 611 a fee of\$ 45.00 612 In civil cases, all process sent out of the county, where issued to another county for service, shall be accompanied by a 613 614 fee of Forty-five Dollars (\$45.00) to pay the sheriff's fee for 615 his execution of such process unless the clerk or justice shall 616 endorse on the process that the party at whose instance it issued 617 had filed an affidavit of inability to pay costs thereof. All 618 fees sent and unearned, and the whole of it, shall be unearned if 619 the writ be not legally and properly executed and returned, and 620 shall be remitted by the sheriff with the writ at his own expense.

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621 (2)The sheriff shall keep a complete account of every (a) 622 fee of every nature, commission or charge collected by him, and 623 shall file an itemized statement thereof monthly, under oath, with 624 the clerk of the board of supervisors of his county who shall 625 preserve same as a part of the records of his office, and he shall 626 make a remittance to the clerk of the board of supervisors of his 627 county on or before the fifteenth of each month for deposit into the general fund of the county of all said fees, commissions and 628 629 charges collected during the preceding month. A fee for attempted service of process is unearned absent two (2) documented actual 630 631 attempts to serve the process.

At least Ten Dollars (\$10.00) from each fee 632 (b) 633 collected and deposited into the county's general fund under the 634 provisions of paragraphs (a), (c) and (g) of subsection (1) of this section shall be used for the sheriffs' salaries authorized 635 in Section 25-3-25, as such Ten Dollar (\$10.00) amount was 636 637 authorized during the 2007 Regular Session in Chapter 331, Laws of 2007, for the purpose of providing additional monies to the 638 639 counties for sheriffs' salaries.

640 (3) Any sheriff who shall knowingly fail to collect any fee 641 established by law which was in fact collectible by him or having 642 collected the fee shall fail to keep account of such fee or fail 643 to deposit the fee with the clerk of the board of supervisors as 644 provided by subsection (2), or such other person or office 645 entitled thereto, shall be guilty of a misdemeanor in office and,

H. B. No. 719 **~ OFFICIAL ~** 22/HR31/R1516 PAGE 26 (OM\JAB) 646 upon conviction therefor, shall be fined in an amount not to 647 exceed double the amount he failed to collect or pay over, or 648 imprisoned for not to exceed six (6) months in the county jail, or 649 be punished by both such fine and imprisonment.

This provision shall in no way lessen the sheriff's civil liability on his bond, but shall be an additional penalty for misfeasance or nonfeasance in office.

653 **SECTION 7.** Section 25-7-27, Mississippi Code of 1972, is 654 brought forward as follows:

655 25-7-27. (1) Marshals and constables shall charge the 656 following fees:

(a) (i) In all civil and criminal cases, for each
service of process, summons, warrant, writ or other
notice\$ 45.00

(ii) In all cases where there is more than one (1)
defendant residing at the same household, for service on each
additional defendant\$ 5.00

(iii) For service of each process of every kind
and nature issued from outside the county where it is to be
served, the fees provided in subparagraphs (i) and (ii) of this
paragraph, as applicable, shall be assessed.

(iv) When a complaining party has provided
erroneous information to the clerk of the court relating to the
service of process on the defendant or defendants and process
cannot be served after diligent search and inquiry on oath thereof

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(v) When process has been attempted in one (1) county but the defendant is not found, and process must be served on that defendant in another county, the clerk shall notify the complaining party that an additional fee or fees must be paid before the process can be delivered to the other county.

(b) After final judgment has been enrolled, further
proceedings involving levy of execution on judgments, and
attachment and garnishment proceedings shall be a new suit for
which the marshal or constable shall be entitled to the following
fee\$ 45.00

(c) For conveying a person charged with a crime to
jail, mileage reimbursement in an amount not to exceed the rate
established under Section 25-3-41(2).

To be paid out of the county treasury on the allowance of the board of supervisors, when the state fails in the prosecution, or the person is convicted but is not able to pay the costs.

690 (d) For other service, the same fees allowed sheriffs691 for similar services.

(e) For service as a bailiff in any court in a civil
case, to be paid by the county on allowance of the court on
issuance of a warrant therefor, an amount equal to the amount

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695 provided under Section 19-25-31 for each day, or part thereof, for 696 which he serves as bailiff when the court is in session.

(f) For serving all warrants and other process and attending all trials in state cases in which the state fails in the prosecution, to be paid out of the county treasury on the allowance of the board of supervisors without itemization, subject, however, to the condition that the marshal or constable must not have overcharged in the collection of fees for costs, contrary to the provisions of this section, annually.....\$2,500.00

(2) Marshals and constables shall be paid all uncollected fees levied under subsection (1) of this section in full from the first proceeds received by the court from the guilty party or from any other source of payment in connection with the case.

(3) In addition to the fees authorized to be paid to a constable under subsection (1) of this section, a constable may receive payments for collecting delinquent criminal fines in justice court pursuant to the provisions of Section 19-3-41(3).

712 SECTION 8. Section 41-61-59, Mississippi Code of 1972, is 713 brought forward as follows:

41-61-59. (1) A person's death that affects the public interest as specified in subsection (2) of this section shall be promptly reported to the medical examiner by the physician in attendance, any hospital employee, any law enforcement officer having knowledge of the death, the embalmer or other funeral home employee, any emergency medical technician, any relative or any

H. B. No. 719 **~ OFFICIAL ~** 22/HR31/R1516 PAGE 29 (OM\JAB) 720 other person present. The appropriate medical examiner shall 721 notify the municipal or state law enforcement agency or sheriff 722 and take charge of the body. When the medical examiner has 723 received notification under Section 41-39-15(6) that the deceased 724 is medically suitable to be an organ and/or tissue donor, the 725 medical examiner's authority over the body shall be subject to the 726 provisions of Section 41-39-15(6). The appropriate medical 727 examiner shall notify the Mississippi Bureau of Narcotics within 728 twenty-four (24) hours of receipt of the body in cases of death as described in subsection (2) (m) or (n) of this section. 729

730 (2) A death affecting the public interest includes, but is731 not limited to, any of the following:

732 (a) Violent death, including homicidal, suicidal or733 accidental death.

(b) Death caused by thermal, chemical, electrical orradiation injury.

736 (c) Death caused by criminal abortion, including737 self-induced abortion, or abortion related to or by sexual abuse.

738 (d) Death related to disease thought to be virulent or739 contagious that may constitute a public hazard.

740 (e) Death that has occurred unexpectedly or from an741 unexplained cause.

742 (f) Death of a person confined in a prison, jail or 743 correctional institution.

H. B. No. 719 **~ OFFICIAL ~** 22/HR31/R1516 PAGE 30 (OM\JAB) (g) Death of a person where a physician was not in attendance within thirty-six (36) hours preceding death, or in prediagnosed terminal or bedfast cases, within thirty (30) days preceding death.

748 (h) Death of a person where the body is not claimed by 749 a relative or a friend.

750 (i) Death of a person where the identity of the751 deceased is unknown.

(j) Death of a child under the age of two (2) years where death results from an unknown cause or where the circumstances surrounding the death indicate that sudden infant death syndrome may be the cause of death.

(k) Where a body is brought into this state for disposal and there is reason to believe either that the death was not investigated properly or that there is not an adequate certificate of death.

760 (1) Where a person is presented to a hospital emergency room unconscious and/or unresponsive, with cardiopulmonary 761 762 resuscitative measures being performed, and dies within 763 twenty-four (24) hours of admission without regaining 764 consciousness or responsiveness, unless a physician was in 765 attendance within thirty-six (36) hours preceding presentation to 766 the hospital, or in cases in which the decedent had a prediagnosed terminal or bedfast condition, unless a physician was in 767

H. B. No. 719 22/HR31/R1516 PAGE 31 (OM\JAB) 768 attendance within thirty (30) days preceding presentation to the 769 hospital.

(m) Death that is caused by drug overdose or which isbelieved to be caused by drug overdose.

(n) When a stillborn fetus is delivered and the cause of the demise is medically believed to be from the use by the mother of any controlled substance as defined in Section 41-29-105.

776 The State Medical Examiner is empowered to investigate (3) 777 deaths, under the authority hereinafter conferred, in any and all 778 political subdivisions of the state. The county medical examiners 779 and county medical examiner investigators, while appointed for a 780 specific county, may serve other counties on a regular basis with 781 written authorization by the State Medical Examiner, or may serve 782 other counties on an as-needed basis upon the request of the 783 ranking officer of the investigating law enforcement agency. If a 784 death affecting the public interest takes place in a county other than the one where injuries or other substantial causal factors 785 786 leading to the death have occurred, jurisdiction for investigation 787 of the death may be transferred, by mutual agreement of the 788 respective medical examiners of the counties involved, to the 789 county where the injuries or other substantial causal factors 790 occurred, and the costs of autopsy or other studies necessary to 791 the further investigation of the death shall be borne by the 792 county assuming jurisdiction.

H. B. No. 719 22/HR31/R1516 PAGE 32 (OM\JAB) 793 (4) The chief county medical examiner or chief county 794 medical examiner investigator may receive from the county in which 795 he serves a salary of One Thousand Two Hundred Fifty Dollars 796 (\$1,250.00) per month, in addition to the fees specified in 797 Sections 41-61-69 and 41-61-75, provided that no county shall pay 798 the chief county medical examiner or chief county medical examiner 799 investigator less than Three Hundred Dollars (\$300.00) per month 800 as a salary, in addition to other compensation provided by law. 801 In any county having one or more deputy medical examiners or deputy medical examiner investigators, each deputy may receive 802 from the county in which he serves, in the discretion of the board 803 804 of supervisors, a salary of not more than Nine Hundred Dollars 805 (\$900.00) per month, in addition to the fees specified in Sections 806 41-61-69 and 41-61-75; however, no county shall pay the deputy 807 medical examiners or deputy medical examiner investigators less 808 than Three Hundred Dollars (\$300.00) per month as a salary in 809 addition to other compensation provided by law. For this salary the chief shall assure twenty-four-hour daily and readily 810 811 available death investigators for the county, and shall maintain 812 copies of all medical examiner death investigations for the county 813 for at least the previous five (5) years. He shall coordinate his 814 office and duties and cooperate with the State Medical Examiner, 815 and the State Medical Examiner shall cooperate with him.

816 **SECTION 9.** Section 41-61-75, Mississippi Code of 1972, is 817 brought forward as follows:

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818 41-61-75. (1) For each investigation with the preparation 819 and submission of the required reports, the following fees shall 820 be billed to and paid by the county for which the service is 821 provided:

822 (a) A medical examiner or his deputy shall receive One 823 Hundred Seventy-five Dollars (\$175.00) for each completed report 824 of investigation of death, plus the examiner's actual expenses. In addition to that fee, in cases where the cause of death was 825 826 sudden infant death syndrome (SIDS) and the medical examiner 827 provides a SIDS Death Scene Investigation report, the medical 828 examiner shall receive for completing that report an additional Fifty Dollars (\$50.00), or an additional One Hundred Dollars 829 (\$100.00) if the medical examiner has received advanced training 830 831 in child death investigations and presents to the county a 832 certificate of completion of that advanced training. The State 833 Medical Examiner shall develop and prescribe a uniform format and 834 list of matters to be contained in SIDS/Child Death Scene Investigation reports, which shall be used by all county medical 835 836 examiners and county medical examiner investigators in the state.

(b) The pathologist performing autopsies as provided in
Section 41-61-65 shall receive One Thousand Dollars (\$1,000.00)
per completed autopsy, plus mileage expenses to and from the site
of the autopsy, and shall be reimbursed for any out-of-pocket
expenses for third-party testing, not to exceed One Hundred
Dollars (\$100.00) per autopsy.

843 (2) Any medical examiner, physician or pathologist who is
844 subpoenaed for appearance and testimony before a grand jury,
845 courtroom trial or deposition shall be entitled to an expert
846 witness hourly fee to be set by the court and mileage expenses to
847 and from the site of the testimony, and such amount shall be paid
848 by the jurisdiction or party issuing the subpoena.

849 **SECTION 10.** This act shall take effect and be in force from 850 and after July 1, 2022.

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bring forward sections pertaining to.