By: Senator(s) Wiggins, McLendon, Parker To: Judiciary, Division A;

Appropriations

## COMMITTEE SUBSTITUTE SENATE BILL NO. 2645

1 2 3 4 5 6	AN ACT TO AMEND SECTION 25-31-5, MISSISSIPPI CODE OF 1972, TO INCREASE THE NUMBER OF ASSISTANT DISTRICT ATTORNEYS IN CERTAIN CIRCUIT COURT DISTRICTS; TO AMEND SECTION 25-31-10, MISSISSIPPI CODE OF 1972, TO INCREASE THE NUMBER OF CRIMINAL INVESTIGATORS AUTHORIZED TO BE APPOINTED IN CERTAIN CIRCUIT COURT DISTRICTS; AND FOR RELATED PURPOSES.
7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
8	SECTION 1. Section 25-31-5, Mississippi Code of 1972, is
9	amended as follows:
10	25-31-5. (1) The following number of full-time legal
11	assistants are authorized in the following circuit court
12	districts:
13	(a) First Circuit Court District * * *
14	eleven (11) legal assistants.
15	(b) Second Circuit Court District * * *
16	twelve (12) legal assistants.
17	(c) Third Circuit Court District * * *
18	seven (7) legal assistants.
19	(d) Fourth Circuit Court District * * *
20	eight (8) legal assistants.
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21	(e) Fifth Circuit Court District * '	k *
22	seven (7) legal assistants.	
23	(f) Sixth Circuit Court District *	k *
24	three (3) legal assistants.	
25	(g) Seventh Circuit Court District *	k *
26	fourteen (14) legal assistants.	
27	(h) Eighth Circuit Court District * :	k *
28	four (4) legal assistants.	
29	(i) Ninth Circuit Court District *	* *
30	four (4) legal assistants.	
31	(j) Tenth Circuit Court District *	* *
32	<pre>six (6) legal assistants.</pre>	
33	(k) Eleventh Circuit Court District *	k *
34	<pre>seven (7) legal assistants.</pre>	
35	(1) Twelfth Circuit Court District *	k *
36	<pre>seven (7) legal assistants.</pre>	
37	(m) Thirteenth Circuit Court Districtfo	our
38	(4) legal assistants.	
39	(n) Fourteenth Circuit Court District *	k *
40	seven (7) legal assistants.	
41	(o) Fifteenth Circuit Court District *	k *
42	eight (8) legal assistants.	
43	(p) Sixteenth Circuit Court District *	k *
44	seven (7) legal assistants.	

45	(q) Seventeenth Circuit Court District * * *
46	<pre>four (4) legal assistants.</pre>
47	(r) Eighteenth Circuit Court District * * *
48	three (3) legal assistants.
49	(s) Nineteenth Circuit Court District * * *
50	eight (8) legal assistants.
51	(t) Twentieth Circuit Court District * * *
52	twelve (12) legal assistants.
53	(u) Twenty-first Circuit Court District * * *
54	four (4) legal assistants.
55	(v) Twenty-second Circuit Court District * * *
56	<pre>four (4) legal assistants.</pre>
57	(w) Twenty-third Circuit Court District * * *
58	eight (8) legal assistants.
59	(2) In addition to any legal assistants authorized pursuant
60	to subsection (1) of this section, the following number of
61	full-time legal assistants are authorized (i) in the following
62	circuit court districts if funds are appropriated by the
63	Legislature to adequately fund the salaries, expenses and fringe
64	benefits of such legal assistants, or (ii) in any of the following
65	circuit court districts in which the board of supervisors of one
66	or more of the counties in a circuit court district adopts a
67	resolution to pay all of the salaries, supplemental pay, expenses
68	and fringe benefits of legal assistants authorized in such
69	district pursuant to this subsection:

70		(a)	First Circuit Court Districttwo	(2)						
71	legal	assistants.								
72		(b)	Second Circuit Court Districttwo	(2)						
73	legal	assistan	ts.							
74		(c)	Third Circuit Court Districttwo	(2)						
75	legal	assistants.								
76		(d)	Fourth Circuit Court Districttwo	(2)						
77	legal	assistan	ts.							
78		(e)	Fifth Circuit Court Districttwo	(2)						
79	legal	assistan	ts.							
80		(f)	Sixth Circuit Court Districttwo	(2)						
81	legal	assistants.								
82		(g)	Seventh Circuit Court Districttwo	(2)						
83	legal	assistants.								
84		(h)	Eighth Circuit Court Districttwo	(2)						
85	legal	assistan	ts.							
86		(i)	Ninth Circuit Court Districttwo	(2)						
87	legal	assistan	ts.							
88		(j)	Tenth Circuit Court Districttwo	(2)						
89	legal	assistan	ts.							
90		(k)	Eleventh Circuit Court Districttwo	(2)						
91	legal	assistan	ts.							
92		(1)	Twelfth Circuit Court Districttwo	(2)						
93	legal	assistan	ts.							

94		(m)	Thirteenth Circuit Court Districttwo	(2)
95	legal	assistan	ts.	
96		(n)	Fourteenth Circuit Court Districttwo	(2)
97	legal	assistan	ts.	
98		(0)	Fifteenth Circuit Court Districttwo	(2)
99	legal	assistan	ts.	
100		(p)	Sixteenth Circuit Court Districttwo	(2)
101	legal	assistan	ts.	
102		(q)	Seventeenth Circuit Court Districttwo	(2)
103	legal	assistan	ts.	
104		(r)	Eighteenth Circuit Court Districttwo	(2)
105	legal	assistan	ts.	
106		(s)	Nineteenth Circuit Court Districttwo	(2)
107	legal	assistan	ts.	
108		(t)	Twentieth Circuit Court Districttwo	(2)
109	legal	assistan	ts.	
110		(u)	Twenty-first Circuit Court Districttwo	(2)
111	legal	assistan	ts.	
112		(v)	Twenty-second Circuit Court Districttwo	(2)
113	legal	assistan	ts.	
114		(w)	Twenty-third Circuit Court Districttwo	(2)
115	legal	assistan	ts.	
116		(3) The	board of supervisors of any county may pay all or	: a
117	part o	of the sa	lary, supplemental pay, expenses and fringe benef	its
118	of any	y distric	t attorney or legal assistant authorized in the	

119 circuit court district to which such county belongs pursuant to this section.

121 The district attorney of any circuit court district may 122 employ additional legal assistants or criminal investigators, or 123 both, without regard to any limitation on the number of legal 124 assistants authorized in this section or criminal investigators authorized by other provisions of law to the extent that the 125 126 district attorney's office receives funds from any source. Any 127 source shall include, but is not limited to, office generated funds, funds from a county, a combination of counties, a 128 129 municipality, a combination of municipalities, federal funds, 130 private grants or foundations, or by means of an Interlocal 131 Cooperative Agreement authorized by Section 17-13-1 which may be 132 expended for those positions in an amount sufficient to pay all of 133 the salary, supplemental pay, expenses and fringe benefits of the 134 positions. Such funds may either be paid out of district attorney 135 accounts, transferred by the district attorney to the Department 136 of Finance and Administration or to one or more of the separate 137 counties comprising the circuit court district, and the funds 138 shall be disbursed to such employees in the same manner as 139 state-funded criminal investigators and full-time legal 140 assistants. The district attorney shall report to the board of 141 supervisors of each county comprising the circuit court district the amount and source of the supplemental salary, expenses and 142 143 fringe benefits, and the board in each county shall spread the

- 144 same on its minutes. The district attorney shall also report such
- 145 information to the Department of Finance and Administration which
- 146 shall make such information available to the Legislative Budget
- 147 Office.
- 148 (5) The district attorney shall be authorized to assign the
- 149 duties of a legal assistant regardless of the source of funding
- 150 for such legal assistants.
- 151 **SECTION 2.** Section 25-31-10, Mississippi Code of 1972, is
- 152 amended as follows:
- 153 25-31-10. (1) Any district attorney may appoint a full-time
- 154 criminal investigator.
- 155 (2) The district attorneys of the \* \* \* Fifth, Sixth, Ninth,
- 156 Tenth, Eleventh, Twelfth, \* \* \* Fourteenth, Fifteenth, Sixteenth,
- 157 Seventeenth, Eighteenth, Twentieth, Twenty-first, Twenty-second
- 158 and Twenty-third Circuit Court Districts may appoint one (1)
- 159 additional full-time criminal investigator for a total of two (2)
- 160 full-time criminal investigators.
- 161 (3) The district attorneys of the First, Second, \* \* \*
- 162 Third, Thirteenth and Nineteenth Circuit Court Districts may
- 163 appoint two (2) additional full-time criminal investigators for a
- 164 total of three (3) full-time criminal investigators.
- 165 (4) The district attorneys of the Fourth and Seventh Circuit
- 166 Court Districts may appoint three (3) additional full-time
- 167 criminal investigators for a total of four (4) full-time criminal
- 168 investigators.

169 (\*\*\* $\underline{5}$ ) No district attorney or assistant district 170 attorney shall accept any private employment, civil or criminal, 171 in any matter investigated by such criminal investigators.

(\*\*\*6) The full and complete compensation for all public duties rendered by the criminal investigators shall be not more than Sixty-three Thousand Dollars (\$63,000.00) per annum, to be determined at the discretion of the district attorney based upon the qualifications, education and experience of the criminal investigator, plus necessary travel and other expenses, to be paid in accordance with Section 25-31-8. However, the maximum salary under this subsection for a criminal investigator who has a law degree may be supplemented by the district attorney from other available funds, but not to exceed the maximum salary for a legal assistant to a district attorney.

(\*\*\*<u>7</u>) Any criminal investigator may be designated by the district attorney to attend the Law Enforcement Officers Training Program set forth in Section 45-6-1 et seq. The total expenses associated with attendance by criminal investigators at the Law Enforcement Officers Training Program shall be paid out of the funds of the appropriate district attorney.

189 (\*\*\* $\underline{8}$ ) The district attorney shall be authorized to 190 assign the duties of criminal investigators regardless of the 191 source of funding for such criminal investigators.

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192	SECTION 3.	This	act	shall	take	effect	and	be :	in for	ce :	from
193	and after Januar	y 1, 2	024,	and :	shall	stand	repea	led	from	and	after
194	December 31, 202	3									