MISSISSIPPI LEGISLATURE

By: Senator(s) Sparks

REGULAR SESSION 2024

To: Judiciary, Division A

SENATE BILL NO. 2822 (As Passed the Senate)

1 AN ACT TO BRING FORWARD SECTION 9-21-1, MISSISSIPPI CODE OF 2 1972, FOR THE PURPOSE OF POSSIBLE AMENDMENT; TO BRING FORWARD 3 SECTION 9-21-3, MISSISSIPPI CODE OF 1972, FOR THE PURPOSE OF 4 POSSIBLE AMENDMENT; TO BRING FORWARD SECTION 9-21-5, MISSISSIPPI CODE OF 1972, FOR THE PURPOSE OF POSSIBLE AMENDMENT; TO BRING 5 6 FORWARD SECTION 9-21-7, MISSISSIPPI CODE OF 1972, FOR THE PURPOSE 7 OF POSSIBLE AMENDMENT; TO BRING FORWARD SECTION 9-21-9, MISSISSIPPI CODE OF 1972, FOR THE PURPOSE OF POSSIBLE AMENDMENT; 8 TO BRING FORWARD SECTION 9-21-11, MISSISSIPPI CODE OF 1972, FOR 9 THE PURPOSE OF POSSIBLE AMENDMENT; TO BRING FORWARD SECTION 10 9-21-13, MISSISSIPPI CODE OF 1972, FOR THE PURPOSE OF POSSIBLE 11 12 AMENDMENT; TO BRING FORWARD SECTION 9-21-14, MISSISSIPPI CODE OF 1972, FOR THE PURPOSE OF POSSIBLE AMENDMENT; TO BRING FORWARD 13 SECTION 9-21-15, MISSISSIPPI CODE OF 1972, FOR THE PURPOSE OF 14 POSSIBLE AMENDMENT; TO BRING FORWARD SECTION 9-21-17, MISSISSIPPI 15 16 CODE OF 1972, FOR THE PURPOSE OF POSSIBLE AMENDMENT; TO BRING 17 FORWARD SECTION 9-21-19, MISSISSIPPI CODE OF 1972, FOR THE PURPOSE 18 OF POSSIBLE AMENDMENT; AND FOR RELATED PURPOSES.

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

20

SECTION 1. Section 9-21-1, Mississippi Code of 1972, is

21 brought forward as follows:

9-21-1. The Administrative Office of Courts is hereby
created. The purpose of the Administrative Office of Courts shall
be to assist in the efficient administration of the nonjudicial
business of the courts of the state and in improving the

S. B. No. 2822	~ OFFICIAL ~	G1/2
24/SS26/R432PS		
PAGE 1		

26 administration of justice in Mississippi by performing the duties 27 and exercising the powers as provided in this chapter.

28 As used in this chapter, unless the context clearly indicates otherwise, the term "court" means any tribunal recognized as a 29 30 part of the judicial branch of government, but not including 31 county boards of supervisors.

SECTION 2. Section 9-21-3, Mississippi Code of 1972, is 32 33 brought forward as follows:

34 9-21-3. (1) The Administrative Office of Courts shall be 35 specifically charged with the duty of assisting the Chief Justice 36 of the Supreme Court of Mississippi with his duties as the chief 37 administrative officer of all courts of this state, including 38 without limitation the task of insuring that the business of the courts of the state is attended with proper dispatch, that the 39 40 dockets of such courts are not permitted to become congested and 41 that trials and appeals of cases, civil and criminal, are not 42 delayed unreasonably.

The office shall also perform the following duties: (2)44 To work with the clerks of all youth courts and (a) 45 civil and criminal trial courts in the state to collect, obtain, 46 compile, digest and publish information and statistics concerning 47 the administration of justice in the state.

43

48 (b) To serve as an agency to apply for and receive any grants or other assistance and to coordinate and conduct studies 49 and projects to improve the administration of justice by the 50

S. B. No. 2822 ~ OFFICIAL ~ 24/SS26/R432PS PAGE 2

51 courts of the state, and it may conduct such studies with or 52 without the assistance of consultants.

(c) To supply such support to the Judicial Advisory
Study Committee necessary to accomplish the purposes of this
chapter, including without limitation, research and clerical
assistance.

57 (d) To promulgate standards, rules and regulations for
58 computer and/or electronic filing and storage of all court records
59 and court-related records maintained throughout the state in
60 courts and in offices of circuit and chancery clerks.

(e) It shall perform such other duties relating to the
improvement of the administration of justice as may be assigned by
the Supreme Court of Mississippi.

64 **SECTION 3.** Section 9-21-5, Mississippi Code of 1972, is 65 brought forward as follows:

9-21-5. The Administrative Director shall be appointed by
and shall serve at the pleasure of the Supreme Court of
Mississippi as the Director of the Administrative Office of
Courts. The Administrative Director shall devote full time to the
duties of the office to the exclusion of engagement in any other
business or profession for profit.

72 SECTION 4. Section 9-21-7, Mississippi Code of 1972, is 73 brought forward as follows:

74 9-21-7. The Administrative Director, with the approval of 75 the Supreme Court, is authorized to employ and set the

S. B. No. 2822 ~ OFFICIAL ~ 24/SS26/R432PS PAGE 3 76 compensation of such assistants and other employees as are 77 necessary to enable him to perform his duties, subject to approval 78 of the State Personnel Board.

79 SECTION 5. Section 9-21-9, Mississippi Code of 1972, is 80 brought forward as follows:

9-21-9. The Administrative Director of Courts shall have the following duties and authority with respect to all courts in addition to any other duties and responsibilities as may be properly assigned by the Supreme Court:

(a) To require the filing of reports, the collection
and compilation of statistical data and other information on the
judicial and financial operation of the courts and on the
operation of other offices directly related to and serving the
courts;

90 (b) To determine the state of the dockets and evaluate
91 the practices and procedures of the courts and make
92 recommendations concerning the number of judges and other
93 personnel required for the efficient administration of justice;

94 (c) To prescribe uniform administrative and business 95 methods, systems, forms and records to be used in the offices of 96 the clerks of courts;

97 (d) To devise, promulgate and require the use of a 98 uniform youth court case tracking system, including a youth court 99 case filing form for filing with each individual youth court 100 matter, to be utilized by the Administrative Office of Courts and

S. B. No. 2822 ~ OFFICIAL ~ 24/SS26/R432PS PAGE 4 ~ 101 the youth courts in order that the number of youthful offenders, 102 abused, neglected, truant and dependent children, as well as 103 children in need of special care and children in need of supervision, may be tracked with specificity through the youth 104 105 court and adult justice systems; in support of the uniform case 106 docketing system, the director shall require that all youth courts 107 utilize the Mississippi Youth Court Information Delivery System 108 (MYCIDS);

(e) To develop, promulgate and require the use of a statewide docket numbering system to be utilized by the youth courts, which youth court docket numbers shall standardize and unify the numbering system by which youth court docket numbers are assigned, such that each docket number would, among other things, identify the county and year in which a particular youth court action was commenced;

(f) To develop, promulgate and require the use of uniform youth court orders and forms in all youth courts and youth court proceedings;

(g) To prepare and submit budget recommendations for state appropriations necessary for the maintenance and operation of the judicial system and to authorize expenditures from funds appropriated for these purposes as permitted or authorized by law; (h) To develop and implement personnel policies for nonjudicial personnel employed by the courts;

S. B. No. 2822 **~ OFFICIAL ~** 24/SS26/R432PS PAGE 5 (i) To investigate, make recommendations concerning and assist in the securing of adequate physical accommodations for the judicial system;

(j) To procure, distribute, exchange, transfer and assign such equipment, books, forms and supplies as are acquired with state funds or grant funds or otherwise for the judicial system;

132 (k) To make recommendations for the improvement of the133 operations of the judicial system;

134 (1) To prepare and submit an annual report on the work135 of the judicial system to the Supreme Court;

(m) To take necessary steps in the collection of unpaidcourt costs, fines and forfeitures;

(n) To perform such additional administrative duties
relating to the improvement of the administration of justice as
may be assigned by the Supreme Court; and

(o) To promulgate standards, rules and regulations for computer and/or electronic filing and storage of all court records and court-related records maintained throughout the state in courts and in offices of circuit and chancery clerks.

145 SECTION 6. Section 9-21-11, Mississippi Code of 1972, is 146 brought forward as follows:

9-21-11. (1) The Administrative Director of Courts is authorized and empowered to: study and apply for any and all applications for funds and grants directed to the office from any

S. B. No. 2822 ~ OFFICIAL ~ 24/SS26/R432PS PAGE 6 ~ 150 federal governmental agency or entity; disburse such aid,

assistance, funds, monies, grants or subgrants; and coordinate the same with the overall administration of justice in Mississippi to assist or aid in the administration of justice, criminal or civil, or the improvement of courts and the judicial system.

155 (2) The courts of the state, regardless of the name they 156 bear, shall be proper local units or entities of government to 157 apply for and receive such assistance, aid, funds, monies, grants 158 and subgrants.

(3) Grants to youth courts shall be made in accordance withSection 43-21-801.

161 SECTION 7. Section 9-21-13, Mississippi Code of 1972, is 162 brought forward as follows:

9-21-13. (1) The Administrative Director of Courts shall coordinate the functions and duties of administrative personnel, including court administrators and court administrative aides to judges, to facilitate cooperation and so that the overall administration of justice may be accomplished with efficiency in all courts of the state.

169 (2) The Administrative Director of Courts is authorized to 170 direct the expenditure of state monies appropriated to the 171 Administrative Office of Courts or any courts of the state for any 172 and all functions or projects directly or indirectly affecting the 173 operation of any court and may transfer monies appropriated for

S. B. No. 2822 24/SS26/R432PS PAGE 7 174 the office or any account to any one or more other accounts or 175 office.

176 SECTION 8. Section 9-21-14, Mississippi Code of 1972, is 177 brought forward as follows:

9-21-14. (1) There is created in the State Treasury a special fund to be known as the Comprehensive Electronic Court Systems Fund. The purpose of the fund shall be to provide funding for the development, implementation and maintenance of a comprehensive case management and electronic filing system, one of the purposes of which will be to provide duplicate dockets and case files at remote sites. The system will be designed to:

(a) Provide a framework for the seamless, transparent
exchange of data among courts and with appropriate law
enforcement, children's services and public welfare agencies.

(b) Allow judges and prosecutors to determine whether
there are holds or warrants from other jurisdictions for
defendants prior to release on bail or otherwise.

191 (c) Assist related agencies in tracking the court192 activity of individuals in all participating jurisdictions.

(d) Assist child protection and human services agencies
to determine the status of children and caregivers in the
participating jurisdictions.

196 (e) Duplicate and preserve court documents at remote197 sites so that they may be protected against catastrophic loss.

~ OFFICIAL ~

S. B. No. 2822 24/SS26/R432PS PAGE 8 (f) Improve the ability of the Administrative Office of Courts and the state courts to handle efficiently monies flowing through the courts and to collect delinquent fees, fines and costs.

(g) Enable the state courts and clerks to generate management reports and analysis tools, allowing them to constantly track individual cases and the overall caseload.

205 (h) Provide a uniform system for docketing and tracking206 cases and to automatically generate status reports.

207 (i) Enable the Administrative Office of Courts to208 acquire statistical data promptly and efficiently.

(j) Make trial court and individual case docketsavailable to the public online through use of the Internet.

(2) Monies from the fund shall be distributed by the State Treasurer upon warrants issued by the Administrative Office of Courts.

(3) The fund shall be a continuing fund, not subject to fiscal-year limitations, and shall consist of:

(a) Monies appropriated by the Legislature for the
purposes of funding the comprehensive case management and
electronic filing system;

219 (b) The interest accruing to the fund;

Donations; and

220 (c) Monies received from the federal government;

221

S. B. No. 2822 24/SS26/R432PS PAGE 9

(d)

 222 (e) Monies received from such other sources as may be 223 provided by law.

224 The Supreme Court may utilize and fund as a pilot (4)225 program any case management and electronic filing system of the 226 Three Rivers Planning and Development District or that of any 227 county or vendor that complies with the data and case management 228 and electronic filing policy standards adopted by the Supreme 229 Court. No statewide comprehensive case management and electronic 230 system shall be implemented by the Mississippi Supreme Court 231 unless such system is approved by the Legislature.

232 Section 9-21-15, Mississippi Code of 1972, is SECTION 9. 233 brought forward as follows:

234 9-21-15. The Administrative Director of Courts is authorized 235 and empowered to employ consultants and consultant firms and to 236 contract with the same for their services for reasonable 237 compensation and as necessary to improve the administration of 238 justice and the courts of the state. The contracts with such 239 consultants or consultant firms shall be considered as contracts 240 for professional services.

SECTION 10. Section 9-21-17, Mississippi Code of 1972, is 241 242 brought forward as follows:

243 The Administrative Director of Courts and the 9-21-17. 244 Supreme Court are authorized to use the services of any member of 245 the judiciary of any court and any court-supportive personnel, including, without limitation, court reporters, clerks, bailiffs, 246

S. B. No. 2822 ~ OFFICIAL ~ 24/SS26/R432PS PAGE 10

247 law clerks, court administrators, secretaries and employees in 248 clerks' offices to carry out studies, projects and functions 249 designed to improve or effect the efficient administration of 250 justice and the operation of courts.

251 **SECTION 11.** Section 9-21-19, Mississippi Code of 1972, is 252 brought forward as follows:

9-21-19. All judges, clerks of court, and other officers or employees of the courts and of offices related to and serving the courts shall comply with all requests made by the Administrative Director for information and statistical data relative to the work of the courts and of such offices and relative to the expenditure of public monies for their maintenance and operation.

259 **SECTION 12.** This act shall take effect and be in force from 260 and after July 1, 2024, and shall stand repealed on June 30, 2024.