Adopted SUBSTITUTE NO 1 FOR COMMITTEE AMENDMENT NO 1 PROPOSED TO

House Bill No. 722

BY: Senator(s) Wiggins, McCaughn, Barrett, Sparks, Suber, Tate

Amend by striking all after line 107 and inserting in lieu thereof the following:

108	WHEREAS, it is the responsibility of the Legislature under
109	Section 152 of the Mississippi Constitution of 1890 to redistrict
110	the circuit and chancery court districts after each federal
111	decennial census; and
112	WHEREAS, the Legislature has investigated the state of the
113	trial courts and the trial court districts and has considered the
114	needs of the state according to all the criteria imposed by the
115	Constitution and by general law; NOW, THEREFORE,
116	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:

117	SECTION 1. Section 9-5-9, Mississippi Code of 1972, is	
118	amended as follows:	
119	[Until January 1, 2027, this section shall read as follows:]	
120	9-5-9. The Second Chancery Court District is composed of the	
121	following counties:	
122	(a) Jasper County;	
123	(b) Newton County; and	
124	(c) Scott County.	
125	[From and after January 1, 2027, this section shall read as	
126	<pre>follows:]</pre>	
127	9-5-9. (1) The Second Chancery Court District is composed	
128	of the following counties:	
129	(a) Covington County;	
130	(b) Jasper County;	
131	(c) Newton County;	
132	(d) Scott County;	
133	(e) Simpson County; and	
134	(f) Smith County.	
135	(2) There shall be two (2) chancellors for the Second	
136	Chancery Court District. The two (2) chancellorships shall be	
137	separate and distinct and denominated for purposes of appointment	
138	and election only as "Place One" and "Place Two." The chancellor	
139	to fill Place One must reside in either Jasper County, Newton	
140	County or Scott County, and the chancellor to fill Place Two must	

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143	SECTION 2. Section 9-5-11, Mississippi Code of 1972, is	
144	amended as follows:	
145	[Until January 1, 2027, this section shall read as follows:]	
146	9-5-11. (1) The Third Chancery Court District is composed	
147	of the following counties:	
148	(a) DeSoto County;	
149	(b) Grenada County;	
150	(c) Montgomery County;	
151	(d) Panola County;	
152	(e) Tate County; and	
153	(f) Yalobusha County.	
154	(2) The Third Chancery Court District shall be divided into	
155	two (2) subdistricts as follows:	
156	(a) Subdistrict 3-1 shall consist of DeSoto County.	
157	(b) Subdistrict 3-2 shall consist of Grenada County,	
158	Montgomery County, Panola County, Tate County and Yalobusha	
159	County.	
160	[From and after January 1, 2027, this section shall read as	
161	<pre>follows:]</pre>	
162	9-5-11. The Third Chancery Court District is composed of the	
163	following counties:	
164	(a) Carroll County;	
165	(b) Grenada County;	
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reside in either Covington County, Simpson County, or Smith

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County.

- 166 (c) Montgomery County;
- 167 (d) Panola County;
- 168 (e) Tate County; and
- 169 (f) Yalobusha County.

170 SECTION 3. Section 9-5-13, Mississippi Code of 1972, is 171 amended as follows:

[Until January 1, 2027, this section shall read as follows:]
9-5-13. (1) There shall be three (3) chancellors for the
Third Chancery Court District.

(2) (a) The chancellor of Subdistrict 3-1 shall be elected
from DeSoto County. The two (2) chancellors of Subdistrict 3-2
shall be elected from Grenada County, Montgomery County, Panola
County, Tate County and Yalobusha County.

(b) For purposes of appointment and election, the three (3) chancellorships shall be separate and distinct. The chancellorship in Subdistrict 3-1 shall be denominated only as "Place One," and the chancellorships in Subdistrict 3-2 shall be denominated only as "Place Two" and "Place Three."

184 [From and after January 1, 2027, this section shall read as 185 follows:]

186 9-5-13. (1) There shall be * * * <u>two (2)</u> chancellors for 187 the Third Chancery Court District.

188 (2) * * * The * * two (2) chancellorships shall be
189 separate and distinct and denominated <u>for purposes of appointment</u>

190 and election only as "Place One * * *" and "Place

191 Two * * *." * * *

192 SECTION 4. Section 9-5-15, Mississippi Code of 1972, is

193 amended as follows:

194[Until January 1, 2027, this section shall read as follows:]1959-5-15. (1) The Fourth Chancery Court District is composed

- 196 of the following counties:
- 197 (a) Amite County;
- 198 (b) Franklin County;
- 199 (c) Pike County; and
- 200 (d) Walthall County.

(2) There shall be two (2) chancellors for the Fourth
Chancery Court District. The two (2) chancellorships shall be
separate and distinct and denominated for purposes of appointment
and election only as "Place One" and "Place Two."

205 [From and after January 1, 2027, this section shall read as

206 **follows:]**

207 9-5-15. (1) The Fourth Chancery Court District is composed 208 of the following counties:

- 200 <u>of the fortowing councies.</u>
- 209 (a) Forrest County;
- 210 (b) Perry County; and
- 211 (c) Stone County.
- 212 (2) There shall be two (2) chancellors for the Fourth
- 213 Chancery Court District. The two (2) chancellorships shall be

214 separate and distinct and denominated for purposes of appointment

- 215 and election only as "Place One" and "Place Two."
- 216 SECTION 5. Section 9-5-21, Mississippi Code of 1972, is
- 217 amended as follows:

218 [Until January 1, 2027, this section shall read as follows:]

- 219 9-5-21. The Sixth Chancery Court District is composed of the
- 220 following counties:
- 221 (a) Attala County;
- (b) Carroll County;
- 223 (c) Choctaw County;
- (d) Kemper County;
- 225 (e) Neshoba County; and
- (f) Winston County.

227 [From and after January 1, 2027, this section shall read as

- 228 follows:]
- 229 9-5-21. The Sixth Chancery Court District is composed of the
- 230 following counties:
- 231 (a) Attala County;
- (b) Choctaw County;
- 233 (c) Kemper County;
- (d) Neshoba County; and
- 235 (e) Winston County.
- 236 SECTION 6. Section 9-5-27, Mississippi Code of 1972, is
- 237 amended as follows:

238 [Until January 1, 2027, this section shall read as follows:]

239 9-5-27. The Eighth Chancery Court District is composed of

240 the following counties:

- 241 (a) Hancock County;
- 242 (b) Harrison County; and
- 243 (c) Stone County.

244 [From and after January 1, 2027, this section shall read as 245 follows:]

- 246 9-5-27. The Eighth Chancery Court District is composed of
- 247 the following counties:
- 248 (a) Hancock County; and
- (b) Harrison County.
- 250 SECTION 7. Section 9-5-35, Mississippi Code of 1972, is
- 251 amended as follows:

252 [Until January 1, 2027, this section shall read as follows:]

253 9-5-35. The Tenth Chancery Court District is composed of the

- 254 following counties:
- 255 (a) Forrest County;
- 256 (b) Lamar County;
- 257 (c) Marion County;
- 258 (d) Pearl River County; and
- (e) Perry County.
- 260 [From and after January 1, 2027, this section shall read as
- 261 **follows:]**
- 262 9-5-35. The Tenth Chancery Court District is composed of the
- 263 following counties:

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- 264 (a) Jefferson Davis County;
- 265 (b) Lamar County;
- 266 (c) Marion County;
- 267 (d) Pearl River County; and
- 268 (e) Walthall County.

269 SECTION 8. Section 9-5-36, Mississippi Code of 1972, is
270 amended as follows:

[Until January 1, 2027, this section shall read as follows:]

9-5-36. (1) There shall be four (4) chancellors for the
Tenth Chancery Court District.

274 (2)The four (4) chancellorships shall be separate and 275 distinct and denominated for purposes of appointment and election 276 only as "Place One," "Place Two," "Place Three" and "Place Four." 277 The chancellor to fill Place One and Place Four may be a resident 278 of any county in the district. The chancellor to fill Place Two 279 must be a resident of Lamar, Marion, Pearl River or Perry County. 280 The chancellor to fill Place Three must be a resident of Forrest 281 County. Election of the four (4) offices of chancellor shall be 282 by election to be held in every county within the Tenth Chancery Court District. 283

284 [From and after January 1, 2027, this section shall read as 285 follows:]

286 9-5-36. (1) There shall be four (4) chancellors for the 287 Tenth Chancery Court District.

288	(2) The four (4) chancellorships shall be separate and		
289	distinct and denominated for purposes of appointment and election		
290	only as "Place One," "Place Two," "Place Three" and "Place Four."		
291	The chancellor to fill either Place One, Place Three or Place Four		
292	may be a resident of any county. The chancellor to fill Place Two		
293	must be a resident of Lamar County, Marion County, or Pearl River		
294	County.		
295	SECTION 9. Section 9-5-41, Mississippi Code of 1972, is		
296	amended as follows:		
297	[Until January 1, 2027, this section shall read as follows:]		
298	9-5-41. (1) The Thirteenth Chancery Court District is		
299	composed of the following counties:		
300	(a) Covington County;		
301	(b) Jefferson Davis County;		
302	(c) Lawrence County;		
303	(d) Simpson County; and		
304	(e) Smith County.		
305	(2) There shall be two (2) chancellors for the Thirteenth		
306	Chancery Court District. The two (2) chancellorships shall be		
307	separate and distinct and denominated for purposes of appointment		
308	and election only as "Place One" and "Place Two."		
309	[From and after January 1, 2027, this section shall read as		
310	<pre>follows:]</pre>		
311	9-5-41. (1) The Thirteenth Chancery Court District shall be		
312	Desoto County.		

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313	(2) There shall be three (3) chancellors for the Thirteenth	
314	Chancery Court District. The three (3) chancellorships shall be	
315	separate and distinct and denominated for purposes of appointment	
316	and election only as "Place One," "Place Two" and "Place Three."	
317	SECTION 10. Section 9-5-47, Mississippi Code of 1972, is	
318	amended as follows:	
319	[Until January 1, 2027, this section shall read as follows:]	
320	9-5-47. The Fifteenth Chancery Court District is composed of	
321	the following counties:	
322	(a) Copiah County; and	
323	(b) Lincoln County.	
324	[From and after January 1, 2027, this section shall read as	
325	<pre>follows:]</pre>	
326	9-5-47. (1) The Fifteenth Chancery Court District is	
327	composed of the following counties:	
328	(a) Copiah County;	
329	(b) Lawrence County; and	
330	(c) Lincoln County.	
331	(2) There shall be two (2) chancellors for the Fifteenth	
332	Chancery Court District. The two (2) chancellorships shall be	
333	separate and distinct and denominated for purposes of appointment	
334	and election only as "Place One" and "Place Two."	
335	SECTION 11. Section 9-5-49, Mississippi Code of 1972, is	
336	amended as follows:	
337	[Until January 1, 2027, this section shall read as follows:]	

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338 9-5-49. The Sixteenth Chancery Court District is composed of

339 the following counties:

- 340 (a) George County;
- 341 (b) Greene County; and
- 342 (c) Jackson County.

343 [From and after January 1, 2027, this section shall read as 344 follows:]

345 9-5-49. The Sixteenth Chancery Court District shall be

346 Jackson County.

347 **SECTION 12.** Section 9-5-51, Mississippi Code of 1972, is 348 amended as follows:

349 [Until January 1, 2027, this section shall read as follows:]

350 9-5-51. (1) The Seventeenth Chancery Court District is

351 composed of the following counties:

- 352 (a) Adams County;
- 353 (b) Claiborne County;
- 354 (c) Jefferson County; and
- 355 (d) Wilkinson County.

356 (2) The Seventeenth Chancery Court District shall be divided357 into two (2) subdistricts as follows:

358 (a) Subdistrict 17-1 shall consist of Claiborne County,
359 Jefferson County, and the following precincts in Adams County:
360 Airport Carpenter*, Convention Center*, Foster Mound, Maryland*,
361 Northside School, Palestine, Pine Ridge, Thompson and Washington*.

362 (b) Subdistrict 17-2 shall consist of Wilkinson County
363 and the following precincts in Adams County: Beau Pre, Bellemont,
364 By-Pass Fire Station, Carpenter*, Concord, Convention Center*,
365 Courthouse, Duncan Park, Kingston, Liberty Park, Maryland*,
366 Morgantown, Oakland and Washington*.

367 (3) There shall be two (2) chancellors for the Seventeenth
 368 Chancery Court District. One (1) chancellor shall be elected from
 369 each subdistrict.

370 [From and after January 1, 2027, this section shall read as 371 follows:]

372 9-5-51. (1) The Seventeenth Chancery Court District is

- 373 composed of the following counties:
- 374 (a) Adams County;
- 375 (b) Amite County;
- 376 (c) Claiborne County;
- 377 (d) Franklin County;
- 378 (e) Jefferson County;
- 379 (f) Pike County; and
- 380 (g) Wilkinson County.
- 381 (2) The Seventeenth Chancery Court District shall be divided
- 382 <u>into two (2)</u> subdistricts as follows:
- 383 (a) Subdistrict 17-1 shall consist of Adams County,
- 384 Claiborne County, Jefferson County, and Wilkinson County.
- 385 (b) Subdistrict 17-2 shall consist of Amite County,
- 386 Franklin County, and Pike County.

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387	(3) There shall be two (2) chancellors for the Seventeenth
388	Chancery Court District. One (1) chancellor shall be elected from
389	each subdistrict.
390	SECTION 13. Section 9-5-55, Mississippi Code of 1972, is
391	amended as follows:
392	[Until January 1, 2027, this section shall read as follows:]
393	9-5-55. The Nineteenth Chancery Court District is composed
394	of the following counties:
395	(a) Jones County; and
396	(b) Wayne County.
397	[From and after January 1, 2027, this section shall read as
398	<pre>follows:]</pre>
399	9-5-55. (1) The Nineteenth Chancery Court District is
400	composed of the following counties:
401	(a) George County;
402	(b) Greene County;
403	(c) Jones County; and
404	(d) Wayne County.
405	(2) There shall be two (2) chancellors for the Nineteenth
406	Chancery Court District. The two (2) chancellorships shall be
407	separate and distinct and denominated for purposes of appointment
408	and election only as "Place One" and "Place Two." The chancellor
409	to fill Place One must reside in Jones County, and the chancellor
410	to fill Place Two must reside in either George County, Greene
411	County, or Wayne County.

412 **SECTION 14.** Section 9-7-15, Mississippi Code of 1972, is 413 amended as follows:

414[Until January 1, 2027, this section shall read as follows:]4159-7-15. (1) The Fourth Circuit Court District shall be

416 composed of the following counties:

- 417 (a) Leflore County;
- 418 (b) Sunflower County; and
- 419 (c) Washington County.

420 (2) The Fourth Circuit Court District shall be divided into421 four (4) subdistricts as follows:

422 (a) Subdistrict 4-1 shall consist of the following423 precincts in the following counties:

424 (i) Leflore County: Minter City, North Greenwood,
425 Money, Northeast Greenwood, Schlater, West Greenwood, Mississippi
426 Valley State University and Southeast Greenwood Precincts; and

427 (ii) Sunflower County: Ruleville, Rome, Sunflower
428 Plantation, Drew, Doddsville, Boyer-Linn, Fairview-Hale and
429 Ruleville North Precincts.

430 (b) Subdistrict 4-2 shall consist of the following431 precincts in the following counties:

432 (i) Sunflower County: Indianola 1, Sunflower,
433 Indianola 3 North, Indianola 3 South and Indianola 3 Northeast
434 Precincts; and

435 (ii) Washington County: Extension Building, Faith436 Lutheran Church, American Legion, Metcalfe City Hall, Elks Club,

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437 Leland Health Department Clinic, Leland Light and Water Plant and438 Greenville Industrial College Precincts.

439 (c) Subdistrict 4-3 shall consist of the following440 precincts in the following counties:

441 (i) Leflore County: East Greenwood Sub-A, East
442 Greenwood Sub-B, Central Greenwood, North Itta Bena, South Itta
443 Bena, Southwest Greenwood, Rising Sun, Sidon, Morgan City,
444 Swiftown and South Greenwood Precincts;

445 (ii) Sunflower County: Moorhead, Inverness,
446 Indianola 2 West and Indianola 2 East Precincts; and

447 (iii) Washington County: Arcola City Hall,
448 Hollandale City Hall, Darlove Baptist Church and Mangelardi
449 Bourbon Store Precincts.

(d) Subdistrict 4-4 shall consist of the following
precincts in Washington County: St. James Episcopal Church,
Swiftwater Baptist Church, Glen Allan Health Clinic, Italian Club,
Ward's Recreation Center, Buster Brown Community Center, Avon
Health Center, Kapco Company, Brent Center, William Percy Library
and Grace Methodist Church Precincts.

(3) The local contributions required for the maintenance of
the Fourth Circuit Court District shall be paid on a pro rata
basis each by Leflore, Sunflower and Washington Counties.

459 [From and after January 1, 2027, this section shall read as 460 follows:]

461 9-7-15. <u>The Fourth Circuit Court District shall be Desoto</u>
462 County.

463 **SECTION 15.** Section 9-7-17, Mississippi Code of 1972, is 464 amended as follows:

465 [Until January 1, 2027, this section shall read as follows:]
466 9-7-17. There shall be four (4) circuit judges for the
467 Fourth Circuit Court District. One (1) circuit judge shall be
468 elected from each subdistrict.

469 [From and after January 1, 2027, this section shall read as 470 follows:]

471 9-7-17. (1) There shall be three (3) circuit judges for the
472 Fourth Circuit Court District.

473 (2) For the purposes of appointment and election, the three

474 (3) judgeships shall be separate and distinct and denominated as

475 "Place One," "Place Two" and "Place Three."

476 **SECTION 16.** Section 9-7-19, Mississippi Code of 1972, is 477 amended as follows:

478 [Until January 1, 2027, this section shall read as follows:]

- 479 9-7-19. The Fifth Circuit Court District is composed of the
- 480 following counties:
- 481 (a) Attala County;
- 482 (b) Carroll County;
- 483 (c) Choctaw County;
- 484 (d) Grenada County;
- 485 (e) Montgomery County;

- 486 (f) Webster County; and
- 487 (g) Winston County.

488 [From and after January 1, 2027, this section shall read as

- 489 **follows:]**
- 490 9-7-19. The Fifth Circuit Court District is composed of the
- 491 following counties:
- 492 (a) Attala County;
- 493 (b) Carroll County;
- (c) Choctaw County;
- (d) Grenada County;
- 496 (e) Montgomery County; and
- 497 (f) Winston County.
- 498 SECTION 17. Section 9-7-21, Mississippi Code of 1972, is
- 499 amended as follows:

500 [Until January 1, 2027, this section shall read as follows:]

501 9-7-21. (1) The Sixth Circuit Court District is composed of 502 the following counties:

- 503 (a) Adams County;
- 504 (b) Amite County;
- 505 (c) Franklin County; and
- 506 (d) Wilkinson County.
- 507 (2) The Sixth Circuit Court District shall be divided into
- 508 two (2) subdistricts as follows:

509 (a) Subdistrict 6-1 shall consist of Wilkinson County 510 and the following precincts in the following counties:

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(i) Adams County: Airport, By-Pass Fire Station,
Carpenter, Concord*, Courthouse*, Duncan Park*, Foster Mound,
Maryland*, Northside School, Pine Ridge, Thompson and Washington*;
and

(ii) Amite County: Ariel, Berwick, Crosby, East Centreville, East Gloster*, Gloster*, Homochitto, South Liberty* and Street.

518 (b) Subdistrict 6-2 shall consist of Franklin County 519 and the following precincts in the following counties:

(i) Adams County: Beau Pre, Bellemont, Concord*,
Convention Center, Courthouse*, Duncan Park*, Kingston, Liberty
Park, Maryland*, Morgantown, Oakland, Palestine and Washington*;
and

(ii) Amite County: Amite River, East Fork, East
Gloster*, East Liberty, Gloster*, Liberty, New Zion, Oneil,
Riceville, Smithdale, South Liberty*, Tangipahoa, Tickfaw, Walls
and Zion Hills.

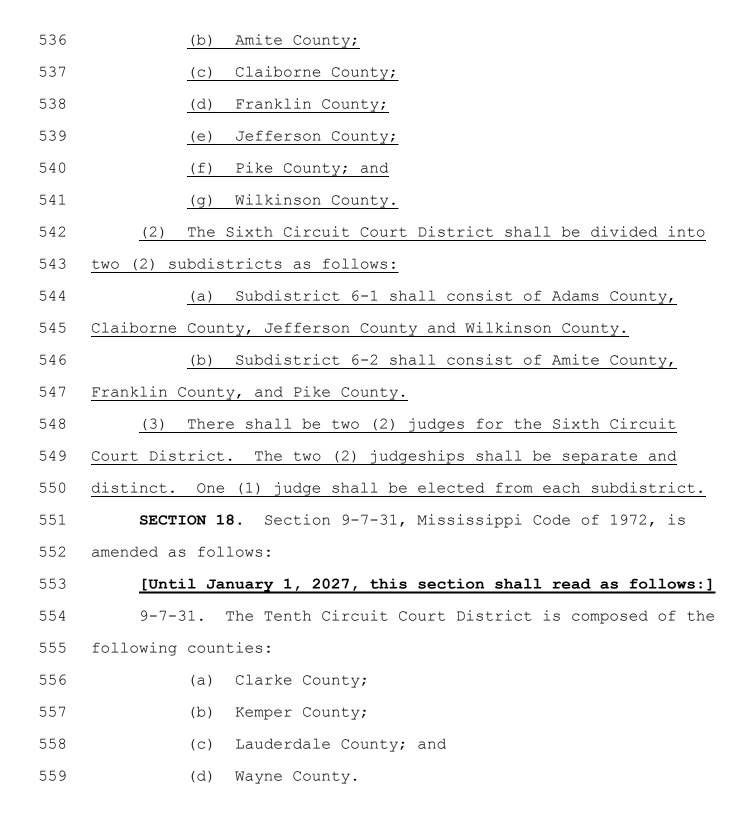
(3) There shall be two (2) judges for the Sixth Circuit
Court District. The two (2) judgeships shall be separate and
distinct. One (1) judge shall be elected from each subdistrict.

531 [From and after January 1, 2027, this section shall read as 532 follows:]

533 9-7-21. (1) The Sixth Circuit Court District is composed of 534 the following counties:

535 (a) Adams County;

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560	[From and after January 1, 2027, this section shall read as
561	<pre>follows:]</pre>
562	9-7-31. The Tenth Circuit Court District is composed of the
563	following counties:
564	(a) Clarke County;
565	(b) Kemper County; and
566	(c) Lauderdale County.
567	SECTION 19. Section 9-7-33, Mississippi Code of 1972, is
568	amended as follows:
569	[Until January 1, 2027, this section shall read as follows:]
570	9-7-33. (1) The Eleventh Circuit Court District is composed
571	of the following counties:
572	(a) Bolivar County;
573	(b) Coahoma County;
574	(c) Quitman County; and
575	(d) Tunica County.
576	(2) The Eleventh Circuit Court District shall be divided
577	into three (3) subdistricts as follows:
578	(a) Subdistrict 11-1 shall consist of the following
579	precincts from the following counties:
580	(i) Bolivar County: Benoit, Beulah, Boyle,
581	Choctaw, Cleveland Courthouse, East Central Cleveland*, East
582	Cleveland*, East Rosedale, Gunnison, Longshot, North Cleveland,
583	Northwest Cleveland*, Pace, Scott, Shaw, Skene, South Cleveland*,

584 Stringtown, West Central Cleveland, West Cleveland and West 585 Rosedale; and

586 (ii) Coahoma County: Bobo, Clarksdale 2-4*,
587 Clarksdale 5-4*, Farrell*, Rena Lara and Sherard*.

588 (b) Subdistrict 11-2 shall consist of the following589 precincts from the following counties:

590 (i) Bolivar County: Cleveland Eastgate,
591 Duncan/Alligator, East Central Cleveland*, East Cleveland*,
592 Merigold, Mound Bayou, Northwest Cleveland*, Renova, Shelby, South
593 Cleveland* and Winstonville;

(ii) Coahoma County: Cagle Crossing, Clarksdale
1-4*, Clarksdale 3-3, Clarksdale 3-4, Clarksdale 4-2, Clarksdale
4-3, Dublin and Roundaway; and

597 (iii) Quitman County: Belen*, District 3 South*,598 Lambert, Northwest Marks, Southwest Marks and West Lambert.

599 (c) Subdistricts 11-3 shall consist of Tunica County600 and the following precincts in the following counties:

601 (i) Coahoma County: Clarksdale 1-4*, Clarksdale
602 2-4*, Clarksdale 5-4*, Coahoma, Farrell*, Friar's Point,

603 Jonestown, Lula, Lyon and Sherard*; and

604 (ii) Quitman County: Belen*, Crenshaw, Crowder,605 Darling, District 3 North, District 3 South* and Sledge.

606 [From and after January 1, 2027, this section shall read as 607 follows:]

608 9-7-33. The Eleventh Circuit Court District is composed of

609 the following counties:

- 610 (a) Bolivar County;
- (b) Coahoma County;
- 612 (c) Leflore County;
- (d) Quitman County;
- 614 (e) Sunflower County;
- 615 (f) Tunica County; and
- (g) Washington County.

617 SECTION 20. Section 9-7-34, Mississippi Code of 1972, is 618 amended as follows:

619 [Until January 1, 2027, this section shall read as follows:]

9-7-34. There shall be three (3) judges for the Eleventh
Circuit Court District. One (1) judge shall be elected from each
subdistrict.

- 623 [From and after January 1, 2027, this section shall read as 624 follows:]
- 625 9-7-34. There shall be four (4) judges for the Eleventh

626 Circuit Court District. The four (4) judgeships shall be separate

627 and distinct and denominated for purposes of appointment and

- 628 election only as "Place One," "Place Two," "Place Three" and
- 629 "Place Four."

630 SECTION 21. Section 9-7-39, Mississippi Code of 1972, is

631 amended as follows:

632 [Until January 1, 2027, this section shall read as follows:]

9-7-39. (1) The Fourteenth Circuit Court District is 633 634 composed of the following counties: 635 Lincoln County; (a) 636 Pike County; and (b) 637 Walthall County. (C) 638 (2) (a) There shall be two (2) judges for the Fourteenth 639 Circuit Court District. 640 The two (2) judgeships shall be separate and (b) 641 distinct and denominated for purposes of appointment and election 642 only as "Place One" and "Place Two." 643 [From and after January 1, 2027, this section shall read as 644 follows:] 645 9-7-39. (1) The Fourteenth Circuit Court District is 646 composed of the following counties: 647 (a) Copiah County; 648 (b) Lawrence County; and 649 (c) Lincoln County. 650 (2) There shall be two (2) judges for the Fourteenth Circuit 651 Court District. The two (2) judgeships shall be separate and 652 distinct and denominated for purposes of appointment and election 653 only as "Place One" and "Place Two." 654 SECTION 22. Section 9-7-41, Mississippi Code of 1972, is 655 amended as follows: 656 [Until January 1, 2027, this section shall read as follows:]

657 9-7-41. The Fifteenth Circuit Court District is composed of 658 the following counties: 659 Jefferson Davis County; (a) 660 (b) Lamar County; 661 Lawrence County; (C) 662 (d) Marion County; and 663 (e) Pearl River County. 664 [From and after January 1, 2027, this section shall read as 665 follows:] 666 9-7-41. The Fifteenth Circuit Court District is composed of 667 the following counties: 668 (a) Jefferson Davis County; 669 (b) Lamar County; 670 (c) Marion County; 671 (d) Pearl River County; and 672 (e) Walthall County. 673 SECTION 23. Section 9-7-42, Mississippi Code of 1972, is 674 amended as follows: 675 [Until January 1, 2027, this section shall read as follows:] 676 9-7-42. (1) There shall be three (3) judges for the 677 Fifteenth Circuit Court District. 678 The three (3) judgeships shall be separate and distinct (2) 679 and denominated for purposes of appointment and election only as 680 "Place One," "Place Two," and "Place Three." The judge to fill 681 Place One must be a resident of Jefferson Davis, Lamar, Lawrence

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682 or Marion County. The judge to fill Place Two may be a resident 683 of any county in the district. The judge to fill Place Three must 684 be a resident of Pearl River County.

- 685 [From and after January 1, 2027, this section shall read as 686 follows:]
- 687 9-7-42. (1) There shall be three (3) judges for the
- 688 <u>Fifteenth Circuit Court District.</u>
- (2) The three (3) judgeships shall be separate and distinct
- 690 and denominated for purposes of appointment and election only as
- 691 "Place One," "Place Two" and "Place Three." The judge to fill
- 692 Place One must be a resident of Jefferson Davis County, Lamar
- 693 County, or Marion County. The judge to fill Place Two may be a
- 694 resident of any county in the district. The judge to fill Place
- 695 Three must be a resident of Pearl River County.
- 696 SECTION 24. Section 9-7-43, Mississippi Code of 1972, is
- 697 amended as follows:
- 698 [Until January 1, 2027, this section shall read as follows:]
- 699 9-7-43. The Sixteenth Circuit Court District is composed of700 the following counties:
- 701 (a) Clay County;
- 702 (b) Lowndes County;
- 703 (c) Noxubee County; and
- 704 (d) Oktibbeha County.

705 [From and after January 1, 2027, this section shall read as

706 **follows:**]

707 9-7-43. The Sixteenth Circuit Court District is composed of

708 the following counties:

- 709 (a) Clay County;
- 710 (b) Lowndes County;
- 711 (c) Noxubee County;
- 712 (d) Oktibbeha County; and
- 713 (e) Webster County.

714 SECTION 25. Section 9-7-44, Mississippi Code of 1972, is

715 amended as follows:

716 [Until January 1, 2027, this section shall read as follows:]
717 9-7-44. (1) There shall be three (3) judges for the
718 Sixteenth Circuit Court District.

719 The three (3) judgeships shall be separate and distinct (2)720 and denominated for purposes of appointment and election only as 721 "Place One," "Place Two" and "Place Three." The judge to fill 722 Place One must be a resident of Lowndes County. The judge to fill 723 Place Two must be a resident of Oktibbeha County. The judge to 724 fill Place Three must be a resident of either Clay or Noxubee 725 County. Election of the three (3) offices of judge shall be by 726 election to be held in every county within the Sixteenth Circuit 727 Court District.

728 [From and after January 1, 2027, this section shall read as 729 follows:]

730 9-7-44. (1) There shall be three (3) judges for the
731 Sixteenth Circuit Court District.

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732	(2) The three (3) judgeships shall be separate and distinct
733	and denominated for purposes of appointment and election only as
734	"Place One," "Place Two" and "Place Three." The judge to fill
735	Place One must be a resident of Lowndes County. The judge to fill
736	Place Two must be a resident of Oktibbeha County. The judge to
737	fill Place Three must be a resident of either Clay County, Noxubee
738	County, or Webster County.
739	SECTION 26. Section 9-7-47, Mississippi Code of 1972, is
740	amended follows:
741	[Until January 1, 2027, this section shall read as follows:]
742	9-7-47. The Eighteenth Circuit Court District shall be Jones
743	County.
744	[From and after January 1, 2027, this section shall read as
745	<pre>follows:]</pre>
746	9-7-47. (1) The Eighteenth Circuit Court District shall be
747	composed of the following counties:
748	(a) George County;
749	(b) Greene County;
750	(c) Jones County; and
751	(d) Wayne County.
752	(2) There shall be two (2) circuit judges for the Eighteenth
753	Circuit Court District. The two (2) judgeships shall be separate
754	and distinct and be denominated for the purpose of appointment and
755	election as "Place One" and "Place Two." The judge to fill Place
756	One must reside in Jones County, and the judge to fill Place Two

757 must reside in either George County, Greene County, or Wayne 758 County. SECTION 27. Section 9-7-49, Mississippi Code of 1972, is 759 760 amended as follows: 761 [Until January 1, 2027, this section shall read as follows:] 762 9-7-49. *** * *** The Nineteenth Circuit Court District is 763 composed of the following counties: 764 (a) George County; 765 (b) Greene County; and 766 (c) Jackson County. 767 [From and after January 1, 2027, this section shall read as 768 769 follows:] 770 9-7-49. The Nineteenth Circuit Court District shall be 771 Jackson County. 772 SECTION 28. Section 9-7-57, Mississippi Code of 1972, is 773 amended as follows: 774 9-7-57. (1) The Twenty-second Circuit Court District is 775 composed of the following counties: 776 (a) Claiborne County; 777 (b) Copiah County; and 778 Jefferson County. (C) 779 (2) This section shall stand repealed on January 1, 2027. 780 SECTION 29. Section 9-7-63, Mississippi Code of 1972, is

781 amended as follows:

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9-7-63. The Twenty-third Circuit Court District shall be
DeSoto County. <u>This section shall stand repealed on January 1,</u>
<u>2027.</u>

785 SECTION 30. Section 9-7-64, Mississippi Code of 1972, is 786 amended as follows:

787 9-7-64. (1) There shall be two (2) circuit judges for the
788 Twenty-third Circuit Court District.

789 (2) For the purposes of appointment and election, the two
790 (2) judgeships shall be separate and distinct and denominated as
791 "Place One" and "Place Two."

792 (3) This section shall stand repealed on January 1, 2027.
 793 SECTION 31. Section 25-31-5, Mississippi Code of 1972, is
 794 amended as follows:

795 <u>[Until January 1, 2027, this section shall read as follows:]</u>
796 25-31-5. (1) The following number of full-time legal
797 assistants are authorized in the following circuit court
798 districts:

799 (a) First Circuit Court District..... ten (10)800 legal assistants.

801 (b) Second Circuit Court District..... eleven (11)802 legal assistants.

803 (c) Third Circuit Court District..... six (6)804 legal assistants.

805 (d) Fourth Circuit Court District..... six (6)806 legal assistants.

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807 Fifth Circuit Court District.....five (5) (e) 808 legal assistants. Sixth Circuit Court District..... three (3) 809 (f) 810 legal assistants. Seventh Circuit Court District..... * * * 811 (a) 812 fourteen (14) legal assistants. Effective July 1, 2023, through 813 July 1, 2025, the Seventh Circuit Court District shall have * * * 814 sixteen (16) legal assistants. 815 Eighth Circuit Court District.....three (3) (h) 816 legal assistants. 817 Ninth Circuit Court District.....three (3) (i) 818 legal assistants. 819 Tenth Circuit Court District..... five (5) (ij) 820 legal assistants. 821 Eleventh Circuit Court District.....five (5) (k) 822 legal assistants. 823 (1)Twelfth Circuit Court District.....five (5) 824 legal assistants. 825 Thirteenth Circuit Court District.....four (4) (m) 826 legal assistants. 827 (n) Fourteenth Circuit Court District..... six (6) 828 legal assistants. 829 (o) Fifteenth Circuit Court District..... seven (7) 830 legal assistants.

831 (p) Sixteenth Circuit Court District..... six (6)832 legal assistants.

833 (q) Seventeenth Circuit Court District..... four (4)834 legal assistants.

835 (r) Eighteenth Circuit Court District.....two (2)836 legal assistants.

837 (s) Nineteenth Circuit Court District..... seven (7)838 legal assistants.

839 (t) Twentieth Circuit Court District..... seven (7)840 legal assistants.

841 (u) Twenty-first Circuit Court District..... * * *
842 five (5) legal assistants.

843 (v) Twenty-second Circuit Court District.... three (3)844 legal assistants.

845 (w) Twenty-third Circuit Court District five (5)846 legal assistants.

847 In addition to any legal assistants authorized pursuant (2)to subsection (1) of this section, the following number of 848 849 full-time legal assistants are authorized (i) in the following 850 circuit court districts if funds are appropriated by the Legislature to adequately fund the salaries, expenses and fringe 851 852 benefits of such legal assistants, or (ii) in any of the following 853 circuit court districts in which the board of supervisors of one 854 or more of the counties in a circuit court district adopts a 855 resolution to pay all of the salaries, supplemental pay, expenses

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856 and fringe benefits of legal assistants authorized in such 857 district pursuant to this subsection: 858 First Circuit Court District.....two (2) (a) 859 legal assistants. 860 (b) Second Circuit Court District.....two (2) 861 legal assistants. 862 Third Circuit Court District.....two (2) (C) 863 legal assistants. 864 Fourth Circuit Court District.....two (2) (d) 865 legal assistants. 866 (e) Fifth Circuit Court District.....two (2) 867 legal assistants. 868 (f) Sixth Circuit Court District.....two (2) 869 legal assistants. 870 Seventh Circuit Court District.....two (2) (q) 871 legal assistants. 872 Eighth Circuit Court District.....two (2) (h) 873 legal assistants. 874 (i) Ninth Circuit Court District.....two (2) 875 legal assistants. 876 (ij) Tenth Circuit Court District.....two (2) 877 legal assistants. 878 Eleventh Circuit Court District.....two (2) (k) 879 legal assistants.

880 (1)Twelfth Circuit Court District.....two (2) 881 legal assistants. 882 Thirteenth Circuit Court District.....two (2) (m) 883 legal assistants. 884 Fourteenth Circuit Court District.....two (2) (n) 885 legal assistants. 886 Fifteenth Circuit Court District.....two (2) (0)887 legal assistants. 888 Sixteenth Circuit Court District.....two (2) (q) 889 legal assistants. 890 (a) Seventeenth Circuit Court District.....two (2) 891 legal assistants. 892 Eighteenth Circuit Court District.....two (2) (r) 893 legal assistants. Nineteenth Circuit Court District.....two (2) 894 (s) 895 legal assistants. 896 Twentieth Circuit Court District.....two (2) (t) 897 legal assistants. 898 Twenty-first Circuit Court District.....two (2) (u) 899 legal assistants. 900 (V) Twenty-second Circuit Court District.....two (2) 901 legal assistants. 902 Twenty-third Circuit Court District.....two (2) (w) 903 legal assistants.

904 (3) The board of supervisors of any county may pay all or a 905 part of the salary, supplemental pay, expenses and fringe benefits 906 of any district attorney or legal assistant authorized in the 907 circuit court district to which such county belongs pursuant to 908 this section.

909 (4) The district attorney of any circuit court district may 910 employ additional legal assistants or criminal investigators, or 911 both, without regard to any limitation on the number of legal 912 assistants authorized in this section or criminal investigators authorized by other provisions of law to the extent that the 913 914 district attorney's office receives funds from any source. Any 915 source shall include, but is not limited to, office-generated 916 funds, funds from a county, a combination of counties, a 917 municipality, a combination of municipalities, federal funds, 918 private grants or foundations, or by means of an Interlocal 919 Cooperative Agreement authorized by Section 17-13-1 which may be 920 expended for those positions in an amount sufficient to pay all of 921 the salary, supplemental pay, expenses and fringe benefits of the 922 positions. Such funds may either be paid out of district attorney 923 accounts, transferred by the district attorney to the Department 924 of Finance and Administration or to one or more of the separate 925 counties comprising the circuit court district, and the funds 926 shall be disbursed to such employees in the same manner as 927 state-funded criminal investigators and full-time legal 928 assistants. The district attorney shall report to the board of

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929 supervisors of each county comprising the circuit court district 930 the amount and source of the supplemental salary, expenses and 931 fringe benefits, and the board in each county shall spread the 932 same on its minutes. The district attorney shall also report such 933 information to the Department of Finance and Administration which 934 shall make such information available to the Legislative Budget 935 Office.

936 (5) The district attorney shall be authorized to assign the
937 duties of a legal assistant regardless of the source of funding
938 for such legal assistants.

939 [From and after January 1, 2027, this section shall read as 940 follows:]

941 25-31-5. (1) The following number of full-time legal
942 assistants are authorized in the following circuit court

- 943 districts:
- 944 <u>(a) First Circuit Court District..... ten (10)</u> 945 <u>legal assistants.</u>
- 946 (b) Second Circuit Court District..... eleven (11)
- 947 <u>legal assistants.</u>
- 948 (c) Third Circuit Court District..... six (6)
- 949 legal assistants.
- 950 (d) Fourth Circuit Court District.....five (5)
- 951 <u>legal assistants.</u>
- 952 (e) Fifth Circuit Court District.....five (5)
- 953 <u>legal assistants.</u>

954	(f) Sixth Circuit Court District three (3)
955	legal assistants.
956	(g) Seventh Circuit Court District fourteen
957	(14) legal assistants. Effective July 1, 2023, through July 1,
958	2025, the Seventh Circuit Court District shall have sixteen (16)
959	legal assistants.
960	(h) Eighth Circuit Court Districtthree (3)
961	legal assistants.
962	(i) Ninth Circuit Court Districtthree (3)
963	legal assistants.
964	(j) Tenth Circuit Court District five (5)
965	legal assistants.
966	(k) Eleventh Circuit Court Districtfive (5)
967	legal assistants.
968	(1) Twelfth Circuit Court Districtfive (5)
969	legal assistants.
970	(m) Thirteenth Circuit Court Districtfour (4)
971	legal assistants.
972	(n) Fourteenth Circuit Court District six (6)
973	legal assistants.
974	(o) Fifteenth Circuit Court District seven (7)
975	legal assistants.
976	(p) Sixteenth Circuit Court District six (6)
977	legal assistants.

978	(q) Seventeenth Circuit Court District four (4)		
979	legal assistants.		
980	(r) Eighteenth Circuit Court Districttwo (2)		
981	legal assistants.		
982	(s) Nineteenth Circuit Court District seven (7)		
983	legal assistants.		
984	(t) Twentieth Circuit Court District seven (7)		
985	legal assistants.		
986	(u) Twenty-first Circuit Court District five (5)		
987	legal assistants.		
988	(2) In addition to any legal assistants authorized pursuant		
989	to subsection (1) of this section, the following number of		
990	full-time legal assistants are authorized (i) in the following		
991	circuit court districts if funds are appropriated by the		
992	Legislature to adequately fund the salaries, expenses and fringe		
993	benefits of such legal assistants, or (ii) in any of the following		
994	circuit court districts in which the board of supervisors of one		
995	or more of the counties in a circuit court district adopts a		
996	resolution to pay all of the salaries, supplemental pay, expenses		
997	and fringe benefits of legal assistants authorized in such		
998	district pursuant to this subsection:		
999	(a) First Circuit Court District		
1000	legal assistants.		
1001	(b) Second Circuit Court Districttwo (2)		
1002	legal assistants.		

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1003	(c) Third Circuit Court District
1004	legal assistants.
1005	(d) Fourth Circuit Court Districttwo (2
1006	legal assistants.
1007	(e) Fifth Circuit Court District
1008	legal assistants.
1009	(f) Sixth Circuit Court District
1010	legal assistants.
1011	(g) Seventh Circuit Court Districttwo (2
1012	legal assistants.
1013	(h) Eighth Circuit Court Districttwo (2
1014	legal assistants.
1015	(i) Ninth Circuit Court District
1016	legal assistants.
1017	(j) Tenth Circuit Court District
1018	legal assistants.
1019	(k) Eleventh Circuit Court Districttwo (2
1020	legal assistants.
1021	(1) Twelfth Circuit Court Districttwo (2
1022	legal assistants.
1023	(m) Thirteenth Circuit Court Districttwo (2
1024	legal assistants.
1025	(n) Fourteenth Circuit Court Districttwo (2
1026	legal assistants.

1027	(o) Fifteenth Circuit Court Districttwo (2)			
1028	legal assistants.			
1029	(p) Sixteenth Circuit Court Districttwo (2)			
1030	legal assistants.			
1031	(q) Seventeenth Circuit Court Districttwo (2)			
1032	legal assistants.			
1033	(r) Eighteenth Circuit Court Districttwo (2)			
1034	legal assistants.			
1035	(s) Nineteenth Circuit Court Districttwo (2)			
1036	legal assistants.			
1037	(t) Twentieth Circuit Court Districttwo (2)			
1038	legal assistants.			
1039	(u) Twenty-first Circuit Court Districttwo (2)			
1040	legal assistants.			
1041	(3) The board of supervisors of any county may pay all or a			
1042	part of the salary, supplemental pay, expenses and fringe benefits			
1043	of any district attorney or legal assistant authorized in the			
1044	circuit court district to which such county belongs pursuant to			
1045	this section.			
1046	(4) The district attorney of any circuit court district may			
1047	employ additional legal assistants or criminal investigators, or			
1048	both, without regard to any limitation on the number of legal			
1049	assistants authorized in this section or criminal investigators			
1050	authorized by other provisions of law to the extent that the			
1051	district attorney's office receives funds from any source. Any			

1052	source shall include, but is not limited to, office-generated
1053	funds, funds from a county, a combination of counties, a
1054	municipality, a combination of municipalities, federal funds,
1055	private grants or foundations, or by means of an Interlocal
1056	Cooperative Agreement authorized by Section 17-13-1 which may be
1057	expended for those positions in an amount sufficient to pay all of
1058	the salary, supplemental pay, expenses and fringe benefits of the
1059	positions. Such funds may either be paid out of district attorney
1060	accounts, transferred by the district attorney to the Department
1061	of Finance and Administration or to one or more of the separate
1062	counties comprising the circuit court district, and the funds
1063	shall be disbursed to such employees in the same manner as
1064	state-funded criminal investigators and full-time legal
1065	assistants. The district attorney shall report to the board of
1066	supervisors of each county comprising the circuit court district
1067	the amount and source of the supplemental salary, expenses and
1068	fringe benefits, and the board in each county shall spread the
1069	same on its minutes. The district attorney shall also report such
1070	information to the Department of Finance and Administration which
1071	shall make such information available to the Legislative Budget
1072	Office.
1073	(5) The district attorney shall be authorized to assign the
1074	duties of a legal assistant regardless of the source of funding
1075	for such legal assistants.

1076 SECTION 32. Section 25-31-10, Mississippi Code of 1972, is 1077 amended as follows:

1078 <u>[Until January 1, 2027, this section shall read as follows:]</u> 1079 25-31-10. (1) Any district attorney may appoint a full-time 1080 criminal investigator.

1081 (2) The district attorneys of the Fifth, Ninth, Tenth,
1082 Eleventh, Twelfth, Thirteenth, Fourteenth, Fifteenth, Sixteenth,
1083 Seventeenth * * * and Twentieth * * Circuit Court Districts may
1084 appoint one (1) additional full-time criminal investigator for a
1085 total of two (2) full-time criminal investigators.

1086 (3) The district attorneys of the First, Second, Third, 1087 Fourth, Nineteenth, <u>Twenty-first</u> and Twenty-third Circuit Court 1088 Districts may appoint two (2) additional full-time criminal 1089 investigators for a total of three (3) full-time criminal 1090 investigators.

1091 (4) The district attorney of the Seventh Circuit Court 1092 District may appoint * * * <u>four (4)</u> additional full-time criminal 1093 investigator for a total of * * * <u>five (5)</u> full-time criminal 1094 investigators.

1095 (5) No district attorney or assistant district attorney 1096 shall accept any private employment, civil or criminal, in any 1097 matter investigated by such criminal investigators.

1098 (6) The full and complete compensation for all public duties
1099 rendered by the criminal investigators shall be not more than
1100 Sixty-three Thousand Dollars (\$63,000.00) per annum, to be

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1101 determined at the discretion of the district attorney based upon 1102 the qualifications, education and experience of the criminal investigator, plus necessary travel and other expenses, to be paid 1103 1104 in accordance with Section 25-31-8. However, the maximum salary 1105 under this subsection for a criminal investigator who has a law 1106 degree may be supplemented by the district attorney from other 1107 available funds, but not to exceed the maximum salary for a legal 1108 assistant to a district attorney.

(7) 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.

1115 (8) The district attorney shall be authorized to assign the 1116 duties of criminal investigators regardless of the source of 1117 funding for such criminal investigators.

1118 [From and after January 1, 2027, this section shall read as 1119 follows:]

1120 25-31-10. <u>(1) Any district attorney may appoint a full-time</u> 1121 criminal investigator.

- 1122 (2) The district attorneys of the Fifth, Ninth, Tenth,
- 1123 Eleventh, Twelfth, Thirteenth, Fourteenth, Fifteenth, Sixteenth,
- 1124 Seventeenth and Twentieth Circuit Court Districts may appoint one

1125 (1) additional full-time criminal investigator for a total of two 1126 (2) full-time criminal investigators. (3) 1127 The district attorneys of the First, Second, Third, 1128 Fourth, Nineteenth and Twenty-first Circuit Court Districts may 1129 appoint two (2) additional full-time criminal investigators for a 1130 total of three (3) full-time criminal investigators. 1131 (4) The district attorney of the Seventh Circuit Court 1132 District may appoint four (4) additional full-time criminal 1133 investigator for a total of five (5) full-time criminal 1134 investigators. 1135 (5) No district attorney or assistant district attorney shall accept any private employment, civil or criminal, in any 1136 1137 matter investigated by such criminal investigators. (6) 1138 The full and complete compensation for all public duties 1139 rendered by the criminal investigators shall be not more than 1140 Sixty-three Thousand Dollars (\$63,000.00) per annum, to be 1141 determined at the discretion of the district attorney based upon the qualifications, education and experience of the criminal 1142 1143 investigator, plus necessary travel and other expenses, to be paid in accordance with Section 25-31-8. However, the maximum salary 1144 1145 under this subsection for a criminal investigator who has a law 1146 degree may be supplemented by the district attorney from other 1147 available funds, but not to exceed the maximum salary for a legal 1148 assistant to a district attorney.

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1149 (7) Any criminal investigator may be designated by the 1150 district attorney to attend the Law Enforcement Officers Training 1151 Program set forth in Section 45-6-1 et seq. The total expenses 1152 associated with attendance by criminal investigators at the Law 1153 Enforcement Officers Training Program shall be paid out of the 1154 funds of the appropriate district attorney.

1155 (8) The district attorney shall be authorized to assign the 1156 duties of criminal investigators regardless of the source of 1157 funding for such criminal investigators.

SECTION 33. The boundaries of the precincts described in 1158 1159 Section 9-5-17 (Fifth Chancery Court District), Section 9-5-31, (Ninth Chancery Court District), Section 9-5-37 (Eleventh Chancery 1160 1161 District), Section 9-5-43 (Fourteenth Chancery Court District), 1162 Section 9-5-51 (Seventeenth Chancery Court District), Section 9-7-21 (Sixth Circuit Court District), Section 9-7-23 (Seventh 1163 Circuit Court District), Section 9-7-29 (Ninth Circuit Court 1164 1165 District) and Section 9-7-33 (Eleventh Circuit Court District), 1166 Mississippi Code of 1972, shall be the boundaries of the precincts 1167 as those boundaries are contained in the Census Bureau's 2010 1168 TIGER/Line Shapefiles released in November 2010. Partial or split 1169 precincts are identified by an asterisk (*).

1170 **SECTION 34.** (1) The Standing Joint Legislative Committee on 1171 Reapportionment is directed to provide the counties census block 1172 equivalency files and maps necessary to assist the counties in

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1173 identifying the boundaries of any subdistricts within a chancery 1174 or circuit court district.

1175 The Split Precinct Block List developed in conjunction (2)with House Bill No. 703, 2015 Regular Session, that details the 1176 1177 portions of the partial or split precincts that are contained 1178 within a judicial subdistrict by census block number as that list is utilized to detail partial or split precincts for judicial 1179 1180 subdistricts in this act is hereby incorporated into and shall be 1181 construed to be an integral part of this act. A partial or split 1182 precinct contained in this act is identified by an asterisk (*) 1183 following its designation within any judicial subdistrict. The 1184 Standing Joint Legislative Committee on Reapportionment shall file 1185 the Split Precinct Block List with the Secretary of State.

(3) (a) This act shall be liberally construed to effectuate the purposes hereof and to redistrict the trial courts of this state in compliance with constitutional requirements.

(b) It is intended that this act and the districts and subdistricts described herein completely encompass all the area within the state and all the voters in this state. It is also intended that no district shall include any of the area included within the description of any other district, and that no subdistrict shall include any of the area included within the description of any other subdistrict.

1196 (c) (i) If the districts or subdistricts described in 1197 this act do not carry out the purposes hereof because of:

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1198 omissions; duplication; overlapping areas; erroneous nomenclature; 1199 lack of adequate maps or descriptions of political subdivisions, 1200 wards or other divisions thereof, or of their boundary lines; then 1201 the Secretary of State, at the joint request of the Lieutenant 1202 Governor and the Speaker of the House, by order, shall correct any 1203 omissions, overlaps, erroneous nomenclature or other defects in 1204 the description of the districts and subdistricts so as to 1205 accomplish the purposes and objectives of this act.

(ii) In promulgating any order under this subsection (3), the Secretary of State, in addition to insuring that all areas of the state are completely and accurately encompassed in the districts and subdistricts, shall be guided by the following standards:

1211 1. Gaps in the description of any district or 1212 subdistrict shall be completed in a manner that results in a total 1213 description of the district or subdistrict that is consonant with 1214 the description of adjacent districts or subdistricts and results 1215 in complete contiguity of districts and subdistricts;

2. In any allocation of area or correction of descriptions made pursuant to this subsection, the Secretary of State shall, consistent with the foregoing standards, preserve the contiguity and compactness of districts and subdistricts and avoid the unnecessary division of political subdivisions.

1221 (d) A copy of any order issued under this subsection 1222 shall be filed by the Secretary of State in his own office and in

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1223 the offices of the affected commissioners of election and 1224 registrars. The Secretary of State may adopt reasonable rules 1225 regulating the procedure for applications for orders under this 1226 act and the manner of serving and filing any notice or copy of Upon the filing of an order, the description of any 1227 orders. 1228 affected district or subdistrict shall be deemed to have been 1229 corrected to the full extent as if the correction had been 1230 contained in the original description set forth in this act.

1231 (e) The redistricting contained in this act supersedes 1232 any prior redistricting.

(4) The Joint Legislative Committee on Compilation, Revision
and Publication of Legislation shall direct that subsections (1)
through (3) of this section are placed in the editor's notes that
follow Sections 9-5-1 and 9-7-1, Mississippi Code of 1972.

1237 <u>SECTION 35.</u> (1) From January 1, 2027, to December 31, 2027: 1238 (a) The person who held the Office of District Attorney 1239 in the Fourth Circuit Court District on December 31, 2026, shall 1240 be the senior full-time legal assistant in the Eleventh Circuit 1241 Court District; and

(b) The person who held the Office of District Attorney in the Twenty-second Circuit Court District on December 31, 2026, shall be the senior full-time legal assistant in the Sixth Circuit Court District.

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1246 (2) The annual salary of the senior full-time legal
1247 assistants shall be as provided for a full-time district attorney
1248 in Section 25-3-35(6).

1249 This section shall stand repealed on January 1, 2028. (3)SECTION 36. On January 1, 2027, the Office of District 1250 1251 Attorney for the Fourth Circuit Court District created by this act 1252 shall be filled by the person who holds the Office of District 1253 Attorney for the Twenty-third Circuit Court District on December 1254 31, 2026. Such person shall serve as the District Attorney for 1255 the Fourth Circuit Court District until a successor for such 1256 office, elected in the November 2027 general election, assumes the 1257 office on January 1, 2028.

1258 SECTION 37. On January 1, 2027, the Office of District 1259 Attorney for the Fifth Circuit Court District, Sixth Circuit Court 1260 District, Tenth Circuit Court District, Eleventh Circuit Court 1261 District, Fourteenth Circuit Court District, Fifteenth Circuit 1262 Court District, Sixteenth Circuit Court District, Seventeenth 1263 Circuit Court District, Eighteenth Circuit Court District, and 1264 Nineteenth Circuit Court District created by this act shall be 1265 filled by the person who holds the office of district attorney for 1266 each respective circuit court district on December 31, 2026. Such 1267 person shall serve as the district attorney for the circuit court district created by this act until a successor for such office, 1268 1269 elected in the November 2027 general election, assumes the office on January 1, 2028. 1270

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1271 SECTION 38. Candidates for the offices of district attorney 1272 created by this act shall run for office in the general election 1273 to be conducted November 2027. Candidates shall file as is 1274 otherwise provided by law for district attorneys. The district 1275 attorney elected shall serve a four-year term to begin January 1, 1276 2028, and the term of the office shall thereafter be as is 1277 provided for district attorneys generally.

1278 SECTION 39. Candidates for the chancellorships and the 1279 circuit judgeships created by this act shall run for those offices in the general election for judicial officers to be conducted in 1280 1281 November 2026. Candidates shall file as is provided in Section 1282 23-15-977, and shall run for office and be elected as provided in 1283 Sections 23-15-974 through 23-15-985, which constitute the 1284 Nonpartisan Judicial Election Act. The judges elected shall serve 1285 four-year terms to begin January 1, 2027, and the terms of those 1286 offices shall thereafter be as provided for chancellors and 1287 circuit judges generally.

1288 SECTION 40. Section 25-31-37, Mississippi Code of 1972, 1289 which authorizes the appointment of two (2) full-time assistant 1290 district attorneys and one (1) full-time criminal investigator for 1291 the Seventh Circuit Court District, shall stand repealed.

1292 SECTION 41. This act shall take effect and be in force from 1293 and after July 1, 2024, and shall stand repealed on June 30, 2024.

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

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AN ACT TO REDISTRICT THE CIRCUIT AND CHANCERY COURT DISTRICTS 1 2 PURSUANT TO SECTION 152 OF THE MISSISSIPPI CONSTITUTION OF 1890; 3 TO AMEND SECTION 9-5-9, MISSISSIPPI CODE OF 1972, TO ADD COVINGTON COUNTY, SIMPSON COUNTY, AND SMITH COUNTY TO THE SECOND CHANCERY 4 5 COURT DISTRICT; TO PROVIDE TWO CHANCELLORS WITH RESIDENCY 6 REQUIREMENTS FOR THE SECOND CHANCERY COURT DISTRICT; TO AMEND 7 SECTION 9-5-11, MISSISSIPPI CODE OF 1972, TO ADD CARROLL COUNTY TO 8 THE THIRD CHANCERY COURT DISTRICT; TO REMOVE DESOTO COUNTY FROM 9 THE THIRD CHANCERY COURT DISTRICT; TO DELETE THE SUBDISTRICTS FROM 10 THE THIRD CHANCERY COURT DISTRICT; TO AMEND SECTION 9-5-13, 11 MISSISSIPPI CODE OF 1972, TO PROVIDE THAT THERE SHALL BE TWO 12 CHANCELLORS FOR THE THIRD CHANCERY COURT DISTRICT; TO AMEND 13 SECTION 9-5-15, MISSISSIPPI CODE OF 1972, TO REMOVE THE CURRENT 14 COUNTIES FROM THE FOURTH CHANCERY COURT DISTRICT; TO ADD FORREST 15 COUNTY, PERRY COUNTY, AND STONE COUNTY TO THE FOURTH CHANCERY 16 COURT DISTRICT; TO AMEND SECTION 9-5-21, MISSISSIPPI CODE OF 1972, 17 TO REMOVE CARROLL COUNTY FROM THE SIXTH CHANCERY COURT DISTRICT; 18 TO AMEND SECTION 9-5-27, MISSISSIPPI CODE OF 1972, TO REMOVE STONE 19 COUNTY FROM THE EIGHTH CHANCERY COURT DISTRICT; TO AMEND SECTION 20 9-5-35, MISSISSIPPI CODE OF 1972, TO ADD JEFFERSON DAVIS COUNTY 21 AND WALTHALL COUNTY TO THE TENTH CHANCERY COURT DISTRICT; TO 22 REMOVE FORREST COUNTY AND PERRY COUNTY FROM THE TENTH CHANCERY 23 COURT DISTRICT; TO AMEND SECTION 9-5-36, MISSISSIPPI CODE OF 1972, 24 TO REVISE THE RESIDENCY REQUIREMENTS OF THE CHANCELLORS ELECTED 25 FROM THE TENTH CHANCERY COURT DISTRICT; TO AMEND SECTION 9-5-41, MISSISSIPPI CODE OF 1972, TO ADD DESOTO COUNTY TO THE THIRTEENTH 26 27 CHANCERY COURT DISTRICT; TO PROVIDE THAT THERE SHALL BE THREE 28 CHANCELLORS FOR THE THIRTEENTH CHANCERY COURT DISTRICT; TO AMEND 29 SECTION 9-5-47, MISSISSIPPI CODE OF 1972, TO ADD LAWRENCE COUNTY 30 TO THE FIFTEENTH CHANCERY COURT DISTRICT; TO PROVIDE THAT THERE 31 SHALL BE TWO CHANCELLORS FOR THE FIFTEENTH CHANCERY COURT 32 DISTRICT; TO AMEND SECTION 9-5-49, MISSISSIPPI CODE OF 1972, TO 33 REMOVE GEORGE COUNTY AND GREENE COUNTY FROM THE SIXTEENTH CHANCERY 34 COURT DISTRICT; TO AMEND SECTION 9-5-51, MISSISSIPPI CODE OF 1972, 35 TO ADD AMITE COUNTY, FRANKLIN COUNTY AND PIKE COUNTY TO THE 36 SEVENTEENTH CHANCERY COURT DISTRICT; TO REVISE THE SUBDISTRICTS IN 37 THE SEVENTEENTH CHANCERY COURT DISTRICT; TO AMEND SECTION 9-5-55, 38 MISSISSIPPI CODE OF 1972, TO ADD GEORGE COUNTY AND GREENE COUNTY 39 TO THE NINETEENTH CHANCERY COURT DISTRICT; TO PROVIDE THAT THERE 40 SHALL BE TWO CHANCELLORS FOR THE NINETEENTH CHANCERY COURT 41 DISTRICT; TO PROVIDE RESIDENCY REQUIREMENTS FOR THE ELECTION OF 42 CHANCELLORS FOR THE NINETEENTH CHANCERY COURT DISTRICT; TO AMEND 43 SECTION 9-7-15, MISSISSIPPI CODE OF 1972, TO REMOVE THE CURRENT COUNTIES AND SUBDISTRICTS FROM THE FOURTH CIRCUIT COURT DISTRICT; 44 45 TO ADD DESOTO COUNTY TO THE FOURTH CIRCUIT COURT DISTRICT; TO 46 AMEND SECTION 9-7-17, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT 47 THERE SHALL BE THREE CIRCUIT JUDGES FOR THE FOURTH CIRCUIT COURT 48 DISTRICT; TO AMEND SECTION 9-7-19, MISSISSIPPI CODE OF 1972, TO

49 REMOVE WEBSTER COUNTY FROM THE FIFTH CIRCUIT COURT DISTRICT; TO 50 AMEND SECTION 9-7-21, MISSISSIPPI CODE OF 1972, TO ADD CLAIBORNE 51 COUNTY, JEFFERSON COUNTY AND PIKE COUNTY TO THE SIXTH CIRCUIT 52 COURT DISTRICT; TO REVISE THE SUBDISTRICTS IN THE SIXTH CIRCUIT 53 COURT DISTRICT; TO AMEND SECTION 9-7-31, MISSISSIPPI CODE OF 1972, 54 TO REMOVE WAYNE COUNTY FROM THE TENTH CIRCUIT COURT DISTRICT; TO 55 AMEND SECTION 9-7-33, MISSISSIPPI CODE OF 1972, TO ADD LEFLORE COUNTY, SUNFLOWER COUNTY, AND WASHINGTON COUNTY TO THE ELEVENTH 56 57 CIRCUIT COURT DISTRICT; TO DELETE THE SUBDISTRICTS FROM THE 58 ELEVENTH CIRCUIT COURT DISTRICT; TO AMEND SECTION 9-7-34, 59 MISSISSIPPI CODE OF 1972, TO PROVIDE THAT THERE SHALL BE FOUR 60 JUDGES FOR THE ELEVENTH CIRCUIT COURT DISTRICT; TO AMEND SECTION 61 9-7-39, MISSISSIPPI CODE OF 1972, TO REMOVE PIKE COUNTY AND 62 WALTHALL COUNTY FROM THE FOURTEENTH CIRCUIT COURT DISTRICT; TO ADD 63 COPIAH COUNTY AND LAWRENCE COUNTY TO THE FOURTEENTH CIRCUIT COURT 64 DISTRICT; TO AMEND SECTION 9-7-41, MISSISSIPPI CODE OF 1972, TO 65 ADD WALTHALL COUNTY TO THE FIFTEENTH CIRCUIT COURT DISTRICT; TO 66 REMOVE LAWRENCE COUNTY FROM THE FIFTEENTH CIRCUIT COURT DISTRICT; 67 TO AMEND SECTION 9-7-42, MISSISSIPPI CODE OF 1972, TO REVISE THE RESIDENCY REQUIREMENTS FOR THE JUDGES ELECTED FROM THE FIFTEENTH 68 69 CIRCUIT COURT DISTRICT TO CONFORM TO THE REMOVAL OF LAWRENCE 70 COUNTY; TO AMEND SECTION 9-7-43, MISSISSIPPI CODE OF 1972, TO ADD 71 WEBSTER COUNTY TO THE SIXTEENTH CIRCUIT COURT DISTRICT; TO AMEND 72 SECTION 9-7-44, MISSISSIPPI CODE OF 1972, TO REVISE THE RESIDENCY 73 REQUIREMENT FOR THE ELECTION OF CIRCUIT JUDGES IN THE SIXTEENTH 74 CIRCUIT COURT DISTRICT IN CONFORMITY TO THE ADDITION OF WEBSTER 75 COUNTY; TO AMEND SECTION 9-7-47, MISSISSIPPI CODE OF 1972, TO ADD 76 GEORGE COUNTY, GREENE COUNTY, AND WAYNE COUNTY TO THE EIGHTEENTH 77 CIRCUIT COURT DISTRICT; TO PROVIDE THAT THERE SHALL BE TWO CIRCUIT 78 JUDGES IN THE EIGHTEENTH CIRCUIT COURT DISTRICT; TO PROVIDE 79 RESIDENCY REQUIREMENTS FOR THE JUDGES ELECTED FOR THE EIGHTEENTH 80 CIRCUIT COURT DISTRICT; TO AMEND SECTION 9-7-49, MISSISSIPPI CODE 81 OF 1972, TO REMOVE GEORGE COUNTY AND GREENE COUNTY FROM THE 82 NINETEENTH CIRCUIT COURT DISTRICT; TO DELETE LANGUAGE GOVERNING 83 THE AMOUNT OF LOCAL CONTRIBUTION TO SUPPORT THE NINETEENTH CIRCUIT 84 COURT DISTRICT; TO AMEND SECTIONS 9-7-57, 9-7-63 AND 9-7-64, 85 MISSISSIPPI CODE OF 1972, WHICH PROVIDE FOR THE TWENTY-FIRST AND 86 TWENTY-THIRD CIRCUIT COURT DISTRICTS, TO PROVIDE THAT THE SECTIONS 87 SHALL REPEAL ON A CERTAIN DATE; TO PROVIDE THAT REVISED PRECINCTS 88 ARE FROM THE 2010 CENSUS; TO REQUIRE THE STANDING JOINT 89 LEGISLATIVE COMMITTEE ON REAPPORTIONMENT TO ASSIST THE COUNTIES IN 90 IDENTIFYING THE BOUNDARIES OF SUBDISTRICTS; TO AMEND SECTION 91 25-31-5, MISSISSIPPI CODE OF 1972, TO PROVIDE AN ADDITIONAL 92 ASSISTANT DISTRICT ATTORNEY TO THE TWENTY-FIRST CIRCUIT COURT 93 DISTRICT; TO PROVIDE ADDITIONAL ASSISTANT DISTRICT ATTORNEYS TO 94 THE SEVENTH CIRCUIT COURT DISTRICT ALREADY PROVIDED IN SECTION 95 25-31-37 WHICH IS REPEALED BY THIS ACT; TO AMEND SECTION 25-31-10, 96 MISSISSIPPI CODE OF 1972, TO PROVIDE THE TWENTY-FIRST CIRCUIT 97 COURT DISTRICT WITH AN ADDITIONAL CRIMINAL INVESTIGATOR; TO 98 PROVIDE ADDITIONAL CRIMINAL INVESTIGATORS TO THE SEVENTH CIRCUIT

99 COURT DISTRICT ALREADY PROVIDED IN SECTION 25-31-37 WHICH IS 100 REPEALED BY THIS ACT; TO REPEAL SECTION 25-31-37, MISSISSIPPI CODE 101 OF 1972, WHICH AUTHORIZES THE APPOINTMENT OF ASSISTANT DISTRICT 102 ATTORNEYS AND A CRIMINAL INVESTIGATOR FOR THE SEVENTH CIRCUIT 103 COURT DISTRICT; TO PROVIDE SENIOR FULL-TIME LEGAL ASSISTANTS IN THE ELEVENTH AND SIXTH CIRCUIT COURT DISTRICTS FOR A ONE-YEAR 104 105 PERIOD; TO PROVIDE THE PROCEDURE TO FILL THE OFFICES OF DISTRICT 106 ATTORNEY AND THE JUDICIAL OFFICES CREATED BY VIRTUE OF THIS ACT; 107 AND FOR RELATED PURPOSES.