Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

House Bill No. 1812

BY: Committee

Amend by striking all after the enacting clause and inserting in lieu thereof the following:

5	SECTION 1. The following sum, or so much thereof as may be
6	necessary, is appropriated out of any money in the State General
7	Fund not otherwise appropriated, for the purpose of defraying the
8	expenses of the Office of the Attorney General for the fiscal year
9	beginning July 1, 2024, and ending June 30, 2025
10	\$ 29,813,767.00
11	SECTION 2. The following sum, or so much thereof as may be
12	necessary, is hereby appropriated out of any money in any special
13	fund in the State Treasury to the credit of the Office of the
14	Attorney General which is comprised of special source funds

15	collected by or otherwise available to the office, for the purpose
16	of defraying the expenses of the office for the fiscal year
17	beginning July 1, 2024, and ending June 30, 2025
18	\$ 9,470,818.00
19	SECTION 3. Of the funds appropriated under the provisions of
20	this act, the following positions are authorized:
21	AUTHORIZED HEADCOUNT:
22	Permanent: Full Time 88
23	Time-Limited: Full Time
24	With the funds herein appropriated, it shall be the agency's
25	responsibility to make certain that funds required for Personal
26	Services for Fiscal Year 2026 do not exceed Fiscal Year 2025 funds
27	appropriated for that purpose unless programs or positions are
28	added to the agency's Fiscal Year 2025 budget by the Mississippi
29	Legislature. The Legislature shall determine the agency's personal
30	services appropriation, which the State Personnel Board shall
31	publish. In accordance with applicable laws, if an agency
32	determines that its personal services amount is insufficient, the
33	agency must contact the State Personnel Board. Any adjustment to
34	the personal services amount must be approved by the State
35	Personnel Director and the State Fiscal Officer after consultation
36	with the Legislative Budget Office. Any adjustment shall be
37	reported to the Legislative Budget Office and the House and Senate
38	Appropriations Chairmen. The agency's personal services
3 9	appropriation may consist of restricted funds for approved

- 40 vacancies for Fiscal Year 2025 that may not be utilized for active
- 41 Fiscal Year 2024 headcount. It shall be the agency's
- 42 responsibility to ensure that the funds provided for vacancies are
- 43 used to increase headcount and not for promotions, title changes,
- 44 in-range salary adjustments, or any other mechanism for increasing
- 45 salaries for current employees. If the State Personnel Board
- 46 determines that an agency has used provided vacancy funds for any
- 47 of the mechanisms previously listed, the State Personnel Board
- 48 shall not process any additional salary actions for the agency in
- 49 the current fiscal year, except for new hires determined by the
- 50 State Personnel Board to be essential for the agency. It is the
- 51 Legislature's intention that no employee salary falls below the
- 52 minimum salary established by the Mississippi State Personnel
- 53 Board.
- 54 Additionally, the State Personnel Board shall determine and
- 55 publish the projected annualized payroll costs based on current
- 56 employees. It shall be the responsibility of the agency head to
- 57 ensure that actual personnel expenditures for Fiscal Year 2025 do
- 58 not exceed the data provided by the Legislative Budget Office. If
- 59 the agency's projected cost for Fiscal Year 2025 exceeds the
- 60 annualized costs, no salary actions shall be processed by the
- 61 State Personnel Board except for new hires determined to be
- 62 essential for the agency.
- Any transfers or escalations shall be made in accordance with
- 64 the terms, conditions, and procedures established by law or



- 65 allowable under the terms set forth within this act. The State
- 66 Personnel Board shall not escalate positions without written
- 67 approval from the Department of Finance and Administration. The
- 68 Department of Finance and Administration shall not provide written
- 69 approval to escalate any funds for salaries and/or positions
- 70 without proof of availability of new or additional funds above the
- 71 appropriated level.
- No general funds authorized to be expended herein shall be
- 73 used to replace federal funds and/or other special funds used for
- 74 salaries authorized under the provisions of this act and which are
- 75 withdrawn and no longer available.
- None of the funds herein appropriated shall be used in
- 77 violation of the Internal Revenue Service's Publication 15-A
- 78 relating to the reporting of income paid to contract employees, as
- 79 interpreted by the Office of the State Auditor.
- SECTION 4. It is the intention of the Legislature that the
- 81 Office of the Attorney General shall maintain complete accounting
- 82 and personnel records related to the expenditure of all funds
- 83 appropriated under this act and that such records shall be in the
- 84 same format and level of detail as maintained for Fiscal Year
- 85 2024. It is further the intention of the Legislature that the
- 86 agency's budget request for Fiscal Year 2026 shall be submitted to
- 87 the Joint Legislative Budget Committee in a format and level of
- 88 detail comparable to the format and level of detail provided
- 89 during the Fiscal Year 2025 budget request process.

90	SECTION 5. In compliance with the "Mississippi Performance
91	Budget and Strategic Planning Act of 1994," it is the intent of
92	the Legislature that the funds provided herein shall be utilized
93	in the most efficient and effective manner possible to achieve the
94	intended mission of this agency. Based on the funding authorized,
95	this agency shall make every effort to attain the targeted
96	performance measures provided below:
97	FY2025
98	Performance Measures Target
99	Supportive Services
100	Cost of Support Services as Percent of
101	Budget, 2011-2012 Baseline: 5.10% 6.00
102	Training
103	Ratings of Continuing Legal Education
104	Training Presentation by Participants 95
105	Ratings of CRIMES System Training
106	Presentation by Participants 0
107	Litigation
108	Minimum Affirmations of Criminal
109	Convictions 2011-2012 Baseline: 90.00% 95.00
110	Minimum Affirmations of Death Penalty
111	Appeals 2011-2012 Baseline: 83.33% 85.00
112	Minimum Denial of Relief in Federal
113	Habeas Corpus 2011-2012 Baseline: 86.96% 97.00
114	Minimum Pos Results of Civil Cases



115	2011-2012 Baseline: 96.00%	96.00
116	Percent Change of Affirmations of	
117	Criminal Convictions Attained	0.00
118	Percent Change of Death Penalty Review	
119	Cases Affirmed	0.00
120	Percent of Change of Appeals for Relief	
121	in Federal Habeas Corpus Cases Denied	0.00
122	Percent Change of Positive Results from	
123	Civil Cases	0.00
124	Opinions	
125	Percent Assigned to Attorneys in 3 Days	
126	or Less, 2011-2012 Baseline: 100.00%	100.00
127	Percent of Opinions Completed in 30 Days	
128	or Less, 2011-2012 Baseline: 76.00%	75.00
129	Percent Change of Opinion Requests	
130	Assigned to Attorneys within 3 Days or	
131	Less	0.00
132	Percent Change of Opinion Requests	
133	Completed within 30 Days or Less	5.00
134	State Agency Contracts	
135	Percent of Good and Excellent Ratings	
136	for Legal Services, 2011-2012 Baseline:	
137	94.00%	100.00
138	Percent Change of Good/Excellent Ratings	
139	for Legal Services	0.00



140	Insurance Integrity Enforcement	
141	Minimum Positive Results of Workers'	
142	Compensation Cases 2011-2012 Baseline:	
143	90.00%	99.00
144	Minimum Positive Results of Insurance	
145	Cases 2011-2012 Baseline: 90.00%	99.00
146	Percent Change of Positive Results of	
147	Workers' Compensation Insurance Fraud	5.00
148	Percent Change of Positive Results of	
149	Other Insurance Cases	0.00
150	Other Mandated Programs	
151	Medicaid Fraud Convictions vs	
152	Dispositions 2011-2012 Baseline:	
153	100.00%	100.00
154	Medicaid Abuse Convictions vs	
155	Dispositions 2011-2012 Baseline: 95.00%	95.00
156	Minimum Defendants Convicted after	
157	Indictments (PID) 2011-2012 Baseline:	
158	96.00%	90.00
159	Response to Consumer Complaints (Days)	
160	2011-2012 Baseline: 3.14%	5.00
161	Average Number of Days to Respond to	
162	Consumer Complaints	5
163	Percent Change of Medicaid Fraud	
164	Convictions vs Dispositions	0.00



165	Percent Change of Medicaid Abuse	
166	Convictions vs Dispositions 0.	.00
167	Percent Change of Defendants Convicted	
168	After Indictment 0.	.00
169	Crime Victims Compensation	
170	Percent of Claims Processed in 12 Weeks	
171	or Less, 2011-2012 Baseline: 67.97% 75.	.00
172	Percent Change of Claims Processed Timely 0.	.00
173	A reporting of the degree to which the performance targets	
174	set above have been or are being achieved shall be provided in t	the
175	agency's budget request submitted to the Joint Legislative Budge	et
176	Committee for Fiscal Year 2026.	
177	SECTION 6. Of the funds appropriated under the provisions	of
178	Section 1, funds included therein which are derived from penalti	
1/0	beetion 17 rando incruded energin which are actived from penares	Les
179	and/or other funds collected by the Medicaid Fraud Control Unit	LES
		res
179	and/or other funds collected by the Medicaid Fraud Control Unit	les
179 180	and/or other funds collected by the Medicaid Fraud Control Unit shall be available for the purpose of providing the state match	LES
179 180 181	and/or other funds collected by the Medicaid Fraud Control Unit shall be available for the purpose of providing the state match for federal funds available for the support of the unit, or for	LES
179 180 181 182	and/or other funds collected by the Medicaid Fraud Control Unit shall be available for the purpose of providing the state match for federal funds available for the support of the unit, or for other lawful purposes as deemed appropriate by the Attorney	
179 180 181 182 183	and/or other funds collected by the Medicaid Fraud Control Unit shall be available for the purpose of providing the state match for federal funds available for the support of the unit, or for other lawful purposes as deemed appropriate by the Attorney General. Further, it is the intent of the Legislature that any	
179 180 181 182 183 184	and/or other funds collected by the Medicaid Fraud Control Unit shall be available for the purpose of providing the state match for federal funds available for the support of the unit, or for other lawful purposes as deemed appropriate by the Attorney General. Further, it is the intent of the Legislature that any penalties and/or other funds collected and/or expended shall be	
179 180 181 182 183 184	and/or other funds collected by the Medicaid Fraud Control Unit shall be available for the purpose of providing the state match for federal funds available for the support of the unit, or for other lawful purposes as deemed appropriate by the Attorney General. Further, it is the intent of the Legislature that any penalties and/or other funds collected and/or expended shall be accounted for separately as to source and/or application of such	า

189	so much thereof as may be necessary, shall be made available for
190	expenditure by the Prosecutors Training Division.
191	SECTION 8. Of the funds appropriated in Section 2, the sum
192	of Six Hundred Eighty Thousand Dollars (\$680,000.00) is provided
193	from the Department of Health for the Alcohol and Tobacco
194	Enforcement Unit.
195	SECTION 9. Of the funds appropriated in Section 1, it is the
196	intention of the Legislature that Five Million Six Hundred Ninety
197	Thousand Three Hundred Forty-six Dollars (\$5,690,346.00) may be
198	allocated for the programs supported from General Fund court
199	assessments as follows:
200	State Prosecutor Education\$ 662,582.00
201	Crime Victims Compensation 1,901,332.00
202	Vulnerable Persons Training, Invest and
203	Prosecution Trust\$ 565,165.00
204	Child Support Prosecution Trust\$ 128,475.00
205	Law Enforcement & Firefighters Disability
206	Benefits Trust\$ 133,666.00
207	Cyber Crime Unit\$ 944,722.00
208	Domestic Violence Training\$ 376,580.00
209	Children's Advocacy Centers\$ 554,489.00
210	Crime Victims Compensation Admin\$ 347,547.00
211	Motorcycle Officer Training\$ 62,763.00
212	District Attorney Operations\$ 13,025.00



213	It is the intention of the Legislature that the Attorney
214	General's Office shall prepare and submit a quarterly report to
215	the Chairmen of the Appropriation Committees of the Senate and
216	House of Representatives that details the expenditures made for
217	programs supported from General Fund court assessments allocated
218	in this section. This report shall be submitted no later than the
219	15th day of the month succeeding the end of each calendar quarter.
220	SECTION 10. Of the funds appropriated in Section 2, Two
221	Million Five Hundred Thousand Dollars (\$2,500,000.00), or so much
222	thereof, is provided for the purpose of providing funds to the
223	Victims of Human Trafficking and Commercial Sexual Exploitation
224	Fund.
225	SECTION 11. In addition to all other sums herein
226	appropriated, the following sum, or so much thereof as may be
227	necessary, is appropriated out of any money in the State General
228	Fund not otherwise appropriated, for the purpose of defraying the
229	expenses of the Attorney General's Office to administer the
230	Mississippi Telephone Solicitation Act, for the fiscal year
231	beginning July 1, 2024, and ending June 30, 2025
232	\$ 240,627.00
233	SECTION 12. Of the funds appropriated under the provisions
234	of Section 11 of this act, the following positions are authorized:
235	AUTHORIZED HEADCOUNT:
236	Permanent: Full Time 3
237	Time-Limited: Full Time 0

238	With the funds herein appropriated, it shall be the agency's
239	responsibility to make certain that funds required for Personal
240	Services for Fiscal Year 2026 do not exceed Fiscal Year 2025 funds
241	appropriated for that purpose unless programs or positions are
242	added to the agency's Fiscal Year 2025 budget by the Mississippi
243	Legislature. The Legislature shall determine the agency's personal
244	services appropriation, which the State Personnel Board shall
245	publish. In accordance with applicable laws, if an agency
246	determines that its personal services amount is insufficient, the
247	agency must contact the State Personnel Board. Any adjustment to
248	the personal services amount must be approved by the State
249	Personnel Director and the State Fiscal Officer after consultation
250	with the Legislative Budget Office. Any adjustment shall be
251	reported to the Legislative Budget Office and the House and Senate
252	Appropriations Chairmen. The agency's personal services
253	appropriation may consist of restricted funds for approved
254	vacancies for Fiscal Year 2025 that may not be utilized for active
255	Fiscal Year 2024 headcount. It shall be the agency's
256	responsibility to ensure that the funds provided for vacancies are
257	used to increase headcount and not for promotions, title changes,
258	in-range salary adjustments, or any other mechanism for increasing
259	salaries for current employees. If the State Personnel Board
260	determines that an agency has used provided vacancy funds for any
261	of the mechanisms previously listed, the State Personnel Board
262	shall not process any additional salary actions for the agency in



the current fiscal year, except for new hires determined by the State Personnel Board to be essential for the agency. It is the Legislature's intention that no employee salary falls below the minimum salary established by the Mississippi State Personnel Board.

Additionally, the State Personnel Board shall determine and publish the projected annualized payroll costs based on current employees. It shall be the responsibility of the agency head to ensure that actual personnel expenditures for Fiscal Year 2025 do not exceed the data provided by the Legislative Budget Office. If the agency's projected cost for Fiscal Year 2025 exceeds the annualized costs, no salary actions shall be processed by the State Personnel Board except for new hires determined to be essential for the agency.

Any transfers or escalations shall be made in accordance with the terms, conditions, and procedures established by law or allowable under the terms set forth within this act. The State Personnel Board shall not escalate positions without written approval from the Department of Finance and Administration. The Department of Finance and Administration shall not provide written approval to escalate any funds for salaries and/or positions without proof of availability of new or additional funds above the appropriated level.

No general funds authorized to be expended herein shall be used to replace federal funds and/or other special funds used for



288 salaries authorized under the provisions of this act and which are 289 withdrawn and no longer available.

None of the funds herein appropriated shall be used in violation of the Internal Revenue Service's Publication 15-A relating to the reporting of income paid to contract employees, as interpreted by the Office of the State Auditor.

SECTION 13. No part of the money herein appropriated shall be used, either directly or indirectly, for the purpose of paying any clerk, stenographer, assistant, deputy or other person who may be related by blood or marriage within the third degree, computed by the rules of civil law, to the official employing or having the right of employment or selection thereof; and in the event of any such payment, then the official or person approving and making or receiving such payment shall be jointly and severally liable to return to the State of Mississippi and to pay into the State Treasury three (3) times any such amount so paid or received; however, when the relationship is by affinity and the person through whom the relationship was established is dead, this provision shall not apply.

SECTION 14. None of the funds appropriated by this act shall be expended for any purpose that is not actually required or necessary for performing any of the powers or duties of the Office of the Attorney General that are authorized by the Mississippi Constitution of 1890, state or federal law, or rules or regulations that implement state or federal law.

313	SECTION 15. It is the intention of the Legislature that
314	whenever two (2) or more bids are received by this agency for the
315	purchase of commodities or equipment, and whenever all things
316	stated in such received bids are equal with respect to price,
317	quality and service, the Mississippi Industries for the Blind
318	shall be given preference. A similar preference shall be given to
319	the Mississippi Industries for the Blind whenever purchases are
320	made without competitive bids.

SECTION 16. Of the funds appropriated in this act, funds are 322 provided to defray the expenses of litigation defending the 323 constitutionality of Mississippi statutes.

SECTION 17. The money herein appropriated shall be paid by the State Treasurer out of any money in the State Treasury to the credit of the proper fund or funds as set forth in this act, upon warrants issued by the State Fiscal Officer; and the State Fiscal Officer shall issue his warrants upon requisitions signed by the proper person, officer or officers, in the manner provided by law.

SECTION 18. This act shall take effect and be in force from and after July 1, 2024, and shall stand repealed June 29, 2024.

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

AN ACT MAKING AN APPROPRIATION FOR THE PURPOSE OF DEFRAYING
THE EXPENSES OF THE OFFICE OF THE ATTORNEY GENERAL FOR FISCAL YEAR
2025.

