Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

House Bill No. 1820

BY: Committee

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

11	SECTION 1. The following sum, or so much thereof as may be
12	necessary, is appropriated out of any money in the State General
13	Fund not otherwise appropriated, for the purpose of defraying the
14	expenses of the Mississippi State Supreme Court for the fiscal
15	year beginning July 1, 2024, and ending June 30, 2025
16	\$ 7,415,985.00.
17	SECTION 2. The following sum, or so much thereof as may be
18	necessary, is appropriated out of any money in any special fund in
19	the State Treasury to the credit of the Mississippi State Supreme
20	Court which is comprised of special source funds collected by or

21	otherwise available to the Mississippi State Supreme Court, for
22	the purpose of defraying the expenses of the Mississippi State
23	Supreme Court for the fiscal year beginning July 1, 2024, and
24	ending June 30, 2025\$ 964,021.00.
25	SECTION 3. Of the funds appropriated under the provisions of
26	this act for the purpose of defraying the expenses of the
27	Mississippi State Supreme Court, the following positions are
28	authorized:
29	AUTHORIZED HEADCOUNT:
30	Permanent: 70
31	Time-Limited: 0
32	SECTION 4. The following sum, or so much thereof as may be
33	necessary, is appropriated out of any money in the State General
34	Fund not otherwise appropriated to the Mississippi State Supreme
35	Court for the purpose of defraying the expenses of special judges,
36	chancellors and circuit judges for the fiscal year beginning
37	July 1, 2024, and ending June 30, 2025\$ 32,363,429.00.
38	SECTION 5. The following sum, or so much thereof as may be
39	necessary, is appropriated out of any money in any special fund in
40	the State Treasury to the credit of the trial judges, for the
41	purpose of defraying the expenses of special judges, chancellors
42	and circuit judges for the fiscal year beginning July 1, 2024, and
43	ending June 30, 2025\$ 4,192,368.00.
44	SECTION 6. Of the funds appropriated under Sections 4 and 5
45	of this act for the purpose of defraying the expenses of special

- 46 judges, chancellors and circuit judges, the following positions
- 47 are authorized:
- 48 AUTHORIZED HEADCOUNT:
- 49 Permanent: 109
- 50 Time-Limited: 0
- 51 **SECTION 7.** Of the funds appropriated under Sections 4 and 5
- 52 of this act, Ten Million Nine Hundred Thousand Dollars
- 53 (\$10,900,000.00) is provided for the purpose of employing support
- 54 staff in an amount not to exceed One Hundred Thousand Dollars
- 55 (\$100,000.00) per fiscal year per judge.
- SECTION 8. The following sum, or so much thereof as may be
- 57 necessary, is appropriated out of any money in the State General
- 58 Fund, not otherwise appropriated, for the purpose of funding the
- 59 Administrative Office of Courts for the fiscal year beginning
- 60 July 1, 2024, and ending June 30, 2025.....\$ 16,852,868.00.
- 61 **SECTION 9.** The following sum, or so much thereof as may be
- 62 necessary, is appropriated out of any money in any special fund in
- 63 the State Treasury to the credit of the Administrative Office of
- 64 Courts for the purpose of defraying the expenses of the
- 65 Administrative Office of Courts and the Board of Certified Court
- 66 Reporters for the fiscal year beginning July 1, 2024, and ending
- 67 June 30, 2025.....\$ 27,461,955.00.
- 68 **SECTION 10.** Of the funds appropriated under the provisions
- 69 of this act for the purpose of funding the Administrative Office
- 70 of Courts, the following positions are authorized:

71	AUTHORIZED HEADCOUNT:
72	Permanent: 48
73	Time-Limited: 0
74	SECTION 11. The following sum, or so much thereof as may be
75	necessary, is appropriated out of any money in the Continuing
76	Legal Education Fund, a special fund hereby created in the State
77	Treasury, for the purpose of defraying the expenses of providing
78	continuing legal education programs to lawyers in Mississippi, for
79	the fiscal year beginning July 1, 2024, and ending June 30, 2025.
80	\$ 159,397.00
81	SECTION 12. It is the intention of the Legislature that
82	interest earned from any investment or deposit to the Continuing
83	Legal Education Fund made pursuant to Section 27-105-33,
84	Mississippi Code of 1972, shall be credited by the State Treasure.
85	to the Continuing Legal Education Fund and shall not be paid into
86	the General Fund of Mississippi.
87	SECTION 13. Of the funds appropriated under the provisions
88	of this act for the purpose of providing continuing legal
89	education programs, the following positions are authorized:
90	AUTHORIZED HEADCOUNT:
91	Permanent: 2
92	Time-Limited: 0
93	SECTION 14. The following sum, or so much thereof as may be
94	necessary, is appropriated out of any money in the State General
95	Fund not otherwise appropriated to the Mississippi State Supreme

96	Court for the purpose of defraying the expenses of the Court of
97	Appeals for the fiscal year beginning July 1, 2024, and ending
98	June 30, 2025\$ 5,237,619.00.
99	SECTION 15. The following sum, or so much thereof as may be
100	necessary, is appropriated out of any money in the special fund in
101	the State Treasury to the credit of the Mississippi State Supreme
102	Court, for the purpose of defraying the expenses of the Court of
103	Appeals for the fiscal year beginning July 1, 2024, and ending
104	June 30, 2025\$ 1,615,045.00.
105	SECTION 16. Of the funds appropriated under the provisions
106	of this act for the purpose of defraying the expenses of the Court
107	of Appeals, the following positions are authorized:
108	AUTHORIZED HEADCOUNT:
109	Permanent: 58
110	Time-Limited: 0
111	SECTION 17. The following sum, or so much thereof as may be
112	necessary, is appropriated out of any money in the special fund in
113	the State Treasury to the credit of the Board of Bar Admissions,
114	for the purpose of defraying the expenses of the board for the
115	fiscal year beginning July 1, 2024, and ending June 30, 2025
116	\$ 359,694.00.
117	SECTION 18. It is the intention of the Legislature that
118	interest earned from any investment or deposit to the Board of Bar
119	Admissions Fund made pursuant to Section 27-105-33, Mississippi
120	Code of 1972, shall be credited by the State Treasurer to the

- 121 Board of Bar Admissions Fund and shall not be paid into the
- 122 General Fund of Mississippi.
- 123 **SECTION 19.** Of the funds appropriated under the provisions
- 124 of this act for the purpose of funding the Board of Bar
- 125 Admissions, the following positions are authorized:
- 126 AUTHORIZED HEADCOUNT:
- 127 Permanent: 3
- 128 Time-Limited: 0
- 129 Any transfers or escalations shall be made in accordance with
- 130 the terms, conditions and procedures established by law.
- No general funds authorized to be expended herein shall be
- 132 used to replace federal funds and/or other special funds which are
- 133 being used for salaries authorized under the provisions of this
- 134 act and which are withdrawn and no longer available.
- 135 **SECTION 20.** No part of the funds herein appropriated shall
- 136 be used in the payment of attorney's fees, nor shall any of such
- 137 funds be used, either directly or indirectly, for the purpose of
- 138 paying any clerk, stenographer, assistant, deputy or other person
- 139 who may be related by blood or marriage within the third degree,
- 140 computed by the rules of civil law, to the official employing or
- 141 having the right of employment or selection thereof; and in the
- 142 event of any such payment, then the official or person approving
- 143 and making or receiving such payment shall be jointly and
- 144 severally liable to return to the State of Mississippi and to pay
- 145 into the State Treasury three (3) times any such amount so paid or

- received, to be recovered at suit of the Attorney General;

 however, when the relationship is by affinity and the person

 through whom the relationship was established is dead, this

 provision shall not apply.
- 150 SECTION 21. It is the intent of the Legislature that the 151 Mississippi State Supreme Court shall charge the maximum amount 152 allowable by law for services rendered where charges for such 153 services are provided for by statute, and for any other services 154 rendered, shall charge an amount consistent with the cost of 155 The funds derived from these charges providing such services. 156 shall be deposited into a special fund account in the State 157 Treasury to the credit of the Office of the Mississippi State 158 Supreme Court.
- SECTION 22. It is the intent of the Legislature that no part of the funds herein appropriated shall be required to be used for the payment of rent for the public space in the Law Library.
- 162 SECTION 23. In accordance with Section 9-21-13, Mississippi Code of 1972, the Director of the Administrative Office of Courts 163 164 is authorized to direct expenditures of state monies appropriated 165 to the Administrative Office of Courts or any courts of the state 166 for any and all functions or projects directly or indirectly 167 affecting the operation of any court and may transfer monies appropriated for the office or any account to any one or more 168 169 other accounts or office. The Director of the Administrative Office of Courts shall notify, in writing, the Lieutenant 170

- 171 Governor, the Speaker of the House of Representatives, the
- 172 Chairman of the Senate Appropriations Committee, the Chairman of
- 173 the House Appropriations A Committee, and the Legislative Budget
- 174 Office of any transfer. The written notification shall include
- 175 the justification for the transfer of funds, an explanation of
- 176 need, the amount, and where the funds will be used. This written
- 177 notification shall be sent on or before the fifteenth day of the
- 178 month prior to the effective date of the transfer.
- 179 **SECTION 24.** Of the funds provided in Section 8, Three
- 180 Hundred Eighty-nine Thousand Six Hundred Sixty-five Dollars
- 181 (\$389,665.00) or so much thereof as may be necessary, is provided
- 182 for the Capitol Complex Improvement District inferior court judge
- 183 and the support staff pursuant to House Bill 1020, 2023 Regular
- 184 Session, and engrossed in Section 9-12-1, Mississippi Code of
- 185 1972. These employees shall be utilized for the Capitol Complex
- 186 Improvement District established in Section 29-5-203, Mississippi
- 187 Code of 1972.
- 188 **SECTION 25.** It is the intention of the Legislature that
- 189 whenever two (2) or more bids are received by this agency for the
- 190 purchase of commodities or equipment, and whenever all things
- 191 stated in such received bids are equal with respect to price,
- 192 quality and service, the Mississippi Industries for the Blind
- 193 shall be given preference. A similar preference shall be given to
- 194 the Mississippi Industries for the Blind whenever purchases are
- 195 made without competitive bids.



- section 26. Of the funds appropriated under the provisions
 of this act, an amount not to exceed Two Million Four Hundred
 Sixty Thousand Five Hundred Dollars (\$2,460,500.00) may be
 provided for the Comprehensive Electronic Court Systems Fund
 administered by the Administrative Office of Courts.
- 201 SECTION 27. It is the intention of the Legislature that the 202 Mississippi State Supreme Court shall maintain complete accounting 203 and personnel records related to the expenditure of all funds 204 appropriated under this act and that such records shall be in the 205 same format and level of detail as maintained for Fiscal Year 206 2024. It is further the intention of the Legislature that the 207 agency's budget request for Fiscal Year 2026 shall be submitted to 208 the Joint Legislative Budget Committee in a format and level of 209 detail comparable to the format and level of detail provided 210 during the Fiscal Year 2025 budget request process.
- SECTION 28. Of the funds appropriated under the provisions
 of this act, Two Million Five Hundred Thousand Dollars

 (\$2,500,000.00) shall be provided for the Youth Court Support Fund
 administered by the Administrative Office of Courts.
- SECTION 29. Of the funds appropriated in Section 8, Nine
 Million Dollars (\$9,000,000.00) is provided to defray the costs of
 the Drug Court Program.
- SECTION 30. It is the intention of the Legislature that in the event there are not sufficient funds in the Judicial System Operation Fund created under Section 9-21-45, Mississippi Code of

221	1972, in any given year with which to pay the annual salary
222	supplements set forth in Section 25-3-35, Mississippi Code of
223	1972, then the county treasury shall not be obligated to fund such
224	salary supplements and the salary of county court judges shall be
225	that in place prior to the passage of Section 9-9-11, Mississippi
226	Code of 1972.
227	SECTION 31. Of the funds appropriated in Section 8, it is
228	the intention of the Legislature that an amount of Six Million
229	Seven Hundred Thousand Dollars (\$6,700,000.00) may be allocated
230	for the programs supported from General Fund court assessments as
231	follows:
232	Drug Courts\$ 6,500,000.00
233	Civil Legal Assistance\$ 200,000.00
234	SECTION 32. The following sum, or so much thereof as may be
235	necessary, is reappropriated out of any money in the Capital
236	Expense Fund not otherwise appropriated, for the Supreme Court -
237	Administrative Office of Courts, for the purpose of reauthorizing
238	the expenditure of Capital Expense Funds, as authorized in HB
239	1640, 2023 Regular Session, for programmers, trainers and
240	operations for the Mississippi Electronic Courts (MEC) System to
241	meet the mandate to bring all the courts into the MEC System for
242	the Supreme Court - Administrative Office of Courts for the fiscal
243	year beginning July 1, 2024, and ending June 30, 2025
244	\$ 362 686 00



245	Notwithstanding the amount reappropriated under this section,
246	the amount that may be expended under the authority of this
247	section shall not exceed the unexpended balance of the funds
248	remaining as of June 30, 2024, from the amount authorized for the
249	previous fiscal year. In addition, this reappropriation shall not
250	change the purpose for which the funds were originally authorized.
251	SECTION 33. The following sum, or so much thereof as may be
252	necessary, is reappropriated out of any money in the Capital
253	Expense Fund not otherwise appropriated, for the Supreme Court -
254	Administrative Office of Courts, for the purpose of reauthorizing
255	the expenditure of Capital Expense Funds, as authorized in HB
256	1640, 2023 Regular Session, for IT equipment and Youth Court
257	computers for the Supreme Court - Administrative Office of Courts
258	for the fiscal year beginning July 1, 2024, and ending June 30,
259	2025\$ 310,000.00.
260	Notwithstanding the amount reappropriated under this section,
261	the amount that may be expended under the authority of this
262	section shall not exceed the unexpended balance of the funds
263	remaining as of June 30, 2024, from the amount authorized for the
264	previous fiscal year. In addition, this reappropriation shall not
265	change the purpose for which the funds were originally authorized.
266	SECTION 34. The following sum, or so much thereof as may be
267	necessary, is reappropriated out of any money in the Capital
268	Expense Fund not otherwise appropriated, for the Supreme Court -
269	Administrative Office of Courts, for the purpose of reauthorizing

270	the expenditure of Capital Expense Funds, as authorized in HB
271	1640, 2023 Regular Session, for temporary Intake Officers for the
272	Supreme Court - Administrative Office of Courts for the fiscal
273	year beginning July 1, 2024, and ending June 30, 2025
274	\$ 500,000.00.
275	Notwithstanding the amount reappropriated under this section,
276	the amount that may be expended under the authority of this
277	section shall not exceed the unexpended balance of the funds
278	remaining as of June 30, 2024, from the amount authorized for the
279	previous fiscal year. In addition, this reappropriation shall not
280	change the purpose for which the funds were originally authorized.
281	SECTION 35. The money herein appropriated shall be paid by
282	the State Treasurer out of any money in the State Treasury to the
283	credit of the proper fund or funds as set forth in this act, upon
284	warrants issued by the State Fiscal Officer; and the State Fiscal
285	Officer shall issue his warrants upon requisitions signed by the
286	proper person, officer or officers, in the manner provided by law.
287	SECTION 36. This act shall take effect and be in force from
288	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 MISSISSIPPI STATE SUPREME COURT WHICH IS
COMPRISED OF THE SUPREME COURT, THE OFFICE OF THE SUPREME COURT
CLERK AND THE STATE LAW LIBRARY AND TO PAY EXPENSES OF SPECIAL
JUDGES, CHANCELLORS AND CIRCUIT JUDGES, AND FOR THE PURPOSE OF
DEFRAYING THE EXPENSES OF THE ADMINISTRATIVE OFFICE OF COURTS AND



- CERTIFIED COURT REPORTERS, CONTINUING LEGAL EDUCATION, COURT OF APPEALS AND THE BOARD OF BAR ADMISSIONS, FOR THE FISCAL YEAR 2025; 8
- AND FOR RELATED PURPOSES.