To: County Affairs

SENATE BILL NO. 2516

AN ACT TO AMEND SECTION 19-3-41, MISSISSIPPI CODE OF 1972, TO AUTHORIZE THE BOARD OF SUPERVISORS OF ANY COUNTY TO PAY EXPENSES INCURRED DURING SEARCH AND RESCUE ACTIVITIES DIRECTED OR

INCURRED DURING SEARCH AND RESCUE ACTIVITIES DIRECTED OR COORDINATED BY THE SHERIFF OF THE COUNTY; AND FOR RELATED

4 COORDINAT 5 PURPOSES.

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

7 **SECTION 1.** Section 19-3-41, Mississippi Code of 1972, is

8 amended as follows:

9 19-3-41. (1) The boards of supervisors shall have within

10 their respective counties full jurisdiction over roads, ferries

11 and bridges, except as otherwise provided by Section 170 of the

12 Constitution, and all other matters of county police. They shall

13 have jurisdiction over the subject of paupers. They shall have

14 power to levy such taxes as may be necessary to meet the demands

15 of their respective counties, upon such persons and property as

16 are subject to state taxes for the time being, not exceeding the

17 limits that may be prescribed by law. They shall cause to be

18 erected and kept in good repair, in their respective counties, a

19 good and convenient courthouse and a jail. A courthouse shall be

20 erected and kept in good repair in each judicial district and a

21 jail may be erected in each judicial district. They may close a

22 jail in either judicial district, at their discretion, where one

23 (1) jail will suffice. They shall have the power, in their

24 discretion, to prohibit or regulate the sale and use of

25 firecrackers, roman candles, torpedoes, skyrockets, and any and

26 all explosives commonly known and referred to as fireworks,

27 outside the confines of municipalities. They shall have and

28 exercise such further powers as are or shall be conferred upon

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    them by law. They shall have authority to negotiate with and
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    contract with licensed real estate brokers for the purpose of
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    advertising and showing and procuring prospective purchasers for
    county-owned real property offered for sale in accordance with the
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    provisions of Section 19-7-3.
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              The board of supervisors of any county, in its
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    discretion, may contract with a private attorney or private
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    collection agent or agency to collect any type of delinquent
    payment owed to the county including, but not limited to, past due
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    fees and fines, delinquent ad valorem taxes on personal property
    and delinquent ad valorem taxes on mobile homes that are entered
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    as personal property on the mobile home rolls. Any such contract
    may provide for payment contingent upon successful collection
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    efforts or payment based upon a percentage of the delinquent
    amount collected; however, the entire amount of all delinquent
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    payments collected shall be remitted to the county and shall not
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    be reduced by any collection costs or fees. There shall be due to
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    the county from any person whose delinquent payment is collected
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    pursuant to a contract executed under this subsection an amount,
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    in addition to the delinquent payment, of not to exceed
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    twenty-five percent (25%) of the delinquent payment for
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    collections made within this state and not to exceed fifty percent
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    (50%) of the delinquent payment for collections made outside of
    this state. However, in the case of delinquent fees owed to the
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    county for garbage or rubbish collection or disposal, only the
    amount of the delinquent fees may be collected and no amount in
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    addition to the delinquent fees may be collected if the board of
    supervisors of the county has notified the county tax collector
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    under Section 19-5-22 for the purpose of prohibiting the issuance
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    of a motor vehicle road and bridge privilege license tag to the
    person delinquent in the payment of such fees. Any private
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    attorney or private collection agent or agency contracting with
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    the county under the provisions of this subsection shall give bond
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- 62 or other surety payable to the county in such amount as the board
- of supervisors deems sufficient. Any private attorney with whom
- 64 the county contracts under the provisions of this subsection must
- 65 be a member in good standing of The Mississippi Bar. Any private
- 66 collection agent or agency with whom the county contracts under
- 67 the provisions of this subsection must meet all licensing
- 68 requirements for doing business in the State of Mississippi.
- 69 Neither the county nor any officer or employee of the county shall
- 70 be liable, civilly or criminally, for any wrongful or unlawful act
- 71 or omission of any person or business with whom the county has
- 72 contracted under the provisions of this subsection. The
- 73 Mississippi Department of Audit shall establish rules and
- 74 regulations for use by counties in contracting with persons or
- 75 businesses under the provisions of this subsection.
- 76 (3) In addition to the authority granted under subsection
- 77 (2) of this section, the board of supervisors of any county, in
- 78 its discretion, may contract with one or more of the constables of
- 79 the county to collect delinquent criminal fines imposed in the
- 80 justice court of the county. Any such contract shall provide for
- 81 payment contingent upon successful collection efforts, and the
- 82 amount paid to a constable may not exceed twenty-five percent
- 83 (25%) of the amount which the constable collects. The entire
- 84 amount of all delinquent criminal fines collected under such a
- 85 contract shall be remitted by the constable to the clerk of the
- 86 justice court for deposit into the county general fund as provided
- 87 under Section 9-11-19. Any payments made to a constable pursuant
- 88 to a contract executed under the provisions of this section may be
- 89 paid only after presentation to and approval by the board of
- 90 supervisors of the county.
- 91 (4) If a county uses its own employees to collect any type
- 92 of delinquent payment owed to the county, then from and after July
- 93 1, 1999, the county may charge an additional fee for collection of
- 94 the delinquent payment provided the payment has been delinquent

- for ninety (90) days. The collection fee may not exceed fifteen 95 96 percent (15%) of the delinquent payment if the collection is made within this state and may not exceed twenty-five percent (25%) of 97 98 the delinquent payment if the collection is made outside this 99 In conducting collection of delinquent payments, the 100 county may utilize credit cards or electronic fund transfers. The county may pay any service fees for the use of such methods of 101 102 collection from the collection fee, but not from the delinquent 103 payment.
- 104 (5) In addition to such authority as is otherwise granted
 105 under this section, the board of supervisors of any county may
 106 expend funds necessary to maintain and repair, and to purchase
 107 liability insurance, tags and decals for, any personal property
 108 acquired under the Federal Excess Personal Property Program that
 109 is used by the local volunteer fire department.
- 110 (6) The board of supervisors of any county, in its 111 discretion, may expend funds to provide for training and education of newly elected or appointed county officials before the 112 113 beginning of the term of office or employment of such officials. 114 Any expenses incurred for such purposes may be allowed only upon 115 prior approval of the board of supervisors. Any payments or 116 reimbursements made under the provisions of this subsection may be 117 paid only after presentation to and approval by the board of 118 supervisors.
- 119 (7) The board of supervisors of any county may expend funds 120 to purchase, maintain and repair equipment for the electronic filing and storage of filings, files, instruments, documents and 121 122 records using microfilm, microfiche, data processing, magnetic tape, optical discs, computers or other electronic process which 123 124 correctly and legibly stores and reproduces or which forms a 125 medium for storage, copying or reproducing documents, files and 126 records for use by one (1), all or any combination of county 127 offices, employees and officials, whether appointed or elected. S. B. No. 2516

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128	(8)	In	addition	to	the	aut	chority	grar	nted	in	this	section	,
129	the board	of	supervis	ors	of	any	county	may	expe	end	funds	s as	
130	provided i	in S	Section 2	9-3-	-23(2).							

- (9) The board of supervisors of any county may perform and exercise any duty, responsibility or function, may enter into agreements and contracts, may provide and deliver any services or assistance, and may receive, expend and administer any grants, gifts, matching funds, loans or other monies, in accordance with and as may be authorized by any federal law, rule or regulation creating, establishing or providing for any program, activity or service. The provisions of this paragraph shall not be construed as authorizing any county, the board of supervisors of any county or any member of a board of supervisors to perform any function or activity that is specifically prohibited under the laws of this state or as granting any authority in addition to or in conflict with the provisions of any federal law, rule or regulation.
- (10) The board of supervisors of any county may provide funds from any available source to assist in defraying the actual expenses to maintain an office as provided in Section 9-1-36. The authority provided in this subsection shall apply to any office regardless of ownership of such office or who may be making any lease payments for such office.
- 150 (11) Upon request by the sheriff of the county, the board of

 151 supervisors of any county may, in its discretion, pay any expenses

 152 incurred during search and rescue activities directed or

 153 coordinated by the sheriff. For the purposes of this subsection,

 154 the term "search and rescue" means the acts of searching for,

 155 rescuing or recovering, by means of ground or marine activity, any

 156 person who is lost, injured or killed while out-of-doors.
- **SECTION 2.** This act shall take effect and be in force from 158 and after July 1, 2007.