Memo

To: Board of Supervisors

From: Shelton Vance

Comptroller

CC:

Date: December 16, 2013

Re: Pay Adjustments – 2012 Legislative Action – HB 484

In the 2012 Legislative Session, certain pay increases were authorized by HB 484. Judicial pay raises were authorized and are funded by the State of Mississippi.

Please approve the following monthly rates of pay for County Court Judges, effective January 1, 2014:

	Current Rate	Revised Rate
Edwin Hannan	\$9,260.63	\$9,923.75
Steve Ratcliff	\$9,260,63	\$9,923.75

Additionally, please approve the accompanying letter requesting reimbursement of this amount and related fringe benefit costs from the Administrative Office of Courts.



MADISON COUNTY BOARD OF SUPERVISORS

125 West North Street • Post Office Box 608 Canton, Mississippi 39046 601-855-5500 • Facsimile 601-855-5759 www.madison-co.com

December 6, 2013

Carol L. Allgood, Finance Director Administrative Office of Courts PO Box 117 Jackson, MS 39205

Ms. Allgood:

As requested, I am submitting information related to the County Court Judge's raise being implemented by Madison County. With this letter, you should find a copy of the pay raise authorization, as approved by the Board of Supervisors.

Currently, the required PERS employer contribution is 15.75% and the required Social Security Matching is 7.65%.

Our County Court Judges are paid Monthly.

Madison County has two (2) County Court judges that are paid directly by the county. The cost associated with this raise is:

	Per Judge	Total
Gross Wage Increase	\$7,957.50	\$15,915.00
PERS Contribution (15.75%)	\$1,253.31	\$2,506.62
SSA/Medicare Contribution (7.65%)	\$608.75	\$1,217.50
Total (per judge)	\$9,819.56	\$19,639.12

For two judges, calendar-year costs will be \$19,639.12. The cost is expected to be \$1,636.59 per month.

Please advise of any questions.

Sincerely,

Gerald Steen Board President



SUPREME COURT OF MISSISSIPPI

POST OFFICE BOX 117 JACKSON, MISSISSIPPI 39205 TELEPHONE (601) 359-3697

WILLIAM L WALLER, JR. CHIEF JUSTICE

JESS H DICKINSON MICHAEL K RANDOLPH PRESIDING JUSTICES FAX (601) 359-2443

ANN H. LAMAR JAMES W. KITCHENS DAVID A CHANDLER RANDY G PIERCE LESUED KING JOSIAH D. COLEMAN JUSTICES

HUBBARD T. SAUNDERS, IV **COURT ADMINISTRATOR** AND COUNSEL

December 3, 2013

House Bill 484, enacted by the Legislature during its 2012 session, provides salary increases for the County Court judges over a fouryear period. The first of these raises went into effect on January 1, 2013. The next raise is due to be implemented on January 1, 2014. The amount of the increase is \$7,957.50 provided the resulting annual salary is in compliance with Section 9-9-11, Mississippi Code of 1972.

The Administrative Office of Courts is responsible for paying, in monthly installments, the amount of the increase set by H.B. 484 plus any associated benefits resulting from the increase in pay. These benefits are limited those which actually increase due to the raise, (i.e. FICA and Retirement, etc). In order to properly transfer these funds, the AOC is requesting the following as soon as possible:

- 1. Documentation that the raise was granted by the Board of Supervisors or other authority which includes the amount of the raise and resulting annual salary.
- 2. Documentation of the increased fringe to be paid by your County. Please provide both the percentage and dollar amounts these fringes.
- 3. Normal payroll periods as paid by your County (monthly, bi-monthly or bi-weekly).
- 4. Monthly amount that you require to meet the increase payroll costs due to the January 1, 2014 raise. This will of course vary if salaries are paid bi-weekly.

The amounts provided in this documentation will be added to the amounts which are currently being transferred to your county. Adjustments to the prior amounts will be made only if the percentages of the fringe benefits have changed.

This information should be submitted by January 10, 2014 to the following address, emailed to callgood@courts.ms.gov or faxed to 601-359-3203.

Supreme Court of Mississippi Attn: Carol L. Allgood, Finance Director P. O. Box 117 Jackson, MS 39201

If you have any questions or need additional information please contact me via email or at 601-359-3731.

Sincerely,

favord allgural Finance Director

|--|

SO ORDERED this the 3rd day of January, 2005.

In re: Approval of Resolution Petitioning Legislature to Amend Mississippi Code Section 9-9-11-(4)(1) Setting Salary of County Court Judges Automatically

WHEREAS, County Court Judge William Agin did appear before the Board and requested approval of the following Resolution Petitioning Legislature to Amend Mississippi Code Section 9-9-11-(4)(1) to set the salary of County Court Judges automatically in relation to that of Circuit and Chancery Judges and other related purposes, to-wit:

RESOLUTION OF THE BOARD OF SUPERVISORS OF MADISON COUNTY,
MISSISSIPPI PETITIONING THE LEGISLATURE OF THE STATE OF MISSISSIPPI
TO AMEND MISSISSIPPI CODE SECTION 9-9-11(4)(1) TO SET THE SALARY OF
THE COUNTY COURT JUDGES AUTOMATICALLY IN RELATION TO THAT OF
CIRCUIT AND CHANCERY JUDGES AND OTHER RELATED PURPOSES

WHEREAS, the Board of Supervisors of Madison County, Mississippi, in order to protect and promote the principle of an independent judiciary, does hereby determine and conclude that the salary of the county court judges should hereafter be automatically tied to and set by the salary paid to the circuit and chancery judges of this state.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF SUPERVISORS OF MADISON COUNTY, MISSISSIPPI:

- 1. That the Board of Supervisors of Madison County, Mississippi, hereby requests that the Mississippi Legislature, at its 2005 Regular Session, enact legislation to amend Mississippi Code Section 9-9-11(4)(1) to set the annual salary of the county court judges of Madison County, Mississippi, at one thousand dollars (\$1,000) less than the salary which is now or shall hereafter be paid to the circuit and chancery judges of this state, a draft copy of such proposed legislation being attached hereto and incorporated herein by this reference; and
- 2. That the Clerk of the Board of Supervisors is hereby directed to provide certified copies of this Resolution to those Senators and Representatives representing Madison County, or any portion thereof, for introduction, supervision and passage by the Mississippi Legislature.

Following discussion, Mr. Andy Taggart did offer and Mr. Karl M. Banks did second a motion to approve and adopt the foregoing Resolution and to authorize the Board President to execute same. The vote on the matter being as follows:

Supervisor Douglas L. Jones	Aye
Supervisor Tim Johnson	Aye
Supervisor Andy Taggart	Aye
Supervisor Karl M. Banks	Aye
Supervisor Paul Griffin	Aye

the matter carried unanimously and said resolution was and is hereby approved and the Board President was and is hereby authorized to execute same.

SO ORDERED this the 3rd day of January, 2005.

President's Initials:
Date Signed:
For Searching Reference Only: Page 11 of 25 (01/03/05)

Miss. Code Ann. § 9-9-11

MISSISSIPPI CODE of 1972

*** Current through the 2013 Regular Session and 1st and 2nd Extraordinary Sessions ***

TITLE 9. COURTS CHAPTER 9. COUNTY COURTS

Miss. Code Ann. § 9-9-11 (2013)

§ 9-9-11. County judge; compensation and further restrictions

- (1) Except as otherwise provided in subsections (2), (3) and (4), the county court judge shall receive an annual salary payable monthly out of the county treasury in an amount not to exceed One Thousand Dollars (\$ 1,000.00) less than the salary which is now or shall hereafter be provided for circuit and chancery judges of this state, in the discretion of the board of supervisors of said county; provided, however, that the salary of such judge shall not be reduced during his term of office. Provided further, that the office of county court judge in any county receiving an annual salary of Thirty-six Thousand Dollars (\$ 36,000.00) or more shall be a full-time position, and the holder thereof shall not otherwise engage in the practice of law.
- (2) If a county court is established by agreement between two (2) or more counties as provided in Section 9-9-3, the county judge of the court so established shall be paid a salary equal to one and one-half (1-1/2) times that salary that he would be paid if he were the judge of the smallest of such two (2) or more counties, such salary to be paid in monthly installments as provided by law; provided that such salary shall not exceed One Thousand Dollars (\$1,000.00) less than the salary of the circuit and chancery judges of this state.
- (3) The county court judge shall receive an annual salary payable monthly out of the county treasury as follows:
- (a) In any county having a population of seventy thousand (70,000) or more according to the 1980 federal census, the county judge shall receive an annual salary of One Thousand Dollars (\$ 1,000.00) less than that paid to a circuit court judge. The office of county judge shall be a full-time position, and the holder thereof shall not otherwise engage in the practice of law.
- (b) In any county having a population of sixty thousand (60,000) or more but less than seventy thousand (70,000) according to the 1980 federal census, the county judge shall receive an annual salary of Forty Thousand Dollars (\$ 40,000.00). The office of county judge shall be a full-time position, and the holder thereof shall not otherwise engage in the practice of law. The county judge shall not be eligible for any additional salary except as may be authorized in subsection (4).
- (c) In any county having a population of twenty-seven thousand (27,000) or more but less than sixty thousand (60,000) according to the 1980 federal census, the county judge shall receive an annual salary of not less than Twelve Thousand Dollars (\$ 12,000.00) but not more than Forty Thousand Dollars (\$ 40,000.00), in the discretion of the board of supervisors of said county. The county judge shall not be eligible for any additional salary except as may be authorized in subsection (4). In the event that the board of supervisors of said county elects to pay such county judge an annual salary of Thirty Thousand Dollars (\$ 30,000.00) or more, the office of county judge shall be a full-time position, and the holder thereof shall not otherwise engage in the practice of law.
- (d) In any county having a population of less than twenty-seven thousand (27,000) according to the 1980 federal census, the county judge shall receive an annual salary of not

less than Four Thousand Two Hundred Dollars (\$ 4,200.00) and not more than Eight Thousand Five Hundred Dollars (\$ 8,500.00), in the discretion of the board of supervisors of said county. The county judge shall not be eligible for any additional salary except as may be authorized in subsection (4).

- (4) The county judge of any county described in this subsection shall be paid the compensation, and he shall be subject to any restrictions set forth in the following paragraphs:
- (a) The county judge of any such Class 1 county with a population according to the latest federal decennial census of forty-five thousand (45,000) or more and lying wholly within a levee district and having two (2) judicial districts shall, in the discretion of the board of supervisors of such county, receive an annual salary not exceeding Forty Thousand Dollars (\$ 40,000.00), or a sum which is One Thousand Dollars (\$ 1,000.00) less than the salary which is now or shall hereafter be provided for circuit and chancery judges of the state, whichever is greater.
- (b) The county judge of any Class 1 county having an area in excess of nine hundred twenty-five (925) square miles shall receive an annual salary of not less than Thirty Thousand Dollars (\$ 30,000.00) but, in the discretion of the board of supervisors of such county, such salary may be not more than Five Hundred Dollars (\$ 500.00) less than the annual salary of a circuit judge, payable monthly out of the county treasury, and the county judge shall not practice law.
- (c) The office of county judge in any such Class 1 county with a population according to the 1970 federal decennial census of greater than thirty-nine thousand (39,000), and where U.S. Highway 61 and Mississippi Highway 6 intersect, shall receive an annual salary to be paid in monthly installments of not less than an amount equal to ninety percent (90%) of the annual salary which is now or shall hereafter be provided for circuit and chancery judges of the state, as follows: The salary of the county judge shall be increased by ten percent (10%) annually above the base salary of the preceding year until such time as the judge's salary is equal to the amount that is provided by this subsection. The office of county judge shall be a full-time position and the holder thereof shall not otherwise engage in the practice of law.
- (d) In any Class 1 county bordering on the Mississippi River and which has situated therein a national military park and national military cemetery, the office of county judge shall be a full-time position and the holder thereof shall not otherwise engage in the practice of law. The salary for the county judge in said county shall be fixed at a sum which is One Thousand Dollars (\$ 1,000.00) less than the salary which is now or shall hereafter be provided for circuit and chancery judges of this state.
- (e) The county judge in any county having a population of at least forty-two thousand one hundred eleven (42,111), according to the 1970 census, and where U.S. Highway 49E and U.S. Highway 82 intersect, shall receive an annual salary to be paid in monthly installments of not less than Thirty Thousand Dollars (\$ 30,000.00) but not more than Two Thousand Five Hundred Dollars (\$ 2,500.00) less than the annual salary of the circuit judge, in the discretion of the board of supervisors of said county.
- (f) The county judge in any Class 1 county bordering on the Mississippi River and having an area of less than four hundred fifty (450) square miles wherein U.S. Highways 84 and 61 intersect shall receive an annual salary of Four Thousand Dollars (\$ 4,000.00) less than the annual salary of a circuit judge, and such county judge shall not practice law in any manner. The county judge in such county shall not be eligible to receive any additional salary authorized by this section or from any other source other than that set out and authorized by this paragraph.
- (g) The county judge of any Class 1 county bordering on the Mississippi River on the west and the State of Tennessee on the north, and traversed north to south by Interstate Highway

55, shall receive an annual salary of ninety percent (90%) of the salary which is now or shall hereafter be provided for chancery and circuit judges of this state, but in any event not less than Sixty Thousand Two Hundred Dollars (\$ 60,200.00).

- (h) The county judge of any Class 1 county with a population of greater than sixty-nine thousand (69,000) according to the 1980 federal decennial census, and wherein U.S. Highway 80 and Mississippi Highway 43 intersect, shall receive an annual salary in an amount not greater than the sum of Five Hundred Dollars (\$ 500.00) less than the salary which is now or shall hereafter be provided for circuit and chancery judges of this state, in the discretion of the board of supervisors of said county.
- (i) The county judge of any county having a population in excess of sixty-six thousand (66,000) according to the 1980 federal decennial census, wherein is located a state-supported university and in which U.S. Highways 49 and 11 intersect, shall receive an annual salary of One Thousand Dollars (\$ 1,000.00) less than that paid to a circuit court judge. The office of such county judge shall be a full-time position, and the holder thereof shall not otherwise engage in the practice of law.
- (j) The county judge of any county having two (2) judicial districts, having a population in excess of sixty-one thousand nine hundred (61,900) according to the 1980 federal decennial census, in which U.S. Interstate Highway 59 intersects with U.S. Highway 84, shall receive an annual salary of One Thousand Dollars (\$ 1,000.00) less than the salary which is now or hereafter authorized to be paid circuit and chancery court judges of this state. The office of such county judge shall be a full-time position, and the holder thereof shall not otherwise engage in the practice of law.
- (k) The office of county judge of any Class I county wherein U.S. Highway 51 and U.S. Highway 98 intersect shall be a full-time position and the holder thereof shall not otherwise engage in the practice of law. The annual salary for the office of county judge in said county may be fixed, in the discretion of the board of supervisors of said county, at a sum not to exceed Two Thousand Dollars (\$ 2,000.00) less than the salary which is now or shall hereafter be provided for circuit and chancery judges of this state.
- (/) The county judge of any county having a population of more than forty-one thousand six hundred (41,600) but less than forty-one thousand six hundred fifty (41,650) according to the 1980 federal census, and wherein U.S. Highway 49 intersects with Mississippi Highway 22, shall receive an annual salary payable monthly out of the county treasury of One Thousand Dollars (\$ 1,000.00) less than the salary provided now or hereafter for circuit and chancery judges of this state.
- (m) The county judge of any county having a population of more than fifty-seven thousand (57,000) but less than fifty-seven thousand one hundred (57,100) according to the 1980 federal census, wherein U.S. Highway 45 intersects with Mississippi Highway 6, shall receive an annual salary in an amount established by the board of supervisors, but in no event to exceed the salary provided now or hereafter for circuit and chancery judges of this state.
- (n) The county judge of any county having a population of more than fifty-seven thousand three hundred (57,300) according to the 1980 federal decennial census, wherein is located a state-supported university and wherein U.S. Highways 82 and 45 intersect, shall receive an annual salary in an amount established by the board of supervisors, but in no event to exceed the salary provided now or hereafter for circuit and chancery judges of this state.
- (5) The salary of a county court judge or justice court judge shall not be reduced during his term of office as a result of a population decrease based upon the 1990 federal decennial census.
 - (6) The salary of a sheriff shall not be reduced during his term of office as a result of a

population decrease based upon the 1990 federal decennial census.

- (7) Notwithstanding any provision of this section to the contrary, the board of supervisors of any county, in its discretion, may pay its county court judge an annual salary of One Thousand Dollars (\$ 1,000.00) less than that paid to a circuit court judge. The office of county judge shall be a full-time position, and the holder thereof shall not otherwise engage in the practice of law.
- (8) (a) There shall be transferred to the county for each county court judge, payment to be made in monthly installments from the Judicial System Operation Fund created under Section 9-21-45, an annual salary supplement of:
- (i) From and after January 1, 2013, through December 31, 2013, the sum of Seven Thousand Nine Hundred Fifty-seven Dollars and Fifty Cents (\$ 7,957.50), plus any applicable fringe benefits resulting from this amount;
- (ii) From and after January 1, 2014, through December 31, 2014, the sum of Fifteen Thousand Nine Hundred Fifteen Dollars (\$ 15,915.00), plus any applicable fringe benefits resulting from this amount;
- (iii) From and after January 1, 2015, through December 31, 2015, the sum of Twenty-three Thousand Eight Hundred Seventy-two Dollars and Fifty Cents (\$ 23,872.50), plus any applicable fringe benefits resulting from this amount; and
- (iv) From and after January 1, 2016, through December 31, 2019, the sum of Thirty-one Thousand Eight Hundred Thirty Dollars (\$ 31,830.00), plus any applicable fringe benefits resulting from this amount.
- (b) From and after January 1, 2019, and every four (4) years thereafter, the annual salary in this subsection (8) shall be adjusted according to the level of compensation recommended by the State Personnel Board for county court judges in the board's most recent report on judicial salaries, as required under Section 25-9-115, to the extent that sufficient funds are available.
- (c) The total annual salary paid to the county court judge out of the county treasury and out of the Judicial System Operation Fund created under Section 9-21-45 shall not exceed the salary limitation set forth in subsection (7) of this section.

HISTORY: SOURCES: Codes, 1930, §§ 693, 697; 1942, §§ 1604, 1608; Laws, 1926, ch. 131; Laws, 1934, ch. 236; Laws, 1936, chs. 247, 254; Laws, 1946, ch. 370; Laws, 1948, ch. 236; Laws, 1950, chs. 251, 321; Laws, 1952, ch. 238; Laws, 1954, ch. 230; Laws, 1954 Ex Sess ch. 15; Laws, 1955 Ex. ch. 39, § 1; Laws, 1956, ch. 231, §§ 1, 2; Laws, 1960, ch. 234; Laws, 1962, ch. 300; Laws, 1964, ch. 322; Laws, 1966, chs. 344, § 1, 345, § 1; Laws, 1968, ch. 311, §§ 1, 2; Laws, 1970, chs. 335, § 1, 402, § 4; Laws, 1971, ch. 495, § 1; Laws, 1973, ch. 486, § 1; Laws, 1975, ch. 461; Laws, 1978, ch. 504, § 1; Laws, 1979, ch. 457, § 2; Laws, 1980, ch. 558; Laws, 1982, ch. 476, § 1; Laws, 1985, ch. 526; Laws, 1986, ch. 463; Laws, 1988, ch. 508; Laws, 1989, ch. 323, § 1; Laws, 1991, ch. 559 § 1; Laws, 1993, ch. 550, § 1; Laws, 2004, ch. 334, § 1; Laws, 2006, ch. 376, § 1; Laws, 2012, ch. 329, § 8, eff January 1, 2013 (the later of the date the United States Attorney General interposed no objection under Section 5 of the Voting Rights Act of 1965, or January 1, 2013).

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By: Representative Baker

To: Judiciary A

COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 484

1	AN ACT TO AMEND SECTION 25-3-35, MISSISSIPPI CODE OF 1972, TO
2	INCREASE THE SALARIES OF THE JUSTICES OF THE SUPREME COURT, JUDGES OF THE COURT OF APPEALS, JUDGES OF THE CHANCERY AND CIRCUIT COURTS
4	AND DISTRICT ATTORNEYS ON AN INCREMENTAL BASIS; TO AMEND SECTION
5	9-21-45, MISSISSIPPI CODE OF 1972, TO REVISE THE PURPOSE FOR WHICH
6	MONIES IN THE JUDICIAL SYSTEM OPERATION FUND MAY BE USED TO
7 8	CONFORM TO THIS ACT; TO AMEND SECTION 25-7-3, MISSISSIPPI CODE OF 1972, TO INCREASE THE GENERAL DOCKET FEE FOR FILING AN APPEAL IN A
9	CIVIL OR CRIMINAL CASE; TO AMEND SECTIONS 25-7-9 AND 25-7-13,
10	MISSISSIPPI CODE OF 1972, TO ESTABLISH AN ADDITIONAL FEE FOR EVERY
11	CIVIL CASE FILED WITH THE CHANCERY AND CIRCUIT CLERKS TO BE
12	DEPOSITED INTO THE JUDICIAL SYSTEM OPERATION SPECIAL FUND FOR THE
13 14	PURPOSE OF PROVIDING ADDITIONAL FUNDS FOR JUDICIAL SALARIES; TO CREATE SECTION 25-9-115, MISSISSIPPI CODE OF 1972, TO REQUIRE
15	CERTAIN FUTURE JUDICIAL SALARY ADJUSTMENTS TO BE MADE BY THE STATE
16	PERSONNEL BOARD; TO AMEND SECTION 25-9-101, MISSISSIPPI CODE OF
17	1972, TO CONFORM; TO AMEND SECTION 9-9-11, MISSISSIPPI CODE OF
18 19	1972, TO PROVIDE STATE SUPPORT FOR CERTAIN INCREASES IN JUDICIAL SALARIES FOR COUNTY COURT JUDGES; TO AMEND SECTION 99-19-73,
20	MISSISSIPPI CODE OF 1972, TO REVISE THE STATEWIDE MONETARY
21	ASSESSMENTS SO AS TO PROVIDE ADDITIONAL FUNDING FOR DISTRICT
22	ATTORNEYS' AND ASSISTANT DISTRICT ATTORNEYS' SALARIES; AND FOR
23	RELATED PURPOSES.
24	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
25	SECTION 1. Section 25-3-35, Mississippi Code of 1972, is
26	amended as follows:
27	25-3-35. (1) The annual salaries of the following judges
28	are fixed as follows * * *:
29	From and after January 1, 2013, through December 31, 2013:
30	Chief Justice of the Supreme Court\$126,292.50
31	Presiding Justices of the Supreme Court, each 123,600.75
32	Associate Justices of the Supreme Court, each 122,460.00
33	From and after January 1, 2014, through December 31, 2014:
34	Chief Justice of the Supreme Court\$137,195.00
35	Presiding Justices of the Supreme Court, each 134,011.50
36	Associate Justices of the Supreme Court, each 132,390.00
	H. B. No. 484

37	From and after January 1, 2015, through December 31, 2015:
38	Chief Justice of the Supreme Court\$148,097.50
39	Presiding Justices of the Supreme Court, each 144,422.25
40	Associate Justices of the Supreme Court, each 142,320.00
41	From and after January 1, 2016:
42	Chief Justice of the Supreme Court\$159,000.00
43	Presiding Justices of the Supreme Court, each 154,833.00
44	Associate Justices of the Supreme Court, each 152,250.00
45	* * * There are imposed upon the Supreme Court justices the
46	extra duties of taking all necessary action to promote judicial
47	education in schools, drug courts, electronic filing and case
48	management systems as developed by the Administrative Office of
49	Courts, or such other additional duties as may be assigned by the
50	Chief Justice of the Supreme Court. For such extra services each
51	justice, from and after January 1, 2013 , shall receive a sum
52	sufficient * * * to aggregate * * *, per annum, the salaries set
53	forth in this subsection (1).
54	The fixed salaries in this subsection (1) shall be paid from
55	the State General Fund and from the Judicial System Operation Fund
56	created under Section 9-21-45. No less than: One Hundred Fifteen
57	Thousand Three Hundred Ninety Dollars (\$115,390.00) of the Chief
58	Justice's salary in this subsection (1), One Hundred Thirteen
59	Thousand One Hundred Ninety Dollars (\$113,190.00) of the salary of
60	a Presiding Justice in this subsection (1), and One Hundred Twelve
61	Thousand Five Hundred Thirty Dollars (\$112,530.00) of the salary
62	of an Associate Justice in this subsection (1) shall be paid from
63	General Fund monies; in addition, the Legislature shall
64	appropriate annually from the Judicial System Operation Fund a sum
65	sufficient to increase the salary of the Chief Justice, a
66	Presiding Justice and an Associate Justice to the levels set forth
67	in this subsection (1).
68	The fixed salaries as specified in this subsection (1) shall
69	be the exclusive and total compensation which can be reported to
	H. B. No. 484 12/HR07/R1019CS PAGE 2 (CJR\HS)

70	the Public Employees' Retirement System for retirement purposes;
71	however, any judge in office on December 31, 2003, may continue to
72	report his expense allowance as part of his compensation for
73	retirement purposes.
74	(2) The annual salaries of the judges of the Court of
75	Appeals of Mississippi are fixed as follows * * *:
76	From and after January 1, 2013, through December 31, 2013:
77	Chief Judge of the Court of Appeals\$117,992.00
78	Associate Judges of the Court of Appeals, each 114,994.25
79	From and after January 1, 2014, through December 31, 2014:
80	Chief Judge of the Court of Appeals\$127,854.00
81	Associate Judges of the Court of Appeals, each 124,938.50
82	From and after January 1, 2015, through December 31, 2015:
83	Chief Judge of the Court of Appeals\$137,716.00
84	Associate Judges of the Court of Appeals, each 134,882.75
85	From and after January 1, 2016:
86	Chief Judge of the Court of Appeals\$147,578.00
87	Associate Judges of the Court of Appeals, each 144,827.00
88	From and after January 1, 2013, each judge shall receive a
89	sum sufficient to aggregate, per annum, the salaries set forth in
90	this subsection (2).
91	The fixed salaries in this subsection (2) shall be paid from
92	the State General Fund and from the Judicial System Operation Fund
93	created under Section 9-21-45. No less than One Hundred Eight
94	Thousand One Hundred Thirty Dollars (\$108,130.00) of the Chief
95	Judge's salary in this subsection (2) shall be paid from General
96	Fund monies; in addition, the Legislature shall appropriate
97	annually from the Judicial System Operation Fund a sum sufficient
98	to increase the Chief Judge's salary to the level set forth in
99	this subsection (2). No less than One Hundred Five Thousand Fifty
100	Dollars (\$105,050.00) of the salary of an Associate Judge in this
101	subsection (2) shall be paid from General Fund monies; in
102	addition, the Legislature shall appropriate annually from the
	H. B. No. 484

103	Judicial System Operation Fund a sum sufficient to increase the
104	salary of an Associate Judge to the level set forth in this
105	subsection (2).
106	The fixed salaries as specified in this subsection (2) shall
107	be the exclusive and total compensation which can be reported to
108	the Public Employees' Retirement System for retirement purposes;
109	however, any judge in office on December 31, 2003, may continue to
110	report his expense allowance as part of his compensation for
111	retirement purposes.
112	(3) The annual salaries of the chancery and circuit court
113	judges are fixed as follows * * *:
114	From and after January 1, 2013, through December 31, 2013:
115	Chancery Judges, each\$112,127.50
116	Circuit Judges, each
117	From and after January 1, 2014, through December 31, 2014:
118	Chancery Judges, each\$120,085.00
110	
119	Circuit Judges, each
	Circuit Judges, each
119	
119 120	From and after January 1, 2015, through December 31, 2015:
119 120 121	From and after January 1, 2015, through December 31, 2015: Chancery Judges, each
119 120 121 122	From and after January 1, 2015, through December 31, 2015: Chancery Judges, each \$128,042.50 Circuit Judges, each 128,042.50
119 120 121 122 123	From and after January 1, 2015, through December 31, 2015: Chancery Judges, each
119 120 121 122 123 124	From and after January 1, 2015, through December 31, 2015: Chancery Judges, each
119 120 121 122 123 124 125	From and after January 1, 2015, through December 31, 2015: Chancery Judges, each
119 120 121 122 123 124 125	From and after January 1, 2015, through December 31, 2015: Chancery Judges, each
119 120 121 122 123 124 125 126	From and after January 1, 2015, through December 31, 2015: Chancery Judges, each
119 120 121 122 123 124 125 126 127	From and after January 1, 2015, through December 31, 2015: Chancery Judges, each
119 120 121 122 123 124 125 126 127 128	From and after January 1, 2015, through December 31, 2015: Chancery Judges, each
119 120 121 122 123 124 125 126 127 128 129 130	From and after January 1, 2015, through December 31, 2015: Chancery Judges, each
119 120 121 122 123 124 125 126 127 128 129 130	From and after January 1, 2015, through December 31, 2015: Chancery Judges, each

135	The fixed salaries in this subsection (3) shall be paid from
136	the State General Fund and from the Judicial System Operation Fund
137	created under Section 9-21-45. No less than One Hundred Four
138	Thousand One Hundred Seventy Dollars (\$104,170.00) of the salary
139	of a Chancery or Circuit Judge in this subsection (3) shall be
140	paid from General Fund monies; in addition, the Legislature shall
141	appropriate annually from the Judicial System Operation Fund a sum
142	sufficient to increase the salary of a Chancery or Circuit Judge
143	to the levels set forth in this subsection (3).
144	(4) From and after January 1, 2019, and every four (4) years
145	thereafter, the annual salaries of the judges in subsections (1),
146	(2) and (3) shall be fixed at the level of compensation
147	recommended by the State Personnel Board according to the board's
148	most recent report on judicial salaries, as required under Section
149	25-9-115, to the extent that sufficient funds are available. The
150	annual salaries fixed in accordance with this subsection (4) shall
151	not become effective until the commencement of the next
152	immediately succeeding term of office.
153	(5) The Supreme Court shall prepare a payroll for chancery
154	judges and circuit judges and submit such payroll to the
155	Department of Finance and Administration.
156	(6) The annual salary of the full-time district attorneys
157	shall be * * * <u>:</u>
158	From and after January 1, 2013, through December 31, 2013:
159	One Hundred Three Thousand Three Hundred Twenty-two Dollars
160	<u>(\$103,322.00)</u> .
161	From and after January 1, 2014, through December 31, 2014:
162	One Hundred Ten Thousand Eight Hundred Forty-eight Dollars
163	(\$110,848.00).
164	From and after January 1, 2015, through December 31, 2015:
165	One Hundred Eighteen Thousand Three Hundred Seventy-four
166	Dollars (\$118,374.00).
167	From and after January 1, 2016.

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168	One Hundred Twenty-five Thousand Nine Hundred Dollars
169	<u>(\$125,900.00).</u>
170	$\overline{(7)}$ The annual salary of the full-time legal assistants
171	shall be not less than Fifteen Thousand Dollars (\$15,000.00) nor
172	more than eighty percent (80%) of the salary of the district
173	attorney for legal assistants who have been licensed to practice
174	law for five (5) years or less; eighty-five percent (85%) of the
175	salary of the district attorney for legal assistants who have been
176	licensed to practice law for at least five (5) years but less than
177	fifteen (15) years; and ninety percent (90%) of the salary of the
178	district attorney for legal assistants who have been licensed to
179	practice law for at least fifteen (15) years or more.
180	SECTION 2. Section 9-21-45, Mississippi Code of 1972, is
181	amended as follows:
182	9-21-45. (1) There is created in the State Treasury a

- 183 special fund designated as the Judicial System Operation Fund.
- The funds shall be administered by the Supreme Court through the 184
- 185 Administrative Office of Courts. The fund shall consist of monies
- 186 deposited therein as provided in Section 99-19-72 and monies from
- 187 any other source designated for deposit into the fund. The
- 188 Administrative Office of Courts may also accept monies from any
- public or private source for deposit into the fund. Money 189
- 190 remaining in the fund at the end of a fiscal year shall not lapse
- 191 into the State General Fund, and any interest earned from the
- 192 investment of monies in the fund shall be deposited to the credit
- 193 of the fund.
- 194 (2) Monies in the fund shall be subject to appropriation by
- 195 the Legislature and may only be used for the purpose of the
- operation of the judicial system in the state as determined 196
- 197 necessary by the Supreme Court $\underline{\text{and to provide additional funds for}}$
- 198 the judicial salaries set forth in Section 25-3-25 and Section
- 199 9-9-11(8). Monies in the fund used for the purposes described in

200	this section shall be in addition to other funds available from
201	any other source for such purposes.
202	SECTION 3. Section 25-7-3, Mississippi Code of 1972, is
203	amended as follows:
204	25-7-3. The Clerk of the Supreme Court shall charge the
205	following fees:
206	(a) General docket fee, for filing the record on appeal
207	in a civil or criminal case\$200.00
208	(b) Miscellaneous docket fee
209	(c) Confidential miscellaneous docket fee $\underline{200.00}$
210	(d) Admission of new attorneys 30.00
211	(e) Act of Congress certificate $\underline{25.00}$
212	(f) Certificate of admission replacement $\underline{25.00}$
213	(g) Certificate of good standing replacement 10.00
214	(h) Attest stamp
215	(i) Order from Minute Book
216	(j) Regular copying
217	(k) Copying from bound volumes or
218	records
219	(1) Copy of mandate
220	(m) Minimum copy charge 1.00
221	(n) Notary fee 2.50
222	(o) Decision list charge 5.00
223	(p) Handling charge and retrieval and delivery charges
224	on completed Supreme Court records (to be retained out of deposit)
225	On-site retrieval
226	Off-site retrieval
227	(q) Forfeited deposits on completed Supreme Court
228	records
229	(r) Petition for rehearing 50.00
230	Said general docket fee shall be collected from the appellant
231	by the clerk of the lower court and forwarded to the Clerk of the
232	Supreme Court. The Clerk of the Supreme Court shall charge the
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233	maximum amount allowable by law for services rendered where
234	charges for such services are provided by statute; for any other
235	services rendered, the amount charged shall be consistent with the
236	cost of providing such services. All fees shall be paid in the
237	form of cash, cashier's check, or money order or by a check on the
238	account of an attorney payable to the Clerk of the Supreme Court.
239	All fees authorized to be assessed and collected by the Clerk of
240	the Supreme Court shall be deposited into the State General Fund,
241	except that One Hundred Dollars (\$100.00) of the general docket
242	fee set under paragraph (a), Twenty-five Dollars (\$25.00) of the
243	miscellaneous docket fee set under paragraph (b), One Hundred
244	Dollars (\$100.00) of the confidential miscellaneous fee set under
245	paragraph (c), Fifteen Dollars (\$15.00) of the act of congress
246	certificate set under paragraph (e), Ten Dollars (\$10.00) of the
247	certificate of admission replacement set under paragraph (f), Two
248	Dollars and Fifty Cents (\$2.50) of the attest stamp set under
249	paragraph (h), Five Dollars (\$5.00) of the order from minute book
250	set under paragraph (i), Seven Dollars (\$7.00) of the copy of
251	mandate set under paragraph (1), Fifty Dollars (\$50.00) of the
252	forfeited deposits on completed Supreme Court records set under
253	paragraph (q), Twenty-five Dollars (\$25.00) of the petition for
254	rehearing fee under paragraph (r), and the total amount charged
255	for any other services rendered shall be deposited to the credit
256	of the Judicial System Operation Fund established in Section
257	<u>9-21-45</u> .
258	SECTION 4. Section 25-7-9, Mississippi Code of 1972, is
259	amended as follows:
260	25-7-9. (1) The clerks of the chancery courts shall charge
261	the following fees:
262	(a) For the act of certifying copies of filed
263	documents, for each complete document\$ 1.00
264	(b) (i) Recording each deed, will, lease, amendment,
265	subordination, lien, release, cancellation, order, decree, oath,
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266	etc., per book and page listed where applicable; for the first
267	fifteen (15) pages\$ 10.00
268	Each additional page\$ 1.00
269	(ii) Sectional index entries per section or
270	subdivision lot\$ 1.00
271	(c) Recording each deed of trust, for the first fifteen
272	(15) pages\$ 15.00
273	Each additional page\$ 1.00
274	Sectional index entries per section or subdivision
275	lot\$ 1.00
276	(d) (i) Recording oil and gas leases, cancellations,
277	etc., including indexing in general indices; for the first
278	fifteen (15) pages\$ 18.00
279	Each additional page\$ 1.00
280	(ii) Sectional index entries per section or
281	subdivision lot\$ 1.00
282	(iii) Recording each oil and gas assignment
283	per assignee\$ 18.00
284	(e) (i) Furnishing copies of any papers of record or
285	on file:
286	If performed by the clerk or his employee,
287	per page\$.50
288	If performed by any other person, per page\$.25
289	(ii) Entering marginal notations on
290	documents of record\$ 1.00
291	(f) For each day's attendance on the board of
292	supervisors, for himself and one (1) deputy, each\$ 20.00
293	(g) For other services as clerk of the board of
294	supervisors an allowance shall be made to him (payable
295	semiannually at the July and January meetings) out of the county
296	treasury, an annual sum not exceeding\$3,000.00
297	(h) For each day's attendance on the chancery court, to
298	be approved by the chancellor:
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299	For the first chancellor sitting only, clerk and two (2)
300	deputies, each\$ 50.00
301	For the second chancellor sitting, clerk only\$ 50.00
302	Provided that the fees herein prescribed shall be the total
303	remuneration for the clerk and his deputies for attending chancery
304	court.
305	(i) On order of the court, clerks and not more than two
306	(2) deputies may be allowed five (5) extra days for each term of
307	court for attendance upon the court to get up records.
308	(j) For public service not otherwise specifically
309	provided for, the chancery court may by order allow the clerk to
310	be paid by the county on the order of the board of supervisors, an
311	annual sum not exceeding\$5,000.00
312	(k) For each civil filing, to be deposited into the
313	Civil Legal Assistance Fund
314	The chancery clerk shall itemize on the original document a
315	detailed fee bill of all charges due or paid for filing, recording
316	and abstracting same. No person shall be required to pay such
317	fees until same have been so itemized, but those fees may be
318	demanded before the document is recorded.
319	(2) The following fees shall be a total fee for all services
320	performed by the clerk with respect to a complaint which shall be
321	payable upon filing and shall accrue to the chancery clerk at the
322	time of filing. The clerk or his successor in office shall
323	perform all duties set forth without additional compensation or
324	fee to wit:
325	(a) Divorce to be contested\$75.00
326	(b) Divorce uncontested\$30.00
327	(c) Alteration of birth or marriage certificate\$25.00
328	(d) Removal of minority\$25.00
329	(e) Guardianship or conservatorship\$75.00
330	(f) Estate of deceased, intestate\$75.00
331	(g) Estate of deceased, testate\$75.00
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332	(h) Adoption\$75.00
333	(i) Land dispute\$75.00
334	(j) Injunction\$75.00
335	(k) Settlement of small claim\$30.00
336	(1) Contempt in child support\$75.00
337	(m) Partition suit
338	(n) Any cross-complaint\$25.00
339	(o) Commitment\$75.00
340	(3) For every civil case filed:
341	(a) An additional fee to be deposited to the credit of
342	the Comprehensive Electronic Court Systems Fund established
343	in Section 9-21-14\$10.00
344	(b) An additional fee to be deposited to the
345	credit of the Judicial System Operation Fund established in
346	<u>Section 9-21-45</u>
347	(4) Cost of process shall be borne by the issuing party.
348	Additionally, should the attorney or person filing the pleadings
349	desire the clerk to pay the cost to the sheriff for serving
350	process on one (1) person or more, or to pay the cost of
351	publication, the clerk shall demand the actual charges therefor,
352	at the time of filing.
353	SECTION 5. Section 25-7-13, Mississippi Code of 1972, is
354	amended as follows:
355	25-7-13. (1) The clerks of the circuit court shall charge
356	the following fees:
357	(a) Docketing, filing, marking and registering each
358	complaint, petition and indictment\$ 85.00
359	The fee set forth in this paragraph shall be the total fee
360	for all services performed by the clerk up to and including entry
361	of judgment with respect to each complaint, petition or
362	indictment, including all answers, claims, orders, continuances
363	and other papers filed therein, issuing each writ, summons,
364	subpoena or other such instruments, swearing witnesses, taking and
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365	recording bonds and pleas, and recording judgments, orders, fiats	
366	and certificates; the fee shall be payable upon filing and shall	
367	accrue to the clerk at the time of collection. The clerk or his	
368	successor in office shall perform all duties set forth above	
369	without additional compensation or fee.	
370	(b) Docketing and filing each motion to renew judgment,	
371	suggestion for a writ of garnishment, suggestion for a writ of	
372	execution and judgment debtor actions and issuing all process,	
373	filing and recording orders or other papers and swearing	
374	witnesses\$ 35.00	
375	(c) For every civil case filed, an additional fee to be	
376	deposited to the credit of the Comprehensive Electronic Court	
377	Systems Fund established in Section 9-21-14\$ 10.00	
378	(d) For every civil case filed, an additional fee to be	
379	deposited to the credit of the Judicial System Operation Fund	
380	<u>established in Section 9-21-45</u> \$ <u>40.00</u>	
381	(2) Except as provided in subsection (1) of this section,	
382	the clerks of the circuit court shall charge the following fees:	
383	(a) Filing and marking each order or other paper and	
384	recording and indexing same\$ 2.00	
385	(b) Issuing each writ, summons, subpoena, citation,	
386	capias and other such instruments\$ 1.00	
387	(c) Administering an oath and taking bond\$ 2.00	
388	(d) Certifying copies of filed documents, for each	
389	complete document\$ 1.00	
390	(e) Recording orders, fiats, licenses, certificates,	
391	oaths and bonds:	
392	First page\$ 2.00	
393	Each additional page\$ 1.00	
394	(f) Furnishing copies of any papers of record or on	
395	file and entering marginal notations on documents of record:	
396	If performed by the clerk or his employee,	
397	per page\$ 1.00	
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398	If performed by any other person, per page\$.25
399	(g) Judgment roll entry\$ 5.00
400	(h) Taxing cost and certificate\$ 1.00
401	(i) For taking and recording application for marriage
402	license, for filing and recording consent of parents when required
403	by law, for filing and recording medical certificate, filing and
404	recording proof of age, recording and issuing license, recording
405	and filing returns\$ 20.00
406	The clerk shall deposit Fourteen Dollars (\$14.00) of each fee
407	collected for a marriage license in the Victims of Domestic
408	Violence Fund established in Section 93-21-117, on a monthly
409	basis.
410	(j) For certified copy of marriage license and search
411	of record, the same fee charged by the Bureau of Vital Statistics
412	of the State Board of Health.
413	(k) For public service not particularly provided for,
414	the circuit court may allow the clerk, per annum, to be paid by
415	the county on presentation of the circuit court's order, the
416	following amount\$5,000.00
417	However, in the counties having two (2) judicial districts,
418	such above allowance shall be made for each judicial district.
419	(1) For drawing jurors and issuing venire, to be paid
420	by the county\$ 5.00
421	(m) For each day's attendance upon the circuit court
422	term, for himself and necessary deputies allowed by the court,
423	each to be paid by the county\$ 50.00
424	(n) Summons, each juror to be paid by the county upon
425	the allowance of the court\$ 1.00
426	(o) For issuing each grand jury subpoena, to be paid by
427	the county on allowance by the court, not to exceed Twenty-five
428	Dollars (\$25.00) in any one (1) term of court\$ 1.00
429	(p) For each civil filing, to be deposited into the
430	Civil Legal Assistance Fund\$ 5.00
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- 431 (3) On order of the court, clerks and deputies may be
- 432 allowed five (5) extra days for attendance upon the court to get
- 433 up records.
- 434 (4) The clerk's fees in state cases where the state fails in
- 435 the prosecution, or in cases of felony where the defendant is
- 436 convicted and the cost cannot be made out of his estate, in an
- 437 amount not to exceed Four Hundred Dollars (\$400.00) in one (1)
- 438 year, shall be paid out of the county treasury on approval of the
- 439 circuit court, and the allowance thereof by the board of
- 440 supervisors of the county. In counties having two (2) judicial
- 441 districts, such allowance shall be made in each judicial district;
- 442 however, the maximum thereof shall not exceed Eight Hundred
- 443 Dollars (\$800.00). Clerks in the circuit court, in cases where
- 444 appeals are taken in criminal cases and no appeal bond is filed,
- 445 shall be allowed by the board of supervisors of the county after
- 446 approval of their accounts by the circuit court, in addition to
- 447 the above fees, for making such transcript the rate of Two Dollars
- 448 (\$2.00) per page.
- 449 (5) The clerk of the circuit court may retain as his
- 450 commission on all money coming into his hands, by law or order of
- 451 the court, a sum to be fixed by the court not exceeding one-half
- 452 of one percent (1/2 of 1%) on all such sums.
- 453 (6) For making final records required by law, including, but
- 454 not limited to, circuit and county court minutes, and furnishing
- 455 transcripts of records, the circuit clerk shall charge Two Dollars
- 456 (\$2.00) per page. The same fees shall be allowed to all officers
- 457 for making and certifying copies of records or papers which they
- 458 are authorized to copy and certify.
- 459 (7) The circuit clerk shall prepare an itemized statement of
- 460 fees for services performed, cost incurred, or for furnishing
- 461 copies of any papers of record or on file, and shall submit the
- 462 statement to the parties or, if represented, to their attorneys

- 463 within sixty (60) days. A bill for same shall accompany the
- 464 statement.
- 465 SECTION 6. The following shall be codified as Section
- 466 25-9-115, Mississippi Code of 1972:
- 467 25-9-115. From and after November 1, 2017, and every four
- 468 (4) years thereafter, the State Personnel Board shall prepare a
- 469 written report to the Legislature that examines, evaluates and
- 470 recommends an adequate level of compensation for the justices of
- 471 the Supreme Court, the judges of the Court of Appeals, the judges
- 472 of the chancery and circuit courts, the judges of the county
- 473 courts, judicial staff attorneys, and law clerks. In preparing
- 474 the report, the board shall consider all appropriate factors
- 475 including, but not limited to, comparative judicial, judicial
- 476 staff attorney, and law clerk salaries in neighboring states and
- 477 in the Southeast as a whole; comparative judicial, judicial staff
- 478 attorney, and law clerk salaries in the federal judiciary;
- 479 salaries of comparable professionals in government, academia,
- 480 private law practice and the corporate sector; changes in public
- 481 sector spending; rates of inflation; and the overall economic
- 482 climate.
- 483 SECTION 7. Section 25-9-101, Mississippi Code of 1972, is
- 484 amended as follows:
- 485 25-9-101. It is the purpose of this chapter to establish in
- 486 the State of Mississippi a system of personnel administration
- 487 based on sound methods of personnel administration governing the
- 488 establishment of employment positions, classification of positions
- 489 and the employment conduct, movement and separation of state
- 490 employees; to build a career service in government which will
- 491 attract, select and retain the best persons, with incentives in
- 492 the form of equal opportunities for initial appointment and

- 493 promotions in the state service; * * * to establish a system of
- 494 personnel management that will ensure the effective and efficient

- 495 use of employees in the state service; and to perform such other
- 496 duties as may be specified in this chapter or any other law.
- 497 **SECTION 8.** Section 9-9-11, Mississippi Code of 1972, is
- 498 amended as follows:
- 499 9-9-11. (1) Except as otherwise provided in subsections
- 500 (2), (3) and (4), the county court judge shall receive an annual
- 501 salary payable monthly out of the county treasury in an amount not
- 502 to exceed One Thousand Dollars (\$1,000.00) less than the salary
- 503 which is now or shall hereafter be provided for circuit and
- 504 chancery judges of this state, in the discretion of the board of
- 505 supervisors of said county; provided, however, that the salary of
- 506 such judge shall not be reduced during his term of office.
- 507 Provided further, that the office of county court judge in any
- 508 county receiving an annual salary of Thirty-six Thousand Dollars
- 509 (\$36,000.00) or more shall be a full-time position, and the holder
- 510 thereof shall not otherwise engage in the practice of law.
- 511 (2) If a county court is established by agreement between
- 512 two (2) or more counties as provided in Section 9-9-3, the county
- 513 judge of the court so established shall be paid a salary equal to
- 514 one and one-half (1-1/2) times that salary that he would be paid
- 515 if he were the judge of the smallest of such two (2) or more
- 516 counties, such salary to be paid in monthly installments as
- 517 provided by law; provided that such salary shall not exceed One
- 518 Thousand Dollars (\$1,000.00) less than the salary of the circuit
- 519 and chancery judges of this state.
- 520 (3) The county court judge shall receive an annual salary
- 521 payable monthly out of the county treasury as follows:
- 522 (a) In any county having a population of seventy
- 523 thousand (70,000) or more according to the 1980 federal census,
- 524 the county judge shall receive an annual salary of One Thousand
- 525 Dollars (\$1,000.00) less than that paid to a circuit court judge.
- 526 The office of county judge shall be a full-time position, and the
- 527 holder thereof shall not otherwise engage in the practice of law.

- 528 (b) In any county having a population of sixty thousand (60,000) or more but less than seventy thousand (70,000) according 529 530 to the 1980 federal census, the county judge shall receive an 531 annual salary of Forty Thousand Dollars (\$40,000.00). The office 532 of county judge shall be a full-time position, and the holder 533 thereof shall not otherwise engage in the practice of law. The 534 county judge shall not be eligible for any additional salary 535 except as may be authorized in subsection (4). 536 (c) In any county having a population of twenty-seven 537 thousand (27,000) or more but less than sixty thousand (60,000)
- 538 according to the 1980 federal census, the county judge shall receive an annual salary of not less than Twelve Thousand Dollars 539 (\$12,000.00) but not more than Forty Thousand Dollars 540 541 (\$40,000.00), in the discretion of the board of supervisors of said county. The county judge shall not be eligible for any 542 543 additional salary except as may be authorized in subsection (4). 544 In the event that the board of supervisors of said county elects to pay such county judge an annual salary of Thirty Thousand 545 Dollars (\$30,000.00) or more, the office of county judge shall be 546 a full-time position, and the holder thereof shall not otherwise 547 548 engage in the practice of law.
- 549 (d) In any county having a population of less than twenty-seven thousand (27,000) according to the 1980 federal 550 census, the county judge shall receive an annual salary of not 551 less than Four Thousand Two Hundred Dollars (\$4,200.00) and not 552 more than Eight Thousand Five Hundred Dollars (\$8,500.00), in the 553 discretion of the board of supervisors of said county. The county 554 555 judge shall not be eligible for any additional salary except as may be authorized in subsection (4). 556
- 557 (4) The county judge of any county described in this 558 subsection shall be paid the compensation, and he shall be subject 559 to any restrictions set forth in the following paragraphs:

- (a) The county judge of any such Class 1 county with a 560 population according to the latest federal decennial census of 561 forty-five thousand (45,000) or more and lying wholly within a 562 563 levee district and having two (2) judicial districts shall, in the discretion of the board of supervisors of such county, receive an 564 annual salary not exceeding Forty Thousand Dollars (\$40,000.00), 565 or a sum which is One Thousand Dollars (\$1,000.00) less than the 566 salary which is now or shall hereafter be provided for circuit and 567 chancery judges of the state, whichever is greater. 568
- 569 (b) The county judge of any Class 1 county having an 570 area in excess of nine hundred twenty-five (925) square miles shall receive an annual salary of not less than Thirty Thousand 571 Dollars (\$30,000.00) but, in the discretion of the board of 572 573 supervisors of such county, such salary may be not more than Five 574 Hundred Dollars (\$500.00) less than the annual salary of a circuit 575 judge, payable monthly out of the county treasury, and the county judge shall not practice law. 576
- (c) The office of county judge in any such Class 1 577 county with a population according to the 1970 federal decennial 578 census of greater than thirty-nine thousand (39,000), and where 579 U.S. Highway 61 and Mississippi Highway 6 intersect, shall receive 580 581 an annual salary to be paid in monthly installments of not less than an amount equal to ninety percent (90%) of the annual salary 582 which is now or shall hereafter be provided for circuit and 583 584 chancery judges of the state, as follows: The salary of the county judge shall be increased by ten percent (10%) annually 585 586 above the base salary of the preceding year until such time as the judge's salary is equal to the amount that is provided by this 587 subsection. The office of county judge shall be a full-time 588 position and the holder thereof shall not otherwise engage in the 589 practice of law. 590
- 591 (d) In any Class 1 county bordering on the Mississippi
 592 River and which has situated therein a national military park and
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- 593 national military cemetery, the office of county judge shall be a
- 594 full-time position and the holder thereof shall not otherwise
- 595 engage in the practice of law. The salary for the county judge in
- 596 said county shall be fixed at a sum which is One Thousand Dollars
- 597 (\$1,000.00) less than the salary which is now or shall hereafter
- 598 be provided for circuit and chancery judges of this state.
- 599 (e) The county judge in any county having a population
- 600 of at least forty-two thousand one hundred eleven (42,111),
- 601 according to the 1970 census, and where U.S. Highway 49E and U.S.
- 602 Highway 82 intersect, shall receive an annual salary to be paid in
- 603 monthly installments of not less than Thirty Thousand Dollars
- 604 (\$30,000.00) but not more than Two Thousand Five Hundred Dollars
- (\$2,500.00) less than the annual salary of the circuit judge, in
- 606 the discretion of the board of supervisors of said county.
- 607 (f) The county judge in any Class 1 county bordering on
- $\,$ the Mississippi River and having an area of less than four hundred
- 609 fifty (450) square miles wherein U.S. Highways 84 and 61 intersect
- 610 shall receive an annual salary of Four Thousand Dollars
- 611 (\$4,000.00) less than the annual salary of a circuit judge, and
- 612 such county judge shall not practice law in any manner. The
- 613 county judge in such county shall not be eligible to receive any
- 614 additional salary authorized by this section or from any other
- 615 source other than that set out and authorized by this paragraph.
- 616 (g) The county judge of any Class 1 county bordering on
- 617 the Mississippi River on the west and the State of Tennessee on
- 618 the north, and traversed north to south by Interstate Highway 55,
- 619 shall receive an annual salary of ninety percent (90%) of the
- 620 salary which is now or shall hereafter be provided for chancery
- 621 and circuit judges of this state, but in any event not less than
- 622 Sixty Thousand Two Hundred Dollars (\$60,200.00).
- 623 (h) The county judge of any Class 1 county with a

- 624 population of greater than sixty-nine thousand (69,000) according
- 625 to the 1980 federal decennial census, and wherein U.S. Highway 80

- 626 and Mississippi Highway 43 intersect, shall receive an annual
- 627 salary in an amount not greater than the sum of Five Hundred
- 628 Dollars (\$500.00) less than the salary which is now or shall
- 629 hereafter be provided for circuit and chancery judges of this
- 630 state, in the discretion of the board of supervisors of said
- 631 county.
- 632 (i) The county judge of any county having a population
- 633 in excess of sixty-six thousand (66,000) according to the 1980
- 634 federal decennial census, wherein is located a state-supported
- 635 university and in which U.S. Highways 49 and 11 intersect, shall
- 636 receive an annual salary of One Thousand Dollars (\$1,000.00) less
- 637 than that paid to a circuit court judge. The office of such
- 638 county judge shall be a full-time position, and the holder thereof
- 639 shall not otherwise engage in the practice of law.
- (j) The county judge of any county having two (2)
- 641 judicial districts, having a population in excess of sixty-one
- 642 thousand nine hundred (61,900) according to the 1980 federal
- 643 decennial census, in which U.S. Interstate Highway 59 intersects
- 644 with U.S. Highway 84, shall receive an annual salary of One
- 645 Thousand Dollars (\$1,000.00) less than the salary which is now or
- 646 hereafter authorized to be paid circuit and chancery court judges
- 647 of this state. The office of such county judge shall be a
- 648 full-time position, and the holder thereof shall not otherwise
- 649 engage in the practice of law.
- 650 (k) The office of county judge of any Class I county
- 651 wherein U.S. Highway 51 and U.S. Highway 98 intersect shall be a
- 652 full-time position and the holder thereof shall not otherwise
- 653 engage in the practice of law. The annual salary for the office
- 654 of county judge in said county may be fixed, in the discretion of
- 655 the board of supervisors of said county, at a sum not to exceed
- 656 Two Thousand Dollars (\$2,000.00) less than the salary which is now
- 657 or shall hereafter be provided for circuit and chancery judges of
- 658 this state.

- (1) The county judge of any county having a population
- 660 of more than forty-one thousand six hundred (41,600) but less than
- 661 forty-one thousand six hundred fifty (41,650) according to the
- 662 1980 federal census, and wherein U.S. Highway 49 intersects with
- 663 Mississippi Highway 22, shall receive an annual salary payable
- 664 monthly out of the county treasury of One Thousand Dollars
- 665 (\$1,000.00) less than the salary provided now or hereafter for
- 666 circuit and chancery judges of this state.
- 667 (m) The county judge of any county having a population
- of more than fifty-seven thousand (57,000) but less than
- 669 fifty-seven thousand one hundred (57,100) according to the 1980
- 670 federal census, wherein U.S. Highway 45 intersects with
- 671 Mississippi Highway 6, shall receive an annual salary in an amount
- 672 established by the board of supervisors, but in no event to exceed
- 673 the salary provided now or hereafter for circuit and chancery
- 674 judges of this state.
- 675 (n) The county judge of any county having a population
- of more than fifty-seven thousand three hundred (57,300) according
- 677 to the 1980 federal decennial census, wherein is located a
- 678 state-supported university and wherein U.S. Highways 82 and 45
- 679 intersect, shall receive an annual salary in an amount established
- 680 by the board of supervisors, but in no event to exceed the salary
- 681 provided now or hereafter for circuit and chancery judges of this
- 682 state.
- 683 (5) The salary of a county court judge or justice court
- 684 judge shall not be reduced during his term of office as a result
- 685 of a population decrease based upon the 1990 federal decennial
- 686 census.
- 687 (6) The salary of a sheriff shall not be reduced during his
- 688 term of office as a result of a population decrease based upon the
- 689 1990 federal decennial census.
- 690 (7) Notwithstanding any provision of this section to the
- 691 contrary, the board of supervisors of any county, in its

- 692 discretion, may pay its county court judge an annual salary of One
- 693 Thousand Dollars (\$1,000.00) less than that paid to a circuit
- 694 court judge. The office of county judge shall be a full-time
- 695 position, and the holder thereof shall not otherwise engage in the
- 696 practice of law.
- 697 (8) (a) There shall be transferred to the county for each
- 698 county court judge, payment to be made in monthly installments
- 699 from the Judicial System Operation Fund created under Section
- 700 9-21-45, an annual salary supplement of:
- 701 (i) From and after January 1, 2013, through
- 702 December 31, 2013, the sum of Seven Thousand Nine Hundred
- 703 Fifty-seven Dollars and Fifty Cents (\$7,957.50), plus any
- 704 applicable fringe benefits resulting from this amount;
- 705 (ii) From and after January 1, 2014, through
- 706 December 31, 2014, the sum of Fifteen Thousand Nine Hundred
- 707 Fifteen Dollars (\$15,915.00), plus any applicable fringe benefits
- 708 resulting from this amount;
- 709 (iii) From and after January 1, 2015, through
- 710 December 31, 2015, the sum of Twenty-three Thousand Eight Hundred
- 711 Seventy-two Dollars and Fifty Cents (\$23,872.50), plus any
- 712 applicable fringe benefits resulting from this amount; and
- 713 (iv) From and after January 1, 2016, through
- 714 December 31, 2019, the sum of Thirty-one Thousand Eight Hundred
- 715 Thirty Dollars (\$31,830.00), plus any applicable fringe benefits
- 716 resulting from this amount.
- 717 (b) From and after January 1, 2019, and every four (4)
- 718 years thereafter, the annual salary in this subsection (8) shall
- 719 be adjusted according to the level of compensation recommended by
- 720 the State Personnel Board for county court judges in the board's
- 721 most recent report on judicial salaries, as required under Section
- 722 25-9-115, to the extent that sufficient funds are available.

- 723 (c) The total annual salary paid to the county court
- 724 judge out of the county treasury and out of the Judicial System

725	Operation Fund created under Section 9-21-45 shall not exceed	the
726	salary limitation set forth in subsection (7) of this section.	<u>.</u>
727	SECTION 9. Section 99-19-73, Mississippi Code of 1972, i	s
728	amended as follows:	
729	99-19-73. (1) Traffic violations . In addition to any	
730	monetary penalties and any other penalties imposed by law, the	re
731	shall be imposed and collected the following state assessment	from
732	each person upon whom a court imposes a fine or other penalty	for
733	any violation in Title 63, Mississippi Code of 1972, except	
734	offenses relating to the Mississippi Implied Consent Law (Sect	ion
735	63-11-1 et seq.) and offenses relating to vehicular parking or	
736	registration:	
737	FUND	TUNOI
738	State Court Education Fund\$	1.50
739	State Prosecutor Education Fund	2.00
740	Vulnerable Persons Training,	
741	Investigation and Prosecution Trust Fund	1.50
742	Child Support Prosecution Trust Fund	.50
743	Driver Training Penalty Assessment Fund	7.00
744	Law Enforcement Officers Training Fund	5.00
745	Spinal Cord and Head Injury Trust Fund	
746	(for all moving violations)	6.00
747	Emergency Medical Services Operating Fund 2	20.00
748	Mississippi Leadership Council on Aging Fund	1.00
749	Law Enforcement Officers and Fire Fighters Death	
750	Benefits Trust Fund	.50
751	Law Enforcement Officers and Fire Fighters	
752	Disability Benefits Trust Fund	1.00
753	State Prosecutor Compensation Fund for the purpose	
754	of providing additional compensation for $\underline{\text{district}}$	
755	attorneys and their legal assistants	10.00
756	Crisis Intervention Mental Health Fund	10.00
757	Drug Court Fund	10.00
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758	Capital Defense Counsel Fund
759	Indigent Appeals Fund
760	Capital Post-Conviction Counsel Fund 2.33
761	Victims of Domestic Violence Fund
762	Public Defenders Education Fund
763	Domestic Violence Training Fund
764	Attorney General's Cyber-Crime Unit
765	TOTAL STATE ASSESSMENT\$ 88.50
766	(2) Implied Consent Law violations. In addition to any
767	monetary penalties and any other penalties imposed by law, there
768	shall be imposed and collected the following state assessment from
769	each person upon whom a court imposes a fine or any other penalty
770	for any violation of the Mississippi Implied Consent Law (Section
771	63-11-1 et seq.):
772	FUND AMOUNT
773	Crime Victims' Compensation Fund\$ 10.00
774	State Court Education Fund
775	State Prosecutor Education Fund 2.00
776	Vulnerable Persons Training,
777	Investigation and Prosecution Trust Fund 1.50
778	Child Support Prosecution Trust Fund
779	Driver Training Penalty Assessment Fund 22.00
780	Law Enforcement Officers Training Fund 11.00
781	Emergency Medical Services Operating Fund 45.00
782	Mississippi Alcohol Safety Education Program Fund 5.00
783	Federal-State Alcohol Program Fund 10.00
784	Mississippi Crime Laboratory
785	Implied Consent Law Fund
786	Spinal Cord and Head Injury Trust Fund 25.00
787	Capital Defense Counsel Fund
788	Indigent Appeals Fund
789	Capital Post-Conviction Counsel Fund 2.33
790	Victims of Domestic Violence Fund

823	Law Enforcement Officers and Fire Fighters Disability H. B. No. 484
822	Benefits Trust Fund
821	Law Enforcement Officers and Fire Fighters Death
820	State General Fund
819	Hunter Education and Training Program Fund 5.00
818	Law Enforcement Officers Training Fund 5.00
817	Investigation and Prosecution Trust Fund 1.50
816	Vulnerable Persons Training,
815	State Prosecutor Education Fund
814	State Court Education Fund\$ 1.50
813	FUND AMOUNT
812	state:
810	any violation of the game and fish statutes or regulations of this
810	each person upon whom a court imposes a fine or other penalty for
809	shall be imposed and collected the following state assessment from
808	monetary penalties and any other penalties imposed by law, there
807	(3) Game and Fish Law violations. In addition to any
806	TOTAL STATE ASSESSMENT\$243.50
805	Attorney General's Cyber-Crime Unit
804	Domestic Violence Training Fund
803	Public Defenders Education Fund
802	System Fund
801	Statewide Victims' Information and Notification
800	Drug Court Fund
799	Crisis Intervention Mental Health Fund
798	attorneys and their legal assistants 10.00
797	of providing additional compensation for district
796	State Prosecutor Compensation Fund for the purpose
795	Benefits Trust Fund
794	Law Enforcement Officers and Fire Fighters Disability
793	Benefits Trust Fund
792	Law Enforcement Officers and Fire Fighters Death
791	State General Fund

824	Benefits Trust Fund	
825	State Prosecutor Compensation Fund for the purpose	
826	of providing additional compensation for $\underline{\text{district}}$	
827	attorneys and their legal assistants 10.00	
828	Crisis Intervention Mental Health Fund 10.00	
829	Drug Court Fund	
830	Capital Defense Counsel Fund	
831	Indigent Appeals Fund	
832	Capital Post-Conviction Counsel Fund 2.33	
833	Victims of Domestic Violence Fund	
834	Public Defenders Education Fund	
835	Domestic Violence Training Fund 1.00	
836	Attorney General's Cyber-Crime Unit	
837	TOTAL STATE ASSESSMENT\$ 89.00	
838	(4) Litter Law violations. In addition to any monetary	
839	penalties and any other penalties imposed by law, there shall be	
840	imposed and collected the following state assessment from each	
841	person upon whom a court imposes a fine or other penalty for any	
842	violation of Section 97-15-29 or 97-15-30:	
843	FUND AMOUNT	
844	Statewide Litter Prevention Fund\$ 25.00	
845	TOTAL STATE ASSESSMENT\$ 25.00	
846	(5) Speeding, reckless and careless driving violations. In	
847	addition to any assessment imposed under subsection (1) or (2) of	
848	this section, there shall be imposed and collected the following	
849	state assessment from each person upon whom a court imposes a fine	
850	or other penalty for driving a vehicle on a road or highway:	
851	(a) At a speed that exceeds the posted speed limit by	
852	at least ten (10) miles per hour but not more than twenty (20)	
853	miles per hour\$ 10.00	
854	(b) At a speed that exceeds the posted speed limit by	
855	at least twenty (20) miles per hour but not more than thirty (30)	
856	miles per hour\$ 20.00	
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857	(c) At a speed that exceeds the posted speed limit b	У
858	thirty (30) miles per hour or more\$ 30	0.00
859	(d) In violation of Section 63-3-1201, which is the	
860	offense of reckless driving\$ 10	0.00
861	(e) In violation of Section 63-3-1213, which is the	
862	offense of careless driving\$ 10	0.00
863	All assessments collected under this subsection shall be	
864	deposited into the Mississippi Trauma Care Systems Fund	
865	established under Section 41-59-75.	
866	(6) Other misdemeanors. In addition to any monetary	
867	penalties and any other penalties imposed by law, there shall be	e
868	imposed and collected the following state assessment from each	
869	person upon whom a court imposes a fine or other penalty for an	у
870	misdemeanor violation not specified in subsection (1), (2) or ((3)
871	of this section, except offenses relating to vehicular parking	or
872	registration:	
873	FUND AMC	UNT
874	Crime Victims' Compensation Fund\$ 10	0.00
875	State Court Education Fund 1	.50
876	State Prosecutor Education Fund	2.00
877	Vulnerable Persons Training,	
878	Investigation and Prosecution Trust Fund 1	.50
879	Child Support Prosecution Trust Fund	.50
880	Law Enforcement Officers Training Fund 5	5.00
881	Capital Defense Counsel Fund	2.89
882	Indigent Appeals Fund	2.29
883	Capital Post-Conviction Counsel Fund	2.33
884	Victims of Domestic Violence Fund	.49
885	State General Fund	00.00
886	State Crime Stoppers Fund	1.50
887	Law Enforcement Officers and Fire Fighters Death	
888	Benefits Trust Fund	.50
889	Law Enforcement Officers and Fire Fighters Disability	
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890	Benefits Trust Fund	1.00
891	State Prosecutor Compensation Fund for the purpose	
892	of providing additional compensation for $\underline{\text{district}}$	
893	attorneys and their legal assistants	10.00
894	Crisis Intervention Mental Health Fund	10.00
895	Drug Court Fund	8.00
896	Judicial Performance Fund	2.00
897	Statewide Victims' Information and Notification	
898	System Fund	6.00
899	Public Defenders Education Fund	1.00
900	Domestic Violence Training Fund	1.00
901	Attorney General's Cyber-Crime Unit	2.50
902	Information Exchange Network Fund	4.00
903	TOTAL STATE ASSESSMENT\$1	06.00
904	(7) Other felonies. In addition to any monetary penalt	ies
905	and any other penalties imposed by law, there shall be impose	d and
906	collected the following state assessment from each person upo	n
907	whom a court imposes a fine or other penalty for any felony	
908	violation not specified in subsection (1), (2) or (3) of this	
909	section:	
910	FUND	MOUNT
911	Crime Victims' Compensation Fund\$	10.00
912	State Court Education Fund	1.50
913	State Prosecutor Education Fund	2.00
914	Vulnerable Persons Training,	
915	Investigation and Prosecution Trust Fund	1.50
916	Child Support Prosecution Trust Fund	.50
917	Law Enforcement Officers Training Fund	5.00
918	Capital Defense Counsel Fund	2.89
919	Indigent Appeals Fund	2.29
920	Capital Post-Conviction Counsel Fund	2.33
921	Victims of Domestic Violence Fund	.49
922	State General Fund	60.00

923	Criminal Justice Fund
924	Law Enforcement Officers and Fire Fighters Death
925	Benefits Trust Fund
926	Law Enforcement Officers and Fire Fighters Disability
927	Benefits Trust Fund
928	State Prosecutor Compensation Fund for the purpose
929	of providing additional compensation for $\underline{\text{district}}$
930	attorneys and their legal assistants 10.00
931	Crisis Intervention Mental Health Fund 10.00
932	Drug Court Fund
933	Statewide Victims' Information and Notification
934	System Fund
935	Public Defenders Education Fund
936	Domestic Violence Training Fund
937	Attorney General's Cyber-Crime Unit
938	Crime Laboratory DNA Identification System Fund 100.00
939	TOTAL STATE ASSESSMENT\$280.50
940	(8) Additional assessments on certain violations:
941	(a) Railroad crossing violations. In addition to any
942	monetary penalties and any other penalties imposed by law, there
943	shall be imposed and collected the following state assessment in
944	addition to all other state assessments due under this section
945	from each person upon whom a court imposes a fine or other penalty
946	for any violation involving railroad crossings under Section
947	37-41-55, 63-3-1007, 63-3-1009, 63-3-1011, 63-3-1013 or 77-9-249:
948	Operation Lifesaver Fund\$25.00
949	(b) <u>Drug violations.</u> In addition to any monetary
950	penalties and any other penalties imposed by law, there shall be
951	imposed and collected the following state assessment in addition
952	to all other state assessments due under this section from each
953	person upon whom a court imposes a fine or other penalty for any
954	violation of Section 41-29-139:
955	Drug Evidence Disposition Fund\$25.00
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957	whole or in part, such suspension shall not affect the state
958	assessment under this section. No state assessment imposed under
959	the provisions of this section may be suspended or reduced by the
960	court.
961	(10) After a determination by the court of the amount due,
962	it shall be the duty of the clerk of the court to promptly collect
963	all state assessments imposed under the provisions of this
964	section. The state assessments imposed under the provisions of
965	this section may not be paid by personal check. It shall be the
966	duty of the chancery clerk of each county to deposit all such
967	state assessments collected in the circuit, county and justice
968	courts in such county on a monthly basis with the State Treasurer
969	pursuant to appropriate procedures established by the State
970	Auditor. The chancery clerk shall make a monthly lump-sum deposit
971	of the total state assessments collected in the circuit, county
972	and justice courts in such county under this section, and shall
973	report to the Department of Finance and Administration the total
974	number of violations under each subsection for which state
975	assessments were collected in the circuit, county and justice
976	courts in such county during such month. It shall be the duty of
977	the municipal clerk of each municipality to deposit all such state
978	assessments collected in the municipal court in such municipality
979	on a monthly basis with the State Treasurer pursuant to
980	appropriate procedures established by the State Auditor. The
981	municipal clerk shall make a monthly lump-sum deposit of the total
982	state assessments collected in the municipal court in such
983	municipality under this section, and shall report to the
984	Department of Finance and Administration the total number of
985	violations under each subsection for which state assessments were
986	collected in the municipal court in such municipality during such
987	month.

956 (9) If a fine or other penalty imposed is suspended, in

988	(11) It shall be the duty of the Department of Finance and
989	Administration to deposit on a monthly basis all such state
990	assessments into the proper special fund in the State Treasury.
991	The monthly deposit shall be based upon the number of violations
992	reported under each subsection and the pro rata amount of such
993	assessment due to the appropriate special fund. The Department of
994	Finance and Administration shall issue regulations providing for
995	the proper allocation of these special funds.
996	(12) The State Auditor shall establish by regulation
997	procedures for refunds of state assessments, including refunds
998	associated with assessments imposed before July 1, 1990, and
999	refunds after appeals in which the defendant's conviction is
1000	reversed. The Auditor shall provide in such regulations for
1001	certification of eligibility for refunds and may require the
1002	defendant seeking a refund to submit a verified copy of a court
1003	order or abstract by which such defendant is entitled to a refund.
1004	All refunds of state assessments shall be made in accordance with
1005	the procedures established by the Auditor.
1006	SECTION 10. The Attorney General of the State of Mississippi
1007	shall submit Sections 1 and 8 of this act, immediately upon
1008	approval by the Governor, or upon approval by the Legislature
1009	subsequent to a veto, to the Attorney General of the United States
1010	or to the United States District Court for the District of
1011	Columbia in accordance with the provisions of the Voting Rights
1012	Act of 1965, as amended and extended.
1013	SECTION 11. Sections 1 and 8 of this act shall take effect
1014	and be in force from and after the date it is effectuated under
1015	Section 5 of the Voting Rights Act of 1965, as amended and
1016	extended, or January 1, 2013, whichever occurs later; and the
1017	remainder of this act shall take effect and be in force from and

1018 after July 1, 2012.