MISSISSIPPI LEGISLATURE

2008 Regular Session

To: Public Health and Human Services; Ways and Means

By: Representatives Holland, Wooten, Scott

House Bill 1405

(As Sent to Governor)

AN ACT RELATING TO IMPROVING THE MISSISSIPPI TRAUMA CARE SYSTEM; TO AMEND SECTION 41-59-3, MISSISSIPPI CODE OF 1972, TO DELETE THE PROVISION THAT HOSPITAL PARTICIPATION IN THE MISSISSIPPI TRAUMA CARE SYSTEM IS VOLUNTARY; TO AMEND SECTION 41-59-5, MISSISSIPPI CODE OF 1972, TO DIRECT THE STATE DEPARTMENT OF HEALTH TO PROMULGATE REGULATIONS SPECIFYING THE METHODS OF PARTICIPATION IN THE MISSISSIPPI TRAUMA CARE SYSTEM BY HOSPITALS, AND TO ASSESS FEES FOR HOSPITALS THAT CHOOSE NOT TO PARTICIPATE IN THE TRAUMA CARE SYSTEM; TO PROVIDE THAT ANY LEVEL I TRAUMA CARE FACILITY LOCATED IN A STATE ADJACENT TO THE STATE OF MISSISSIPPI THAT PARTICIPATES IN THE MISSISSIPPI TRAUMA CARE SYSTEM SHALL RECEIVE A REASONABLE AMOUNT OF REIMBURSEMENT FOR THE COST OF PROVIDED TRAUMA CARE SERVICES TO MISSISSIPPI RESIDENTS: TO AMEND SECTION 41-59-7. MISSISSIPPI CODE OF 1972, TO PROVIDE FOR THE APPOINTMENT OF AN ADDITIONAL MEMBER OF THE EMERGENCY MEDICAL SERVICES ADVISORY COUNCIL; TO CLARIFY THE STATUS OF HOLDOVER APPOINTMENTS TO THE COUNCIL; TO AMEND SECTION 41-59-75, MISSISSIPPI CODE OF 1972, TO INCREASE THE PORTION OF ASSESSMENT ON CERTAIN TRAFFIC VIOLATIONS WHICH ARE TO BE DEPOSITED INTO THE MISSISSIPPI TRAUMA CARE SYSTEMS FUND; TO CREATE THE MISSISSIPPI TRAUMA CARE ESCROW FUND CREATED AS A SPECIAL FUND IN THE STATE TREASURY: TO AMEND SECTION 27-19-43. MISSISSIPPI CODE OF 1972. TO AUTHORIZE THE MISSISSIPPI TAX COMMISSION OR THE COUNTY TAX COLLECTOR TO ASSESS AN ADDITIONAL LICENSE TAG DECAL FEE AND TO PROVIDE THAT THIS INCREASE SHALL BE DEPOSITED INTO THE MISSISSIPPI TRAUMA CARE SYSTEMS FUND; TO AMEND SECTION 99-19-73, MISSISSIPPI CODE OF 1972, TO INCREASE THE ASSESSMENT ON TRAFFIC VIOLATIONS AND IMPLIED CONSENT LAW VIOLATIONS THAT ARE DEPOSITED INTO THE MISSISSIPPI TRAUMA CARE SYSTEMS FUND; TO PROVIDE FOR AN ADDITIONAL ASSESSMENT FOR SPEEDING, RECKLESS AND CARELESS DRIVING VIOLATIONS: TO PROVIDE FOR A POINT-OF-SALE FEE ON THE SALES OF ALL-TERRAIN VEHICLES AND MOTORCYCLES, WHICH SHALL BE DEPOSITED INTO THE MISSISSIPPI TRAUMA CARE SYSTEMS FUND; TO AUTHORIZE HOSPITALS TO CHARGE A PATIENT AN ACTIVATION FEE FOR TRAUMA CARE SERVICES; TO PROVIDE FOR A REPEALER ON THIS ACT; AND FOR RELATED PURPOSES.

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

SECTION 1. Section 41-59-3, Mississippi Code of 1972, is amended as follows:

41-59-3. As used in this chapter, unless the context otherwise requires, the term:

(a) "Ambulance" means any privately or publicly owned land or air vehicle that is especially designed, constructed, modified or equipped to be used, maintained and operated

upon the streets, highways or airways of this state to assist persons who are sick, injured, wounded, or otherwise incapacitated or helpless;

- (b) "Permit" means an authorization issued for an ambulance vehicle and/or a special use EMS vehicle as meeting the standards adopted under this chapter;
- (c) "License" means an authorization to any person, firm, corporation, or governmental division or agency to provide ambulance services in the State of Mississippi;
- (d) "Emergency medical technician" means an individual who possesses a valid emergency medical technician's certificate issued under the provisions of this chapter;
- (e) "Certificate" means official acknowledgment that an individual has successfully completed (i) the recommended basic emergency medical technician training course referred to in this chapter which entitles that individual to perform the functions and duties of an emergency medical technician, or (ii) the recommended medical first responder training course referred to in this chapter which entitles that individual to perform the functions and duties of a medical first responder;
 - (f) "Board" means the State Board of Health;
- (g) "Department" means the State Department of Health, Division of Emergency Medical Services:
- (h) "Executive officer" means the Executive Officer of the State Board of Health, or his designated representative;
- (i) "First responder" means a person who uses a limited amount of equipment to perform the initial assessment of and intervention with sick, wounded or otherwise incapacitated persons;
- (j) "Medical first responder" means a person who uses a limited amount of equipment to perform the initial assessment of and intervention with sick, wounded or otherwise incapacitated persons who (i) is trained to assist other EMS personnel by successfully completing, and remaining current in refresher training in accordance with, an approved "First Responder: National Standard Curriculum" training program, as developed and promulgated by the United

States Department of Transportation, (ii) is nationally registered as a first responder by the National Registry of Emergency Medical Technicians; and (iii) is certified as a medical first responder by the State Department of Health, Division of Emergency Medical Services;

- (k) "Invalid vehicle" means any privately or publicly owned land or air vehicle that is maintained, operated and used only to transport persons routinely who are convalescent or otherwise nonambulatory and do not require the service of an emergency medical technician while in transit;
- (I) "Special use EMS vehicle" means any privately or publicly owned land, water or air emergency vehicle used to support the provision of emergency medical services. These vehicles shall not be used routinely to transport patients;
- (m) "Trauma care system" or "trauma system" means a formally organized arrangement of health care resources that has been designated by the department by which major trauma victims are triaged, transported to and treated at trauma care facilities;
- (n) "Trauma care facility" or "trauma center" means a hospital located in the State of Mississippi or a Level I trauma care facility or center located in a state contiguous to the State of Mississippi that has been designated by the department to perform specified trauma care services within a trauma care system pursuant to standards adopted by the department; * * *
- (o) "Trauma registry" means a collection of data on patients who receive hospital care for certain types of injuries. Such data are primarily designed to ensure quality trauma care and outcomes in individual institutions and trauma systems, but have the secondary purpose of providing useful data for the surveillance of injury morbidity and mortality;
- (p) "Emergency medical condition" means a medical condition manifesting itself by acute symptoms of sufficient severity, including severe pain, psychiatric disturbances and/or symptoms of substance abuse, such that a prudent layperson who possesses an average knowledge of health and medicine could reasonably expect the absence of immediate medical attention to result in placing the health of the individual (or, with respect to a pregnant woman,

the health of the woman or her unborn child) in serious jeopardy, serious impairment to bodily functions, or serious dysfunction of any bodily organ or part;

- (q) "Emergency medical call" means a situation that is presumptively classified at time of dispatch to have a high index of probability that an emergency medical condition or other situation exists that requires medical intervention as soon as possible to reduce the seriousness of the situation, or when the exact circumstances are unknown, but the nature of the request is suggestive of a true emergency where a patient may be at risk;
- (r) "Emergency response" means responding immediately at the basic life support or advanced life support level of service to an emergency medical call. An immediate response is one in which the ambulance supplier begins as quickly as possible to take the steps necessary to respond to the call;
- (s) "Emergency mode" means an ambulance or special use EMS vehicle operating with emergency lights and warning siren (or warning siren and air horn) while engaged in an emergency medical call.

SECTION 2. Section 41-59-5, Mississippi Code of 1972, is amended as follows:

- 41-59-5. (1) The State Board of Health shall establish and maintain a program for the improvement and regulation of emergency medical services (hereinafter EMS) in the State of Mississippi. The responsibility for implementation and conduct of this program shall be vested in the State Health Officer of the State Board of Health along with such other officers and boards as may be specified by law or regulation.
- (2) The board shall provide for the regulation and licensing of public and private ambulance service, inspection and issuance of permits for ambulance vehicles, training and certification of EMS personnel, including drivers and attendants, the development and maintenance of a statewide EMS records program, development and adoption of EMS regulations, the coordination of an EMS communications system, and other related EMS activities.
- (3) The board is authorized to promulgate and enforce such rules, regulations and minimum standards as needed to carry out the provisions of this chapter.

- (4) The board is authorized to receive any funds appropriated to the board from the Emergency Medical Services Operating Fund created in Section 41-59-61 and is further authorized, with the Emergency Medical Services Advisory Council acting in an advisory capacity, to administer the disbursement of such funds to the counties, municipalities and organized emergency medical service districts and the utilization of such funds by the same, as provided in Section 41-59-61.
- (5) The department acting as the lead agency, in consultation with and having solicited advice from the EMS Advisory Council, shall develop a uniform nonfragmented inclusive statewide trauma care system that provides excellent patient care. It is the intent of the Legislature that the purpose of this system is to reduce death and disability resulting from traumatic injury, and in order to accomplish this goal it is necessary to assign additional responsibilities to the department. The department is assigned the responsibility for creating, implementing and managing the statewide trauma care system. The department shall be designated as the lead agency for trauma care systems development. The department shall develop and administer trauma regulations that include, but are not limited to, the Mississippi Trauma Care System Plan, trauma system standards, trauma center designations, field triage, interfacility trauma transfer, EMS aero medical transportation, trauma data collection, trauma care system evaluation and management of state trauma systems funding. The department shall promulgate regulations specifying the methods and procedures by which Mississippilicensed acute care facilities shall participate in the statewide trauma system. Those regulations shall include mechanisms for determining the appropriate level of participation for each facility or class of facilities. The department shall also adopt a schedule of fees to be assessed for facilities that choose not to participate in the statewide trauma care system, or which participate at a level lower than the level at which they are capable of participating. The department shall promulgate rules and regulations necessary to effectuate this provision by September 1, 2008, with an implementation date of September 1, 2008. The department shall take the necessary steps to develop, adopt and implement the Mississippi Trauma Care System Plan and all

associated trauma care system regulations necessary to implement the Mississippi trauma care system. The department shall cause the implementation of both professional and lay trauma education programs. These trauma educational programs shall include both clinical trauma education and injury prevention. As it is recognized that rehabilitation services are essential for traumatized individuals to be returned to active, productive lives, the department shall coordinate the development of the inclusive trauma system with the Mississippi Department of Rehabilitation Services and all other appropriate rehabilitation systems.

- (6) The State Board of Health is authorized to receive any funds appropriated to the board from the Mississippi Trauma Care System Fund created in Section 41-59-75. It is further authorized, with the Emergency Medical Services Advisory Council and the Mississippi Trauma Advisory Committee acting in advisory capacities, to administer the disbursements of those funds according to adopted trauma care system regulations. <a href="mailto:Any Level I trauma care facility or center located in a state contiguous to the State of Mississippi that participates in the Mississippi trauma care system and has been designated by the department to perform specified trauma care services within the trauma care system under standards adopted by the department shall receive a reasonable amount of reimbursement from the department for the cost of providing trauma care services to Mississippi residents whose treatment is uncompensated.
- (7) In addition to the trauma-related duties provided for in this section, the Board of Health shall develop a plan for the delivery of services to Mississippi burn victims through the existing trauma care system of hospitals. Such plan shall be operational by July 1, 2005, and shall include:
- (a) Systems by which burn patients will be assigned or transferred to hospitals capable of meeting their needs;
- (b) Until the Mississippi Burn Center established at the University of Mississippi Medical Center under Section 1 of this act is operational, procedures for allocating funds appropriated from the Mississippi Burn Care Fund to hospitals that provide services to Mississippi burn victims; and

(c) Such other provisions necessary to provide burn care for Mississippi residents, including reimbursement for travel, lodging, if no free lodging is available, meals and other reasonable travel-related expenses incurred by burn victims, family members and/or caregivers, as established by the State Board of Health through rules and regulations.

After the Mississippi Burn Center established at the University of Mississippi Medical Center under Section 37-115-45 is operational, the Board of Health shall revise the plan to include the Mississippi Burn Center.

SECTION 3. Section 41-59-7, Mississippi Code of 1972, is amended as follows:

- 41-59-7. (1) There is * * * created an emergency medical services advisory council to consist of the following members who shall be appointed by the Governor:
- (a) One (1) licensed physician to be appointed from a list of nominees presented by the Mississippi Trauma Committee, American College of Surgeons;
- (b) One (1) licensed physician to be appointed from a list of nominees who are actively engaged in rendering emergency medical services presented by the Mississippi State Medical Association;
- (c) One (1) registered nurse whose employer renders emergency medical services, to be appointed from a list of nominees presented by the Mississippi Nurses Association;
- (d) Two (2) hospital administrators who are employees of hospitals which provide emergency medical services, to be appointed from a list of nominees presented by the Mississippi Hospital Association;
 - (e) Two (2) operators of ambulance services;
 - (f) Three (3) officials of county or municipal government;
- (g) One (1) licensed physician to be appointed from a list of nominees presented by the Mississippi Chapter of the American College of Emergency Physicians;
- (h) One (1) representative from each designated trauma care region, to be appointed from a list of nominees submitted by each region;

- (i) One (1) registered nurse to be appointed from a list of nominees submitted by the Mississippi Emergency Nurses Association;
- (j) One (1) EMT-Paramedic whose employer renders emergency medical services in a designated trauma care region;
 - (k) One (1) representative from the Mississippi Department of Rehabilitation Services;
- (I) One (1) member who shall be a person who has been a recipient of trauma care in Mississippi or who has an immediate family member who has been a recipient of trauma care in Mississippi; * * *
- (m) One (1) licensed neurosurgeon to be appointed from a list of nominees presented by the Mississippi State Medical Association; and
- (n) One (1) licensed physician with certification or experience in trauma care to be appointed from a list of nominees presented by the Mississippi Medical and Surgical Association.

The terms of the advisory council members shall begin on July 1, 1974. Four (4) members shall be appointed for a term of two (2) years, three (3) members shall be appointed for a term of three (3) years, and three (3) members shall be appointed for a term of four (4) years.

Thereafter, members shall be appointed for a term of four (4) years. The executive officer or his designated representative shall serve as ex officio chairman of the advisory council. Advisory council members may hold over and shall continue to serve until a replacement is named by the Governor.

The advisory council shall meet at the call of the chairman at least annually. For attendance at such meetings, the members of the advisory council shall be reimbursed for their actual and necessary expenses including food, lodging and mileage as authorized by law, and they shall be paid per diem compensation authorized under Section 25-3-69.

The advisory council shall advise and make recommendations to the board regarding rules and regulations promulgated pursuant to this chapter.

(2) There is created a committee of the Emergency Medical Services Advisory Council to be named the Mississippi Trauma Advisory Committee (hereinafter "MTAC"). This committee shall act as the advisory body for trauma care system development and provide technical support to the department in all areas of trauma care system design, trauma standards, data collection and evaluation, continuous quality improvement, trauma care system funding, and evaluation of the trauma care system and trauma care programs. The membership of the Mississippi Trauma Advisory Committee shall be comprised of Emergency Medical Services Advisory Council members appointed by the chairman.

SECTION 4. Section 41-59-75, Mississippi Code of 1972, is amended as follows:

41-59-75. (1) The Mississippi Trauma Care Systems Fund is established. Fifteen Dollars (\$15.00) collected from each assessment of Twenty Dollars (\$20.00) under subsection (1) of Section 99-19-73 and Thirty Dollars (\$30.00) collected from each assessment of Forty-five Dollars (\$45.00) under subsection (2) of Section 99-19-73, as provided in Section 41-59-61, and any other funds made available for funding the trauma care system, shall be deposited into the fund. Funds appropriated from the Mississippi Trauma Care Systems Fund to the State Board of Health shall be made available for department administration and implementation of the comprehensive state trauma care plan for distribution by the department to designated trauma care regions for regional administration, for the department's trauma specific public information and education plan, and to provide hospital and physician indigent trauma care block grant funding to trauma centers designated by the department. All designated trauma care hospitals are eligible to contract with the department for these funds.

(2) The Mississippi Trauma Care Escrow Fund is created as a special fund in the State

Treasury. Whenever the amount in the Mississippi Trauma Care Systems Fund exceeds

Twenty-five Million Dollars (\$25,000,000.00) in any fiscal year, the State Fiscal Officer shall

transfer the amount above Twenty-five Million Dollars (\$25,000,000.00) to the Trauma Care

Escrow Fund. Monies in the Trauma Care Escrow Fund shall not lapse into the State General

Fund at the end of the fiscal year, and all interest and other earnings on the monies in the

Trauma Care Escrow Fund shall be deposited to the credit of the Trauma Care Escrow Fund.

SECTION 5. Section 27-19-43, Mississippi Code of 1972, is amended as follows:

- 27-19-43. (1) License tags, substitute tags and decals for individual fleets and for private carriers of passengers, school buses (excluding school buses owned by a school district in the state), church buses, taxicabs, ambulances, hearses, motorcycles and private carriers of property, and private commercial carriers of property of a gross weight of ten thousand (10,000) pounds and less, shall be sold and issued by the tax collectors of the several counties.
- (2) Applications for license tags for motor vehicles in a corporate fleet registered under Section 27-19-66, and applications for all other license tags, substitute tags and decals shall be filed with the commission or the local tax collector of the respective counties and forwarded to the commission for issuance to the applicant. All tags and decals for vehicles owned by the state or any agency or instrumentality thereof, and vehicles owned by a fire protection district, school district or a county or municipality, and all vehicles owned by a road, drainage or levee district shall be issued by the commission.
- (3) In addition to the privilege taxes levied herein, there shall be collected the following registration or tag fee:
- (a) For the issuance of both a license tag and two (2) decals, a fee of Five Dollars (\$5.00).
- (b) For the issuance of up to two (2) decals only, a fee of Three Dollars and Seventy-five Cents (\$3.75).
- (c) Additionally, the tax collector or the commission, as the case may be, shall assess and collect a fee of Four Dollars (\$4.00) upon each set of license tags and two (2) decals issued, or upon each set of two (2) decals issued, and that sum shall be deposited in the Mississippi Trauma Care Systems Fund established in Section 41-59-75, to be used for the purposes set out in that section.

No tag or decal shall be issued either by a tax collector or by the commission without the collection of such registration fee except substitute tags and decals and license tags for vehicles owned by the State of Mississippi.

Beginning July 1, 1987, and until the date specified in Section 65-39-35, there shall be levied a registration fee of Five Dollars (\$5.00) in addition to the regular registration fee imposed in paragraphs (a) and (b) of this subsection. Such additional registration fee shall be levied in the same manner as the regular registration fee.

SECTION 6. Section 99-19-73, Mississippi Code of 1972, is amended as follows:

99-19-73. (1) **Traffic violations.** In addition to any monetary penalties and any other penalties imposed by law, there shall be imposed and collected the following state assessment from each person upon whom a court imposes a fine or other penalty for any violation in Title 63, Mississippi Code of 1972, except offenses relating to the Mississippi Implied Consent Law (Section 63-11-1 et seq.) and offenses relating to vehicular parking or registration:

FUND AMOUNT
State Court Education Fund \$ 1.50
State Prosecutor Education Fund 1.00
Vulnerable Adults Training,
Investigation and Prosecution Trust Fund50
Child Support Prosecution Trust Fund
Driver Training Penalty Assessment Fund 7.00
Law Enforcement Officers Training Fund 5.00
Spinal Cord and Head Injury Trust Fund
(for all moving violations) 6.00
Emergency Medical Services Operating Fund 20.00
Mississippi Leadership Council on Aging Fund 1.00
Law Enforcement Officers and Fire Fighters Death
Benefits Trust Fund

Law Enforcement Officers and Fire Fighters

Disability Benefits Trust Fund...... 1.00

State Prosecutor Compensation Fund for the purpose

of providing additional compensation for legal

assistants to district attorneys...... 1.50

Crisis Intervention Mental Health Fund............. 10.00

Capital Defense Counsel Fund...... 2.89

Indigent Appeals Fund...... 2.29

Capital Post-Conviction Counsel Fund...... 2.33

Public Defenders Education Fund...... 1.00

TOTAL STATE ASSESSMENT.....\$ 74.50

(2) **Implied Consent Law violations.** In addition to any monetary penalties and any other penalties imposed by law, there shall be imposed and collected the following state assessment from each person upon whom a court imposes a fine or any other penalty for any violation of the Mississippi Implied Consent Law (Section 63-11-1 et seq.):

FUND	AMOUNT
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Crime Victims' Compensation Fund...... \$ 10.00

State Court Education Fund...... 1.50

State Prosecutor Education Fund...... 1.00

Vulnerable Adults Training,

Investigation and Prosecution Trust Fund..... .50

Driver Training Penalty Assessment Fund........... 22.00

Law Enforcement Officers Training Fund............. 11.00

Emergency Medical Services Operating Fund........... 45.00

Mississippi Alcohol Safety Education Program Fund 5.00
Federal-State Alcohol Program Fund 10.00
Mississippi Crime Laboratory
Implied Consent Law Fund 25.00
Spinal Cord and Head Injury Trust Fund 25.00
Capital Defense Counsel Fund 2.89
Indigent Appeals Fund 2.29
Capital Post-Conviction Counsel Fund 2.33
Victims of Domestic Violence Fund
State General Fund
Law Enforcement Officers and Fire Fighters Death
Benefits Trust Fund
Law Enforcement Officers and Fire Fighters Disability
Benefits Trust Fund 1.00
State Prosecutor Compensation Fund for the purpose
of providing additional compensation for legal
assistants to district attorneys 1.50
Crisis Intervention Mental Health Fund 10.00
Drug Court Fund 10.00
Statewide Victims' Information and Notification
System Fund 6.00
Public Defenders Education Fund 1.00
TOTAL STATE ASSESSMENT\$229.50

(3) **Game and Fish Law violations.** In addition to any monetary penalties and any other penalties imposed by law, there shall be imposed and collected the following state assessment from each person upon whom a court imposes a fine or other penalty for any violation of the game and fish statutes or regulations of this state:

FUND AMOUNT
State Court Education Fund \$ 1.50
State Prosecutor Education Fund 1.00
Law Enforcement Officers Training Fund 5.00
Hunter Education and Training Program Fund 5.00
State General Fund 30.00
Law Enforcement Officers and Fire Fighters Death
Benefits Trust Fund
Law Enforcement Officers and Fire Fighters Disability
Benefits Trust Fund 1.00
State Prosecutor Compensation Fund for the purpose
of providing additional compensation for legal
assistants to district attorneys 1.00
Crisis Intervention Mental Health Fund 10.00
Drug Court Fund 10.00
Capital Defense Counsel Fund 2.89
Indigent Appeals Fund 2.29
Capital Post-Conviction Counsel Fund 2.33
Victims of Domestic Violence Fund
Public Defenders Education Fund 1.00
TOTAL STATE ASSESSMENT\$74.00
(4) Litter Law violations. In addition to any monetary penaltie

(4) **Litter Law violations.** In addition to any monetary penalties and any other penalties imposed by law, there shall be imposed and collected the following state assessment from each person upon whom a court imposes a fine or other penalty for any violation of Section 97-15-29 or 97-15-30:

FUND	AMOUNT
Statewide Litter	Prevention Fund \$25.00

TOTAL	STATE	ASSESSMENT	⁻ \$25.00
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- (5) Speeding, reckless and careless driving violations. In addition to any assessment imposed under subsection (1) or (2) of this section, there shall be imposed and collected the following state assessment from each person upon whom a court imposes a fine or other penalty for driving a vehicle on a road or highway:

- (d) In violation of Section 63-3-1201, which is the offense of reckless driving.......\$10.00
- (e) In violation of Section 63-3-1213, which is the offense of careless

All assessments collected under this subsection shall be deposited into the Mississippi Trauma Care Systems Fund established under Section 41-59-75.

(6) Other misdemeanors. In addition to any monetary penalties and any other penalties imposed by law, there shall be imposed and collected the following state assessment from each person upon whom a court imposes a fine or other penalty for any misdemeanor violation not specified in subsection (1), (2), (3), (4) or (5) of this section, except offenses relating to vehicular parking or registration:

AMOUNT

Crime Victims' Compensation Fund	\$ 10.00
State Court Education Fund	1.50
State Prosecutor Education Fund	1.00

Vulnerable Adults Training,

FUND

<u>driving</u>.......<u>\$10.00</u>

Investigation and Prosecution Trust Fund50
Child Support Prosecution Trust Fund
Law Enforcement Officers Training Fund 5.00
Capital Defense Counsel Fund 2.89
Indigent Appeals Fund 2.29
Capital Post-Conviction Counsel Fund 2.33
Victims of Domestic Violence Fund
State General Fund 30.00
State Crime Stoppers Fund 1.50
Law Enforcement Officers and Fire Fighters Death
Benefits Trust Fund
Law Enforcement Officers and Fire Fighters Disability
Benefits Trust Fund 1.00
State Prosecutor Compensation Fund for the purpose
of providing additional compensation for legal
assistants to district attorneys 1.50
Crisis Intervention Mental Health Fund 10.00
Drug Court Fund 8.00
Judicial Performance Fund 2.00
Statewide Victims' Information and Notification
System Fund 6.00
Public Defenders Education Fund 1.00
TOTAL STATE ASSESSMENT\$88.00

(7) **Other felonies.** In addition to any monetary penalties and any other penalties imposed by law, there shall be imposed and collected the following state assessment from each person upon whom a court imposes a fine or other penalty for any felony violation not specified in subsection (1), (2) or (3) of this section:

FUND AMOUNT

Crime Victims' Compensation Fund \$ 10.00
State Court Education Fund 1.50
State Prosecutor Education Fund 1.00
Vulnerable Adults Training,
Investigation and Prosecution Trust Fund50
Child Support Prosecution Trust Fund
Law Enforcement Officers Training Fund 5.00
Capital Defense Counsel Fund 2.89
Indigent Appeals Fund 2.29
Capital Post-Conviction Counsel Fund 2.33
Victims of Domestic Violence Fund
State General Fund 60.00
Criminal Justice Fund 50.00
Law Enforcement Officers and Fire Fighters Death
Benefits Trust Fund
Law Enforcement Officers and Fire Fighters Disability
Benefits Trust Fund 1.00
State Prosecutor Compensation Fund for the purpose
of providing additional compensation for legal
assistants to district attorneys 1.50
Crisis Intervention Mental Health Fund 10.00
Drug Court Fund 10.00
Statewide Victims' Information and Notification
System Fund 6.00
Public Defenders Education Fund 1.00
TOTAL STATE ASSESSMENT\$166.50

- (8) If a fine or other penalty imposed is suspended, in whole or in part, such suspension shall not affect the state assessment under this section. No state assessment imposed under the provisions of this section may be suspended or reduced by the court.
- (9) After a determination by the court of the amount due, it shall be the duty of the clerk of the court to promptly collect all state assessments imposed under the provisions of this section. The state assessments imposed under the provisions of this section may not be paid by personal check. It shall be the duty of the chancery clerk of each county to deposit all such state assessments collected in the circuit, county and justice courts in such county on a monthly basis with the State Treasurer pursuant to appropriate procedures established by the State Auditor. The chancery clerk shall make a monthly lump-sum deposit of the total state assessments collected in the circuit, county and justice courts in such county under this section, and shall report to the Department of Finance and Administration the total number of violations under each subsection for which state assessments were collected in the circuit, county and justice courts in such county during such month. It shall be the duty of the municipal clerk of each municipality to deposit all such state assessments collected in the municipal court in such municipality on a monthly basis with the State Treasurer pursuant to appropriate procedures established by the State Auditor. The municipal clerk shall make a monthly lump-sum deposit of the total state assessments collected in the municipal court in such municipality under this section, and shall report to the Department of Finance and Administration the total number of violations under each subsection for which state assessments were collected in the municipal court in such municipality during such month.
- (10) It shall be the duty of the Department of Finance and Administration to deposit on a monthly basis all such state assessments into the proper special fund in the State Treasury. The monthly deposit shall be based upon the number of violations reported under each subsection and the pro rata amount of such assessment due to the appropriate special fund. The Department of Finance and Administration shall issue regulations providing for the proper allocation of these special funds.

(11) The State Auditor shall establish by regulation procedures for refunds of state assessments, including refunds associated with assessments imposed before July 1, 1990, and refunds after appeals in which the defendant's conviction is reversed. The Auditor shall provide in such regulations for certification of eligibility for refunds and may require the defendant seeking a refund to submit a verified copy of a court order or abstract by which such defendant is entitled to a refund. All refunds of state assessments shall be made in accordance with the procedures established by the Auditor.

SECTION 7. (1) There is levied a point-of-sale fee of Fifty Dollars (\$50.00) on the retail sales of all-terrain vehicles and motorcycles as defined in Section 63-21-5. The seller of an all-terrain vehicle or a motorcycle shall collect the fee from the purchaser at the time of sale and remit the fee to the State Tax Commission, which shall deposit the proceeds of the fees into the Mississippi Trauma Care Systems Fund created in Section 41-59-75.

(2) The seller of an all-terrain vehicle or a motorcycle shall provide a written statement to the purchaser, which may be printed on the sales receipt, that reads as follows: "\$50.00 of the amount that you paid for this vehicle will be used to fund the Mississippi Trauma Care System."

SECTION 8. Any hospital that reasonably activates a trauma care team in response to a request for trauma care services may charge the patient for the reasonable cost of activating those services and shall be reimbursed for those services by the health care insurer by assignment from the patient or from the patient. That cost shall be reimbursed regardless of whether services were actually rendered to the patient, and those trauma care services shall be deemed as a matter of law to have been medical services provided to the patient.

SECTION 9. This act shall stand repealed on July 1, 2011.

SECTION 10. This act shall take effect and be in force from and after July 1, 2008.