By: Representatives Livingston, Simmons

To: Game and Fish; Conservation and Water Resources

HOUSE BILL NO. 1422 (As Sent to Governor)

AN ACT TO PROVIDE FOR A VOLUNTARY SCENIC STREAMS STEWARDSHIP 1 2 PROGRAM; TO AUTHORIZE THE DEPARTMENT OF WILDLIFE, FISHERIES AND 3 PARKS TO ADMINISTER SUCH PROGRAM; TO PROVIDE AN ELIGIBILITY AND 4 NOMINATION PROCESS FOR DESIGNATING SCENIC STREAMS REQUIRING 5 LEGISLATIVE APPROVAL; TO PROVIDE FOR THE PROTECTION OF PRIVATE 6 PROPERTY RIGHTS AND TO ENSURE CONTINUATION OF EXISTING USES; TO 7 PROVIDE FOR LOCAL ADVISORY COUNCILS; AND FOR RELATED PURPOSES. 8 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 9 SECTION 1. This act may be cited as the "Mississippi Scenic 10 Streams Stewardship Act." SECTION 2. Except as otherwise required by the context: 11 (a) "Department" means the Department of Wildlife, 12 Fisheries and Parks. 13 14 (b) "Stream" means any free-flowing stream or segment 15 of stream that is a public waterway under Section 51-1-4, Mississippi Code of 1972, and has not been channelized within the 16 17 last five (5) years. <u>SECTION 3.</u> The Legislature finds that certain selected 18 streams and stream segments of this state possess unique or 19 outstanding scenic, recreational, geological, botanical, fish, 20 wildlife, historic or cultural values. It is the policy of the 21 22 Legislature to provide for the protection of these streams and to conserve the state's natural heritage for the benefit and 23 24 enjoyment of present and future generations, while preserving the private property rights of riparian landowners. 25 There is a necessity for a rational balance between the use 26 27 of these streams and the conservation of the natural beauty along 28 these streams. The Legislature finds that this balance will best

29 be achieved through a nonregulatory voluntary stewardship program 30 emphasizing local education, participation and support. The primary goal of the program is to maximize voluntary private 31 32 conservation efforts and to build and maintain a sense of 33 stewardship among stream users and riparian landowners. To 34 accomplish this goal, the program must provide a nonregulatory framework to obtain cooperative, voluntary management agreements 35 36 with riparian landowners to maintain scenic values while ensuring the rights of riparian landowners to continue customary uses along 37 the stream. 38

SECTION 4. (1) There is hereby created the State Scenic 39 40 Streams Stewardship Program. The department shall coordinate the 41 The department shall establish and publish minimum program. criteria for assessing a stream's eligibility for the State Scenic 42 43 Streams Stewardship Program. To qualify as eligible, the stream 44 must possess unique or outstanding scenic, recreational, geological, botanical, fish, wildlife, historic or cultural 45 values. The level of pollution of a stream's waters must be 46 considered in determining eligibility for qualification as a 47 48 scenic stream. A stream with relatively polluted waters may qualify as eligible as a scenic stream if other values are 49 50 considered outstanding.

(2) (a) The department shall inventory and evaluate
Mississippi streams and identify the streams or stream segments
which possess unique or outstanding scenic, recreational,
geological, botanical, fish, wildlife, historic or cultural values
based on the criteria established under this section.

(b) Any Mississippi organization, resident, state
agency or local government may request the department to evaluate
a stream.

(3) If the department determines that a stream meets the eligibility criteria, the department may recommend to the Legislature that a stream or stream segment be listed as eligible for nomination to the State Scenic Streams Stewardship Program. <u>In order for a stream to be listed as eligible for nomination to</u> <u>the State Scenic Streams Stewardship Program, the</u> recommendation must be filed as a bill and must be adopted by the Legislature.

66 SECTION 5. (1) After the eligibility assessment of a stream is completed by the department, and the Legislature enacts 67 68 legislation approving the eligibility, the stream may be nominated as provided in this section. The department, through the 69 70 executive director, shall establish an advisory council for that The advisory council must be appointed as early as 71 stream. 72 possible to assist the work of the department. Each council must consist of members who represent a broad range of interest in the 73 74 vicinity of the eligible stream and shall include, but not be 75 limited to, at least one (1) member from the department, local government, agricultural interests, forestry interests, business 76 77 interests, conservation interests, recreational interests and riparian landowners who shall constitute a majority of the 78 79 council. The advisory council shall elect a chairman. The advisory council shall assist and advise the department concerning 80 81 the nomination of the stream for the program.

82 The department shall hold a public meeting in the (2) 83 vicinity of the eligible stream proposed for nomination to the 84 State Scenic Streams Stewardship Program. This public meeting 85 must be conducted before any action by the department to nominate 86 the eligible stream for inclusion in the State Scenic Streams Stewardship Program. The purpose of this meeting is to receive 87 88 public comments concerning the proposed nomination of the eligible 89 stream. Notice of this meeting must be published at least thirty (30) days before the meeting in a newspaper having general 90 91 circulation in each county containing or bordering the eligible 92 stream under study and in a newspaper having general circulation 93 in the state. The department shall notify, in writing, the landowners along the eligible stream. The department and the 94 95 advisory council shall consider the public comments in its 96 decision whether to nominate the stream.

97 (3) Following the public meeting and after consideration of 98 the public comments, the department and the advisory council may

99 nominate the eligible stream for designation as a scenic stream 100 and inclusion in the program. In order for a stream to be listed 101 as eligible for nomination to the State Scenic Streams Stewardship Program, the nomination must be filed as a bill and adopted by the 102 103 Legislature. No stream shall be designated as a scenic stream and 104 placed in the program until the Legislature has duly enacted 105 legislation designating the stream as scenic and placing it in the 106 State Scenic Streams Stewardship Program.

107 SECTION 6. (1) After the Legislature has designated a 108 stream as a state scenic stream, the department shall publish a notice of the designation and provide written notice to the 109 110 affected units of local government and landowners. Notice of the 111 designation also must be published in a newspaper of general 112 circulation in the state to apprise interested parties of the opportunities under this act. The notice must describe the 113 114 boundaries of the stream or stream segment.

115 (2) (a) The department and the advisory council shall develop a cooperative voluntary stewardship plan for the scenic 116 117 The department shall consult and cooperate with the State stream. Soil and Water Conservation Commission and the State Forestry 118 119 Commission in developing the stewardship options utilizing current best management practices. Any other affected state agency may 120 121 also make recommendations to the department. The plan shall 122 identify current and traditional uses along the stream and outline 123 goals, objectives and action strategies to address the management 124 of resources along the stream.

(b) The plan shall utilize best management practices to maintain the scenic values of the stream while ensuring the rights of riparian landowners to continue existing agriculture, forestry, water supply, recreational, commercial and industrial uses and any other uses identified in the plan.

(3) (a) The plan shall provide several stewardship optionsfor a landowner. The options shall vary in length of commitment,

132 degree of involvement and enforceability. An option may be 133 modified to meet the needs of a landowner based on the individual 134 attributes of the stream.

(b) Participation in the stewardship plan is voluntary.
A landowner is under no obligation to participate in the plan. A
participating landowner must give at least thirty (30) days'
notice of his intent to terminate a nonbinding option and to
withdraw from the program.

(4) (a) The department may receive by gift, devise, grant
or dedication, conservation easements or other interest in real
property for the State Scenic Streams Stewardship Program.

(b) If any land is donated to the state for the Scenic Streams Stewardship Program and the land ceases to be used in the program, the title to the land reverts to the donor.

146 (5) Any lands placed in the State Scenic Streams Stewardship
147 Program may be obtained only from private or corporate owners
148 voluntarily. Land placed in the State Scenic Streams Stewardship
149 Program shall not be obtained by eminent domain.

150 SECTION 7. This act shall not be construed to prohibit, restrict or otherwise affect any existing or future lawful use or 151 152 activity in or related to the scenic streams area. This act also 153 shall not be construed to prohibit, restrict or otherwise affect 154 the operation, maintenance or new construction of any facility, 155 road, railroad, bridge, utility, pipeline, crossing or any other structure in or related to the scenic stream area. In the event 156 157 there is any conflict between this section and any other provision in this act, this section shall control. 158

159 <u>SECTION 8.</u> (1) The department shall administer this act and 160 may promulgate regulations for the specific powers granted under 161 this act. In the process of administering the Scenic Streams 162 Stewardship Program, the department shall consider, protect and 163 ensure protection of the rights of private ownership and of the 164 voluntary participants in the Scenic Streams Stewardship Programs.

165 (2) The department may enter into agreements with local, 166 state and federal agencies, and private landowners, for the mutual 167 management of a scenic stream. An agency which has administrative 168 jurisdiction over lands or interests in land along a state scenic 169 stream must assist the department to implement the policies and 170 practices of this act.

171 <u>SECTION 9.</u> (1) The department is authorized to conduct a 172 pilot program for the following streams designated as eligible for 173 inclusion in the State Scenic Streams Stewardship Program:

(a) Wolf River in Pearl River, Hancock, Stone and
Harrison Counties beginning at Mississippi Highway 26 in Pearl
River County to the Bay of St. Louis in Harrison County;

(b) Black Creek in Lamar, Forrest, Perry, Stone, George
and Jackson Counties beginning at Mississippi Highway 589 in Lamar
County to the Pascagoula River in Jackson County;

180 (c) Okatoma Creek in Simpson and Covington Counties
181 beginning at the Illinois Central Gulf Railroad in Simpson County
182 to the Bowie River in Covington County;

(d) Strong River in Smith, Rankin and Simpson Counties
beginning at the confluence of Beech Creek in Smith County to the
Pearl River in Simpson County;

(e) Pearl River in Winston and Neshoba Counties
beginning at the origin, confluence of Nanih Waiya Creek and Bogue
Chitto Creek in Winston County to MS Highway 15 in Neshoba County;
and

(f) Buttahatchie River in Monroe and Lowndes Counties
beginning at the Mississippi-Alabama state line in Monroe County
to U.S. Highway 45 in Lowndes County.

193 (2) The department shall follow the requirements in this act
194 for the nomination of these streams to the State Scenic Streams
195 Stewardship Program. The department shall report annually to the
196 Legislature on the status of the pilot program.

197 (3) Any landowner entering into a binding agreement for the

198 management of lands in a pilot project shall be eligible for any 199 subsequent incentives that are offered for participation in the 200 State Scenic Streams Stewardship Program.

201 <u>SECTION 10.</u> This act does not confer upon any member of the 202 public the right to the use of or access to private lands within 203 the boundary of a designated scenic stream area and any 204 unauthorized use is trespass and subject to the penalties provided 205 for trespass offenses.

206 SECTION 11. All new programs authorized under this House 207 Bill No. 1422 shall be subject to the availability of funds specifically appropriated therefor by the Legislature during the 208 209 1999 Regular Session or any subsequent session. It is the intent of the Legislature that this act shall be codified but that no 210 section enacted by this House Bill No. 1422 shall take effect 211 212 until the Legislature has funded any new programs authorized 213 hereunder by line item appropriation, and the line item 214 appropriation is certified by the Legislative Budget Office to the 215 Secretary of State.

216 SECTION 12. This act shall take effect and be in force from 217 and after July 1, 1999.