By: Robertson, Barnett (116th), Cameron, Ishee, Ketchings, Mayo, Roberson

To: Judiciary B

HOUSE BILL NO. 469

- 1 AN ACT TO AMEND SECTIONS 97-41-1, 97-41-5, 97-41-7, 97-41-9,
- $2 \quad 97-41-11 \,, \ 97-41-13 \,, \ 97-41-16 \,, \ 97-41-17 \,, \ 97-41-19 \ \text{AND} \ 97-41-21 \,,$
- 3 MISSISSIPPI CODE OF 1972, TO REVISE CRIMINAL OFFENSES AND FINES
- 4 RELATED TO CRUELTY TO ANIMALS; AND FOR RELATED PURPOSES.
- 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- 6 SECTION 1. Section 97-41-1, Mississippi Code of 1972, is
- 7 amended as follows:
- 8 97-41-1. If any person shall override, overdrive, overload,
- 9 torture, torment, unjustifiably injure, deprive of necessary
- 10 sustenance, food, or drink; or cruelly beat or needlessly
- 11 mutilate; or cause or procure to be overridden, overdriven,
- 12 overloaded, tortured, unjustifiably injured, tormented, or
- 13 deprived of necessary sustenance, food or drink; or to be cruelly
- 14 beaten or needlessly mutilated or killed, any living creature,
- 15 every such offender shall, for every offense, be guilty of a
- 16 felony and shall be fined Two Thousand Five Hundred Dollars
- 17 (\$2,500.00) or imprisoned for one (1) year, or both.
- SECTION 2. Section 97-41-5, Mississippi Code of 1972, is
- 19 amended as follows:
- 20 97-41-5. If any person shall carry, or cause to be carried
- 21 by hand or in or upon any vehicle or other conveyance, any
- 22 creature in a cruel or inhuman manner, he shall be guilty of a

- 23 <u>felony</u>.
- SECTION 3. Section 97-41-7, Mississippi Code of 1972, is
- 25 amended as follows:
- 26 97-41-7. If any person shall confine, or cause to be
- 27 confined, in any stable, lot, or other place, any living creature,
- 28 without supplying the same during such confinement with a
- 29 sufficient quantity of good and wholesome food and water, he shall
- 30 be guilty of a felony.
- 31 SECTION 4. Section 97-41-9, Mississippi Code of 1972, is
- 32 amended as follows:
- 33 97-41-9. If any person be the owner or have the custody of
- 34 any living creature and unjustifiably neglect or refuse to furnish
- 35 it necessary sustenance, food, or drink, he shall be guilty of a
- 36 <u>felony</u>.
- 37 SECTION 5. Section 97-41-11, Mississippi Code of 1972, is
- 38 amended as follows:
- 39 97-41-11. Any person who shall keep or use, or in any way be
- 40 connected with or interested in the management of, or shall
- 41 receive money for the admission of any person to, any place kept
- 42 or used for the purpose of fighting any bear, cock or other
- 43 creature, except a dog, or of tormenting or torturing the same,
- 44 and every person who shall encourage, aid, or assist therein, or
- 45 who shall permit or suffer any place to be so kept or used, shall
- 46 be guilty of a felony. It shall be the duty of any policeman or
- 47 other officer of the law, county or municipal, to enter into any
- 48 such place kept for such purpose, and to arrest each and every
- 49 person concerned or participating therein.
- 50 SECTION 6. Section 97-41-13, Mississippi Code of 1972, is
- 51 amended as follows:
- 52 97-41-13. Any person who shall violate any of Sections
- 53 97-41-3 through 97-41-11, or Section 97-27-7 on the subject of

- 54 cruelty to animals shall, on conviction, be fined <u>Two Thousand</u>
- 55 Five Hundred Dollars (\$2,500.00), or shall be imprisoned for not
- less than one (1) year, or both.
- 57 SECTION 7. Section 97-41-16, Mississippi Code of 1972, is
- 58 amended as follows:
- 59 97-41-16. (1) Any person who shall maliciously, either out
- of a spirit of revenge or wanton cruelty, or who shall
- 61 mischievously kill, maim or wound, or injure any dog, or cause any
- 62 person to do the same, shall be fined <u>Two Thousand Five Hundred</u>
- 63 <u>Dollars (\$2,500.00)</u> or be imprisoned <u>for one (1) year, or both</u>.
- 64 (2) In addition to such fine or imprisonment which may be
- 65 imposed, the court shall order that restitution be made to the
- 66 owner of such dog. The measure for restitution in money shall be
- 67 the current replacement value of such loss and/or the actual
- 68 veterinarian fees, special supplies, loss of income and other cost
- 69 incurred as a result of actions in violation of subsection (1) of
- 70 this section.
- 71 SECTION 8. Section 97-41-17, Mississippi Code of 1972, is
- 72 amended as follows:
- 73 97-41-17. Every person who shall wilfully and unlawfully
- 74 administer any poison to any horse, mare, colt, mule, jack,
- 75 jennet, cattle, deer, dog, hog, sheep, chicken, duck, goose,
- 76 turkey, pea-fowl, guinea-fowl, or partridge, or shall maliciously
- 77 expose any poison substance with intent that the same should be
- 78 taken or swallowed by any horse, mare, colt, mule, jack, jennet,
- 79 cattle, dog, hog, sheep, chicken, duck, goose, turkey, pea-fowl,
- 80 guinea-fowl, or partridge, shall, be guilty of a felony upon
- 81 conviction, be punished by imprisonment in the Penitentiary not

- 82 exceeding three (3) years, or in the county jail not exceeding one
- 83 (1) year, and by a fine of Two Thousand Five Hundred Dollars
- $84 \quad (\$2,500.00).$
- SECTION 9. Section 97-41-19, Mississippi Code of 1972, is
- 86 amended as follows:
- 97-41-19. (1) If any person (a) shall sponsor, promote,
- 88 stage or conduct a fight or fighting match between dogs, or (b)
- 89 shall wager or bet, promote or encourage the wagering or betting
- 90 of any money or other valuable thing upon any such fight or upon
- 91 the result thereof, or (c) shall own a dog with the intent to
- 92 wilfully enter it or to participate in any such fight, or (d)
- 93 shall train or transport a dog for the purposes of participation
- 94 in any such fight, he shall be guilty of a felony and, upon
- 95 conviction, shall be punished by a fine of not less than <u>Two</u>
- 96 <u>Thousand Five Hundred Dollars (\$2,500.00)</u> nor more than Five
- 97 Thousand Dollars (\$5,000.00), or by imprisonment in the State
- 98 Penitentiary for a term of not less than one (1) nor more than
- 99 three (3) years, or by both such fine and imprisonment, in the
- 100 discretion of the court.
- 101 (2) If any person shall be present, as a spectator, at any
- 102 location where preparations are being made for an exhibition of a
- 103 fight between dogs with the intent to be present at such
- 104 preparations, or if any person shall be present at an exhibition
- 105 of a fight between dogs with the intent to be present at such
- 106 exhibition, he shall be guilty of a felony and, upon conviction,
- 107 shall be punished by a fine of not less than Five Hundred Dollars
- 108 (\$500.00) nor more than Five Thousand Dollars (\$5,000.00), or by
- 109 imprisonment in the State Penitentiary for a term of not more than

one (1) year, or by both such fine and imprisonment, in the discretion of the court.

112 (3) Any law enforcement officer making an arrest under 113 subsection (1) of this section may lawfully take possession of all dogs and all paraphernalia, implements, equipment or other 114 property used in violation of subsection (1) of this section. 115 Such officer shall file with the circuit court of the county 116 117 within which the alleged violation occurred an affidavit stating therein (a) the name of the person charged, (b) a description of 118 119 the property taken, (c) the time and place of the taking, (d) the 120 name of the person who claims to own such property, if known, and 121 (e) that the affiant has reason to believe, stating the ground of 122 such belief, that the property taken was used in such violation. 123 He shall thereupon deliver the property to such court which 124 shall, by order in writing, place such dogs, paraphernalia, implements, equipment, or other property in the custody of a 125 licensed veterinarian, the local humane society or other animal 126 127 welfare agency, or other suitable custodian, to be kept by such custodian until the conviction or final discharge of the accused, 128 129 and shall send a copy of such order without delay to the district 130 attorney of the county. The custodian named and designated in 131 such order shall immediately assume the custody of such property 132 and shall retain same, subject to order of the court.

133 Upon the certification of a licensed veterinarian or officer
134 of the humane society or animal welfare agency that, in his
135 professional judgment, a dog which has been seized is not likely
136 to survive the final disposition of the charges or that, by reason
137 of the physical condition of the dog, it should be humanely

138 euthanized before such time, the court may order the dog humanely 139 euthanized. The court shall make its finding of whether to issue 140 such an order within seven (7) days from the certification by the 141 veterinarian or officer of the humane society or animal welfare agency. The owner of a dog which is euthanized without an order 142 143 of the court with such certification of a licensed veterinarian or 144 officer of the humane society or other animal welfare agency shall have a right of action for damages against the department or 145 146 agency by which the arresting or seizing officer is employed. Upon conviction of the person charged with a violation of 147 subsection (1) of this section, all dogs seized shall be adjudged 148 149 by the court to be forfeited and the court shall order a humane 150 disposition of the same. In no event shall the court order the 151 dog to be euthanized without the certification of a licensed 152 veterinarian or officer of the humane society or other animal 153 welfare agency that, in his judgment, the dog is not likely to 154 survive or that, by reason of its physical condition, the dog 155 should be humanely euthanized. In the event of the acquittal or final discharge without conviction of the accused, the court shall 156 157 direct the delivery of the property so held in custody to the 158 owner thereof. All reasonable expenses incurred by the custodian 159 of seized dogs and property shall be charged as costs of court, to 160 be taxed against the owner or county in the discretion of the 161 court.

- 162 (4) Nothing in subsection (1) of this section shall prohibit
 163 any of the following:
- 164 (a) The use of dogs in the management of livestock, by
 165 the owner of such livestock or other persons in lawful custody

- 166 thereof;
- 167 (b) The use of dogs in lawful hunting; and
- 168 (c) The training of dogs for any purpose not prohibited
- 169 by law.
- SECTION 10. Section 97-41-21, Mississippi Code of 1972, is
- 171 amended as follows:
- 172 97-41-21. (1) An individual shall not do either of the
- 173 following:
- 174 (a) Willfully and maliciously assault, beat, harass,
- 175 injure, or attempt to assault, beat, harass or injure, a dog that
- 176 he or she knows or has reason to believe is a guide or leader dog
- 177 for a blind individual, a hearing dog for a deaf or audibly
- 178 impaired individual, or a service dog for a physically limited
- 179 individual.
- (b) Willfully and maliciously impede or interfere with,
- 181 or attempt to impede or interfere with, duties performed by a dog
- 182 that he or she knows or has reason to believe is a guide or leader
- 183 dog for a blind individual, a hearing dog for a deaf or audibly
- 184 impaired individual, or a service dog for a physically limited
- 185 individual.
- 186 (2) An individual who violates subsection (1) is guilty of a
- 187 <u>felony</u> punishable by imprisonment for <u>one (1) year</u> or a fine of
- 188 Two Thousand Five Hundred Dollars (\$2,500.00), or both.
- 189 (3) In a prosecution for a violation of subsection (1),
- 190 evidence that the defendant initiated or continued conduct
- 191 directed toward a dog described in subsection (1) after being
- 192 requested to avoid or discontinue that conduct or similar conduct
- 193 by a blind, deaf, audibly impaired or physically limited

- individual being served or assisted by the dog shall give rise to a rebuttable presumption that the conduct was initiated or
- 196 continued maliciously.
- 197 (4) A conviction and imposition of a sentence under this
- 198 section does not prevent a conviction and imposition of a sentence
- 199 under any other applicable provision of law.
- 200 (5) As used in this section:
- 201 (a) "Audibly impaired" means the inability to hear air
- 202 conduction thresholds at an average of forty (40) decibels or
- 203 greater in the individual's better ear.
- 204 (b) "Blind" means having a visual acuity of 20/200 or
- 205 less in the individual's better eye with correction, or having a
- 206 limitation of the individual's field of vision such that the
- 207 widest diameter of the visual field subtends an angular distance
- 208 not greater than twenty (20) degrees.
- 209 (c) "Deaf" means the individual's hearing is totally
- 210 impaired or the individual's hearing, with or without
- 211 amplification, is so seriously impaired that the primary means of
- 212 receiving spoken language is through other sensory input,
- 213 including, but not limited to, lip reading, sign language, finger
- 214 spelling or reading.
- 215 (d) "Harass" means to engage in any conduct directed
- 216 toward a guide, leader, hearing or service dog that is likely to
- 217 impede or interfere with the dog's performance of its duties or
- 218 that places the blind, deaf, audibly impaired or physically
- 219 limited individual being served or assisted by the dog in danger
- 220 of injury.
- (e) "Injure" means to cause any physical injury to a

- 222 dog described in subsection (1).
- (f) "Maliciously" means any of the following:
- 224 (i) With intent to assault, beat, harass or injure
- 225 a dog described in subsection (1).
- 226 (ii) With intent to impede or interfere with
- 227 duties performed by a dog described in subsection (1).
- 228 (iii) With intent to disturb, endanger or cause
- 229 emotional distress to a blind, deaf, audibly impaired or
- 230 physically limited individual being served or assisted by a dog
- 231 described in subsection (1).
- 232 (iv) With knowledge that the individual's conduct
- 233 will, or is likely to, harass or injure a dog described in
- 234 subsection (1).
- 235 (v) With knowledge that the individual's conduct
- 236 will, or is likely to, impede or interfere with duties performed
- 237 by a dog described in subsection (1).
- 238 (vi) With knowledge that the individual's conduct
- 239 will, or is likely to, disturb, endanger or cause emotional
- 240 distress to a blind, deaf, audibly impaired or physically limited
- 241 individual being served or assisted by a dog described in
- 242 subsection (1).
- 243 (g) "Physically limited" means having limited
- 244 ambulatory abilities and includes, but is not limited to, having a
- 245 temporary or permanent impairment or condition that does one or
- 246 more of the following:
- 247 (i) Causes the individual to use a wheelchair or
- 248 walk with difficulty or insecurity.
- 249 (ii) Affects sight or hearing to the extent that

- 250 an individual is insecure or exposed to danger.
- 251 (iii) Causes faulty coordination.
- 252 (iv) Reduces mobility, flexibility, coordination
- 253 or perceptiveness.
- 254 SECTION 11. This act shall take effect and be in force from
- 255 and after July 1, 2000.