By: Walls To: Judiciary

SENATE BILL NO. 2974

1 2 3 4	AN ACT TO AMEND SECTION 11-46-11, MISSISSIPPI CODE OF 1972, TO PROVIDE A SAVINGS CLAUSE IN FAVOR OF INFANTS AND THOSE OF UNSOUND MIND TO APPLY TO THE STATE'S WAIVER OF IMMUNITY; AND FOR RELATED PURPOSES.
5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI
6	SECTION 1. Section 11-46-11, Mississippi Code of 1972, is
7	amended as follows:[CSQ1]
8	11-46-11. (1) After all procedures within a governmental
9	entity have been exhausted, any person having a claim for injury
10	arising under the provisions of this chapter against a
11	governmental entity or its employee shall proceed as he might in
12	any action at law or in equity; provided, however, that ninety
13	(90) days prior to maintaining an action thereon, such person
14	shall file a notice of claim with the chief executive officer of
15	the governmental entity. Service of notice of claim may also be
16	had in the following manner: If the governmental entity is a
17	county, then upon the chancery clerk of the county sued; if the
18	governmental entity is a municipality, then upon the city clerk.
19	If the governmental entity to be sued is a state entity as defined
20	in Section 11-46-1(j), service of notice of claim shall be had
21	only upon that entity's chief executive officer. If the
22	governmental entity is participating in a plan administered by the
23	board pursuant to Section 11-46-7(3), such chief executive officer
24	shall notify the board of any claims filed within five (5) days

(2) Every notice of claim required by subsection (1) of this

section shall be in writing, and shall be delivered in person or

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after the receipt thereof.

28 by registered or certified United States mail. Every notice of

29 claim shall contain a short and plain statement of the facts upon

30 which the claim is based, including the circumstances which

31 brought about the injury, the extent of the injury, the time and

32 place the injury occurred, the names of all persons known to be

33 involved, the amount of money damages sought and the residence of

34 the person making the claim at the time of the injury and at the

35 time of filing the notice.

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36 (3) All actions brought under the provisions of this chapter

37 shall be commenced within one (1) year next after the date of the

38 tortious, wrongful or otherwise actionable conduct on which the

39 liability phase of the action is based, and not after; provided,

however, that the filing of a notice of claim as required by

41 subsection (1) of this section shall serve to toll the statute of

42 limitations for a period of ninety-five (95) days from the date

43 the chief executive officer of the state agency receives the

44 notice of claim, or for one hundred twenty (120) days from the

45 date the chief executive officer or other statutorily designated

46 official of a municipality, county or other political subdivision

receives the notice of claim, during which time no action may be

48 maintained by the claimant unless the claimant has received a

49 notice of denial of claim. After the tolling period has expired,

50 the claimant shall then have an additional ninety (90) days to

51 file any action against the governmental entity served with proper

52 claim notice. However, should the governmental entity deny any

53 such claim, then the additional ninety (90) days during which the

54 claimant may file an action shall begin to run upon the claimant's

55 receipt of notice of denial of claim from the governmental entity.

All notices of denial of claim shall be served by governmental

57 entities upon claimants by certified mail, return receipt

58 requested, only. For purposes of determining the running of

59 limitations periods under this chapter, service of any notice of

60 claim or notice of denial of claim shall be effective upon

61 delivery by the methods statutorily designated in this chapter.

62 The limitations period provided herein shall control and shall be

63 exclusive in all actions subject to and brought under the

64 provisions of this chapter, notwithstanding the nature of the

- 65 claim, the label or other characterization the claimant may use to
- 66 describe it, or the provisions of any other statute of limitations
- 67 which would otherwise govern the type of claim or legal theory if
- 68 it were not subject to or brought under the provisions of this
- 69 chapter.
- 70 (4) From and after May 15, 2000, if any person entitled to
- 71 bring any action under this chapter shall, at the time at which
- 72 the cause of action accrued, be under the disability of infancy or
- 73 <u>unsoundness of mind, he may bring the action within the time</u>
- 74 <u>allowed in this section after his disability shall be removed as</u>
- 75 provided by law. The savings in favor of persons under disability
- 76 of unsoundness of mind shall never extend longer than twenty-one
- 77 <u>(21) years.</u>
- 78 SECTION 2. This act shall take effect and be in force from
- 79 and after its passage.