AN ACT TO AMEND SECTION 19-19-5, MISSISSIPPI CODE OF 1972, TO
AUTHORIZE A CONSTABLE WHO IS UNAVAILABLE OR WHO IS UNABLE TO
PERFORM HIS DUTIES FOR AN EXTENDED PERIOD OF TIME BECAUSE OF
SICKNESS OR BECAUSE HE IS ON VACATION TO DESIGNATE ANOTHER
CONSTABLE OF THE COUNTY OR A CONSTABLE WHO PREVIOUSLY SERVED IN
THE COUNTY TO PERFORM HIS DUTIES IN HIS ABSENCE; AND FOR RELATED
PURPOSES.

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

SECTION 1. Section 19-19-5, Mississippi Code of 1972, is
amended as follows:

19-19-5. (1) It shall be the duty of every constable to
keep and preserve the peace within his county, by faithfully
aiding and assisting in executing the criminal laws of the state;
to give information, without delay, to some justice court judge or
other proper officer, of all riots, routs and unlawful assemblies,
and of every violation of the penal laws which may come to his
knowledge in any manner whatsoever; to execute and return all
process, civil and criminal, lawfully directed to him, according
to the command thereof; and to pay over all monies, when collected
by him to the person lawfully authorized to receive the same. No
constable shall receive any fee provided by law for making an
arrest, or attending any trial, wherein the defendant has been
arrested, or is being tried for any violation of the motor vehicle
laws committed on any designated United States highway located
within the district or county of the constable. If a constable is
unavailable or is unable to perform his duties for an extended
period of time because of sickness or because he is on vacation,
then he may designate, in writing, the person to perform his
duties in his absence. Such person may be another currently
serving constable in the county or a constable who previously
served in the county and who has met the requirements for
certification by the Board on Law Enforcement Standards and
Training.

(2) (a) During a constable's term of office, each constable
shall attend and, to the extent to which he is physically able,
participate in a curriculum having a duration of two (2) weeks
which addresses the nature and scope of specific duties and
responsibilities of a constable and which includes firearm use and
safety training, to be established by the Board on Law Enforcement
Officers Standards and Training in the field of law enforcement at
the Mississippi Law Enforcement Officers' Training Academy or such
other training programs that are approved by the Board on Law
Enforcement Officers Standards and Training pursuant to Section
45-6-9. No physical fitness test shall be required to be
successfully completed in order to complete the training program.
The board of supervisors of the county shall be responsible for
paying, only one (1) time, the tuition, living and travel expenses
incurred by any constable of that county in attendance at such
training program or curriculum. If such constable does not attend
and, to the extent to which he is physically able, participate in
the entirety of the required program or curriculum, any further
training which may be required by this section shall be completed
at the expense of such constable. No constable shall be entitled
to the receipt of any fees, costs or compensation authorized by
law after the first twenty-four (24) months in office if he fails
to attend the required training and, to the extent to which he is
physically able, participate in the entirety of the appropriate
program or curriculum. Any constable who does not complete the
required training when required may execute and return civil
process but thereafter shall not be paid any fees, costs or
compensation for executing such process and shall not be allowed
to exercise any law enforcement functions or to carry a firearm in
the performance of his duties until he has completed such
training.

(b)  (i)  The Board of Law Enforcement Officers
Standards and Training shall develop a program of continuing
education training for constables to attend consisting of eight
(8) hours annually.  The program shall be divided equally between
firearms training and safety and instruction in both substantive
and procedural law.  The training program shall be conducted by
the Mississippi Constables Association, and appropriate parts of
the program may be conducted by members who have been certified by
the board to conduct the training program.  The cost of travel,
tuition and living expenses in attending the continuing training
shall be paid out of the Law Enforcement Officers Training Fund
created in Section 45-6-15.

(ii)  No constable elected prior to January 1, 2000, shall be required to comply with the continuing education
requirements of this paragraph (b); however, any constable may
elect to attend the annual training and shall be reimbursed
therefor as provided in this paragraph (b).

(c)  The provisions of this subsection shall not apply
to a constable who has received a certificate from the Board on
Law Enforcement Officers Standards and Training evidencing
satisfaction of subsections (2) and (3) of Section 45-6-11, or who
is exempt from the requirements of subsections (2) and (3) of
Section 45-6-11 by the provisions of subsection (1) of Section
45-6-11.

SECTION 2.  This act shall take effect and be in force from
and after July 1, 2001.