REPORT OF CONFERENCE COMMITTEE

MADAM PRESIDENT AND MR. SPEAKER:

We, the undersigned conferees, have had under consideration the amendments to the following entitled BILL:

S. B. No. 2599: Public waterways; prohibit persons from riding a motorized vehicle in stream beds.

We, therefore, respectfully submit the following report and recommendation:

- 1. That the House recede from its Amendment No. 1.
- 2. That the Senate and House adopt the following amendment:

Amend by striking all after the enacting clause and inserting in lieu thereof the following:

SECTION 1. Section 51-1-4, Mississippi Code of 1972, is

amended as follows: 6 51-1-4. Such portions of all natural flowing streams in this 7 state having a mean annual flow of not less than one hundred (100) 8 cubic feet per second, as determined and designated on appropriate 9 10 maps by the Mississippi Department of Environmental Quality, shall be public waterways of the state on which the citizens of this 11 state and other states shall have the right of free transport in 12 the stream * * * and the right to fish and engage in water sports. 13 Such persons exercising the rights herein granted shall do so at 14 their own risk, and such persons shall not be entitled to recover 15 any damages against any owner of property along such public 16 17 waterways or anyone using such property with permission of the owner for any injury to or death of persons or damage to property 18 19 arising out of the exercise of rights herein granted, other than 20 those damages which may be recovered for intentional or malicious torts or for gross or willful negligence against the owner of 21 22 property, or anyone using such property with permission of the owner. Nothing herein contained shall authorize anyone utilizing 23 such public waterways, under the authority granted hereby, to 24 25 trespass upon adjacent lands or, to launch or land any commercial

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or pleasure craft along or from the shore of such waterways except
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    at places established by public or private entities for such
    purposes. Nothing herein contained shall authorize any person
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    utilizing said public waterways, under the authority granted
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    hereby, to disturb the banks or beds of such waterways or the
    discharge of any object or substance into such waters or upon or
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    across any lands adjacent thereto or to hunt or fish or go on or
    across any adjacent lands under floodwaters beyond the natural
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    banks of the bed of the public waterway. Floodwater which has
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    overflowed the banks of a public waterway is not a part of the
   public waterway.
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         The right of the public to use public waterways does not
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    include the use of motorized vehicles on the beds of the stream
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    without the written permission of the landowner. Any person who
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    uses a motorized vehicle on the bed of a stream without the
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    written permission of the landowner is guilty of a Class II
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    violation and upon conviction may be punished as provided in
    Section 49-7-143. For purposes of this paragraph, the following
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    definitions shall apply: "bed of a stream" means the land under
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    the water of a public waterway; "motorized vehicle" means a
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   vehicle that is self-propelled by means of a motor with wheels or
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    tracks and includes a motor vehicle, truck, recreational vehicle,
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    bus, all-terrain vehicle, motorcycle or motor scooter; and "water
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    sports" does not include the use of motorized vehicles on the beds
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    of streams or public waterways.
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         Nothing herein contained shall be construed to prohibit the
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    construction of dams and reservoirs by the State of Mississippi or
    any of its agencies or political subdivisions, or riparian owners,
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    in the manner now or hereafter authorized by law, or in any way to
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    affect the rights of riparian landowners along such waterways
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    except as specifically provided hereinabove or to amend or repeal
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any law relating to pollution or water conservation, or to affect

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in any manner the title to the banks and beds of any such stream 58 59 or the title to any minerals thereunder, or to restrict the mining or extraction of such minerals or the right of ingress and egress thereto. 61 62 The provisions of this section limiting the liability of owners of property along public waterways and persons using such 63 property with permission of the owners shall not be construed to 64 limit any rights of claimants for damages under federal statutes 65 or acts applying to navigable streams or waterways or any other 66 civil causes of action subject to admiralty or maritime 67 jurisdiction, nor shall said provisions be construed to limit the rights of any parties involved in litigation founded upon the 69 70 commercial or business usage of any navigable streams or 71 waterways. This section shall apply only to natural flowing streams. 72 SECTION 2. This act shall take effect and be in force from 73 and after July 1, 2001. 74 CONFEREES FOR THE SENATE CONFEREES FOR THE HOUSE Dirk D. Dedeaux Lynn Posey

Jim Ellington

Billy Broomfield

Joseph Stogner

Bob M. Dearing