## \*\*\*Adopted\*\*\* AMENDMENT No. 1 PROPOSED TO

House Bill NO. 778

## By Senator(s) Committee

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

8 SECTION 1. Section 21-19-11, Mississippi Code of 1972, is
9 amended as follows:

21-19-11. (1) The governing authority of any municipality 10 is hereby authorized and empowered, on its own motion, or upon the 11 12 receipt of a petition requesting the municipal authority to so act 13 signed by a majority of the residents residing upon any street or alley within three hundred (300) feet of any parcel of land 14 15 alleged to be in need of cleaning, to give notice to the property owner by United States registered mail or certified mail two (2) 16 17 weeks before the date of a hearing, or by service of notice as provided in this section by a police officer at least two (2) 18 19 weeks before the date of a hearing, or if the property owner be 20 unknown or his address unknown, then by two (2) weeks' notice in a 21 newspaper having a general circulation in the municipality, of a 22 hearing to determine whether or not any parcel of land is in such 23 a state of uncleanliness as to be a menace to the public health 24 and safety of the community. If, at such hearing, the governing

25 authority shall, in its resolution, adjudicate such a parcel of 26 land in its then condition to be a menace to the public health and 27 safety of the community, the governing authority shall, if the 28 owner does not do so himself, proceed to clean the land, by the 29 use of municipal employees or by contract, by cutting weeds; 30 filling cisterns; removing rubbish, dilapidated fences, outside toilets, dilapidated buildings and other debris; and draining 31 cesspools and standing water therefrom. Thereafter, the governing 32 33 authority may, at its next regular meeting, by resolution 34 adjudicate the actual cost of cleaning the property and may also 35 impose a penalty of Two Hundred Fifty Dollars (\$250.00) or 36 twenty-five percent (25%) of such actual cost, whichever is more. 37 The cost and any penalty may become a civil debt against the 38 property owner, or, at the option of the governing authority, an 39 assessment against the property. The cost assessed against the property means the cost to the municipality of using its own 40 41 employees to do the work or the cost to the municipality of any 42 contract executed by the municipality to have the work done. The action herein authorized shall not be undertaken against any one 43 44 (1) parcel of land more than five (5) times in any one (1) calendar year, and the expense of cleaning of said property shall 45 46 not exceed an aggregate amount of Ten Thousand Dollars 47 (\$10,000.00) per year, or the fair market value of the property 48 subsequent to cleaning, whichever is less. If it is determined by 49 the governing authority of a municipality that it is necessary to clean a parcel of land more than once within a calendar year, then 50 51 the municipality may clean such property by giving notice to the property owner at least ten (10) days before cleaning the property 52 53 and may assess the same penalty for each time the property is 54 cleaned as otherwise provided in this section.

(2) In the event the governing authority declares, by resolution, that the cost and any penalty shall be collected as a civil debt, the governing authority may authorize the institution of a suit on open account against the owner of the property in a court of competent jurisdiction in the manner provided by law for the cost and any penalty, plus court costs, reasonable attorneys' fees and interest from the date that the property was cleaned.

62 (3) In the event that the governing authority does not 63 declare that the cost and any penalty shall be collected as a 64 civil debt, then the assessment above provided for shall be a lien 65 against the property and may be enrolled in the office of the 66 circuit clerk of the county as other judgments are enrolled, and 67 the tax collector of the municipality shall, upon order of the 68 board of governing authorities, proceed to sell the land to 69 satisfy the lien as now provided by law for the sale of lands for 70 delinquent municipal taxes.

(4) All decisions rendered under the provisions of this section may be appealed in the same manner as other appeals from municipal boards or courts are taken.

74 (5) The police officer's return on the notice may be in one75 (1) of the following forms:

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(a) Form of personal notice:

77 "I have this day delivered the within notice 78 personally, by delivering to the within named property owner, \_\_\_\_\_ (here state name of party 79 summoned), a true copy of this notice. 80 This, the \_\_\_\_\_ day of \_\_\_\_\_ 19 \_\_\_\_. 81 \_\_\_\_\_ (Police Officer)" 82 (b) Form of notice where copy left at residence: 83 84 "I have this day delivered the within notice to

\_\_\_\_\_, within named property owner, by 85 86 leaving a true copy of the same at his (or her) usual 87 place of abode in my municipality, with \_\_\_\_, his (or her) (here insert wife, 88 husband, son, daughter or some other person, as the case 89 may be), \_\_\_\_\_ a member of his (or her) 90 family above the age of sixteen (16) years, and willing 91 92 to receive such copy. The said property owner is not 93 found in my municipality. This, the \_\_\_\_\_ day of \_\_\_\_\_ 19 \_\_\_\_. 94 \_\_\_\_\_ (Police Officer)" 95 (c) Form of return when property owner not found within 96 97 municipality and is a nonresident thereof: 98 "I have this day attempted to deliver the within \_\_\_\_\_, the within named property notice to \_\_\_\_\_ 99 owner, and after diligent search and inquiry, I failed 100 101 to find the same property owner within my municipality, nor could I ascertain the location of any residence of 102 the property owner within my municipality. 103 This, the \_\_\_\_\_ day of \_\_\_\_\_ 19 \_\_\_\_. 104 105 \_\_\_\_ (Police Officer)" 106 The first mode of notice should be made, if it can be; if 107 not, then the second mode should be made, if it can be; and the 108 return of the second mode of service must negate the officer's ability to make the first. If neither the first nor second mode 109 of service can be made, then the third mode should be made, and 110 111 the return thereof must negate the officer's ability to make both 112 the first and second. In the event the third mode of service is 113 made, then service shall also be made by publication as provided 114 in subsection (1) of this section.

(6) The officer shall mark on all notices the day of the receipt thereof by him, and he shall return the same on or before the day of the hearing, with a written statement of his proceedings thereon. For failing to note the time of the receipt of notice or for failing to return the same, the officer shall forfeit to the party aggrieved the sum of Twenty-five Dollars (\$25.00).

122 SECTION 2. This act shall take effect and be in force from 123 and after July 1, 2001.

Further, amend by striking the title in its entirety and inserting in lieu thereof the following:

1 AN ACT TO AMEND SECTION 21-19-11, MISSISSIPPI CODE OF 1972, 2 TO INCREASE THE PENALTY CHARGED PRIVATE PROPERTY OWNERS WHEN THE 3 MUNICIPALITY CLEANS THEIR PROPERTY AND TO PROVIDE THAT THE 4 MUNICIPALITY IS NOT REQUIRED TO GIVE THE PROPERTY OWNER NOTICE IF 5 IT IS NECESSARY FOR THE MUNICIPALITY TO CLEAN THE PROPERTY AGAIN 6 WITHIN THE SAME CALENDAR YEAR; AND FOR RELATED PURPOSES.