Adopted AMENDMENT No. 1 PROPOSED TO

House Bill NO. 822

By Senator(s) Committee

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

6 SECTION 1. Section 73-25-38, Mississippi Code of 1972, is 7 amended as follows:

73-25-38. (1) Any licensed physician or certified nurse 8 practitioner who voluntarily provides needed medical or health 9 10 services to any person without the expectation of payment due to 11 the inability of such person to pay for said services shall be immune from liability for any civil action arising out of the 12 13 provision of such medical or health services provided in good faith on a charitable basis. This section shall not extend 14 15 immunity to acts of willful or gross negligence. Except in cases of rendering emergency care wherein the provisions of Section 16 17 73-25-37 * * * apply, immunity under this section shall be extended only if the physician or certified nurse practitioner and 18 patient execute a written waiver in advance of the rendering of 19 20 such medical services specifying that such services are provided without the expectation of payment and that the licensed physician 21 or certified nurse practitioner shall be immune as provided in 2.2

SS41/HB822A.1J *SS41/HB822A.1J* PAGE 1 23 this subsection. The immunity from liability granted by this
24 subsection also shall extend to actions arising from a church
25 operated outpatient medical clinic that exists solely for the
26 purpose of providing charitable medical services to persons who
27 are unable to pay for such services, provided that the outpatient
28 clinic receives less than Forty Thousand Dollars (\$40,000.00)
29 annually in patient payments.

(2) Any physician who voluntarily renders any medical 30 service under a special volunteer medical license authorized under 31 32 Section 1 of this act without any payment or compensation or the 33 expectation or promise of any payment or compensation shall be immune from liability for any civil action arising out of any act 34 or omission resulting from the rendering of the medical service 35 unless the act or omission was the result of the physician's gross 36 37 negligence or willful misconduct. In order for the immunity under this subsection to apply, there must be a written or oral 38 39 agreement for the physician to provide a voluntary noncompensated 40 medical service before the rendering of the service by the 41 physician.

42 (3) Any physician who is retired from active practice, and 43 who has been previously issued an unrestricted license to practice 44 medicine in any state of the United States or who has been issued 45 <u>a special volunteer medical license under Section 73-25-18, shall</u> be immune from liability for any civil action arising out of any 46 47 medical care or treatment provided while voluntarily serving as "doctor of the day" for members of the Mississippi State 48 49 Legislature, legislative or other state employees, or any visitors to the State Capitol on the date of such service. This subsection 50 51 shall not extend immunity to acts of willful or gross negligence 52 <u>or misconduct.</u>

SS41/HB822A.1J *SS41/HB822A.1J* PAGE 2 53 SECTION 2. This act shall take effect and be in force from 54 and after its passage.

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

1 AN ACT TO AMEND SECTION 73-25-38, MISSISSIPPI CODE OF 1972, 2 TO PROVIDE IMMUNITY FROM LIABILITY FOR ANY CHURCH OPERATING A 3 MEDICAL CLINIC FOR CHARITABLE PURPOSES AND TO PROVIDE IMMUNITY FOR 4 THE LEGISLATURE'S DOCTOR OF THE DAY; AND FOR RELATED PURPOSES.

SS41/HB822A.1J *SS41/HB822A.1J* PAGE 3