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

## Senate Bill NO. 2648

## By Senator(s) Huggins

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

28	SECTION 1. Section 73-19-1, Mississippi Code of 1972, is
29	amended as follows:
30	73-19-1. The practice of optometry is defined to be the
31	application of optical principles, through technical methods and
32	devices in the examination of human eyes for the purpose of
33	ascertaining departures from the normal, measuring their
34	functional powers and adapting optical accessories for the aid
35	thereof. The practice of optometry shall include the prescribing
36	and use of therapeutic pharmaceutical agents by optometrists
37	certified under Sections 73-19-153 through 73-19-165. The
88	practice of optometry shall not include the performing of
39	injections into the eyeball, cataract surgery or laser surgery,
10	but shall not preclude the removal of superficial foreign bodies
11	from the eye or other noninvasive procedures. Nothing in this
12	section or any other provision of law shall be construed to
13	prohibit optometrists who have been certified under Sections
14	73-19-153 through 73-19-165 from providing postophthalmic surgica

- 45 or clinical care and management with the advice and consultation
- 46 of the operating or treating physician.
- 47 SECTION 2. Section 73-19-157, Mississippi Code of 1972, is
- 48 amended as follows:
- 49 73-19-157. \* \* \* Any optometrist certified to prescribe and
- 50 use therapeutic pharmaceutical agents under Sections 73-19-153
- 51 through 73-19-165 is authorized to examine, diagnose, manage and
- 52 <u>treat visual defects</u>, abnormal conditions and diseases of the
- 53 <u>human eye and adjacent structures as provided below:</u>
- 54 <u>(a) The administration and prescribing of</u>
- 55 pharmaceutical agents as listed in the Optometric Formulary as
- 56 <u>determined by the State Board of Optometry, which shall consist of</u>
- 57 <u>all topical medications authorized for prescription by</u>
- 58 optometrists prior to the effective date of this act, controlled
- 59 <u>substances listed in Schedules III, IV and V of the Uniform</u>
- 60 Controlled Substances Act, and shall specifically include the
- 61 authority to administer benadryl, epinephrine or equivalent
- 62 <u>medication to counteract anaphylaxis or anaphylactic reaction.</u>
- 63 Additions to the Optometric Formulary shall be proposed by the
- 64 State Board of Optometry and shall be submitted for approval to a
- 65 <u>formulary board consisting of the Chairman of the State Board of</u>
- 66 Optometry, the Chairman of the Mississippi State Medical Licensure
- 67 Board and the Chairman of the State Board of Pharmacy, who shall
- 68 serve as chairman of the formulary board. An affirmative vote of
- 69 two (2) members of the board shall be necessary to add
- 70 pharmaceutical agents to the Optometric Formulary. The formulary
- 71 <u>board shall meet twice annually: in the month of January and in</u>
- 72 the month of July, beginning in July 2001. The members of the
- 73 board shall serve for three (3) years and shall receive no
- 74 <u>remuneration;</u>

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               (b) The performance of primary eye care procedures
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     rational to the management or treatment of visual defects and
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     abnormal conditions or diseases of the eye or adjacent structures.
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     These procedures shall include the following codes as listed in
     the 2001 Current Procedural Terminology Manual of the American
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     Medical Association: 65205 (removal of foreign body, external
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     eye, conjunctiva superficial); 65210 (conjunctival embedded
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     (includes concretions), subconjunctival or scleral
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     nonperforating); 65220 (corneal without slit lamp); 65222
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     (corneal, with slit lamp); 67820 (correction of trichiasis,
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     epilation by forceps only); 68040 (expression of conjunctival
     follicles (eg. for trachoma); 68761 (closure of lacrimal punctum
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     by plug); 68808 (dilation of lacrimal puncture with or without
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     irrigation); and 68840 (probing of lacrimal canaliculi, with or
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     without irrigation); and may include additional procedures not
     invasive to the eyes or adjacent structures as determined by the
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     State Board of Optometry which do not require the use of a local
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     anesthetic or closure by suturing;
               (c) Therapeutically certified optometrists shall be
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     held to the same standards of care and standards of record keeping
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     as physicians and dentists;
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               (d) The State Board of Optometry shall develop policies
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     requiring therapeutically certified optometrists to provide,
     either personally or through coverage arrangements with other
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     optometrists or physicians, after hour, weekend and holiday
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     coverage.
          SECTION 3. Section 73-19-165, Mississippi Code of 1972, is
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     amended as follows:
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          73-19-165. Any pharmacist licensed under the laws of the
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State of Mississippi is authorized to fill and dispense \* \* \*

- 105 therapeutic pharmaceutical agents to patients \* \* \* for any
- 106 optometrist certified by the State Board of Optometry to use such
- 107 agents.
- SECTION 4. Section 41-29-105, Mississippi Code of 1972, is
- 109 amended as follows:
- 110 41-29-105. The following words and phrases, as used in this
- 111 article, shall have the following meanings, unless the context
- 112 otherwise requires:
- 113 (a) "Administer" means the direct application of a
- 114 controlled substance, whether by injection, inhalation, ingestion
- 115 or any other means, to the body of a patient or research subject
- 116 by:
- 117 (1) A practitioner (or, in his presence, by his
- 118 authorized agent); or
- 119 (2) The patient or research subject at the
- 120 direction and in the presence of the practitioner.
- 121 (b) "Agent" means an authorized person who acts on
- 122 behalf of or at the direction of a manufacturer, distributor or
- 123 dispenser. Such word does not include a common or contract
- 124 carrier, public warehouseman or employee of the carrier or
- 125 warehouseman. This definition shall not be applied to the term
- 126 "agent" when such term clearly designates a member or officer of
- 127 the Bureau of Narcotics or other law enforcement organization.
- 128 (c) "Board" means the Mississippi State Board of
- 129 Medical Licensure.
- 130 (d) "Bureau" means the Mississippi Bureau of Narcotics.
- 131 However, where the title "Bureau of Drug Enforcement" occurs, that
- 132 term shall also refer to the Mississippi Bureau of Narcotics.
- 133 (e) "Commissioner" means the Commissioner of the
- 134 Department of Public Safety.

- 135 (f) "Controlled substance" means a drug, substance or
- immediate precursor in Schedules I through V of Sections 41-29-113
- 137 through 41-29-121.
- 138 (q) "Counterfeit substance" means a controlled
- 139 substance which, or the container or labeling of which, without
- 140 authorization, bears the trademark, trade name, or other
- 141 identifying mark, imprint, number or device, or any likeness
- 142 thereof, of a manufacturer, distributor or dispenser other than
- 143 the person who in fact manufactured, distributed or dispensed the
- 144 substance.
- (h) "Deliver" or "delivery" means the actual,
- 146 constructive, or attempted transfer from one (1) person to another
- 147 of a controlled substance, whether or not there is an agency
- 148 relationship.
- 149 (i) "Director" means the Director of the Bureau of
- 150 Narcotics.
- 151 (j) "Dispense" means to deliver a controlled substance
- 152 to an ultimate user or research subject by or pursuant to the
- 153 lawful order of a practitioner, including the prescribing,
- 154 administering, packaging, labeling or compounding necessary to
- 155 prepare the substance for that delivery.
- 156 (k) "Dispenser" means a practitioner who dispenses.
- 157 (1) "Distribute" means to deliver other than by
- 158 administering or dispensing a controlled substance.
- 159 (m) "Distributor" means a person who distributes.
- (n) "Drug" means (1) a substance recognized as a drug
- 161 in the official United States Pharmacopoeia, official Homeopathic
- 162 Pharmacopoeia of the United States, or official National
- 163 Formulary, or any supplement to any of them; (2) a substance
- 164 intended for use in the diagnosis, cure, mitigation, treatment, or

prevention of disease in man or animals; (3) a substance (other than food) intended to affect the structure or any function of the body of man or animals; and (4) a substance intended for use as a component of any article specified in this paragraph. Such word does not include devices or their components, parts, or

170 accessories.

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- 171 (o) "Hashish" means the resin extracted from any part
  172 of the plants of the genus Cannabis and all species thereof or any
  173 preparation, mixture or derivative made from or with that resin.
- (p) "Immediate precursor" means a substance which the
  board has found to be and by rule designates as being the
  principal compound commonly used or produced primarily for use,
  and which is an immediate chemical intermediary used or likely to
  be used in the manufacture of a controlled substance, the control
  of which is necessary to prevent, curtail, or limit manufacture.
  - (q) "Manufacture" means the production, preparation, propagation, compounding, conversion or processing of a controlled substance, either directly or indirectly, by extraction from substances of natural origin, or independently by means of chemical synthesis, or by a combination of extraction and chemical synthesis, and includes any packaging or repackaging of the substance or labeling or relabeling of its container. The term "manufacture" does not include the preparation, compounding, packaging or labeling of a controlled substance in conformity with applicable state and local law:
- 190 (1) By a practitioner as an incident to his
  191 administering or dispensing of a controlled substance in the
  192 course of his professional practice; or
- 193 (2) By a practitioner, or by his authorized agent 194 under his supervision, for the purpose of, or as an incident to,

- 195 research, teaching or chemical analysis and not for sale.
- 196 (r) "Marihuana" means all parts of the plant of the
- 197 genus Cannabis and all species thereof, whether growing or not,
- 198 the seeds thereof, and every compound, manufacture, salt,
- 199 derivative, mixture or preparation of the plant or its seeds,
- 200 excluding hashish.
- 201 (s) "Narcotic drug" means any of the following, whether
- 202 produced directly or indirectly by extraction from substances of
- 203 vegetable origin, or independently by means of chemical synthesis,
- 204 or by a combination of extraction and chemical synthesis:
- 205 (1) Opium and opiate, and any salt, compound,
- 206 derivative or preparation of opium or opiate;
- 207 (2) Any salt, compound, isomer, derivative or
- 208 preparation thereof which is chemically equivalent or identical
- 209 with any of the substances referred to in clause 1, but not
- 210 including the isoquinoline alkaloids of opium;
- 211 (3) Opium poppy and poppy straw; and
- 212 (4) Cocaine, coca leaves and any salt, compound,
- 213 derivative or preparation of cocaine, coca leaves, and any salt,
- 214 compound, isomer, derivative or preparation thereof which is
- 215 chemically equivalent or identical with any of these substances,
- 216 but not including decocainized coca leaves or extractions of coca
- 217 leaves which do not contain cocaine or ecgonine.
- 218 (t) "Opiate" means any substance having an
- 219 addiction-forming or addiction-sustaining liability similar to
- 220 morphine or being capable of conversion into a drug having
- 221 addiction-forming or addiction-sustaining liability. It does not
- 222 include, unless specifically designated as controlled under
- 223 Section 41-29-111, the dextrorotatory isomer of
- 3-methoxy-n-methylmorphinan and its salts (dextromethorphan).

- 225 Such word does include its racemic and levorotatory forms.
- 226 (u) "Opium poppy" means the plant of the species
- 227 Papaver somniferum L., except its seeds.
- (v) "Paraphernalia" means all equipment, products and
- 229 materials of any kind which are used, intended for use, or
- 230 designed for use, in planting, propagating, cultivating, growing,
- 231 harvesting, manufacturing, compounding, converting, producing,
- 232 processing, preparing, testing, analyzing, packaging, repackaging,
- 233 storing, containing, concealing, injecting, ingesting, inhaling or
- 234 otherwise introducing into the human body a controlled substance
- 235 in violation of the Uniform Controlled Substances Law. It
- 236 includes, but is not limited to:
- 237 (i) Kits used, intended for use, or designed for
- 238 use in planting, propagating, cultivating, growing or harvesting
- 239 of any species of plant which is a controlled substance or from
- 240 which a controlled substance can be derived;
- 241 (ii) Kits used, intended for use, or designed for
- 242 use in manufacturing, compounding, converting, producing,
- 243 processing or preparing controlled substances;
- 244 (iii) Isomerization devices used, intended for use
- 245 or designed for use in increasing the potency of any species of
- 246 plant which is a controlled substance;
- 247 (iv) Testing equipment used, intended for use, or
- 248 designed for use in identifying or in analyzing the strength,
- 249 effectiveness or purity of controlled substances;
- 250 (v) Scales and balances used, intended for use or
- 251 designed for use in weighing or measuring controlled substances;
- 252 (vi) Diluents and adulterants, such as quinine
- 253 hydrochloride, mannitol, mannite, dextrose and lactose, used,
- 254 intended for use or designed for use in cutting controlled

255	substances;
256	(vii) Separation gins and sifters used, intended
257	for use or designed for use in removing twigs and seeds from, or
258	in otherwise cleaning or refining, marihuana;
259	(viii) Blenders, bowls, containers, spoons and
260	mixing devices used, intended for use or designed for use in
261	compounding controlled substances;
262	(ix) Capsules, balloons, envelopes and other
263	containers used, intended for use or designed for use in packaging
264	small quantities of controlled substances;
265	(x) Containers and other objects used, intended
266	for use or designed for use in storing or concealing controlled
267	substances;
268	(xi) Hypodermic syringes, needles and other
269	objects used, intended for use or designed for use in parenterally
270	injecting controlled substances into the human body;
271	(xii) Objects used, intended for use or designed
272	for use in ingesting, inhaling or otherwise introducing marihuana
273	cocaine, hashish or hashish oil into the human body, such as:
274	1. Metal, wooden, acrylic, glass, stone,
275	plastic or ceramic pipes with or without screens, permanent
276	screens, hashish heads or punctured metal bowls;
277	2. Water pipes;
278	3. Carburetion tubes and devices;
279	4. Smoking and carburetion masks;
280	5. Roach clips, meaning objects used to hold
281	burning material, such as a marihuana cigarette, that has become
282	too small or too short to be held in the hand;

6. Miniature cocaine spoons and cocaine

vials;

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285	7. Chamber pipes;
286	8. Carburetor pipes;
287	9. Electric pipes;
288	10. Air-driven pipes;
289	11. Chillums;
290	12. Bongs; and
291	13. Ice pipes or chillers.
292	In determining whether an object is paraphernalia, a court or
293	other authority should consider, in addition to all other
294	logically relevant factors, the following:
295	(i) Statements by an owner or by anyone in control
296	of the object concerning its use;
297	(ii) Prior convictions, if any, of an owner, or of
298	anyone in control of the object, under any state or federal law
299	relating to any controlled substance;
300	(iii) The proximity of the object, in time and
301	space, to a direct violation of the Uniform Controlled Substances
302	Law;
303	(iv) The proximity of the object to controlled
304	substances;
305	(v) The existence of any residue of controlled
306	substances on the object;
307	(vi) Direct or circumstantial evidence of the
308	intent of an owner, or of anyone in control of the object, to
309	deliver it to persons whom he knows, or should reasonably know,
310	intend to use the object to facilitate a violation of the Uniform
311	Controlled Substances Law; the innocence of an owner, or of anyone
312	in control of the object, as to a direct violation of the Uniform
313	Controlled Substances Law shall not prevent a finding that the
314	object is intended for use, or designed for use as paraphernalia;

315 (vii) Instructions, oral or written, provided with 316 the object concerning its use; 317 (viii) Descriptive materials accompanying the object which explain or depict its use; 318 319 (ix) National and local advertising concerning its 320 use; 321 The manner in which the object is displayed (x)322 for sale; 323 (xi) Whether the owner or anyone in control of the 324 object is a legitimate supplier of like or related items to the 325 community, such as a licensed distributor or dealer of tobacco 326 products; 327 (xii) Direct or circumstantial evidence of the 328 ratio of sales of the object(s) to the total sales of the business 329 enterprise; 330 (xiii) The existence and scope of legitimate uses 331 for the object in the community; (xiv) Expert testimony concerning its use. 332 333 "Person" means individual, corporation, government (w) or governmental subdivision or agency, business trust, estate, 334 335 trust, partnership or association, or any other legal entity. 336 (x)"Poppy straw" means all parts, except the seeds, of 337 the opium poppy, after mowing. 338 (y) "Practitioner" means: 339 (1) A physician, dentist, veterinarian, scientific 340 investigator or optometrist certified to prescribe and use therapeutic pharmaceutical agents under Sections 73-19-153 through 341 342 73-19-165, or other person licensed, registered or otherwise 343 permitted to distribute, dispense, conduct research with respect

to or to administer a controlled substance in the course of

- 345 professional practice or research in this state; and
- 346 (2) A pharmacy, hospital or other institution
- 347 licensed, registered, or otherwise permitted to distribute,
- 348 dispense, conduct research with respect to or to administer a
- 349 controlled substance in the course of professional practice or
- 350 research in this state.
- 351 (z) "Production" includes the manufacture, planting,
- 352 cultivation, growing or harvesting of a controlled substance.
- 353 (aa) "Sale," "sell" or "selling" means the actual,
- 354 constructive or attempted transfer or delivery of a controlled
- 355 substance for remuneration, whether in money or other
- 356 consideration.
- 357 (bb) "State," when applied to a part of the United
- 358 States, includes any state, district, commonwealth, territory,
- 359 insular possession thereof, and any area subject to the legal
- 360 authority of the United States of America.
- 361 (cc) "Ultimate user" means a person who lawfully
- 362 possesses a controlled substance for his own use or for the use of
- 363 a member of his household or for administering to an animal owned
- 364 by him or by a member of his household.
- SECTION 5. Section 41-29-137, Mississippi Code of 1972, is
- 366 amended as follows:
- 367 41-29-137. (a) Except when dispensed directly by a
- 368 practitioner, other than a pharmacy, to an ultimate user, no
- 369 controlled substance in Schedule II, as set out in Section
- 370 41-29-115, may be dispensed without the written prescription of a
- 371 practitioner. A practitioner shall keep a record of all
- 372 controlled substances in Schedule I, II and III administered,
- 373 dispensed or professionally used by him otherwise than by
- 374 prescription.

In emergency situations, as defined by rule of the State

376 Board of Pharmacy, \* \* \* Schedule II drugs may be dispensed upon

377 oral prescription of a practitioner, reduced promptly to writing

378 and filed by the pharmacy. Prescriptions shall be retained in

379 conformity with the requirements of Section 41-29-133. No

380 prescription for a Schedule II substance may be refilled unless

381 renewed by prescription issued by a licensed medical doctor.

- 382 (b) Except when dispensed directly by a practitioner, other
- 383 than a pharmacy, to an ultimate user, a controlled substance
- 384 included in Schedule III or IV, as set out in Sections 41-29-117
- 385 and 41-29-119, which is a prescription drug as determined under
- 386 Federal Control Substance Act, shall not be dispensed without a
- 387 written or oral prescription of a practitioner. The prescription
- 388 shall not be filled or refilled more than six (6) months after the
- 389 date thereof or be refilled more than five (5) times, unless
- 390 renewed by the practitioner.
- 391 (c) A controlled substance included in Schedule V, as set
- 392 out in Section 41-29-121, shall not be distributed or dispensed
- 393 other than for a medical purpose.
- 394 (d) An optometrist certified to prescribe and use
- 395 therapeutic pharmaceutical agents under Sections 73-19-153 through
- 396 <u>73-19-165</u> shall not be authorized to prescribe, administer,
- 397 <u>dispense or use any controlled substance in Schedule I or II.</u>
- 398 SECTION 6. Section 41-29-109, Mississippi Code of 1972, is
- 399 amended as follows:
- 400 41-29-109. The Mississippi Bureau of Narcotics shall have
- 401 the full cooperation and use of facilities and personnel of the
- 402 State Board of Pharmacy, the State Board of Medical Licensure, the
- 403 State Board of Dental Examiners, the State Board of Optometry, the
- 404 district and county attorneys, and of the Attorney General's

405 office.

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It shall be the duty of all duly sworn peace officers of the

State of Mississippi to enforce the provisions of this article

with reference to illicit narcotic and drug traffic. The

provisions of this article may likewise be enforced by agents of

the United States Drug Enforcement Administration.

SECTION 7. Section 41-29-157, Mississippi Code of 1972, is amended as follows:

413 41-29-157. (a) Issuance and execution of administrative 414 inspection warrants and search warrants shall be as follows, 415 except as provided in subsection (c) of this section:

(1) A judge of any state court of record, or any justice court judge within his jurisdiction, and upon proper oath or affirmation showing probable cause, may issue warrants for the purpose of conducting administrative inspections authorized by this article or rules thereunder, and seizures of property appropriate to the inspections. For purposes of the issuance of administrative inspection warrants, probable cause exists upon showing a valid public interest in the effective enforcement of this article or rules thereunder, sufficient to justify administrative inspection of the area, premises, building or conveyance in the circumstances specified in the application for the warrant. All such warrants shall be served during normal business hours;

(2) A search warrant shall issue only upon an affidavit
of a person having knowledge or information of the facts alleged,
sworn to before the judge or justice court judge and establishing
the grounds for issuing the warrant. If the judge or justice
court judge is satisfied that grounds for the application exist or
that there is probable cause to believe they exist, he shall issue

- 435 a warrant identifying the area, premises, building or conveyance
- 436 to be searched, the purpose of the search, and, if appropriate,
- 437 the type of property to be searched, if any. The warrant shall:
- 438 (A) State the grounds for its issuance and the
- 439 name of each person whose affidavit has been taken in support
- 440 thereof;
- 441 (B) Be directed to a person authorized by Section
- 442 41-29-159 to execute it;
- 443 (C) Command the person to whom it is directed to
- 444 inspect the area, premises, building or conveyance identified for
- 445 the purpose specified, and if appropriate, direct the seizure of
- 446 the property specified;
- 447 (D) Identify the item or types of property to be
- 448 seized, if any;
- 449 (E) Direct that it be served and designate the
- 450 judge or magistrate to whom it shall be returned;
- 451 (3) A warrant issued pursuant to this section must be
- 452 executed and returned within ten (10) days of its date unless,
- 453 upon a showing of a need for additional time, the court orders
- 454 otherwise. If property is seized pursuant to a warrant, a copy
- 455 shall be given to the person from whom or from whose premises the
- 456 property is taken, together with a receipt for the property taken.
- 457 The return of the warrant shall be made promptly, accompanied by a
- 458 written inventory of any property taken. The inventory shall be
- 459 made in the presence of the person executing the warrant and of
- 460 the person from whose possession or premises the property was
- 461 taken, if present, or in the presence of at least one (1) credible
- 462 person other than the person executing the warrant. A copy of the
- 463 inventory shall be delivered to the person from whom or from whose
- 464 premises the property was taken and to the applicant for the

465 warrant;

- 466 (4) The judge or justice court judge who has issued a
  467 warrant shall attach thereto a copy of the return and all papers
  468 returnable in connection therewith and file them with the clerk of
  469 the appropriate state court for the judicial district in which the
  470 inspection was made.
- 471 (b) The bureau, the State Board of Pharmacy, \* \* \* the State
  472 Board of Medical Licensure, the State Board of Dental Examiners or
  473 the State Board of Optometry may make administrative inspections
  474 of controlled premises in accordance with the following
  475 provisions:
- 476 (1) For purposes of this section only, "controlled 477 premises" means:
- 478 (A) Places where persons registered or exempted
  479 from registration requirements under this article are required to
  480 keep records; and
- (B) Places including factories, warehouses,

  482 establishments and conveyances in which persons registered or

  483 exempted from registration requirements under this article are

  484 permitted to hold, manufacture, compound, process, sell, deliver,

  485 or otherwise dispose of any controlled substance.
- 486 (2) When authorized by an administrative inspection 487 warrant issued in accordance with the conditions imposed in this 488 section an officer or employee designated by the bureau, the State 489 Board of Pharmacy, the State Board of Medical Licensure, the State 490 Board of Dental Examiners or the State Board of Optometry, upon 491 presenting the warrant and appropriate credentials to the owner, 492 operator or agent in charge, may enter controlled premises for the 493 purpose of conducting an administrative inspection.
- 494 (3) When authorized by an administrative inspection

- 495 warrant, an officer or employee designated by the bureau, the
- 496 State Board of Pharmacy, the State Board of Medical Licensure, the
- 497 State Board of Dental Examiners or the State Board of Optometry
- 498 may:
- 499 (A) Inspect and copy records required by this
- 500 article to be kept;
- 501 (B) Inspect, within reasonable limits and in a
- 502 reasonable manner, controlled premises and all pertinent
- 503 equipment, finished and unfinished material, containers and
- 104 labeling found therein, and, except as provided in paragraph (5)
- 505 of this subsection, all other things therein, including records,
- 506 files, papers, processes, controls and facilities bearing on
- 507 violation of this article; and
- 508 (C) Inventory any stock of any controlled
- 509 substance therein and obtain samples thereof.
- 510 (4) This section does not prevent the inspection
- 511 without a warrant of books and records pursuant to an
- 512 administrative subpoena, nor does it prevent entries and
- 513 administrative inspections, including seizures of property,
- 514 without a warrant:
- 515 (A) If the owner, operator or agent in charge of
- 516 the controlled premises consents;
- 517 (B) In situations presenting imminent danger to
- 518 health or safety;
- 519 (C) In situations involving inspection of
- 520 conveyances if there is reasonable cause to believe that the
- 521 mobility of the conveyance makes it impracticable to obtain a
- 522 warrant;
- 523 (D) In any other exceptional or emergency
- 524 circumstance where time or opportunity to apply for a warrant is

- 525 lacking; or
- 526 (E) In all other situations in which a warrant is
- 527 not constitutionally required.
- 528 (5) An inspection authorized by this section shall not
- 529 extend to financial data, sales data, other than shipment data, or
- 530 pricing data unless the owner, operator or agent in charge of the
- 531 controlled premises consents in writing.
- 532 (c) Any agent of the bureau authorized to execute a search
- 533 warrant involving controlled substances, the penalty for which is
- 534 imprisonment for more than one (1) year, may, without notice of
- 535 his authority and purpose, break open an outer door or inner door,
- or window of a building, or any part of the building, if the judge
- 537 issuing the warrant:
- 538 (1) Is satisfied that there is probable cause to
- 539 believe that:
- 540 (A) The property sought may, and, if such notice
- 541 is given, will be easily and quickly destroyed or disposed of; or
- 542 (B) The giving of such notice will immediately
- 543 endanger the life or safety of the executing officer or another
- 544 person; and
- 545 (2) Has included in the warrant a direction that the
- 546 officer executing the warrant shall not be required to give such
- 547 notice.
- Any officer acting under such warrant shall, as soon as
- 549 practical, after entering the premises, identify himself and give
- 550 the reasons and authority for his entrance upon the premises.
- 551 Search warrants which include the instruction that the
- 552 executing officer shall not be required to give notice of
- 553 authority and purpose as authorized by this subsection shall be
- 554 issued only by the county court or county judge in vacation,

555 chancery court or by the chancellor in vacation, by the circuit

556 court or circuit judge in vacation, or by a justice of the

- 557 Mississippi Supreme Court.
- This subsection shall expire and stand repealed from and
- 559 after July 1, 1974, except that the repeal shall not affect the
- 560 validity or legality of any search authorized under this
- 561 subsection and conducted prior to July 1, 1974.
- SECTION 8. Section 41-29-159, Mississippi Code of 1972, is
- 563 amended as follows:
- 564 41-29-159. (a) Any officer or employee of the bureau,
- 565 investigative unit of the State Board of Pharmacy, investigative
- 566 unit of the State Board of Medical Licensure, investigative unit
- of the State Board of Dental Examiners, investigative unit of the
- 568 State Board of Optometry, any duly sworn peace officer of the
- 569 State of Mississippi, any enforcement officer of the Mississippi
- 570 Department of Transportation, or any highway patrolman, may, while
- 571 engaged in the performance of his statutory duties:
- 572 (1) Carry firearms;
- 573 (2) Execute and serve search warrants, arrest warrants,
- 574 subpoenas, and summonses issued under the authority of this state;
- 575 (3) Make arrests without warrant for any offense under
- 576 this article committed in his presence, or if he has probable
- 577 cause to believe that the person to be arrested has committed or
- 578 is committing a crime; and
- 579 (4) Make seizures of property pursuant to this article.
- 580 (b) As divided among the Mississippi Bureau of Narcotics,
- 581 the State Board of Pharmacy, the State Board of Medical Licensure,
- 582 the State Board of Dental Examiners and the State Board of
- 583 Optometry, the primary responsibility of the illicit street
- 584 traffic or other illicit traffic of drugs is delegated to agents

585 of the Mississippi Bureau of Narcotics. The State Board of

586 Pharmacy is delegated the responsibility of regulating and

587 checking the legitimate drug traffic among pharmacists,

588 pharmacies, hospitals, nursing homes, drug manufacturers, and any

589 other related professions and facilities with the exception of the

590 medical, dental, optometric and veterinary professions. The State

591 Board of Medical Licensure is responsible for regulating and

592 <u>checking</u> the legitimate drug traffic among nurses, physicians,

593 podiatrists and veterinarians. The Mississippi Board of Dental

594 Examiners is responsible for <u>regulating and checking</u> the

595 legitimate drug traffic among dentists and dental hygienists. The

State Board of Optometry is responsible for regulating and

597 <u>checking the legitimate drug traffic among optometrists.</u>

- 598 (c) The provisions of this section shall not be construed to
- 599 limit or preclude the detection or arrest of persons in violation
- of Section 41-29-139 by any local law enforcement officer,
- 601 sheriff, deputy sheriff or peace officer.
- (d) Agents of the bureau are hereby authorized to
- 603 investigate the circumstances of deaths which are caused by drug
- 604 overdose or which are believed to be caused by drug overdose.
- (e) Any person who shall impersonate in any way the director
- 606 or any agent, or who shall in any manner hold himself out as
- 607 being, or represent himself as being, an officer or agent of the
- 608 Mississippi Bureau of Narcotics shall be guilty of a misdemeanor,
- 609 and upon conviction thereof shall be punished by a fine of not
- 610 less than One Hundred Dollars (\$100.00) nor more than Five Hundred
- 611 Dollars (\$500.00) or by imprisonment for not more than one (1)
- 612 year, or by both such fine and imprisonment.
- SECTION 9. Section 41-29-167, Mississippi Code of 1972, is
- 614 amended as follows:

- 615 41-29-167. (a) The <u>State Board of Medical Licensure</u>, the
- 616 Mississippi Bureau of Narcotics, the State Board of
- 617 Pharmacy, \* \* \* the State Board of Dental Examiners and the State
- 618 Board of Optometry shall cooperate with federal and other state
- 619 agencies in discharging their responsibilities concerning traffic
- 620 in controlled substances and in suppressing the abuse of
- 621 controlled substances. To this end, they may:
- 622 (1) Arrange for the exchange of information among
- 623 governmental officials concerning the use and abuse of controlled
- 624 substances;
- 625 (2) Coordinate and cooperate in training programs
- 626 concerning controlled substance law enforcement at local and state
- 627 levels;
- 628 (3) Cooperate with the United States Drug Enforcement
- 629 Administration by establishing a centralized unit to accept,
- 630 catalogue, file and collect statistics, including records of drug
- 631 dependent persons and other controlled substance law offenders
- 632 within the state, and make the information available for federal,
- 633 state and local law enforcement purposes; and
- 634 (4) Conduct programs of eradication aimed at destroying
- 635 wild or illicit growth of plant species from which controlled
- 636 substances may be extracted.
- 637 (b) Results, information and evidence received from the
- 638 United States Drug Enforcement Administration relating to the
- 639 regulatory functions of this article, including results of
- 640 inspections conducted by it may be relied and acted upon by the
- 641 Mississippi Bureau of Narcotics, the State Board of Pharmacy, the
- 642 State Board of Medical Licensure, the State Board of Dental
- 643 Examiners and the State Board of Optometry in the exercise of
- 644 their regulatory functions under this article.

- SECTION 10. Section 41-29-171, Mississippi Code of 1972, is
- 646 amended as follows:
- 647 41-29-171. (a) The Mississippi Bureau of Narcotics, the
- 648 State Board of Pharmacy, the State Board of Medical Licensure, the
- 649 State Board of Dental Examiners and the State Board of Optometry
- 650 shall encourage research on misuse and abuse of controlled
- 651 substances. In connection with the research, and in furtherance
- of the enforcement of this article they may:
- (1) Establish methods to assess accurately the effects
- of controlled substances and identify and characterize those with
- 655 potential for abuse;
- 656 (2) Make studies and undertake programs of research to:
- 657 (A) Develop new or improved approaches,
- 658 techniques, systems, equipment and devices to strengthen the
- 659 enforcement of this article;
- (B) Determine patterns of misuse and abuse of
- 661 controlled substances and the social effects thereof; and
- (C) Improve methods for preventing, predicting,
- 663 understanding and dealing with the misuse and abuse of controlled
- 664 substances;
- 665 (3) Enter into contracts with public agencies,
- 666 institutions of higher education, and private organizations or
- 667 individuals for the purpose of conducting research,
- 668 demonstrations, or special projects which bear directly on misuse
- 669 and abuse of controlled substances.
- 670 (b) The Mississippi Bureau of Narcotics and the State Board
- 671 of Education may enter into contracts for educational and research
- 672 activities without performance bonds.
- 673 (c) The board may authorize the possession and distribution
- 674 of controlled substances by persons engaged in research. Persons

- 675 who obtain this authorization are exempt from state prosecution
- 676 for possession and distribution of controlled substances to the
- 677 extent of the authorization.
- SECTION 11. Section 73-19-31, Mississippi Code of 1972, is
- 679 amended as follows:
- 680 73-19-31. Sections 73-19-1 through 73-19-29 and 73-19-33
- 681 through 73-19-45, which create the Mississippi Board of Optometry
- 682 and prescribe its duties and powers, and Section 73-19-157,
- 683 Mississippi Code of 1972, which authorizes optometrists who have
- 684 been certified to prescribe and administer certain pharmaceutical
- 685 agents and performed certain primary eye care procedures, shall
- 686 stand repealed as of July 1, 2005.
- SECTION 12. This act shall take effect and be in force from
- 688 and after June 30, 2001.

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

- AN ACT TO AMEND SECTION 73-19-1, MISSISSIPPI CODE OF 1972, TO
- 2 CLARIFY THE DEFINITION OF THE PRACTICE OF OPTOMETRY; TO AMEND
- 3 SECTION 73-19-157, MISSISSIPPI CODE OF 1972, TO AUTHORIZE
- 4 OPTOMETRISTS WHO HAVE BEEN CERTIFIED TO PRESCRIBE AND ADMINISTER
- 5 CERTAIN PHARMACEUTICAL AGENTS; TO AUTHORIZE OPTOMETRISTS WHO HAVE
- 6 BEEN CERTIFIED TO PERFORM PRIMARY EYE CARE PROCEDURES INCLUDING
- 7 CERTAIN CODES OF THE AMERICAN MEDICAL ASSOCIATION; TO PROVIDE THAT
- 8 THERAPEUTICALLY CERTIFIED OPTOMETRISTS SHALL BE HELD TO THE SAME
- 9 STANDARDS OF CARE AS PHYSICIANS AND DENTISTS; TO REQUIRE
- 10 THERAPEUTICALLY CERTIFIED OPTOMETRISTS TO PROVIDE 24-HOUR
- 11 COVERAGE; TO AMEND SECTION 73-19-165, MISSISSIPPI CODE OF 1972, IN
- 12 CONFORMITY TO THE PRECEDING SECTION; TO AMEND SECTION 41-29-105,
- 13 MISSISSIPPI CODE OF 1972, TO DEFINE THOSE CERTIFIED OPTOMETRISTS
- 14 AS "PRACTITIONERS" UNDER THE UNIFORM CONTROLLED SUBSTANCES LAW; TO
- 15 AMEND SECTION 41-29-137, MISSISSIPPI CODE OF 1972, TO PROHIBIT
- 16 THOSE CERTIFIED OPTOMETRISTS FROM PRESCRIBING, ADMINISTERING,
- 17 DISPENSING OR USING ANY CONTROLLED SUBSTANCE IN SCHEDULE I OR II;
- 18 TO AMEND SECTIONS 41-29-109, 41-29-157, 41-29-159, 41-29-167 AND
- 19 41-29-171, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT THE STATE
- 20 BOARD OF OPTOMETRY SHALL ISSUE REGISTRATIONS TO THOSE CERTIFIED
- 21 OPTOMETRISTS WHO DISPENSE CONTROLLED SUBSTANCES; TO PROVIDE THAT
- 22 THE STATE BOARD OF OPTOMETRY IS RESPONSIBLE FOR REGULATING AND
- 23 CHECKING THE LEGITIMATE DRUG TRAFFIC AMONG OPTOMETRISTS; TO AMEND
- 24 SECTION 73-19-31, MISSISSIPPI CODE OF 1972, TO EXTEND THE
- 25 AUTOMATIC REPEALER ON THOSE STATUTES CREATING AND EMPOWERING THE
- 26 STATE BOARD OF OPTOMETRY; AND FOR RELATED PURPOSES.