By: Representative Moak

To: Judiciary B

## HOUSE BILL NO. 445

AN ACT TO AMEND SECTIONS 19-25-21, 19-25-23 AND 45-6-11, MISSISSIPPI CODE OF 1972, TO AUTHORIZE SHERIFFS TO APPOINT A TEMPORARY DEPUTY SHERIFF; TO PROVIDE THAT SUCH TEMPORARY DEPUTY SHERIFF SHALL BE EXEMPT FROM LAW ENFORCEMENT OFFICER TRAINING 1 2 3 4 REQUIREMENTS; AND FOR RELATED PURPOSES. 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 6 7 SECTION 1. Section 19-25-21, Mississippi Code of 1972, is amended as follows: 8 19-25-21. The minimum number of deputies having law 9 enforcement duties for each sheriff shall be based upon the total 10 population of his county according to the latest federal decennial 11 census in the following categories: 12 In counties with a total population of more than 13 (a) 14 fifty thousand (50,000), the sheriff shall regularly employ a minimum of five (5) deputies having law enforcement duties; 15 In counties with a total population of more than 16 (b) thirty-five thousand (35,000), and not more than fifty thousand 17 (50,000), the sheriff shall regularly employ a minimum of four (4) 18 deputies having law enforcement duties; 19 In counties with a total population of more than 20 (C) twenty-five thousand (25,000), and not more than thirty-five 21 22 thousand (35,000), the sheriff shall regularly employ a minimum of three (3) deputies having law enforcement duties; 23 (d) In counties with a total population of more than 24 fifteen thousand (15,000), and not more than twenty-five thousand 25 (25,000), the sheriff shall regularly employ a minimum of two (2) 26 27 deputies having law enforcement duties;

H. B. No. 445 02/HR40/R644 PAGE 1 (JWB\BD) (e) In all other counties, the sheriff shall regularly
 employ a minimum of one (1) deputy sheriff having law enforcement
 duties.

In those counties comprised of two (2) judicial districts 31 32 having a total population of thirty-five thousand (35,000) or more, there shall be not less than two (2) deputies in the 33 judicial district in which the sheriff does not reside, one (1) of 34 whom shall be the chief deputy in charge of the office, all of 35 whom shall be subject to the direction of the sheriff. 36 In those counties comprised of two (2) judicial districts having a total 37 population of less than thirty-five thousand (35,000), there shall 38 be at least one (1) deputy in the judicial district in which the 39 40 sheriff does not reside who shall be subject to the direction of the sheriff. 41

Each deputy sheriff who shall have law enforcement duties 42 shall, at the expense of the county, attend and complete an 43 appropriate curriculum in the field of law enforcement at the 44 45 Mississippi Law Enforcement Officers' Academy within one (1) year from the date of his appointment, excluding those who have 46 47 previously served as sheriff, or have had at least five (5) years' experience as a full-time law enforcement officer, or have 48 49 previously successfully completed a course of training at the Mississippi Law Enforcement Officers' Academy or at the Jackson 50 Any deputy sheriff exempted from attendance at 51 Police Academy. 52 the initial course as herein provided because of previous service as sheriff or having five (5) years' full-time law enforcement 53 experience must have served as sheriff or obtained such experience 54 within a period of ten (10) years prior to the date of his taking 55 the oath of office. Any deputy sheriff exempted from attendance 56 57 because of successful completion of a course of training at either of the aforementioned academies must have completed such course 58 59 within five (5) years prior to the date of his taking the oath of Each deputy sheriff shall thereafter, on a periodic and 60 office. 

H. B. No. 445 02/HR40/R644 PAGE 2 (JWB\BD) 61 continuing basis, attend additional advanced courses in law62 enforcement at said Academy in order that each deputy sheriff will

be properly informed and trained in the modern, technical advancesin the field of law enforcement.

Each sheriff may appoint a temporary deputy sheriff who may not serve for more than six (6) months, and such temporary deputy sheriff shall be exempt from the training requirements provided in this section and in Section 45-6-11.

69 SECTION 2. Section 19-25-23, Mississippi Code of 1972, is
70 amended as follows:

71 19-25-23. Each sheriff shall maintain and cause to be paid a sufficient number of regular deputies, properly trained and 72 73 adequately equipped, to insure the domestic tranquility within his In addition thereto, each sheriff may maintain an 74 county. 75 adequate number of properly trained auxiliary deputy sheriffs and one (1) temporary deputy sheriff to be equipped, trained and paid 76 The number of said auxiliary 77 from the general county fund. 78 deputies shall be approved by the board of supervisors and may be increased or reduced from time to time by said board. All regular 79 80 and auxiliary deputies may serve in any other county of the state when requested by the sheriff of such county to preserve law and 81 82 order therein, the expense thereof to be paid by the county in which they serve. The request shall be made to the sheriff of the 83 county in which said deputies are located and said deputies shall 84 85 remain under the control of said sheriff except to the extent delegated by said sheriff to the sheriff of the requesting county. 86 87 In addition, any sheriff may loan any regular or auxiliary deputy to any law enforcement agency of the state or of any political 88 subdivision of the state for drug enforcement purposes, the 89 expense of the officer to be paid by the agency to which the 90 91 officer is assigned.

92 SECTION 3. Section 45-6-11, Mississippi Code of 1972, is 93 amended as follows:

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45-6-11. (1) Law enforcement officers already serving under 94 permanent appointment on July 1, 1981, and personnel of the 95 division of community services under Section 47-7-9, Mississippi 96 97 Code of 1972, serving on July 1, 1994, shall not be required to 98 meet any requirement of subsections (3) and (4) of this section as a condition of continued employment; nor shall failure of any such 99 100 law enforcement officer to fulfill such requirements make that person ineligible for any promotional examination for which that 101 102 person is otherwise eligible. Provided, however, if any law enforcement officer certified under the provisions of this chapter 103 104 leaves his employment as such and does not become employed as a law enforcement officer within two (2) years from the date of 105 106 termination of his prior employment, he shall be required to 107 comply with board policy as to rehiring standards in order to be employed as a law enforcement officer; except, that, if any law 108 enforcement officer certified under this chapter leaves his 109 employment as such to serve as a sheriff, he may be employed as a 110 111 law enforcement officer after he has completed his service as a sheriff without being required to comply with board policy as to 112 113 rehiring standards. Part-time law enforcement officers serving on or before July 1, 1998, shall have until July 1, 2001, to obtain 114 115 certification as a part-time officer.

(2) Any person who has twenty (20) years of law enforcement experience and who is eligible to be certified under this section shall be eligible for recertification after leaving law enforcement on the same basis as someone who has taken the basic training course. Application to the board to qualify under this subsection shall be made no later than June 30, 1993.

(3) (a) No person shall be appointed or employed as a law
enforcement officer or a part-time law enforcement officer unless
that person has been certified as being qualified under the
provisions of subsection (4) of this section.

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No person shall be appointed or employed as a law 126 (b) enforcement trainee by any law enforcement unit for a period to 127 exceed two (2) years. The prohibition against the appointment or 128 129 employment of a law enforcement trainee for a period not to exceed 130 two (2) years may not be nullified by terminating the appointment or employment of such a person before the expiration of the time 131 period and then rehiring the person for another period. 132 Anv person, who, due to illness or other events beyond his control, 133 could not attend the required school or training as scheduled, may 134 serve with full pay and benefits in such a capacity until he can 135 136 attend the required school or training.

137 (c) No person shall serve as a law enforcement officer
138 in any full-time, part-time, reserve or auxiliary capacity during
139 a period when that person's certification has been suspended,
140 cancelled or recalled pursuant to the provisions of this chapter.

In addition to the requirements of subsections (3), (7) (4) 141 and (8) of this section, the board, by rules and regulations 142 143 consistent with other provisions of law, shall fix other qualifications for the employment of law enforcement officers, 144 145 including minimum age, education, physical and mental standards, citizenship, good moral character, experience and such other 146 147 matters as relate to the competence and reliability of persons to assume and discharge the responsibilities of law enforcement 148 officers, and the board shall prescribe the means for presenting 149 150 evidence of fulfillment of these requirements. Additionally, the board shall fix qualifications for the appointment or employment 151 of part-time law enforcement officers to essentially the same 152 standards and requirements as law enforcement officers. The board 153 shall develop and implement a part-time law enforcement officer 154 155 training program that meets the same performance objectives and has essentially the same or similar content as the programs 156 157 approved by the board for full-time law enforcement officers and 158 the board shall provide that such training shall be available

H. B. No. 445 02/HR40/R644 PAGE 5 (JWB\BD) 159 locally and held at times convenient to the persons required to 160 receive such training.

Any elected sheriff, constable, deputy or chief of 161 (5) 162 police may apply for certification. Such certification shall be 163 granted at the request of the elected official after providing evidence of satisfaction of the requirements of subsections (3) 164 165 and (4) of this section. Certification granted to such elected 166 officials shall be granted under the same standards and conditions as established by law enforcement officers and shall be subject to 167 recall as in subsection (7) of this section. 168

169 (6) The board shall issue a certificate evidencing satisfaction of the requirements of subsections (3) and (4) of 170 171 this section to any applicant who presents such evidence as may be required by its rules and regulations of satisfactory completion 172 of a program or course of instruction in another jurisdiction 173 174 equivalent in content and quality to that required by the board for approved law enforcement officer education and training 175 176 programs in this state, and has satisfactorily passed any and all diagnostic testing and evaluation as required by the board to 177 178 ensure competency.

(7) Professional certificates remain the property of the
board, and the board reserves the right to either reprimand the
holder of a certificate, suspend a certificate upon conditions
imposed by the board, or cancel and recall any certificate when:

183 (a) The certificate was issued by administrative error;
184 (b) The certificate was obtained through
185 misrepresentation or fraud;

186 (c) The holder has been convicted of any crime187 involving moral turpitude;

188 (d) The holder has been convicted of a felony; or
189 (e) Other due cause as determined by the board.
190 (8) When the board believes there is a reasonable basis for

191 either the reprimand, suspension, cancellation of, or recalling

H. B. No. 445 02/HR40/R644 PAGE 6 (JWB\BD) 192 the certification of a law enforcement officer or a part-time law 193 enforcement officer, notice and opportunity for a hearing shall be 194 provided in accordance with law prior to such reprimand,

195 suspension or revocation.

(9) Any full- or part-time law enforcement officer aggrieved by the findings and order of the board may file an appeal with the chancery court of the county in which such person is employed from the final order of the board. Such appeals must be filed within thirty (30) days of the final order of the board.

(10) Any full- or part-time law enforcement officer whose certification has been cancelled pursuant to this chapter may reapply for certification, but not sooner than two (2) years after the date on which the order of the board cancelling such certification becomes final.

206 (11) Any temporary deputy sheriffs appointed as provided in
 207 Section 19-25-21 shall be exempt from the requirements of this
 208 section.

209 **SECTION 4.** This act shall take effect and be in force from 210 and after July 1, 2002.