By: Representative Coleman (29th)

HOUSE BILL NO. 1228

AN ACT TO AMEND SECTION 63-9-11, MISSISSIPPI CODE OF 1972, TO PROVIDE FOR SENTENCING OF A FIRST-TIME TRAFFIC VIOLATOR TO A SAFE-DRIVING SCHOOL AND TO PROVIDE THAT A FIRST TRAFFIC VIOLATION WILL NOT BE ENTERED ON THE DRIVING RECORD OF ANY INDIVIDUAL; TO AMEND SECTION 63-9-17, MISSISSIPPI CODE OF 1972, IN CONFORMITY; AND FOR RELATED PURPOSES.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
SECTION 1. Section 63-9-11, Mississippi Code of 1972, is
amended as follows:

10 63-9-11. (1) It is a misdemeanor for any person to violate 11 any of the provisions of <u>Chapter</u> 3, 5 or 7 of this title, unless 12 such violation is by such chapters or other law of this state 13 declared to be a felony.

(2) Every person convicted of a misdemeanor for a violation 14 of any of the provisions of such chapters for which another 15 penalty is not provided shall for first conviction thereof be 16 punished by a fine of not more than One Hundred Dollars (\$100.00) 17 or by imprisonment for not more than ten (10) days; for a second 18 such conviction within one (1) year thereafter such person shall 19 be punished by a fine of not more than Two Hundred Dollars 20 (\$200.00) or by imprisonment for not more than twenty (20) days or 21 by both such fine and imprisonment; upon a third or subsequent 22 conviction within one (1) year after the first conviction such 23 person shall be punished by a fine of not more than Five Hundred 24 Dollars (\$500.00) or by imprisonment for not more than six (6) 25 months or by both such fine and imprisonment. 26

(3) (a) Whenever, in a misdemeanor case, a person is
 convicted of violating any of the provisions of Chapter 3, 5 or 7
 of this title, the court imposing sentence may order the defendant

to attend and participate in not less than four (4) hours of a 30 31 court-approved traffic safety violator school, in addition to any 32 other penalty authorized by law. (b) No employee of the sentencing court shall 33 34 personally benefit from a defendant's sentence to a traffic safety violator school. Violation of this prohibition shall result in 35 36 termination of employment. (4) If a person pleads not guilty to a misdemeanor offense 37 under any of the provisions of Chapter 3, 5 or 7 of this title but 38 is convicted, and the person has not received a prior conviction 39 under said chapters within three (3) years of the date of the 40 41 alleged offense, the court shall suspend the sentence for such offense to allow the defendant ninety (90) days to successfully 42 complete not less than four (4) hours of a court-approved traffic 43 safety violator school at his own cost. Upon successful 44 completion by the defendant of the course, the court shall set the 45 conviction aside, dismiss the prosecution and direct that the case 46 be closed. The court on its own motion shall expunge the record 47 of the conviction, and the only record maintained thereafter shall 48 be the nonpublic record required under Section 63-9-17, solely for 49 use by the courts in determining an offender's eligibility under 50 51 this section as a first-time offender. (5) If all of the conditions set forth in paragraphs (a) 52 53 through (f) of this subsection are met, the court may withhold acceptance of the plea and defer sentencing in order to allow the 54 55 defendant ninety (90) days to successfully complete not less than 56 four (4) hours of a court-approved traffic safety violator school at his own cost, then the court shall dismiss the prosecution and 57 direct that the case be closed. The only record maintained shall 58 59 be the nonpublic record required under Section 63-9-17, solely for 60 use by the courts in determining eligibility as a first-time

61 offender under this section:

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62	(a) Except as provided in paragraph (f), the person
63	enters a plea in person or in writing of nolo contendere or guilty
64	and presents to the court an oral request or a written request by
65	mail postmarked on or before the appearance date on the citation,
66	to attend not less than four (4) hours of a court-approved traffic
67	safety violator school.
68	(b) The court enters judgment on the defendant's plea
69	of nolo contendere or guilty at the time the plea is made, but
70	defers the imposition or the execution of the whole or any part of
71	the sentence for ninety (90) days.
72	(c) The defendant has a valid Mississippi driver's
73	license or permit.
74	(d) The defendant's public and nonpublic driving record
75	as maintained by the Department of Public Safety does not indicate
76	successful completion of a driver's education, training or
77	improvement course under this section within the three (3) years
78	of the date of the alleged offense.
79	(e) The defendant files an affidavit with the court
80	stating that this is his first conviction in more than three (3)
81	years, that he is not in the process of taking a course under this
82	section and that he has not completed a course under this section
83	that is not yet reflected on his driving record.
84	(f) The offense charged is for a misdemeanor offense
85	under Chapter 3, 5 or 7 of this title.
86	(6) An out-of-state resident may be allowed to complete a
87	substantially similar program in his home state, province or
88	country provided paragraphs (5)(a), (b), (d), (e) and (f) of this
89	section are satisfied, and provided that the defendant has a valid
90	driver's license or permit from that home jurisdiction.
91	SECTION 2. Section 63-9-17, Mississippi Code of 1972, is
92	amended as follows:
93	63-9-17. (1) Every court shall keep a full record of the
94	proceedings of every case in which a person is charged with any
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95 violation of law regulating the operation of vehicles on the 96 highways, streets or roads of this state.

(2) Unless otherwise sooner required by law, within 97 98 forty-five (45) days after the conviction of a person upon a 99 charge of violating any law regulating the operation of vehicles on the highways, streets or roads of this state, every * * * court 100 101 in which such conviction was had shall prepare and immediately forward to the Department of Public Safety an abstract of the 102 record of said court covering the case in which said person was so 103 convicted, which abstract must be certified by the person so 104 105 authorized to prepare the same to be true and correct.

(3) Said abstract must be made upon a form approved by the
Department of Public Safety, and shall include the name and
address of the party charged, the registration number of the
vehicle involved, the nature of the offense, the date of hearing,
the plea, the judgment, and if the fine was satisfied by
prepayment or appearance bond forfeiture, and the amount of the
fine or forfeiture, as the case may be.

(4) Every * * * court shall also forward a like report to the Department of Public Safety upon the conviction of any person of manslaughter or other felony in the commission of which a vehicle was used.

Every court shall also forward a like report to the (5) 117 Department of Public Safety after the satisfactory completion by 118 119 any defendant of a court-approved traffic safety violator school under Section 63-9-11(4) or 63-9-11(5), and the department shall 120 121 make and maintain a private, nonpublic record to be kept for a period of three (3) years. The record shall be solely for the use 122 of the courts in determining eligibility under Section 63-9-11, as 123 a first-time offender, and shall not constitute a criminal record 124 for the purpose of private or administrative inquiry. Reports 125 126 forwarded to the Department of Public Safety under this subsection

H. B. No. 1228 02/HR12/R1829 PAGE 4 (JWB\DO) 127 shall be exempt from the provisions of the Mississippi Public128 Records Act of 1983.

129 <u>(6)</u> The failure by refusal or neglect of any such judicial 130 officer to comply with any of the requirements of this section 131 shall constitute misconduct in office and shall be grounds for 132 removal therefrom.

133 <u>(7)</u> The Department of Public Safety shall keep copies of all 134 abstracts received hereunder for a period of three (3) years at 135 its main office and the same shall be open to public inspection 136 during reasonable business hours.

137 SECTION 3. This act shall take effect and be in force from 138 and after January 1, 2002.