By: Representative Green

To: Transportation

## HOUSE BILL NO. 1442 (As Passed the House)

1	AN ACT TO AMEND SECTION 77-9-253, MISSISSIPPI CODE OF 1972,
2	TO PROVIDE THAT A RAILROAD COMPANY SHALL NOT BE UNDER A DUTY TO
3	MAKE AND MAINTAIN NECESSARY AND SUITABLE CROSSINGS FOR CERTAIN
4	PLANTATION ROADS; TO PROVIDE FOR ENFORCEMENT OF THE DUTIES OF
5	RAILROAD COMPANIES RELATING TO PLANTATION ROAD CROSSINGS BY A
6	COURT OF COMPETENT JURISDICTION; AND FOR RELATED PURPOSES.
7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
8	SECTION 1. Section 77-9-253, Mississippi Code of 1972, is
9	amended as follows:
10	77-9-253. $\underline{(1)}$ It is the duty of every railroad company to
11	construct and maintain all necessary or proper stock-gaps and

make and maintain convenient and suitable crossings over its track 13 for necessary plantation roads. However, the duty to make and 14 maintain convenient and suitable crossings for necessary 15 plantation roads shall not apply to property under common

cattle-guards where its track passes through enclosed land, and to

- ownership that is contiguous to a public road which provides 17
- access to a reasonably convenient public railroad crossing. For 18
- the purposes of this section, a public railroad crossing is 19
- 20 reasonably convenient if it is one (1) mile or less from the
- plantation road measured along the railroad track. 21
- (2) For any failure \* \* \* to comply with subsection (1) of 22
- this section, the railroad company shall be liable to pay Two 23
- Hundred Fifty Dollars (\$250.00), to be recovered by the person 24
- 25 interested.

12

16

- (3) A person owning or having an interest as cropper or 26
- tenant in land in an enclosure as described in subsection (1) of 27
- this section shall have a right of action under this section 28

- 29 whether the land of such person is entered or traversed by said
- 30 track or not.
- 31 (4) This section shall apply to all enclosed land, whether
- 32 said land is or may be situated in a county or district where the
- 33 stock law is or may be in force or not. The penalty provided for
- 34 in subsection (2) of this section shall not be cumulative, and
- only one (1) recovery shall be had for each failure.
- 36 (5) The provisions of this section <u>may be enforced by a</u>
- 37 <u>court of competent jurisdiction</u>.
- 38 (6) The provisions of this section shall not relieve a
- 39 railroad company from the duty to continue to maintain convenient
- 40 and suitable crossings over its track for necessary plantation
- 41 roads if such crossings existed and were in use immediately before
- 42 July 1, 2002.
- 43 **SECTION 2**. This act shall take effect and be in force from
- 44 and after July 1, 2002.