By: Senator(s) Nunnelee

To: Environment Prot, Cons and Water Res

COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 2944

AN ACT TO AMEND SECTION 49-2-71, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT THE ENVIRONMENTAL SELF-AUDIT PRIVILEGE IS NOT

AVAILABLE IN CRIMINAL CASES; TO AMEND SECTIONS 49-17-43, 49-17-427

AND 17-17-29, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT SELF-AUDIT PENALTY MITIGATION IS NOT AVAILABLE TO CERTAIN REPEAT OFFENDERS;

TO FURTHER AMEND SECTION 17-17-29, MISSISSIPPI CODE OF 1972, TO REMOVE FELONY PENALTY; TO CREATE SECTION 17-17-67, MISSISSIPPI CODE OF 1972, TO RECODIFY THE FELONY PROVISION REMOVED FROM SECTION 17-17-29, MISSISSIPPI CODE OF 1972; AND FOR RELATED PURPOSES.

- BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- 12 SECTION 1. Section 49-2-71, Mississippi Code of 1972, is
- 13 amended as follows:
- 14 49-2-71. (1) An environmental self-evaluation report, as
- 15 defined in Section 49-2-2, is privileged and is not admissible in
- 16 any legal or investigative action in any civil * * * or
- 17 administrative proceeding and is not subject to any discovery
- 18 pursuant to the rules of civil procedure * * * or administrative
- 19 procedure, unless:
- 20 (a) The person for whom the environmental
- 21 self-evaluation report was prepared, irrespective of whether the
- 22 self-evaluation report was conducted and/or prepared by a private
- 23 contractor hired by the person, expressly waives the provisions of
- 24 this section;
- 25 (b) The court of record, or hearing officer, * * *
- 26 after in camera review, determines that:
- 27 (i) The environmental self-evaluation report shows
- 28 evidence that the person for which the environmental
- 29 self-evaluation report was prepared is not or was not in
- 30 compliance with an environmental law; and

(ii) The person did not initiate appropriate 31 efforts to achieve compliance with the environmental law or 32 complete any necessary permit application promptly after the 33 noncompliance with the environmental law was discovered and, as a 34 35 result, the person did not or will not achieve compliance with the 36 environmental law or complete the necessary permit application within a reasonable amount of time. 37 For the purposes of paragraphs (b)(i) and 38 (iii) 39

(b) (ii) only, if the evidence shows noncompliance by a person with more than one (1) environmental law, the person may demonstrate that appropriate efforts to achieve compliance were or are being taken by instituting a comprehensive program that establishes a phased schedule of actions to be taken to bring the person into compliance with all of such environmental laws.

- The court of record or hearing officer, * * * after 45 an in camera review, determines that the privilege is being 46 asserted for a fraudulent purpose or that the environmental 47 self-evaluation report was prepared to avoid disclosure of 48 information in an investigative, administrative, or judicial 49 50 proceeding that was underway, or for which the person had been provided written notification that an investigation into a 51 52 specific violation had been initiated; or
- (d) The court of record or hearing officer, * * *

 determines that even if subject to the privilege, it is found that

 a condition exists that demonstrates an imminent and substantial

 hazard or endangerment to the public health and safety or the

 environment.
- 58 (2) The self-evaluation privilege created by this section 59 does not apply to:
- (a) Documents or information required to be developed,
 maintained or reported pursuant to any environmental law or any
 other law or regulation; or

- (b) Documents or other information required to be made
- 64 available or furnished to a regulatory agency pursuant to any
- 65 environmental law or any other law or regulation; or
- (c) Information in the possession of a regulatory
- 67 agency obtained through observation, sampling, monitoring or
- 68 otherwise and which is subject to public disclosure pursuant to
- 69 the Mississippi Public Records Act of 1983; or
- 70 (d) Information obtained through any source independent
- 71 of the environmental self-evaluation report; or
- 72 (e) Documents existing prior to the commencement of and
- 73 independent of the voluntary self-evaluation with the exception of
- 74 evidence establishing a request for compliance assistance to the
- 75 appropriate government agency or authority.
- 76 (3) (a) Upon a showing by any party, based upon independent
- 77 knowledge, that probable cause exists to believe that an exception
- 78 to the self-evaluation privilege under subsection (1) of this
- 79 section is applicable to an environmental self-evaluation report
- 80 or that the privilege does not apply to the environmental
- 81 self-evaluation report pursuant to the provisions of subsection
- 82 (2) of this section, then a court of record or hearing
- 83 officer * * * may allow such party limited access to the
- 84 environmental self-evaluation report for the purposes of an in
- 85 camera review only. The court of record or the hearing officer
- 86 may grant limited access to all or part of the environmental
- 87 self-evaluation report under the provisions of this subsection (3)
- 88 upon such conditions as may be necessary to protect the
- 89 confidentiality of the environmental self-evaluation report. A
- 90 moving party who obtains access to an environmental
- 91 self-evaluation report pursuant to the provisions of this
- 92 subsection (3) may not divulge any information from the report
- 93 except as specifically allowed by the court or hearing officer.
- 94 (b) If any party divulges all or any part of the

95 information contained in an environmental self-evaluation report

- 96 in violation of the provisions of paragraph (a) of this subsection
- 97 (3) or if any other person knowingly divulges or disseminates all
- 98 or any part of the information contained in an environmental
- 99 self-evaluation report that was provided to such person in
- 100 violation of the provisions of paragraph (a) of this subsection
- 101 (3), such party or other person is liable for any damages caused
- 102 by the divulgence or dissemination of the information that are
- incurred by the person for which the environmental self-evaluation
- 104 report was prepared. The court or hearing officer also may issue
- 105 such contempt orders and sanctions against the offending party or
- 106 such party's legal counsel as may be necessary to ensure
- 107 compliance.
- 108 (4) Nothing in this section limits, waives or abrogates the
- 109 scope or nature of any statutory or common law privilege.
- 110 (5) A person asserting a voluntary self-evaluation privilege
- 111 has the burden of proving a prima facie case as to the privilege.
- 112 A party seeking disclosure of an environmental self-evaluation
- 113 report has the burden of proving that such privilege does not
- 114 exist under this section.
- 115 (6) All environmental self-evaluation reports that are
- 116 protected by the self-evaluation privilege created by this section
- 117 shall be privileged and exempt from the provisions of the
- 118 Mississippi Public Records Act in accordance with Section
- 119 25-61-11, Mississippi Code of 1972.
- 120 SECTION 2. Section 49-17-43, Mississippi Code of 1972, is
- 121 amended as follows:
- 122 49-17-43. (1) Any person found by the commission violating
- any of the provisions of Sections 49-17-1 through 49-17-43, or any
- 124 rule or regulation or written order of the commission in pursuance
- 125 thereof or any condition or limitation of a permit, except a
- 126 permit required under the Solid Wastes Disposal Law of 1974
- 127 (Sections 17-17-1 through 17-17-47), shall be subject to a civil
- 128 penalty of not more than Twenty-five Thousand Dollars

(\$25,000.00), for each violation, such penalty to be assessed and 129 levied by the commission after a hearing * * *. Appeals from the 130 imposition of the civil penalty may be taken to the chancery court 131 132 in the same manner as appeals from orders of the commission. 133 the appellant desires to stay the execution of a civil penalty assessed by the commission, he shall give bond with sufficient 134 resident sureties of one or more guaranty or surety companies 135 authorized to do business in this state, payable to the State of 136 137 Mississippi, in an amount equal to double the amount of any civil penalty assessed by the commission, as to which the stay of 138 execution is desired, conditioned, if the judgment shall be 139 affirmed, to pay all costs of the assessment entered against the 140 appellant. Each day upon which a violation occurs shall be deemed 141 a separate and additional violation. 142 Any person violating any provision of the Solid Wastes 143 Disposal Law of 1974 (Sections 17-17-1 through 17-17-47), any rule 144 or regulation made pursuant to that law, or any order issued by 145 146 the commission under the authority of that law shall be subject to the penalties provided in Section 17-17-29. 147 148 In lieu of, or in addition to, the penalty provided in subsection (1) of this section, the commission shall have power to 149 150 institute and maintain in the name of the state any and all 151 proceedings necessary or appropriate to enforce the provisions of Sections 49-17-1 through 49-17-43, rules and regulations in force 152 153 pursuant thereto, and orders and permits made and issued under those sections, in the appropriate circuit, chancery, county or 154 155 justice court of the county in which venue may lie. commission may obtain mandatory or prohibitory injunctive relief, 156 either temporary or permanent, and in cases of imminent and 157 158 substantial hazard or endangerment as set forth in Section 49-17-27, it shall not be necessary in such cases that the state 159

plead or prove: (a) that irreparable damage would result if the

injunction did not issue; (b) that there is no adequate remedy at

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law; or <u>(c)</u> that a written complaint or commission order has first been issued for the alleged violation.

(3) Any person who violates any of the provisions of, or 164 165 fails to perform any duty imposed by, Sections 49-17-1 through 166 49-17-43 or any rule or regulation issued hereunder, or who violates any order or determination of the commission promulgated 167 pursuant to such sections, and causes the death of fish or other 168 wildlife shall be liable, in addition to the penalties provided in 169 subsection (1) and/or (2) of this section, to pay to the state an 170 additional amount equal to the sum of money reasonably necessary 171 172 to restock such waters or replenish such wildlife as determined by the commission after consultation with the Mississippi Commission 173 174 on Wildlife, Fisheries and Parks. Such amount may be recovered by the commission on behalf of the state in a civil action brought in 175 the appropriate county or circuit court of the county in which 176 177 venue may lie.

(4) Any person who owns or operates facilities which, through misadventure, happenstance or otherwise, cause pollution necessitating immediate remedial or clean-up action shall be liable for the cost of such remedial or clean-up action and the commission may recover the cost of same by a civil action brought in the circuit court of the county in which venue may lie. This penalty may be recovered in lieu of or in addition to the penalties provided in subsection (1), (2) and/or (3) of this section.

In the event of the necessity for immediate remedial or clean-up action, the commission may contract for same and advance funds from the Pollution Emergency Fund to pay the costs thereof, such advancements to be repaid to the Pollution Emergency Fund upon recovery by the commission as provided above.

(5) It is unlawful for any person to: (a) discharge pollutants in violation of Section 49-17-29 or in violation of any condition or limitation included in a permit issued under Section

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49-17-29 or (b) introduce pollutants into publicly owned treatment works in violation of pretreatment standards or in violation of 196 toxic effluent standards; and, upon conviction thereof, such 197 person shall be punished by a fine of not less than Two Thousand 198

199 Five Hundred Dollars (\$2,500.00) nor more than Twenty-five

Thousand Dollars (\$25,000.00) per day of violation. 200

- (6) All fines, penalties and other sums recovered or collected by the commission for and in behalf of the state under this section shall be deposited in the Pollution Emergency Fund established under this chapter, and the commission is authorized to receive and accept, from any funds and all available sources whatsoever, additional funds to be deposited in such fund and expended for the purpose of remedial, clean-up or abatement actions involving pollution of the land, air or waters of the state in violation of Sections 49-17-1 through 49-17-43, any rule or regulation or written order of the commission in pursuance thereof, or any condition or limitation of a permit.
- 212 (7) In determining the amount of any penalty under this chapter, the commission shall consider at a minimum: 213
- 214 The willfulness of the violation;
- Any damage to air, water, land or other natural 215 (b) resources of the state or their uses; 216
- Costs of restoration and abatement; 217 (C)
- (d) Economic benefit as a result of noncompliance; 218
- 219 (e) The seriousness of the violation, including any
- harm to the environment and any hazard to the health, safety and 220
- welfare of the public; 221

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- (f) Past performance history; and 222
- (g) Whether the noncompliance was discovered and 223
- 224 reported as the result of a voluntary self-evaluation.
- person discovers as a result of a voluntary self-evaluation, 225
- 226 information related to noncompliance with an environmental law and
- 227 voluntarily discloses that information to the department,

228	commissio	n or	any	employee	thereof,	the	commission	shall,	to	the
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- 229 greatest extent possible, reduce a penalty, if any, determined by
- 230 the commission, except for economic benefit as a result of
- 231 noncompliance, to a de minimis amount if all of the following are
- 232 true:
- 233 (i) The disclosure is made promptly after
- 234 knowledge of the information disclosed is obtained by the person;
- 235 (ii) The person making the disclosure initiates
- 236 the appropriate corrective actions and pursues those corrective
- 237 actions with due diligence;
- 238 (iii) The person making the disclosure cooperates
- 239 with the commission and the department regarding investigation of
- 240 the issues identified in the disclosure;
- 241 (iv) The person is not otherwise required by an
- 242 environmental law to make the disclosure to the commission or the
- 243 department;
- 244 (v) The information was not obtained through any
- 245 source independent of the voluntary self-evaluation or by the
- 246 department through observation, sampling or monitoring; * * *
- 247 (vi) The noncompliance did not result in a
- 248 substantial endangerment threatening the public health, safety or
- 249 welfare or the environment; and
- (vii) The noncompliance is not a repeat violation
- 251 occurring at the same facility within a period of three (3) years.
- 252 "Repeat violation" in this subparagraph means a second or
- 253 subsequent violation, after the first violation has ceased, of the
- 254 same statutory provision, regulation, permit condition, or
- 255 condition in an order of the commission.
- 256 (8) Any provisions of this section and chapter regarding
- 257 liability for the costs of cleanup, removal, remediation or
- 258 abatement of any pollution, hazardous waste or solid waste shall
- 259 be limited as provided in Section 49-17-42 and rules adopted
- 260 thereto.



- SECTION 3. Section 49-17-427, Mississippi Code of 1972, is
- 262 amended as follows:
- 49-17-427. (1) Whenever the commission or an employee
- 264 thereof has reason to believe that a violation of any provision of
- 265 this chapter, or of any order of the commission, or of any
- 266 regulation promulgated pursuant to this chapter has occurred, the
- 267 commission shall initiate proceedings in the same manner as
- 268 provided in Sections 49-17-31 through 49-17-41, Mississippi Code
- 269 of 1972.
- 270 (2) Any person found by the commission violating any of the
- 271 provisions of Sections 49-17-401 through 49-17-433, or any rule or
- 272 regulation or written order of the commission shall be subject to
- 273 a civil penalty of not more than Twenty-five Thousand Dollars
- 274 (\$25,000.00) for each violation per day, such penalty to be
- 275 assessed and levied by the commission as provided in Sections
- 276 49-17-1 through 49-17-43, Mississippi Code of 1972.
- 277 (3) In determining the amount of any penalty under this
- 278 chapter, the commission shall consider at a minimum:
- 279 (a) The willfulness of the violation;
- (b) Any damage to air, water, land or other natural
- 281 resources of the state or their uses;
- 282 (c) Costs of restoration or abatement;
- 283 (d) Economic benefit as a result of noncompliance;
- (e) The seriousness of the violation, including any
- 285 harm to the environment and any hazard to the health, safety and
- 286 welfare of the public;
- 287 (f) Past performance history; and
- 288 (g) Whether the noncompliance was discovered and
- 289 reported as the result of a voluntary self-evaluation. If a
- 290 person discovers as a result of a voluntary self-evaluation,
- 291 information related to noncompliance with an environmental law and
- 292 voluntarily discloses that information to the department,
- 293 commission or any employee thereof, the commission shall, to the

294	greatest extent possible, reduce a penalty, if any, determined by
295	the commission, except for economic benefit as a result of
296	noncompliance, to a de minimis amount if all of the following are
297	true:
298	(i) The disclosure is made promptly after
299	knowledge of the information disclosed is obtained by the person;
300	(ii) The person making the disclosure initiates

(iii) The person making the disclosure cooperates with the commission and the department regarding investigation of the issues identified in the disclosure;

the appropriate corrective actions and pursues those corrective

- (iv) The person is not otherwise required by an environmental law to make the disclosure to the commission or the department;
- (v) The information was not obtained through any source independent of the voluntary self-evaluation or by the department through observation, sampling or monitoring; * * *
- (vi) The noncompliance did not result in a substantial endangerment threatening the public health, safety or welfare or the environment; and

(vii) The noncompliance is not a repeat violation

- occurring at the same facility within a period of three (3) years.

 "Repeat violation" in this subparagraph means a second or

 subsequent violation, after the first violation has ceased, of the

 same statutory provision, regulation, permit condition, or

 condition in an order of the commission.
- 321 (4) Any provisions of this section and chapter regarding
 322 liability for the costs of cleanup, removal, remediation or
 323 abatement of any pollution, hazardous waste or solid waste shall
 324 be limited as provided in Section 49-17-42 and rules adopted
 325 thereto.

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actions with due diligence;

SECTION 4. Section 17-17-29, Mississippi Code of 1972, is 326 327 amended as follows:

17-17-29. (1) Any person found by the commission violating 328 329 any of the provisions of Sections 17-17-1 through 17-17-47, or any 330 rule or regulation or written order of the commission in pursuance thereof, or any condition or limitation of a permit, shall be 331 subject to a civil penalty of not more than Twenty-five Thousand 332 Dollars (\$25,000.00) for each violation, such penalty to be 333 assessed and levied by the commission after a hearing. 334 from the imposition of the civil penalty may be taken to the 335 336 chancery court in the same manner as appeals from orders of the commission. If the appellant desires to stay the execution of a 337 338 civil penalty assessed by the commission, he shall give bond with sufficient resident sureties of one or more guaranty or surety 339 companies authorized to do business in this state, payable to the 340 State of Mississippi, in an amount equal to double the amount of 341 any civil penalty assessed by the commission, as to which the stay 342 343 of execution is desired, conditioned, if the judgment shall be affirmed, to pay all costs of the assessment entered against the 344 345 appellant. Each day upon which such violation occurs shall be deemed a separate and additional violation. 346

In lieu of, or in addition to, the penalty provided in subsection (1) of this section, the commission shall have the power to institute and maintain in the name of the state any and all proceedings necessary or appropriate to enforce the provisions of Sections 17-17-1 through 17-17-47, rules and regulations in force pursuant thereto, and orders and permits made and issued under those sections, in the appropriate circuit, chancery, county or justice court of the county in which venue may lie. commission may obtain mandatory or prohibitory injunctive relief, either temporary or permanent, and in cases of imminent and substantial hazard as set forth in Section 17-17-27, * * * it shall not be necessary in such cases that the state plead or prove

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- 359 (a) that irreparable damage would result if the injunction did not 360 issue; (b) that there is no adequate remedy at law; or (c) that a 361 written complaint or commission order has first been issued for 362 the alleged violation.
- 363 Any person who violates any of the provisions of, or fails to perform any duty imposed by, Sections 17-17-1 through 364 365 17-17-47, or any rule or regulation issued hereunder, or who 366 violates any order or determination of the commission promulgated pursuant to such sections, and causes the death of wildlife shall 367 be liable, in addition to the penalties provided in subsection (1) 368 369 and/or (2) of this section, to pay to the state an additional 370 amount equal to the sum of money reasonably necessary to replenish such wildlife as determined by the commission after consultation 371 372 with the Mississippi Commission on Wildlife, Fisheries and Parks. Such amount may be recovered by the commission on behalf of the 373 374 state in a civil action brought in the appropriate county or circuit court of the county in which venue may lie. 375
 - (4) Any person creating, or responsible for creating, through misadventure, happenstance, or otherwise, an immediate necessity for remedial or clean-up action involving solid waste shall be liable for the cost of such remedial or clean-up action and the commission may recover the cost of same by a civil action brought in the circuit court of the county in which venue may lie. This penalty may be recovered in lieu of or in addition to the penalties provided in subsection (1), (2) and/or (3) of this section.
- In the event of the necessity for immediate remedial or

 clean-up action, the commission may contract for same and advance

 funds from the Pollution Emergency Fund to pay the costs thereof,

 such advancements to be repaid to the Pollution Emergency Fund

 upon recovery by the commission as provided herein.
- 390 (5) Any person who knowingly violates any provision of this
 391 chapter or violates any order issued by the commission under the
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392 authority of this chapter shall, upon conviction, be guilty of a

393 misdemeanor and shall be subject to a fine of not more than

394 Twenty-five Thousand Dollars (\$25,000.00) for each day of

395 violation or to imprisonment not to exceed one (1) year, or both.

396 Each day's violation shall constitute a separate offense.

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All fines, penalties and other sums recovered or 398 (6) 399 collected by the commission for and in behalf of the state under this section shall be deposited in the Pollution Emergency Fund 400 established by Sections 49-17-61 through 49-17-70, and the 401 402 commission is authorized to receive and accept, from any and all 403 available sources whatsoever, additional funds to be deposited in 404 such fund and expended for the purpose of remedial, clean-up or 405 abatement actions involving the introduction of solid waste upon or into the land, air or waters of this state in violation of 406 Sections 17-17-1 through 17-17-47, any rule or regulation or 407 written order of the commission in pursuance thereof, or any 408

- 410 (7) In determining the amount of any penalty under this 411 chapter, the commission shall consider at a minimum:
- 412 (a) The willfulness of the violation;

condition or limitation of a permit.

- 413 (b) Any damage to air, water, land or other natural 414 resources of the state or their uses;
- (c) Costs of restoration and abatement;
- 416 (d) Economic benefit as a result of noncompliance;
- 417 (e) The seriousness of the violation, including any
- 418 harm to the environment and any hazard to the health, safety and
- 419 welfare of the public;
- (f) Past performance history; and
- 421 (g) Whether the noncompliance was discovered and
- 422 reported as the result of a voluntary self-evaluation. If a
- 423 person discovers as a result of a voluntary self-evaluation,
- 424 information related to noncompliance with an environmental law and

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425	voluntarily	discloses	that	information	to	the	department,
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- 426 commission or any employee thereof, the commission shall, to the
- 427 greatest extent possible, reduce a penalty, if any, determined by
- 428 the commission, except for economic benefit as a result of
- 429 noncompliance, to a de minimis amount if all of the following are
- 430 true:
- 431 (i) The disclosure is made promptly after
- 432 knowledge of the information disclosed is obtained by the person;
- 433 (ii) The person making the disclosure initiates
- 434 the appropriate corrective actions and pursues those corrective
- 435 actions with due diligence;
- 436 (iii) The person making the disclosure cooperates
- 437 with the commission and the department regarding investigation of
- 438 the issues identified in the disclosure;
- 439 (iv) The person is not otherwise required by an
- 440 environmental law to make the disclosure to the commission or the
- 441 department;
- (v) The information was not obtained through any
- 443 source independent of the voluntary self-evaluation or by the
- 444 department through observation, sampling or monitoring; * * *
- (vi) The noncompliance did not result in a
- 446 substantial endangerment threatening the public health, safety or
- 447 welfare or the environment; and
- 448 <u>(vii)</u> The noncompliance is not a repeat violation
- 449 occurring at the same facility within a period of three (3) years.
- 450 "Repeat violation" in this subparagraph means a second or
- 451 subsequent violation, after the first violation has ceased, of the
- 452 same statutory provision, regulation, permit condition, or
- 453 condition in an order of the commission.
- 454 (8) Any provision of this section and chapter regarding
- 455 liability for the costs of clean-up, removal, remediation or
- 456 abatement of any pollution, hazardous waste or solid waste shall

- 457 be limited as provided in Section 49-17-42 and rules adopted
- 458 thereto.
- 459 (9) Any person who violates Section 49-17-603, shall, in
- 460 addition to any other penalties, be subject to the penalties
- 461 provided in this section.
- 462 **SECTION 5.** The following shall be codified as Section
- 463 17-17-67, Mississippi Code of 1972:
- 464 17-17-67. (1) Any person who purposely or recklessly
- 465 disposes of any hazardous waste in violation of this chapter which
- 466 contaminates a drinking water source to the extent that it is
- 467 unsafe for human consumption, as determined by the state agency
- 468 charged with the responsibility of regulating safe drinking water
- 469 for human consumption; or any person who purposely or recklessly
- 470 disposes of any hazardous waste in violation of this chapter and
- 471 who knows that he places another person in imminent danger of
- 472 death or serious bodily injury shall, upon conviction, be guilty
- 473 of a felony, and shall be subject to imprisonment for a term of
- 474 not less than one (1) year nor more than ten (10) years, and shall
- 475 also be subject to a fine of not less than Five Thousand Dollars
- 476 (\$5,000.00) nor more than Fifty Thousand Dollars (\$50,000.00) for
- 477 each day of violation or both fine and imprisonment. The fine
- shall not exceed a total of One Million Dollars (\$1,000,000.00).
- 479 (2) For purposes of this section, a person acts purposely
- 480 with respect to a material element of an offense when:
- 481 (a) If the element involves the nature of his conduct
- 482 or a result thereof, it is his conscious object to engage in
- 483 conduct of that nature or to cause such a result; and
- (b) If the element involves the attendant
- 485 circumstances, he is aware of the existence of such circumstances
- 486 or he believes or hopes that they exist.
- 487 (3) For purposes of this section, a person acts recklessly
- 488 with respect to a material element of an offense when he
- 489 consciously disregards a substantial and unjustifiable risk that

490	the material element exists or will result from his conduct. The
491	risk must be of such a nature and degree that, considering the
492	nature and purpose of the actor's conduct and the circumstances
493	known to him, its disregard involves a gross deviation from the
494	standard of conduct that a law-abiding person would observe in the
495	actor's situation.

- 496 (4) This section shall not apply to any person holding a 497 permit from the Department of Environmental Quality and acting 498 within the scope of that permit.
- SECTION 6. This act shall take effect and be in force from and after its passage.