Adopted AMENDMENT No. 1 PROPOSED TO

Senate Bill NO. 2386

By Representative(s) Committee

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

5 SECTION 1. Section 45-3-21, Mississippi Code of 1972, is
6 amended as follows:

7

* * *

8 45-3-21. (1) * * * The powers and duties of the Highway
9 Safety Patrol shall be, in addition to all others prescribed by
10 law, as follows:

(a) To enforce all of the traffic laws, rules and 11 regulations of the State of Mississippi upon all highways of the 12 13 state highway system and the rights-of-way of such highways; provided, however, that if any person commits an offense upon the 14 state highway system and be pursued by a member of the Highway 15 Safety Patrol, such patrol officer may pursue and apprehend such 16 offender upon any of the highways or public roads of this state, 17 or to any other place to which such offender may flee. 18

19 <u>(b)</u> To enforce all rules and regulations of the 20 commissioner promulgated pursuant to legal authority.

21 (c) When so directed by the Governor, to enforce any of 22 the laws of this state upon any of the highways or public roads 23 thereof.

24

(d) Upon the request of the State Tax Commission, and

with the approval of the Governor, to enforce all of the 25 26 provisions of law with reference to the registration, license and 27 taxation of vehicles using the highways of this state, and relative to the sizes, weights and load limits of such vehicles, 28 and to enforce the provisions of all other laws administered by 29 30 the State Tax Commission upon any of the highways or public roads of this state; and for such purpose the Highway Safety Patrol 31 shall have the authority to collect and receive all taxes which 32 may be due under any of such laws, and to report and remit same to 33 34 the State Tax Commission in the manner required by law, or the rules and regulations of the commission. 35

36 (e) Upon request of the State Highway Commission or 37 Public Service Commission, and when so instructed by the 38 commissioner, to aid and assist in the enforcement of all laws 39 which such agencies are authorized or required to enforce, and in 40 the enforcement of the rules and regulations of such agencies.

(f) To arrest without warrant any person or persons committing or attempting to commit any misdemeanor, felony or breach of the peace within their presence or view, and to pursue and so arrest any person committing such an offense to and at any place in the State of Mississippi where he may go or be. Nothing herein shall be construed as granting the Mississippi Highway Safety Patrol general police powers.

(q) To aid and assist any law enforcement officer whose 48 life or safety is in jeopardy. Additionally, officers of the 49 Highway Safety Patrol may arrest without warrant any fugitive from 50 51 justice who has escaped or who is using the highways of the state in an attempt to flee. With the approval of the commissioner or 52 his designee, officers of the Highway Safety Patrol may assist 53 other law enforcement agencies in manhunts for convicted felons 54 who have escaped and/or for alleged felons where there is probable 55 56 cause to believe that the person being sought committed the felony and a felony had actually been committed. 57

58 (h) To cooperate with the State Forest Service by 59 reporting all forest fires.

 $HR40 \ SB2386A.J$

(i) Upon request of the sheriff or his designee, or 60 61 board of supervisors of any county or the chief of police or mayor of any municipality, and when so instructed by the commissioner or 62 his designee, to respond to calls for assistance in a law 63 enforcement incident; such request and action shall be noted and 64 clearly reflected on the radio logs of both the Mississippi 65 Highway Safety Patrol district substation and that of the 66 requesting agency, entered on the local NCIC terminal, if 67 available, and a request in writing shall follow within 68 forty-eight (48) hours. Additionally, the time of commencement 69 70 and termination of the specific law enforcement incident shall be clearly noted on the radio logs of both law enforcement agencies. 71 72 (2) The Legislature declares that the primary law enforcement officer in any county in the State of Mississippi is 73 the duly qualified and elected sheriff thereof, but for the 74 purposes of this subsection there is hereby vested in the 75 76 Department of Public Safety, in addition to the powers hereinabove 77 mentioned and the other provisions of this section under the terms and limitations hereinafter mentioned and for the purpose of 78 79 insuring domestic tranquility and for the purpose of preventing or suppressing, or both, crimes of violence, acts and conduct 80 81 calculated to, or which may, provoke or lead to violence and/or incite riots, mobs, mob violence, a breach of the peace, and acts 82 83 of intimidation or terror, the powers and duties to include the enforcement of all the laws of the State of Mississippi relating 84 to such purposes, to investigate any violation of the laws of the 85 86 State of Mississippi and to aid in the arrest and prosecution of persons charged with violating the laws of the State of 87 Mississippi which relate to such purposes. 88 Investigators of the Mississippi Criminal Investigation Bureau of the Department of 89 Public Safety shall have general police powers to enforce all the 90 91 laws of the State of Mississippi. All officers of the Department of Public Safety charged with the enforcement of the laws 92 administered by that agency, for the purposes herein set forth, 93 94 shall have full power to investigate, prevent, apprehend and

 $HR40 \ SB2386A.J$

95 arrest law violators anywhere in the state, and shall be vested 96 with the power of general police officers in the performance of their duties. The officers of the Department of Public Safety are 97 authorized and empowered to carry and use firearms and other 98 weapons deemed necessary in the discharge of their duties as such 99 100 and are also empowered to serve warrants and subpoenas issued under the authority of the State of Mississippi. The Governor 101 shall be authorized to offer and pay suitable rewards to persons 102 aiding in the investigation, apprehension and conviction of 103 persons charged with acts of violence, or threats of violence or 104 105 intimidation or acts of terrorism. The additional powers herein granted to or vested in the Department of Public Safety or any of 106 107 its officers or employees by this <u>section</u>, excepting investigating powers, and those powers of investigators who shall have general 108 police power, being the investigators in the Mississippi Criminal 109 Investigation Bureau of the Department of Public Safety, shall not 110 111 be exercised by the Department of Public Safety, or any of its 112 officers or employees, except upon authority and direction of the Governor or Acting Governor, by proclamation duly signed, in the 113 114 following instances, to wit:

(a) When requested by the sheriff or board of 115 116 supervisors of any county or the mayor of any municipality on the grounds that mob violence, crimes of violence, acts and conduct of 117 terrorism, riots or acts of intimidation, or either, calculated to 118 or which may provoke violence or incite riots, mobs, mob violence, 119 violence, or lead to any breach of the peace, or either, and acts 120 121 of intimidation or terror are anticipated, and when such acts or conduct in the opinion of the Governor or Acting Governor would 122 provoke violence or any of the foregoing acts or conduct set out 123 in this subsection, and the sheriff or mayor, as the case may be, 124 125 lacks adequate police force to prevent or suppress the same.

(b) Acting upon evidence submitted to him by the
Department of Public Safety, or other investigating agency
authorized by the Governor or Acting Governor to make such
investigations, because of the failure or refusal of the sheriff

HR40\SB2386A.J

of any county or mayor of any municipality to take action or employ such means at his disposal, to prevent or suppress the acts, conduct or offenses provided for in <u>subsection (1)</u> of this <u>section</u>, the Governor or Acting Governor deems it necessary to invoke the powers and authority vested in the Department of Public Safety.

(c) The Governor or Acting Governor is hereby 136 authorized and empowered to issue his proclamation invoking the 137 powers and authority vested by this paragraph, as provided in 138 paragraphs (a) and (b) of this subsection, and when the Governor 139 140 or Acting Governor issues said proclamation in accordance herewith, said proclamation shall become effective upon the 141 signing thereof and shall continue in full force and effect for a 142 period of ninety (90) days, or for a shorter period if otherwise 143 ordered by the Governor or Acting Governor. At the signing of the 144 proclamation by the Governor or Acting Governor, the Department of 145 146 Public Safety and its officers and employees shall thereupon be 147 authorized to exercise the additional power and authority vested in them by this paragraph. The Governor and Acting Governor may 148 149 issue additional proclamations for periods of ninety (90) days 150 each under the authority of paragraphs (a) and (b) of this 151 subsection (2).

152 <u>(3)</u> All proclamations issued by the Governor or Acting 153 Governor shall be filed in the Office of the Secretary of State on 154 the next succeeding business day.

(4) It is not the intention of this section to vest the wide 155 156 powers and authority herein provided for, as general powers of the Department of Public Safety, and the same are not hereby so 157 vested, but to limit these general powers to cases and incidents 158 wherein it is deemed necessary to prevent or suppress the offenses 159 and conditions herein mentioned in this and other subsections of 160 161 this section, and under the terms and conditions hereinabove enumerated, it being the sense of the Legislature that the prime 162 duties of the Department of Public Safety are to patrol the 163 164 highways of this state and enforce the highway safety laws.

HR40\SB2386A.J

165 (5) Patrol officers shall have no interest in any costs in 166 the prosecution of any case through any court; nor shall any 167 patrol officer receive any fee as a witness in any court held in 168 this state, whether a state or federal court.

169 (6) Provided, however, that the general police power vested 170 by virtue of the terms of * * * subsection (2) of this section is 171 solely for the purposes set out in said subsection.

172 * * *

173 **SECTION 2.** This act shall take effect and be in force from 174 and after June 30, 2002.

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

1 AN ACT TO AMEND SECTION 45-3-21, MISSISSIPPI CODE OF 1972, TO 2 DELETE THE DATE OF REPEAL OF CERTAIN POWERS AND DUTIES OF THE 3 HIGHWAY SAFETY PATROL; AND FOR RELATED PURPOSES.