Adopted AMENDMENT No. 3 TO AMENDMENT No. 1 PROPOSED TO

House Bill NO. 2

By Senator(s) Robertson

1	AMEND by deleting lines 53 through 66 and inserting in lieu
2	thereof the following:
3	SECTION *. Section 11-11-3, Mississippi Code of 1972, is
4	amended as follows:
5	11-11-3. Civil actions of which the circuit court has
6	original jurisdiction shall be commenced $*$ $*$ $*$ in the county where
7	the act or omission giving rise to the cause of action
8	occurred * * * . <u>Venue shall be proper as to each and every named</u>
9	defendant and plaintiff. If the venue is improper as to any
10	party, then the claims involving that party shall be severed and
11	transferred to a county where venue is proper as to such claims,
12	or dismissed without prejudice if there exists no county of proper
13	venue.
14	SECTION *. Sections 11-11-5, 11-11-7, 11-11-11 and 11-11-13,
15	Mississippi Code of 1972, which provide venue in actions against
16	nonresidents, nonresident motorists, railroads and insurance
17	companies, are hereby repealed.

18 FURTHER, AMEND the title to conform.