

By: Representative Ford

To: Agriculture

HOUSE BILL NO. 783

1 AN ACT TO REENACT SECTIONS 69-15-2 THROUGH 69-15-15,
2 MISSISSIPPI CODE OF 1972, WHICH PROVIDE FOR THE MISSISSIPPI BOARD
3 OF ANIMAL HEALTH; TO AMEND SECTION 69-15-17, TO EXTEND THE DATE OF
4 REPEAL ON THE MISSISSIPPI BOARD OF ANIMAL HEALTH; AND FOR RELATED
5 PURPOSES.

6 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:

7 **SECTION 1.** Section 69-15-2, Mississippi Code of 1972, is
8 reenacted as follows:

9 69-15-2. (1) The Mississippi Board of Animal Health is to
10 be composed of the Commissioner of Agriculture and Commerce, the
11 Dean of the College of Veterinary Medicine and the heads of the
12 Animal and Dairy Science and Poultry Science Departments at
13 Mississippi State University of Agriculture and Applied Science
14 and one (1) person appointed by the President of Alcorn State
15 University from its land grant staff as five (5) ex officio
16 members with full voting rights, and eleven (11) other members of
17 the board to be appointed by the Governor as hereinafter provided.
18 The board shall select annually a chairman and vice chairman from
19 any members of the board.

20 (2) The Governor, with the advice and consent of the Senate,
21 shall appoint eleven (11) other members from the following groups
22 or associations from a written list of three (3) recommendations
23 from such groups or associations:

24 One (1) licensed and practicing veterinarian who holds a
25 doctor of veterinary medicine degree, from a written list of three
26 (3) recommendations submitted by the Mississippi State Veterinary
27 Medical Association;



28 One (1) general farmer from a written list of three (3)
29 recommendations submitted by the Mississippi Farm Bureau
30 Federation;

31 One (1) poultry breeder and producer from a written list of
32 three (3) recommendations submitted by the Mississippi Poultry
33 Improvement Association;

34 One (1) sheep breeder and producer from a written list of
35 three (3) recommendations submitted by the Mississippi Sheep
36 Producers' Association;

37 One (1) beef cattle breeder and producer from a written list
38 of three (3) recommendations submitted by the Mississippi
39 Cattlemen's Association;

40 One (1) swine breeder and producer from a written list of
41 three (3) recommendations submitted by the Mississippi Pork
42 Producers' Association;

43 One (1) dairy breeder and producer from a written list of
44 three (3) recommendations submitted by the American Dairy
45 Association of Mississippi;

46 One (1) horse breeder and producer from a written list of
47 three (3) recommendations submitted by the Mississippi Horse
48 Council;

49 One (1) catfish breeder and producer from a written list of
50 three (3) recommendations submitted by the Mississippi Catfish
51 Association;

52 One (1) member of the Mississippi Independent Meat Packers'
53 Association from a written list of three (3) recommendations
54 submitted by the Mississippi Independent Meat Packers'
55 Association;

56 One (1) member of the Mississippi Livestock Auction
57 Association from a written list of three (3) recommendations
58 submitted by the Mississippi Livestock Auction Association.

59 All members shall take and subscribe to the general oath of
60 office as provided in Section 268, Mississippi Constitution of



61 1890, and file the same with the Commissioner of Agriculture and
62 Commerce.

63 (3) Effective August 1, 1968, the dairy producer member
64 shall be appointed for a one-year term; the Livestock Auction
65 Association member shall be appointed for a two-year term; and the
66 meat packer member shall be appointed for a three-year term; the
67 catfish producer member shall be appointed for a four-year term;
68 and the horse producer member shall be appointed for a five-year
69 term.

70 Effective August 1, 1969, the poultry producer member shall
71 be appointed for a two-year term; on August 1, 1970, the sheep
72 producer member shall be appointed for a three-year term; on
73 August 1, 1971, the swine producing member shall be appointed for
74 a four-year term; on August 1, 1972, the general farmer member
75 shall be appointed for a five-year term; on August 1, 1973, the
76 veterinarian member shall be appointed for a six-year term; and on
77 August 1, 1974, the beef cattle producer member shall be appointed
78 for a seven-year term.

79 All subsequent appointments shall be for four-year terms,
80 except for appointments to fill vacancies which shall be for the
81 unexpired term only.

82 (4) (a) "Commissioner" means the Commissioner of
83 Agriculture and Commerce.

84 (b) "Department" means the Department of Agriculture
85 and Commerce.

86 (5) On or before July 1, 1998, the board shall appoint, from
87 a written list of not less than three (3) licensed veterinarians
88 submitted by the commissioner, the State Veterinarian.

89 (6) There is created an advisory council to advise the Board
90 of Animal Health on matters concerning the board. The council
91 shall be composed of the Chairman of the Senate Agriculture
92 Committee, the Chairman of the House Agriculture Committee, and
93 one (1) appointee of the Lieutenant Governor and one (1) appointee



94 of the Speaker of the House of Representatives. The members of
95 the advisory council shall serve in an advisory capacity only.
96 For attending meetings of the council, such legislators shall
97 receive per diem and expenses which shall be paid from the
98 contingent expense funds of their respective houses in the same
99 amounts provided for committee meetings when the Legislature is
100 not in session; however, no per diem or expenses for attending
101 meetings of the council shall be paid while the Legislature is in
102 session. No per diem and expenses shall be paid except for
103 attending meetings of the council without prior approval of the
104 proper committee in their respective houses.

105 **SECTION 2.** Section 69-15-3, Mississippi Code of 1972, is
106 reenacted as follows:

107 69-15-3. The Department of Finance and Administration shall
108 provide office space at the seat of the government, as it deems
109 necessary and requisite for the Board of Animal Health. The board
110 shall adopt rules and regulations as it deems proper to carry out
111 its statutory powers and duties. The rules and regulations shall
112 also prescribe the dates and hours of meetings to be held every
113 other month and provide that special meetings shall be called by
114 the chairman at the request of the Commissioner of Agriculture and
115 Commerce, on three (3) days' written notice or by a majority vote
116 of the entire board on three (3) days' written notice.

117 **SECTION 3.** Section 69-15-5, Mississippi Code of 1972, is
118 reenacted as follows:

119 69-15-5. The members of the Board of Animal Health who are
120 not full-time public officers or public employees shall be
121 entitled to a per diem as is provided by Section 25-3-69,
122 Mississippi Code of 1972, not to exceed twenty (20) days in any
123 fiscal year. All members shall be entitled to mileage and actual
124 and necessary expenses in attending such regular or special
125 meetings, as provided by Section 25-3-41.



126 **SECTION 4.** Section 69-15-7, Mississippi Code of 1972, is
127 reenacted as follows:

128 69-15-7. The State Veterinarian is authorized and empowered
129 to employ the necessary professional, technical and clerical
130 personnel as he deems necessary to carry out the powers and duties
131 of the board, and to fix their compensation. The board shall
132 appoint from a written list of not less than three (3) licensed
133 veterinarians submitted by the Commissioner of Agriculture and
134 Commerce, a duly licensed and practicing veterinarian as the State
135 Veterinarian, who shall hold a degree of veterinary medicine from
136 a recognized college or university and shall have been engaged in
137 the practice of veterinary science for not less than ten (10)
138 years prior to his appointment. The State Veterinarian shall
139 serve at the will and pleasure of the board and shall enter into a
140 surety bond for the faithful performance of his duties, and the
141 premium therefor shall be paid by the board. The board shall also
142 be authorized to employ an attorney as authorized in Section
143 69-1-14, Mississippi Code of 1972.

144 **SECTION 5.** Section 69-15-9, Mississippi Code of 1972, is
145 reenacted as follows:

146 69-15-9. The Board of Animal Health shall have plenary power
147 to deal with all contagious and infectious diseases of animals as
148 in the opinion of the board may be prevented, controlled or
149 eradicated, and with full power to make, promulgate and enforce
150 such rules and regulations as in the judgment of the board may be
151 necessary to control, eradicate and prevent the introduction and
152 spread of anthrax, tuberculosis, hog cholera, Texas and splenic
153 fever and the fever-carrying tick (*margaropus annulatus*), cattle
154 brucellosis, anaplasmosis, infectious bovine rhinotracheitis,
155 muscosal disease, cattle viral diarrhea, cattle scabies, sheep
156 scabies, hog cholera, swine erysipelas, swine brucellosis, equine
157 encephalomyelitis, rabies, vesicular diseases, salmonella group,
158 newcastle disease, infectious laryngotracheitis,



159 ornithosis-psittacosis, mycoplasma group and any suspected new
160 and/or foreign diseases of livestock and poultry and all other
161 diseases of animals in this state, and the board is hereby vested
162 with full authority to establish and maintain quarantine lines and
163 to quarantine by county, supervisors district, parcel of land or
164 herd. The State Veterinarian shall appoint as many inspectors and
165 range riders as may be deemed necessary, and the funds at his
166 disposal will permit, and shall delegate authority to said
167 inspectors and range riders, to enter premises to inspect and
168 disinfect livestock and premises, and enforce quarantine including
169 counties, farms, pens, stables and other premises.

170 No officer or agent of the State Veterinarian may enter the
171 actual enclosures of any person except (1) with the consent of the
172 person lawfully in possession thereof or (2) in the absence of
173 such consent, with a proper writ obtained as in other cases of
174 searches and seizures under constitutional law. When such
175 officers and agents are lawfully on the premises, either by
176 permission or writ, they shall be authorized to inspect the
177 premises and the livestock and animals found thereon by entering
178 the enclosures and buildings and they are authorized to check
179 livestock and poultry found therein for any contagious diseases
180 and take proper action to control or eradicate any such diseases
181 that may be found. While such officers and agents are performing
182 their duties hereunder, they shall not be personally liable except
183 for gross negligence. The refusal without lawful reason of any
184 person to give the consent aforesaid shall be deemed a misdemeanor
185 and shall be punishable as for violations of Article 5 of this
186 chapter as provided for in Section 69-15-115.

187 The Board of Animal Health shall administer the special fund
188 created in Section 69-15-19.

189 **SECTION 6.** Section 69-15-11, Mississippi Code of 1972, is
190 reenacted as follows:



191 69-15-11. (1) The College of Veterinary Medicine at
192 Mississippi State University of Agriculture and Applied Science
193 shall maintain a complete and adequate veterinary diagnostic
194 laboratory in the Jackson vicinity and any person licensed to
195 practice veterinary medicine, veterinary surgery, veterinary
196 dentistry, or any vocational-agriculture teacher, bona fide farmer
197 or county agent in the State of Mississippi or agent of the State
198 Veterinarian shall have made available to him services of the
199 laboratory. The laboratory shall examine and conduct laboratory
200 tests on specimens submitted by any licensed veterinarian, or
201 vocational-agriculture teacher, bona fide farmer or county agent
202 of this state or agent of the State Veterinarian and issue
203 appropriate reports. The College of Veterinary Medicine shall be
204 required to set reasonable fees for such examinations, tests,
205 reports or other diagnostic service.

206 (2) The College of Veterinary Medicine shall select a
207 director of the laboratory who holds a degree of veterinary
208 medicine from a recognized college or university; is board
209 certified in one (1) of the following basic diagnostic
210 disciplines; toxicology, pathology, microbiology, virology or
211 clinical pathology and has engaged in the practice of veterinary
212 clinical diagnosis for at least ten (10) years, five (5) years of
213 which were in a supervisory capacity. The director shall select
214 and recommend for employment such veterinarians, bacteriologists,
215 pathologists, technicians, clerical assistants, and other
216 personnel necessary to carry out the objective of this section.
217 The salaries, compensation and expenses of such employees shall be
218 sufficient to insure the employment of competent persons and shall
219 be paid from funds at the disposal of the Veterinary Diagnostic
220 Laboratory. The director shall be responsible to the College of
221 Veterinary Medicine for the daily operations of the laboratory.

222 (3) There is created an advisory council to advise the
223 College of Veterinary Medicine on matters concerning the



224 Veterinary Diagnostic Laboratory. The council shall be composed
225 of the Chairman of the Senate Agriculture Committee, or his
226 designee; the Chairman of the House Agriculture Committee, or his
227 designee; the Chairman of the Board of Animal Health; the
228 Commissioner of Agriculture and Commerce; a person appointed by
229 the President of Alcorn State University from its land grant staff
230 who is not a member of the Board of Animal Health; a licensed and
231 practicing veterinarian appointed by the President of the
232 Mississippi State Veterinary Medical Association who is not a
233 member of the Board of Animal Health; the State Veterinarian; the
234 State Chemist; and the Dean of the College of Veterinary Medicine.
235 This advisory council shall meet at least twice a year, upon
236 written notification at least fourteen (14) days in advance, to be
237 called by the Dean of the College of Veterinary Medicine. A
238 meeting may also be called by the Commissioner of Agriculture or
239 by a majority of the advisory council with fourteen (14) days'
240 written notice.

241 The members of the advisory council shall serve in an
242 advisory capacity only. For attending meetings of the council,
243 legislators shall receive per diem and expenses which shall be
244 paid from the contingent expense funds of their respective houses
245 in the same amounts provided for committee meetings when the
246 Legislature is not in session; however, no per diem or expenses
247 for attending meetings of the council shall be paid while the
248 Legislature is in session. No per diem and expenses shall be paid
249 except for attending meetings of the council without prior
250 approval of the proper committee in their respective houses.

251 (4) All funds, property and other assets and all current
252 positions of the diagnostic laboratory shall be transferred to the
253 College of Veterinary Medicine on July 1, 2002. The budget of the
254 Veterinary Diagnostic Laboratory shall be funded as a separate
255 line item within the general appropriation bill for the College of
256 Veterinary Medicine.



257 (5) Information and records pertaining to all animal
258 diseases within the state will be kept confidential except for
259 those reports concerning diseases that are specifically regulated
260 for mandatory control and eradication, or when release of such
261 information is deemed necessary by the State Veterinarian to
262 protect the public health, other livestock or wildlife.

263 **SECTION 7.** Section 69-15-13, Mississippi Code of 1972, is
264 reenacted as follows:

265 69-15-13. The State Veterinarian is vested with authority to
266 appoint and commission, without salary from the state, as its
267 inspectors, representatives of the United States Department of
268 Agriculture, and to accept from the United States government such
269 assistance, financial and otherwise, for carrying out the purpose
270 of this statute, as may be available from time to time.

271 **SECTION 8.** Section 69-15-15, Mississippi Code of 1972, is
272 reenacted as follows:

273 69-15-15. (1) The Board of Animal Health shall have the
274 power and duty to quarantine all herds of cattle where a diagnosis
275 of anthrax is made.

276 (2) Such quarantine shall remain in effect until the State
277 Veterinarian receives a certificate which is signed by a
278 Mississippi licensed and accredited veterinarian, and which states
279 that such herd has been properly treated and vaccinated and that
280 the medical waste and any dead animals from such herd have been
281 properly disposed. The proper disposal of such dead animals shall
282 be by burning the animal at the spot of death or by burying the
283 animal six (6) feet deep and covering the animal with quick lime.

284 (3) The Board of Animal Health shall have the power and duty
285 to quarantine all herds of cattle on lands immediately adjacent to
286 any infected herd. Such quarantine shall remain in effect until
287 the State Veterinarian receives a certificate as specified in
288 subsection (2) of this section.



289 (4) Any person, firm or corporation failing to comply with
290 any of the provisions of this section, or interfering with the
291 State Veterinarian or any duly appointed officer of the State
292 Veterinarian in the discharge of his duty or for having discharged
293 his duties, shall be deemed in violation of the provisions of this
294 section and shall be subject to the penalties provided in Section
295 69-15-65, Mississippi Code of 1972.

296 **SECTION 9.** Section 69-15-17, Mississippi Code of 1972, is
297 amended as follows:

298 69-15-17. Sections 69-15-2, 69-15-3, 69-15-7, 69-15-9,
299 69-15-11, 69-15-13 and 69-15-15, Mississippi Code of 1972, are
300 repealed on July 1, 2004.

301 **SECTION 10.** This act shall take effect and be in force from
302 and after July 1, 2003.

