By: Representative Fillingane

To: Ways and Means

HOUSE BILL NO. 954

AN ACT TO AMEND SECTION 67-1-14, MISSISSIPPI CODE OF 1972, TO 1 PROVIDE THAT IF A MUNICIPALITY THAT HAS VOTED TO PERMIT THE SALE, 2 AND THE RECEIPT, STORAGE AND TRANSPORTATION FOR THE PURPOSE OF 3 4 SALE, OF ALCOHOLIC BEVERAGES EXTENDS ITS BOUNDARIES INTO A COUNTY THAT HAS VOTED AGAINST COMING OUT FROM UNDER THE DRY LAW, THEN THE 5 SALE, AND THE RECEIPT, STORAGE AND TRANSPORTATION FOR THE PURPOSE OF SALE, OF ALCOHOLIC BEVERAGES SHALL NOT BE PERMITTED IN THE 6 7 8 PORTION OF SUCH MUNICIPALITY EXTENDED INTO SUCH A COUNTY UNLESS AUTHORIZED BY AN ELECTION HELD FOR THAT PURPOSE AFTER THE DATE THE 9 BOUNDARIES OF SUCH MUNICIPALITY ARE EXTENDED INTO SUCH A COUNTY; 10 TO AMEND SECTION 67-3-9, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT 11 IF A MUNICIPALITY THAT HAS VOTED TO PERMIT THE SALE, AND THE 12 RECEIPT, STORAGE AND TRANSPORTATION FOR THE PURPOSE OF SALE, OF BEER OF AN ALCOHOLIC CONTENT OF NOT MORE THAN FIVE PERCENT BY 13 14 WEIGHT EXTENDS ITS BOUNDARIES INTO A COUNTY THAT HAS VOTED AGAINST 15 16 ALLOWING THE TRANSPORTATION, STORAGE, SALE, DISTRIBUTION, RECEIPT AND/OR MANUFACTURE OF BEER OF AN ALCOHOLIC CONTENT OF NOT MORE 17 THAN FIVE PERCENT, THEN THE SALE, AND THE RECEIPT, STORAGE AND TRANSPORTATION FOR THE PURPOSE OF SALE, OF BEER OF AN ALCOHOLIC 18 19 20 CONTENT OF NOT MORE THAN FIVE PERCENT BY WEIGHT SHALL NOT BE PERMITTED IN THE PORTION OF SUCH MUNICIPALITY EXTENDED INTO SUCH A 21 COUNTY UNLESS AUTHORIZED BY AN ELECTION HELD FOR THAT PURPOSE 22 AFTER THE DATE THE BOUNDARIES OF SUCH MUNICIPALITY ARE EXTENDED 23 INTO SUCH A COUNTY; AND FOR RELATED PURPOSES. 24

25 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 26 SECTION 1. Section 67-1-14, Mississippi Code of 1972, is 27 amended as follows:

67-1-14. (1) The legalizing provisions of this chapter may be effective, applicable and operative in any municipality located in a county which has voted against coming out from under the dry law if a local option election shall be called and held in such municipality in the manner and with the results hereinafter provided.

Any municipality in this state having a population 34 (2)(a) of not less than six thousand (6,000) according to the latest 35 36 federal census, all or any portion of which is located within five (5) miles of the Tennessee-Tombigbee Waterway and which is located 37 in a county which has voted against coming out from under the dry 38 954 G1/2 H. B. No. 03/HR03/R1148

law, may, at an election held for the purpose under the election 39 40 laws applicable to such municipality, either prohibit or permit, except as otherwise provided under Section 67-9-1, the sale, and 41 42 the receipt, storage and transportation for the purpose of sale, 43 of alcoholic beverages. An election to determine whether such 44 sale and possession shall be permitted in municipalities wherein its sale and possession is prohibited by law shall be ordered by 45 the municipal governing authorities upon the presentation of a 46 petition to such governing authorities containing the names of at 47 least twenty percent (20%) of the duly qualified voters of such 48 49 municipality asking for such election. In like manner, an election to determine whether such sale and possession shall be 50 51 prohibited in municipalities wherein its sale is permitted by law shall be ordered by the municipal governing authorities upon the 52 presentation of a petition to such governing authorities 53 containing the names of at least twenty percent (20%) of the duly 54 qualified voters of such municipality asking for such election. 55 56 No election on either question shall be held by any one (1) municipality more often than once in two (2) years. 57

58 Thirty (30) days' notice shall be given to the qualified electors of such municipality, in the manner prescribed by law, 59 60 upon the question of either permitting or prohibiting such sale and possession, such notice to contain a statement of the question 61 to be voted on at the election. The ballots to be used in the 62 63 election shall have the following words printed thereon: "For the legal sale of alcoholic liquors," and the words "Against the legal 64 sale of alcoholic liquors" next below. In marking his ballot the 65 voter shall make a cross (X) opposite the words of his choice. 66

If in the election a majority of the qualified electors voting in the election shall vote "for the legal sale of alcoholic liquors," then the municipal governing authorities shall pass the necessary order permitting the legal sale of such alcoholic beverages in such municipality. If in the election a majority of

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the qualified electors voting in the election shall vote "against the legal sale of alcoholic liquors," then the municipal governing authorities shall pass the necessary order prohibiting the sale of alcoholic beverages in such municipality.

76 (b) The provisions of this subsection shall also apply 77 to any municipality having a population of not less than six thousand (6,000) according to the latest federal census, a portion 78 79 of which is located in a county which has voted against coming out from under the dry law and a portion of which is located in a 80 county which has voted in favor of coming out from under the dry 81 82 For the purpose of determining whether or not such a law. municipality meets the threshold population of six thousand 83 (6,000) which will qualify the municipality to hold an election 84 under this subsection, the entire population of the municipality 85 shall be considered; however, the * * * election authorized in 86 this subsection shall be ordered by the municipal governing 87 88 authorities upon the presentation of a petition to such governing authorities containing the names of at least twenty percent (20%) 89 of the duly qualified voters of such municipality who reside in 90 91 that portion of the municipality located in a county which has voted against coming out from under the dry law and the election 92 93 shall be held only in that portion of the municipality. In all other respects, the authority for the holding of elections and the 94 manner in which such elections shall be conducted shall be as 95 prescribed in paragraph (a) of this subsection; and, after proper 96 certification of election results, the municipal governing 97 98 authorities shall pass the appropriate order to permit or prohibit the legal sale of alcoholic beverages in that portion of the 99 municipality located in a county which has voted against coming 100 out from under the dry law. 101

102 If a municipality that has voted to permit the sale, and the 103 receipt, storage and transportation for the purpose of sale, of 104 alcoholic beverages extends its boundaries after July 1, 2003,

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into a county that has voted against coming out from under the dry 105 106 law, then the sale, and the receipt, storage and transportation 107 for the purpose of sale, of alcoholic beverages shall not be 108 permitted in the portion of such municipality extended into such a 109 county unless authorized by an election held for that purpose 110 after the date the boundaries of such municipality are extended into such a county. Such election shall be ordered by the 111 municipal governing authorities upon the presentation of a 112 113 petition to such governing authorities containing the names of at least twenty percent (20%) of the duly qualified voters of such 114 115 municipality who reside in the portion of the municipality that was extended into a county that has voted against coming out from 116 117 under the dry law, and the election shall be held only in such portion of the municipality. In all other respects, the authority 118 119 for the holding of elections and the manner in which such elections shall be conducted shall be as prescribed in paragraph 120 121 (a) of this subsection; and, after proper certification of 122 election results, the municipal governing authorities shall pass 123 the appropriate order to permit or prohibit the legal sale of alcoholic beverages in the portion of the municipality that was 124 extended into a county that has voted against coming out from 125 126 under the dry law.

127 SECTION 2. Section 67-3-9, Mississippi Code of 1972, is 128 amended as follows:

129 Any city in this state, having a population of not 67-3-9. less than two thousand five hundred (2,500) according to the 130 131 latest federal census, at an election held for the purpose, under the election laws applicable to such city, may either prohibit or 132 permit, except as otherwise provided under Section 67-9-1, the 133 sale and the receipt, storage and transportation for the purpose 134 135 of sale of beer of an alcoholic content of not more than five 136 percent (5%) by weight. An election to determine whether such 137 sale shall be permitted in cities wherein its sale is prohibited

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by law shall be ordered by the city council or mayor and board of 138 aldermen or other governing body of such city for such city only, 139 upon the presentation of a petition for such city to such 140 141 governing board containing the names of twenty percent (20%) of 142 the duly qualified voters of such city asking for such election. In like manner, an election to determine whether such sale shall 143 be prohibited in cities wherein its sale is permitted by law shall 144 be ordered by the city council or mayor and board of aldermen or 145 other governing board of such city for such city only, upon the 146 presentation of a petition to such governing board containing the 147 148 names of twenty percent (20%) of the duly qualified voters of such city asking for such election. No election on either question 149 150 shall be held by any one (1) city oftener than once in five (5) 151 years.

Thirty (30) days' notice shall be given to the qualified 152 153 electors of such city in the manner prescribed by law upon the question of either permitting or prohibiting such sale, said 154 155 notice to contain a statement of the question to be voted on at said election. The tickets to be used in said election shall have 156 157 the following words printed thereon: "For the legal sale of beer of an alcoholic content of not more than five percent (5%) by 158 weight"; and the words "Against the legal sale of beer of an 159 160 alcoholic content of not more than five percent (5%) by weight," In making up his ticket the voter shall make a cross 161 next below. 162 (X) opposite the words of his choice.

If in said election a majority of the qualified electors 163 voting in the election shall vote "For the legal sale of beer of 164 an alcoholic content of not more than five percent (5%) by 165 weight," then the city council or mayor and board of aldermen or 166 167 other governing body shall pass the necessary order permitting the legal sale of such beer in such city. If in said election a 168 169 majority of the qualified electors voting in the election shall 170 vote "Against the legal sale of beer of an alcoholic content of

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175 If a municipality that has voted to permit the sale, and the 176 receipt, storage and transportation for the purpose of sale, of beer of an alcoholic content of not more than five percent (5%) by 177 weight extends its boundaries after July 1, 2003, into a county 178 that has voted against permitting the transportation, storage, 179 sale, distribution, receipt and/or manufacture of beer of an 180 181 alcoholic content of not more than five percent (5%) by weight, then the sale, and the receipt, storage and transportation for the 182 183 purpose of sale, of beer of an alcoholic content of not more than five percent (5%) by weight shall not be permitted in the portion 184 of such municipality extended into such a county unless authorized 185 by an election held for that purpose after the date the boundaries 186 of such municipality are extended into such a county. Such 187 188 election shall be ordered by the municipal governing authorities upon the presentation of a petition to such governing authorities 189 190 containing the names of at least twenty percent (20%) of the duly qualified voters of such municipality who reside in the portion of 191 192 the municipality that was extended into a county that has voted 193 against permitting the transportation, storage, sale, distribution, receipt and/or manufacture of beer of an alcoholic 194 195 content of not more than five percent (5%) by weight, and the election shall be held only in such portion of the municipality. 196 197 In all other respects, the authority for the holding of elections and the manner in which such elections shall be conducted shall be 198 as prescribed in this section; and, after proper certification of 199 election results, the municipal governing authorities shall pass 200 201 the necessary order to permit or prohibit the sale of beer in the 202 portion of the municipality that was extended into such a county.

All laws or parts of laws in conflict with this section are hereby repealed to the extent of such conflict only, this section being cumulative and supplementary.

SECTION 3. The Attorney General of the State of Mississippi shall submit this act, immediately upon approval by the Governor, or upon approval by the Legislature subsequent to a veto, to the Attorney General of the United States or to the United States District Court for the District of Columbia in accordance with the provisions of the Voting Rights Act of 1965, as amended and extended.

SECTION 4. This act shall take effect and be in force from and after the date it is effectuated under Section 5 of the Voting Rights Act of 1965, as amended and extended.