To: Marine Resources

HOUSE BILL NO. 1139

AN ACT TO AMEND SECTION 49-15-37, MISSISSIPPI CODE OF 1972, TO DELETE THE REQUIREMENT THAT OYSTERS MUST BE RELAYED IN THE 2 PRESENCE OF A CONSERVATION OFFICER AND ALLOW RELAYING IN THE PRESENCE OF AN EMPLOYEE OF THE DEPARTMENT OF MARINE RESOURCES; AND 3 4 FOR RELATED PURPOSES. 5

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

7 **SECTION 1.** Section 49-15-37, Mississippi Code of 1972, is

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amended as follows: 49-15-37. By order of the commission, the director, under the direction and control of the commission, shall employ boats, crews and laborers and shall cultivate the public reefs of the state, and shall dredge the oysters in the Mississippi Sound from places where they are too thick, and shall spread them on reefs where they are too thin, and shall carry shells from the factories and spread them in places where the oyster beds can be improved and enlarged. The department may purchase other materials as may be equally suitable for the propagation of oysters. The department in cultivating the reefs, transplanting and spreading oysters and shells and other suitable materials, may expend any funds available for that purpose. In taking seed oysters, care shall be used to not injure or destroy the merchantable oysters on

22 the reefs from which they are taken. The seed oysters shall be

23 tonged from the "conner" or seed reefs, unless it is practicable

24 and safe to dredge those oysters. The commission may, by orders

spread on its minutes, establish new bedding grounds at those 25

places within the boundaries of the state as it may determine, on 26

27 advice of the director, or on advice of technical governmental

experts, or competent aquatic biologists. On existing public 28

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29 reefs in which oysters exist and in waters not of a safe sanitary 30 quality as determined by the department, the commission shall 31 prohibit any person, firm or corporation from taking oysters from 32 The commission shall from time to time remove the 33 oysters from the areas and re-lay or replant them in an approved 34 area for a period of time under Section 49-15-36 before they may 35 be harvested. The commission may transport the oysters to an 36 onshore, molluscan depuration facility for the purpose of proving depuration technology and for other experimental purposes. 37 connection with the testing of onshore, molluscan depuration 38 39 technology, the commission may sell or dispose of the re-layed oysters in a manner consistent with all applicable state and 40 federal laws and regulations. Any funds received from the sale of 41 the oysters shall be used in a like manner as those funds received 42 under Section 49-15-38. 43 If the commission finds that onshore, molluscan depuration 44 45 technology proves to be successful, the commission may issue permits to private enterprise which may locate depuration 46 facilities in Hancock, Harrison and Jackson Counties. 47 48 commission shall promulgate rules and regulations for the taking 49 of oysters from reefs for transport to an onshore, molluscan 50 depuration facility and for the operation of the facilities. depuration facility operated by private enterprise shall return 51 52 oyster shells to the oyster reefs for replanting under the proper 53 supervision of the department and under Section 49-15-38. 54 The commission may issue permits to persons to remove oysters 55 by dredging or otherwise from water bottoms which are not of a 56 safe sanitary quality for oysters for human consumption even 57 though those areas may have been reserved for tonging only in Section 49-15-39. These areas shall be designated as seed 58 59 grounds, and permits to persons shall be issued only for the 60 purpose of transplanting oysters to privately leased Mississippi

- 61 territorial waters. The commission may permit the transplanting
- 62 of these seed oysters by a duly authorized public agency.
- The commission may, upon certification of the department that
- 64 the water bottom from which oysters are to be removed is not of a
- 65 safe, sanitary quality for oyster production for human consumption
- 66 and has been unsafe for a period of at least one (1) year
- 67 immediately preceding certification, and upon complying with the
- 68 following requirements, permit the dredging of oysters from
- 69 contaminated public areas and re-laying the oysters to private
- 70 leased grounds in the State of Mississippi:
- 71 (a) Permittee must hold valid lease of oyster bedding
- 72 grounds in the State of Mississippi;
- 73 (b) Permittee must be bonded in compliance with the
- 74 permit system established by the commission;
- 75 (c) Permittee must fulfill all permit requirements as
- 76 established by the commission;
- 77 (d) Permittee shall not move oysters from one (1)
- 78 contaminated area to another contaminated area;
- 79 (e) Permittee shall move oysters only to an area leased
- 80 by the commission after April 13, 1977; and
- 81 (f) Permittee shall not move oysters from the
- 82 contaminated area without the presence of an employee of the
- 83 <u>department</u> at all times, from the dredging of the oysters from the
- 84 contaminated areas to their deposit on private leased grounds or
- 85 to an onshore, molluscan depuration facility.
- 86 Harvesting of oysters shall be permitted only during daylight
- 87 hours and with the most efficient gear possible consistent with
- 88 conservation requirements of not damaging the reefs. This shall
- 89 include permission to use two (2) dredges per boat on contaminated
- 90 areas and on private leased grounds.
- 91 Any person obtaining a permit to remove oysters from seed
- 92 grounds shall post a penal bond of One Hundred Dollars (\$100.00)
- 93 per leased acre with the commission to be forfeited upon any

94 violation of this section. The bond may be approved by the 95 director of the department if the director finds the bond to be

96 secured by sufficient property or sureties.

neither activity may be allowed.

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97 The commission shall regulate the amount and time of taking
98 of oysters from seed areas and shall supervise the removal,
99 planting and harvesting of oysters from the areas. The time set
100 for the taking of oysters from contaminated seed areas for
101 re-laying or replanting and the time set for the taking of oysters
102 from private leased grounds shall be separated by not less than a
103 period of time determined under Section 49-15-36 during which

The commission shall regulate the taking of oysters from contaminated seed areas and the subsequent depuration of the oysters by off-bottom techniques to protect public health, while at the same time fostering the utilization of the state's oyster resources. The regulations shall include the setting of the period of depuration for the oysters by the use of appropriate techniques and provide for an employee of the department to be present when the oysters are taken from contaminated seed areas and deposited on private lease grounds. Any person, firm or corporation engaged in the depuration of oysters by off-bottom techniques or onshore, molluscan depuration facility shall pay to the department an amount equal to the regular compensation of the employee of the department for the time the employee actually spends performing the duties.

Only persons who have been residents of Mississippi for at least five (5) years shall be eligible to obtain permits for removal of oysters from seed grounds.

122 The commission shall designate certain uncontaminated reefs 123 in the state as public reefs and shall remove oysters from water 124 bottoms which are not of a safe, sanitary quality for oyster 125 production for human consumption and shall transport the oysters 126 to the public reefs which shall be reserved for tonging only. 127 **SECTION 2.** This act shall take effect and be in force from

128 and after its passage.