Senate Amendments to House Bill No. 1056

TO THE CLERK OF THE HOUSE:

THIS IS TO INFORM YOU THAT THE SENATE HAS ADOPTED THE AMENDMENTS SET OUT BELOW:

AMENDMENT NO. 1

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

5 **SECTION 1.** Section 91-1-15, Mississippi Code of 1972, is 6 amended as follows:

91-1-15. (1) The following terms shall have the meaning8 ascribed to them herein:

9 (a) "Remedy" means the right of an illegitimate to 10 commence and maintain a judicial proceeding to enforce a claim to 11 inherit property from the estate of the natural mother or father 12 of such illegitimate, said claim having been heretofore prohibited 13 by law, or prohibited by statutes requiring marriage between the 14 natural parents, or restrained, or enjoined by the order or 15 process of any court in this state.

16 (b) "Claim" means the right to assert a demand on 17 behalf of an illegitimate to inherit property, either personal or 18 real, from the estate of the natural mother or father of such 19 illegitimate.

20 (c) "Illegitimate" means a person who at the time of 21 his birth was born to natural parents not married to each other 22 and said person was not legitimized by subsequent marriage to said 23 parents or legitimized through a proper judicial proceeding.

24 (d) "Natural parents" means the biological mother or25 father of the illegitimate.

26 (2) An illegitimate shall inherit from and through the
27 illegitimate's mother and her kindred, and the mother of an
28 illegitimate and her kindred shall inherit from and through the
29 illegitimate according to the statutes of descent and
30 distribution. However, if an illegitimate shall die unmarried and
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without issue, and shall also predecease the natural father, the natural mother or her kindred shall not inherit any part of the natural father's estate from or through the illegitimate. In the event of the death of an illegitimate, unmarried and without issue, any part of the illegitimate's estate inherited from the natural father shall be inherited according to the statutes of descent and distribution.

38 (3) An illegitimate shall inherit from and through the 39 illegitimate's natural father and his kindred, and the natural 40 father of an illegitimate and his kindred shall inherit from and 41 through the illegitimate according to the statutes of descent and 42 distribution if:

(a) The natural parents participated in a marriage
ceremony before the birth of the child, even though the marriage
was subsequently declared null and void or dissolved by a court;
or

47 (b) There has been an adjudication of paternity or48 legitimacy before the death of the intestate; or

49 (C) There has been an adjudication of paternity after the death of the intestate, based upon clear and convincing 50 51 evidence, in an heirship proceeding under Sections 91-1-27 and 52 91-1-29. However, no such claim of inheritance shall be recognized unless the action seeking an adjudication of paternity 53 54 is filed within one (1) year after the death of the intestate or 55 within ninety (90) days after the first publication of notice to creditors to present their claims, whichever is less; and such 56 time period shall run notwithstanding the minority of a child. 57 This limitation shall be self-executing and may not be tolled for 58 59 any reason, including lack of notice. No claim of inheritance 60 based on an adjudication of paternity, after death of the 61 intestate, by a court outside the State of Mississippi shall be recognized unless: 62

63 (i) Such court was in the state of residence of64 the intestate at the time of the intestate's death;

H. B. 1056 PAGE 2 (ii) The action adjudicating paternity was filed
within ninety (90) days after the death of the intestate;
(iii) All known heirs were made parties to the
action; and

69 (iv) Paternity or legitimacy was established by70 clear and convincing evidence.

71 (d) The natural father of an illegitimate and his72 kindred shall not inherit:

(i) From or through the child unless the father
has openly treated the child as his, and has not refused or
neglected to support the child.

(ii) Any part of the natural mother's estate from or through the illegitimate if the illegitimate dies unmarried and without issue, and also predeceases the natural mother. In the event of the death of an illegitimate, unmarried and without issue, any part of the illegitimate's estate inherited from the mother shall be inherited according to the statutes of descent and distribution.

83 A remedy is hereby created in favor of all illegitimates 84 having any claim existing prior to July 1, 1981, concerning the 85 estate of an intestate whose death occurred prior to such date by 86 or on behalf of an illegitimate or an alleged illegitimate child 87 to inherit from or through its natural father and any claim by a 88 natural father to inherit from or through an illegitimate child 89 shall be brought within three (3) years from and after July 1, 90 1981, and such time period shall run notwithstanding the minority of a child. 91

The remedy created herein is separate, complete and distinct, but cumulative with the remedies afforded illegitimates as provided by the Mississippi Uniform Law on Paternity; provided, however, the failure of an illegitimate to seek or obtain relief under the Mississippi Uniform Law on Paternity shall not diminish or abate the remedy created herein. 98 (4) The children of illegitimates and their descendants 99 shall inherit from and through their mother and father according 100 to the statutes of descent and distribution.

101 **SECTION 2.** This act shall take effect and be in force from 102 and after July 1, 2005.

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John O. Gilbert Secretary of the Senate