By: Senator(s) Gollott, Moffatt

To: Ports and Marine Resources

SENATE BILL NO. 2032

AN ACT TO AMEND SECTION 49-15-46, MISSISSIPPI CODE OF 1972, 1 TO PROVIDE FOR AN ALTERNATE CAPTAIN ON COMMERCIAL OYSTER VESSELS; 2 TO AMEND SECTION 49-15-63, MISSISSIPPI CODE OF 1972, TO CONFORM; 3 4 AND FOR RELATED PURPOSES. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 5 SECTION 1. Section 49-15-46, Mississippi Code of 1972, is 6 7 amended as follows: 8 49-15-46. (1) Each vessel used to catch, take, carry or 9 transport oysters from the reefs of the State of Mississippi, or 10 engaged in transporting any oysters in any of the waters within the territorial jurisdiction of the State of Mississippi, for 11 commercial use, shall annually, before beginning operations, be 12 licensed by the commission and pay the following license fee: 13 Fifty Dollars (\$50.00) on each in-state vessel or (a) 14 boat utilized for tonging oysters or gathering oysters by hand; 15 One Hundred Dollars (\$100.00) on each in-state 16 (b) 17 vessel or boat utilized for dredging oysters; One Hundred Dollars (\$100.00) on each out-of-state 18 (C) 19 vessel or boat utilized for tonging oysters or gathering oysters by hand; or 20 21 (d) Two Hundred Dollars (\$200.00) on each out-of-state vessel or boat utilized for dredging oysters. 22 23 (2) Each captain of each commercial vessel, used for either tonging or dredging, shall purchase a license entitled "captain 24 license - oyster" for a fee not to exceed Ten Dollars (\$10.00) and 25 26 may designate one (1) alternate captain for each license. (3) All oysters harvested in the State of Mississippi shall 27 28 be tagged. Tags shall be issued by the department and shall bear *SS26/R599* S. B. No. 2032 G3/5 06/SS26/R599

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the catcher's name, the date and origin of the catch, the shell stock dealer's name and permit number. The department shall number all tags issued and shall maintain a record of those tags. The commission, in its discretion, may adopt any regulations regarding the tagging of oysters and other shellfish.

34 Each person catching or taking oysters from the waters (4) of the State of Mississippi for personal use shall obtain a permit 35 36 from the commission and pay an annual recreational oyster permit fee of Ten Dollars (\$10.00). Oysters caught under a recreational 37 permit shall not be offered for sale. The limits on the allowable 38 39 catch of oysters for recreational purposes shall be three (3) sacks per week. The department shall issue tags of a 40 41 distinguishing color to designate recreationally harvested oysters, which shall be tagged on the same day of harvest in the 42 manner prescribed in subsection (3) of this section for 43 commercially harvested oysters or by regulation of the commission. 44 The commission shall assess and collect a shell 45 (5)

46 retention fee for the shells taken from waters within the 47 territorial jurisdiction of the State of Mississippi as follows:

48 (a) Commercial and recreational harvesters - Fifteen
49 Cents (15¢) per sack paid to the department on the day of harvest;

50 (b) Initial oyster processor, dealer or factory first 51 purchasing the oysters - Fifteen Cents (15¢) per sack paid to the 52 department no later than the tenth day of the month following the 53 purchase, on forms submitted by the department;

54 (c) Commercial harvesters transporting their catch out 55 of the state - Fifty Cents (50¢) per sack paid to the department 56 on the day of harvest, in addition to the fees paid in <u>subsection</u> 57 (5)(a); and

(d) Commercial harvesters not selling their oysters to
a Mississippi dealer - Fifteen Cents (15¢) per sack paid to the
department on the day of harvest, in addition to fees paid in

61 subsection (5)(a).

S. B. No. 2032 *SS26/R599* 06/SS26/R599 PAGE 2 Funds received from the shell retention fee shall be paid into a special fund in the State Treasury to be appropriated by the Legislature for use by the commission to further oyster production in this state, which includes plantings of oysters and/or cultch materials.

During open seasons, oysters may be taken only by hands,tongs and dredges.

69 SECTION 2. Section 49-15-63, Mississippi Code of 1972, is
70 amended as follows:

(a) Any person, firm or corporation 71 49-15-63. (1) 72 violating any of the provisions of this chapter or any ordinance duly adopted by the commission, unless otherwise specifically 73 74 provided for herein, shall, on conviction, be fined not less than 75 One Hundred Dollars (\$100.00), nor more than Five Hundred Dollars 76 (\$500.00), for the first offense, unless the first offense is 77 committed during a closed season, in which case the fine shall be not less than Five Hundred Dollars (\$500.00), nor more than One 78 79 Thousand Dollars (\$1,000.00); and not less than Five Hundred Dollars (\$500.00), nor more than One Thousand Dollars (\$1,000.00), 80 81 for the second offense when such offense is committed within a period of three (3) years from the first offense; and not less 82 83 than Two Thousand Dollars (\$2,000.00) nor more than Four Thousand Dollars (\$4,000.00), or imprisonment in the county jail for a 84 period not exceeding thirty (30) days for any third or subsequent 85 86 offense when such offense is committed within a period of three (3) years from the first offense. 87

88 (b) In addition, upon conviction of such third or subsequent offense, it shall be the duty of the court to revoke 89 90 the license of the convicted party and of the boat or vessel used in such offense, and no further license shall be issued to such 91 92 person and for said boat to engage in catching or taking of any 93 seafoods from the waters of the State of Mississippi for a period 94 of one (1) year following such conviction. Forfeiture of any *SS26/R599* S. B. No. 2032

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95 equipment or nets used in a second or subsequent offense may be instituted pursuant to Sections 49-15-201 through 49-15-207. If 96 97 the person in possession of or using the nets in the violation is 98 not the owner or licensee of the nets, the department shall notify 99 the owner or licensee of the nets. The nets shall be subject to 100 forfeiture unless the nets were stolen and prosecution for the 101 theft is initiated. Equipment as used in this section shall not 102 mean boats or vessels.

103 (c) Any person convicted and sentenced under this 104 section for a second or subsequent offense shall not be considered 105 for reduction of sentence.

106 (d) Except as provided under subsection (5) of Section
107 49-15-45, any fines collected under this section shall be paid
108 into the Seafood Fund.

109 In addition to any other penalties, the commission (e) may suspend the license of any person convicted of a violation of 110 this chapter and may suspend the license of any vessel used in the 111 112 violation for a period not to exceed five (5) days for the first For a second offense, the commission may suspend the 113 offense. 114 license of such person and vessel for a period not to exceed 115 thirty (30) days.

116 (2) For any violation of this chapter, the individual registered as the captain shall be subject to the penalties 117 provided in this chapter, if that individual is aboard the vessel. 118 119 If that individual is not aboard the vessel, the individual designated as the alternate captain under Section 49-15-46 or 120 121 substitute captain under Section 49-15-64.5 shall be subject to the penalties provided in this chapter. If no individual is 122 designated under Section 49-15-46 or Section 49-15-64.5, the 123 124 person, firm or corporation owning the vessel shall be subject to 125 the penalties provided for boat captains.

126 (3) All citations issued to boat operators for not 127 possessing the boat's registration card shall be dismissed, along S. B. No. 2032 *SS26/R599* 06/SS26/R599

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128 with all related court costs, upon the presentment of the boat's 129 proper registration card to the court or magistrate holding the 130 trial or hearing.

131 SECTION 3. This act shall take effect and be in force from 132 and after its passage.