Senate Amendments to House Bill No. 929

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:

15 SECTION 1. Section 49-4-31, Mississippi Code of 1972, is 16 amended as follows:

(1) Upon notification by a duly authorized law 17 49-4-31. 18 enforcement officer of a death or injury that occurred by use of a weapon by any person engaged in hunting, a hunter safety officer 19 20 of the department shall immediately initiate an investigation of 21 the incident and shall submit a report to the executive director of the department. The executive director shall submit the report 22 23 to the commission. If the commission determines there is probable 24 cause to believe that the incident occurred as a result of culpable negligence on the part of the person causing the death or 25 26 injury, the commission shall notify the district attorney of the 27 circuit court district in which the incident occurred.

28 (2) A law enforcement officer may request that the person
 29 who causes serious bodily injury or death to another person by use
 30 of a weapon submit to a chemical test for determining the presence
 31 of alcohol or other drugs.

32 <u>SECTION 2.</u> (1) Any person who exercises the privilege of 33 hunting in this state shall be deemed to have given implied 34 consent to a chemical test of his blood, breath, urine or other 35 bodily substance for the purpose of determining the presence of 36 alcohol or any other drug if the person is involved in a hunting 37 incident in which his use of a weapon caused an injury or death to 38 a person.

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(2) For the chemical analysis of the person's blood, breath,

40 urine or other bodily substance to be considered valid under this 41 section, the analysis must have been performed according to the 42 requirements established in Section 63-11-19.

43 (3) When a person undergoes a chemical test at the request of a law enforcement officer, only a physician, registered nurse, 44 45 laboratory technician, emergency medical technician, or other qualified person may draw blood for the purpose of determining the 46 47 alcohol or drug content therein. This limitation shall not apply to the taking of breath or urine specimens. No physician, 48 registered nurse, laboratory technician, emergency medical 49 50 technician or other qualified person shall incur any civil liability as a result of the medically proper taking of the blood 51 specimens when requested by a law enforcement officer. 52

SECTION 3. (1) A person involved in a hunting incident in 53 54 which his use of a weapon caused a serious bodily injury or death 55 to another person and who has an alcohol concentration of eight one-hundredths percent (.08%) or more based on specified levels in 56 57 Section 63-11-30, or is under the influence of any drug or 58 controlled substance, shall have his hunting privileges revoked or 59 suspended for two (2) years, in addition to any other punishment 60 imposed. The chemical test must have been administered within 61 three (3) hours after the hunting incident.

62 If a person refuses to submit to the test at the request (2)63 of a law enforcement officer, then none shall be given. The 64 hunting privileges of a person who refuses the test shall be suspended for four (4) years. The law enforcement officer shall 65 66 inform the person that his refusal to submit to a test is admissible in court and that his hunting privileges will be 67 68 revoked or suspended for four (4) years.

69 (3) The results of such tests and the refusal to submit to a 70 test shall be admissible in any civil or criminal action arising 71 out of the hunting incident in which the person was involved.

72 (4) Any person whose hunting privileges are revoked or73 suspended under this section shall be required to complete an

74 approved hunter education course before hunting privileges may be 75 restored.

76 <u>SECTION 4.</u> (1) Hunting incident reports shall not be a 77 public record nor made available for public distribution, except 78 as otherwise provided by law.

(2) Upon written request of any person involved in the hunting incident, the representative of his estate, the surviving spouse or surviving next of kin, the commission may disclose to the requesting party or the requestor's legal counsel or insurance representative any information contained in the report.

84 (3) The commission shall charge a minimum reproduction fee
85 of Ten Dollars (\$10.00) plus any other costs associated with the
86 request for the report.

87 <u>SECTION 5.</u> Section 63-11-19, Mississippi Code of 1972, is 88 amended as follows:

89 63-11-19. A chemical analysis of the person's breath, blood or urine, to be considered valid under the provisions of this 90 91 section, shall have been performed according to methods approved 92 by the State Crime Laboratory created pursuant to Section 45-1-17 and the Commissioner of Public Safety and performed by an 93 94 individual possessing a valid permit issued by the State Crime 95 Laboratory for making such analysis. The State Crime Laboratory 96 and the Commissioner of Public Safety are authorized to approve 97 satisfactory techniques or methods, to ascertain the 98 qualifications and competence of individuals to conduct such analyses, and to issue permits which shall be subject to 99 100 termination or revocation at the discretion of the State Crime 101 Laboratory. The State Crime Laboratory shall not approve the 102 permit required herein for any law enforcement officer other than 103 a member of the State Highway Patrol, a sheriff or his deputies, a city policeman, an officer of a state-supported institution of 104 105 higher learning campus police force, a security officer appointed 106 and commissioned pursuant to the Pearl River Valley Water Supply 107 District Security Officer Law of 1978, a national park ranger, a 108 national park ranger technician, a military policeman stationed at

H. B. 929 PAGE 3 109 a United States military base located within this state other than 110 a military policeman of the Army or Air National Guard or of Reserve Units of the Army, Air Force, Navy or Marine Corps, a 111 112 marine law enforcement officer employed by the Department of 113 Marine Resources, or a conservation officer employed by the 114 Mississippi Department of Wildlife, Fisheries and Parks. The permit given * * * a marine law enforcement officer shall 115 116 authorize such officer to administer tests only for violations of 117 Sections 59-23-1 through 59-23-7. The permit given a conservation 118 officer shall authorize such officer to administer tests only for 119 violations of Sections 59-23-1 through 59-23-7 and for hunting related incidents resulting in injury or death to any person by 120 121 discharge of a weapon as provided under Section 49-4-31.

122 The State Crime Laboratory shall make periodic, but not less 123 frequently than quarterly, tests of the methods, machines or 124 devices used in making chemical analysis of a person's breath as 125 shall be necessary to ensure the accuracy thereof, and shall issue 126 its certificate to verify the accuracy of the same.

127 SECTION 6. This act shall take effect and be in force from 128 and after July 1, 2006.

Further, amend by striking the title in its entirety and inserting in lieu thereof the following:

AN ACT TO AMEND SECTION 49-4-31, MISSISSIPPI CODE OF 1972, TO 1 2 AUTHORIZE A LAW ENFORCEMENT OFFICER TO REQUEST THAT A PERSON 3 INVOLVED IN A HUNTING ACCIDENT IN WHICH HIS USE OF A WEAPON 4 RESULTS IN INJURY OR DEATH TO SUBMIT TO A CHEMICAL TEST FOR 5 DETERMINING THE PRESENCE OF ALCOHOL; TO PROVIDE THAT A PERSON WHO HUNTS IN THIS STATE IS DEEMED TO GIVE IMPLIED CONSENT TO SUCH TESTS IF THE PERSON IS INVOLVED IN A HUNTING ACCIDENT IN WHICH THE 6 7 8 USE OF A WEAPON RESULTS IN SERIOUS INJURY OR DEATH TO ANOTHER 9 PERSON; TO REQUIRE SUCH TESTS TO MEET THE REQUIREMENTS UNDER THE IMPLIED CONSENT LAW; TO PROVIDE FOR SUSPENSION OF THE HUNTING 10 LICENSE IF THE PERSON IS INTOXICATED; TO AMEND SECTION 63-11-19, 11 MISSISSIPPI CODE OF 1972, IN CONFORMITY WITH THE PROVISIONS OF 12 THIS ACT; AND FOR RELATED PURPOSES. 13

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John O. Gilbert Secretary of the Senate