By: Representative Martinson

REGULAR SESSION 2007

To: Transportation; County Affairs

## HOUSE BILL NO. 61

AN ACT TO AMEND SECTION 63-3-519, MISSISSIPPI CODE OF 1972, 1 2 TO AUTHORIZE THE SHERIFF AND HIS DEPUTIES IN ANY COUNTY HAVING A 3 POPULATION OF SEVENTY THOUSAND OR MORE TO USE RADAR SPEED 4 DETECTION EQUIPMENT UPON THE PUBLIC STREETS, ROADS AND HIGHWAYS OF THE COUNTY LYING OUTSIDE OF THE LIMITS OF ANY INCORPORATED 5 б MUNICIPALITY; TO REDUCE THE MINIMUM POPULATION REQUIREMENTS OF 7 MUNICIPALITIES WHOSE LAW ENFORCEMENT OFFICERS ARE AUTHORIZED TO 8 USE RADAR SPEED DETECTION EQUIPMENT ON FEDERALLY DESIGNATED HIGHWAYS LYING WITHIN THE CORPORATE LIMITS; TO AMEND SECTION 9 63-9-11, MISSISSIPPI CODE OF 1972, TO PRESCRIBE THE FINE THAT MAY 10 11 BE IMPOSED UPON CONVICTION OF ANY PERSON FOR A MOTOR VEHICLE SPEEDING VIOLATION WHERE A RADAR SPEED DETECTION DEVICE WAS USED 12 AS EVIDENCE OF THE VIOLATION BY A SHERIFF OR DEPUTY SHERIFF IN A 13 COUNTY HAVING A POPULATION OF SEVENTY THOUSAND OR MORE; TO AMEND SECTION 99-19-73, MISSISSIPPI CODE OF 1972, TO IMPOSE AN 14 15 16 ADDITIONAL STATE ASSESSMENT UPON PERSONS CONVICTED OF A MOTOR VEHICLE SPEEDING VIOLATION WHERE A RADAR SPEED DETECTION DEVICE 17 18 WAS USED AS EVIDENCE OF THE VIOLATION BY A SHERIFF OR DEPUTY SHERIFF IN A COUNTY HAVING A POPULATION OF SEVENTY THOUSAND OR 19 MORE; TO PRESCRIBE THE MANNER BY WHICH THE AMOUNT OF THE 20 ADDITIONAL ASSESSMENT SHALL BE CALCULATED; TO PROVIDE THAT THE 21 22 ASSESSMENT SHALL BE DEPOSITED INTO THE STATE GENERAL FUND; AND FOR 23 RELATED PURPOSES.

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SECTION 1. Section 63-3-519, Mississippi Code of 1972, is

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

26 amended as follows:

63-3-519. (1) It <u>is</u> unlawful for any person or peace officer or law enforcement agency, except the Mississippi Highway Safety Patrol, to purchase or use or allow to be used any type of radar speed detection equipment upon any public street, road or highway of this state. However, such equipment may be used:

32 <u>(a)</u> By municipal law enforcement officers within a 33 municipality having a population of two thousand (2,000) or more 34 upon the public streets of the municipality;

35 (b) By any college or university campus police force 36 within the confines of any campus wherein more than two thousand 37 (2,000) students are enrolled;

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38 (c) By municipal law enforcement officers in any 39 municipality having a population in excess of fourteen thousand 40 (14,000) according to the latest federal census on federally 41 designated highways lying within the corporate limits; and 42 (d) By the sheriff and deputy sheriffs of any county having a population of seventy thousand (70,000) or more, 43 44 according to the latest federal decennial census, upon the public streets, roads and highways of the county lying outside of the 45 46 limits of any incorporated municipality. Any person convicted of 47 a motor vehicle speeding violation where a radar speed detection device was used under this paragraph (d) as evidence of the 48 violation shall be punished as provided under Section 63-9-11(3). 49 The Mississippi Highway Safety Patrol shall not set up 50 (2) 51 radar on highways within municipalities with a population in 52 excess of fourteen thousand (14,000) according to the latest 53 federal census. 54 SECTION 2. Section 63-9-11, Mississippi Code of 1972, is 55 amended as follows: 63-9-11. (1) It is a misdemeanor for any person to violate 56 57 any of the provisions of Chapter 3, 5 or 7 of this title, unless 58 such violation is by such chapters or other law of this state 59 declared to be a felony. 60 (2) Except as otherwise provided under subsection (3) of this section, every person convicted of a misdemeanor for a 61 62 violation of any of the provisions of such chapters for which another penalty is not provided shall, for a first conviction 63 64 thereof, be punished by a fine of not more than One Hundred Dollars (\$100.00) or by imprisonment for not more than ten (10) 65 days; for a second such conviction within one (1) year thereafter 66 67 such person shall be punished by a fine of not more than Two Hundred Dollars (\$200.00) or by imprisonment for not more than 68 69 twenty (20) days or by both such fine and imprisonment; upon a 70 third or subsequent conviction within one (1) year after the first 

H. B. No. 61 07/HR03/R397 PAGE 2 (JWB\LH) 71 conviction such person shall be punished by a fine of not more 72 than Five Hundred Dollars (\$500.00) or by imprisonment for not 73 more than six (6) months or by both such fine and imprisonment. 74 Any person convicted for a motor vehicle speeding (3) 75 violation where a radar speed detection device was used under 76 Section 63-3-519(1)(d) as evidence of the violation shall be punished by a fine in the amount of Ten Dollars (\$10.00) and/or 77 any applicable imprisonment as authorized for the offense under 78 79 subsection (2) of this section.

80 (4) (a) Whenever a person not covered under Section 63-1-55 81 is charged with a misdemeanor violation of any of the provisions 82 of Chapter 3, 5 or 7 of this title, the person shall be eligible 83 to participate in not less than four (4) hours of a traffic safety 84 violator course and thereby have no record of the violation on the 85 person's driving record if the person meets all the following 86 conditions:

87 (i) The defendant has a valid Mississippi driver's88 license or permit.

(ii) The defendant has not had a conviction of a violation under Chapter 3, 5 or 7 of this title within three (3) years before the current offense; any conviction entered before October 1, 2002, does not constitute a prior offense for the purposes of this subsection (4).

94 (iii) The defendant's public and nonpublic driving
95 record as maintained by the Department of Public Safety does not
96 indicate successful completion of a traffic safety violator course
97 under this section in the three-year period before the offense.

98 (iv) The defendant files an affidavit with the 99 court stating that this is the defendant's first conviction in 100 more than three (3) years or since October 1, 2002, whichever is 101 the lesser period of time; the defendant is not in the process of 102 taking a course under this section; and the defendant has not

103 completed a course under this section that is not yet reflected on 104 the defendant's public or nonpublic driving record.

105 (v) The offense charged is for a misdemeanor106 offense under Chapter 3, 5 or 7 of this title.

107 (vi) The defendant pays the applicable fine, costs 108 and any assessments required by law to be paid upon conviction of 109 such an offense.

(vii) The defendant pays to the court an additional fee of Ten Dollars (\$10.00) to elect to proceed under the provisions of this subsection (4).

(b) (i) 1. An eligible defendant may enter a plea of nolo contendere or guilty in person or in writing and present to the court, in person or by mail postmarked on or before the appearance date on the citation, an oral or written request to participate in a course under this subsection (4).

118 2. The court shall withhold acceptance of the 119 plea and defer sentencing in order to allow the eligible defendant 120 ninety (90) days to successfully complete not less than four (4) 121 hours of a court-approved traffic safety violator course at the 122 cost of the defendant. Upon proof of successful completion 123 entered with the court, the court shall dismiss the prosecution 124 and direct that the case be closed. The only record maintained 125 thereafter shall be the nonpublic record required under Section 63-9-17 solely for use by the courts in determining eligibility 126 127 under this subsection (4).

128 (ii) If a person pleads not guilty to a 129 misdemeanor offense under any of the provisions of Chapter 3, 5 or 130 7 of this title but is convicted, and the person meets all the requirements under paragraph (a) of this subsection, upon request 131 132 of the defendant the court shall suspend the sentence for such offense to allow the defendant forty-five (45) days to 133 134 successfully complete not less than four (4) hours of a court-approved traffic safety violator course at his own cost. 135

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Upon successful completion by the defendant of the course, the court shall set the conviction aside, dismiss the prosecution and direct that the case be closed. The court on its own motion shall expunge the record of the conviction, and the only record maintained thereafter shall be the nonpublic record required under Section 63-9-17 solely for use by the courts in determining an offender's eligibility under this subsection (4).

(c) An out-of-state resident shall be allowed to complete a substantially similar program in his home state, province or country provided the requirements of this subsection (<u>4</u>) are met, except that the necessary valid driver's license or permit shall be one issued by the home jurisdiction.

(d) A court shall not approve a traffic safety violator
course under this subsection (4) that does not supply at least
four (4) hours of instruction, an instructor's manual setting
forth an appropriate curriculum, student workbooks, some
scientifically verifiable analysis of the effectiveness of the
curriculum and provide minimum qualifications for instructors.

(e) A court shall inform a defendant making inquiry or
entering a personal appearance of the provisions of this
subsection (4).

(f) The Department of Public Safety shall cause notice
of the provisions of this subsection (4) to be available on its
official web site.

(g) Failure of a defendant to elect to come under the provisions of this subsection <u>(4)</u> for whatever reason, in and of itself, shall not invalidate a conviction.

(h) No employee of the sentencing court shall
personally benefit from a defendant's attendance of a traffic
safety violator course. Violation of this prohibition shall
result in termination of employment.

167 (i) The additional fee of Ten Dollars (\$10.00) imposed168 under this subsection (4) shall be forwarded by the court clerk to

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169 the State Treasurer for deposit into a special fund created in the 170 State Treasury. Monies in the special fund may be expended by the 171 Department of Public Safety, upon legislative appropriation, to 172 defray the costs incurred by the department in maintaining the 173 nonpublic record of persons who are eligible for participation 174 under the provisions of this subsection (4).

175 (5) The provisions of subsection (4) of this section shall 176 not be applicable to violation of any of the provisions of Chapter 177 3, 5 or 7 of this title committed by the holder of a commercial 178 driver's license issued under the Mississippi Commercial Driver's 179 License Law, regardless of whether the violation occurred while 180 operating a commercial motor vehicle or some other motor vehicle.

181 SECTION 3. Section 99-19-73, Mississippi Code of 1972, is 182 amended as follows:

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## 99-19-73. (1) Traffic violations.

184 (a) In addition to any monetary penalties and any other
185 penalties imposed by law, there shall be imposed and collected the
186 following state assessment from each person upon whom a court
187 imposes a fine or other penalty for any violation in Title 63,
188 Mississippi Code of 1972, except offenses relating to the
189 Mississippi Implied Consent Law (Section 63-11-1 et seq.),
190 offenses relating to vehicular parking or registration and

191 violations described under paragraph (b) of this subsection:

192	FUND	AMOUNT
193	State Court Education Fund	\$ 1.50
194	State Prosecutor Education Fund	1.00
195	Vulnerable Adults Training,	
196	Investigation and Prosecution Trust Fund	.50
197	Child Support Prosecution Trust Fund	.50
198	Driver Training Penalty Assessment Fund	7.00
199	Law Enforcement Officers Training Fund	5.00
200	Spinal Cord and Head Injury Trust Fund	
201	(for all moving violations)	6.00
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202	Emergency Medical Services Operating Fund 1	5.00
203	Mississippi Leadership Council on Aging Fund	L.00
204	Law Enforcement Officers and Fire Fighters Death	
205	Benefits Trust Fund	.50
206	Law Enforcement Officers and Fire Fighters	
207	Disability Benefits Trust Fund	L.00
208	State Prosecutor Compensation Fund for the purpose	
209	of providing additional compensation for legal	
210	assistants to district attorneys	L.50
211	Crisis Intervention Mental Health Fund 1	0.00
212	Drug Court Fund 1	0.00
213	Capital Defense Counsel Fund	L.89
214	Indigent Appeals Fund	2.29
215	Capital Post-Conviction Counsel Fund	2.33
216	Victims of Domestic Violence Fund	.49
217	TOTAL STATE ASSESSMENT \$ 6	7.50
218	(b) In addition to the penalties imposed under Sect	on
219	63-9-11, and the state assessments imposed under paragraph (a)	of
220	this subsection, there shall be imposed and collected a state	
221	assessment from each person convicted of a motor vehicle speed:	ng
222	violation where a radar speed detection device was used under	
223	Section 63-3-519(1)(d) as evidence of the violation. The amount	<u>it</u>
224	of the additional assessment shall be calculated in the same	
225	manner as fines imposed for speeding violations under Section	
226	63-9-11(2) are calculated, and shall be deposited into the State	
227	General Fund.	
228	(2) Implied Consent Law violations. In addition to any	
229	monetary penalties and any other penalties imposed by law, the	e
230	shall be imposed and collected the following state assessment :	from

231 each person upon whom a court imposes a fine or any other penalty 232 for any violation of the Mississippi Implied Consent Law (Section 233 63-11-1 et seq.):

234 FUND

AMOUNT

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Crime Victims' Compensation Fund..... \$ 10.00 235 236 State Court Education Fund..... 1.50 State Prosecutor Education Fund..... 237 1.00 238 Vulnerable Adults Training, 239 Investigation and Prosecution Trust Fund..... .50 240 Child Support Prosecution Trust Fund..... .50 Driver Training Penalty Assessment Fund..... 241 22.00 242 Law Enforcement Officers Training Fund..... 11.00 Emergency Medical Services Operating Fund..... 243 15.00 244 Mississippi Alcohol Safety Education Program Fund.... 5.00 245 Federal-State Alcohol Program Fund..... 10.00 246 Mississippi Crime Laboratory 247 Implied Consent Law Fund..... 25.00 248 Spinal Cord and Head Injury Trust Fund..... 25.00 249 Capital Defense Counsel Fund..... 1.89 250 Indigent Appeals Fund..... 2.29 251 Capital Post-Conviction Counsel Fund..... 2.33 252 Victims of Domestic Violence Fund..... .49 State General Fund..... 253 35.00 254 Law Enforcement Officers and Fire Fighters Death 255 Benefits Trust Fund..... .50 256 Law Enforcement Officers and Fire Fighters Disability 257 Benefits Trust Fund..... 1.00 258 State Prosecutor Compensation Fund for the purpose 259 of providing additional compensation for legal 260 assistants to district attorneys..... 1.50 261 Crisis Intervention Mental Health Fund..... 10.00 262 Drug Court Fund..... 10.00 TOTAL STATE ASSESSMENT...... \$191.50 263 264 (3) Game and Fish Law violations. In addition to any 265 monetary penalties and any other penalties imposed by law, there 266 shall be imposed and collected the following state assessment from 267 each person upon whom a court imposes a fine or other penalty for H. B. No. 61

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270	FUND AMOUNT
271	State Court Education Fund\$ 1.50
272	State Prosecutor Education Fund
273	Law Enforcement Officers Training Fund
274	Hunter Education and Training Program Fund 5.00
275	State General Fund
276	Law Enforcement Officers and Fire Fighters Death
277	Benefits Trust Fund
278	Law Enforcement Officers and Fire Fighters Disability
279	Benefits Trust Fund 1.00
280	State Prosecutor Compensation Fund for the purpose
281	of providing additional compensation for legal
282	assistants to district attorneys
283	Crisis Intervention Mental Health Fund 10.00
284	Drug Court Fund
285	Capital Defense Counsel Fund 1.89
286	Indigent Appeals Fund 2.29
287	Capital Post-Conviction Counsel Fund
288	Victims of Domestic Violence Fund
289	TOTAL STATE ASSESSMENT \$ 72.00
290	(4) Litter Law violations. In addition to any monetary
291	penalties and any other penalties imposed by law, there shall be
292	imposed and collected the following state assessment from each
293	person upon whom a court imposes a fine or other penalty for any
294	violation of Section 97-15-29 or 97-15-30:
295	FUND AMOUNT
296	Statewide Litter Prevention Fund \$ 25.00
297	TOTAL STATE ASSESSMENT\$ 25.00
298	(5) <b>Other misdemeanors</b> . In addition to any monetary
299	penalties and any other penalties imposed by law, there shall be
300	imposed and collected the following state assessment from each
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person upon whom a court imposes a fine or other penalty for any 301 302 misdemeanor violation not specified in subsection (1), (2) or (3) of this section, except offenses relating to vehicular parking or 303 304 registration: 305 FUND AMOUNT 306 Crime Victims' Compensation Fund..... \$ 10.00 307 State Court Education Fund..... 1.50 308 State Prosecutor Education Fund..... 1.00 309 Vulnerable Adults Training, 310 Investigation and Prosecution Trust Fund..... .50 311 Child Support Prosecution Trust Fund..... .50 Law Enforcement Officers Training Fund..... 312 5.00 313 Capital Defense Counsel Fund..... 1.89 2.29 314 Indigent Appeals Fund..... Capital Post-Conviction Counsel Fund..... 2.33 315 316 Victims of Domestic Violence Fund..... .49 317 State General Fund..... 30.00 318 State Crime Stoppers Fund..... 1.50 319 Law Enforcement Officers and Fire Fighters Death 320 Benefits Trust Fund..... .50 Law Enforcement Officers and Fire Fighters Disability 321 322 Benefits Trust Fund..... 1.00 323 State Prosecutor Compensation Fund for the purpose 324 of providing additional compensation for legal 325 assistants to district attorneys..... 1.50 Crisis Intervention Mental Health Fund..... 326 10.00 327 Drug Court Fund..... 8.00 Judicial Performance Fund..... 328 2.00 TOTAL STATE ASSESSMENT...... \$ 80.00 329 330 (6) **Other felonies**. In addition to any monetary penalties and any other penalties imposed by law, there shall be imposed and 331 332 collected the following state assessment from each person upon 333 whom a court imposes a fine or other penalty for any felony H. B. No. 61

07/HR03/R397 PAGE 10 (JWB\LH) 334 violation not specified in subsection (1), (2) or (3) of this

335 section:

336 FUND AMOUNT 337 Crime Victims' Compensation Fund..... \$ 10.00 338 State Court Education Fund..... 1.50 339 State Prosecutor Education Fund..... 1.00 Vulnerable Adults Training, 340 341 Investigation and Prosecution Trust Fund..... .50 342 Child Support Prosecution Trust Fund..... .50 343 Law Enforcement Officers Training Fund..... 5.00 344 Capital Defense Counsel Fund..... 1.89 Indigent Appeals Fund..... 345 2.29 346 Capital Post-Conviction Counsel Fund..... 2.33 Victims of Domestic Violence Fund..... 347 .49 State General Fund..... 348 60.00 349 Criminal Justice Fund..... 50.00 350 Law Enforcement Officers and Fire Fighters Death 351 Benefits Trust Fund..... .50 352 Law Enforcement Officers and Fire Fighters Disability Benefits Trust Fund..... 353 1.00 354 State Prosecutor Compensation Fund for the purpose 355 of providing additional compensation for legal 356 assistants to district attorneys..... 1.50 357 Crisis Intervention Mental Health Fund..... 10.00 358 Drug Court Fund..... 10.00 359 TOTAL STATE ASSESSMENT..... \$158.50 360 (7) If a fine or other penalty imposed is suspended, in 361 whole or in part, such suspension shall not affect the state assessment under this section. No state assessment imposed under 362 363 the provisions of this section may be suspended or reduced by the 364 court. (8) After a determination by the court of the amount due, it 365 366 shall be the duty of the clerk of the court to promptly collect

H. B. No. 61 07/HR03/R397 PAGE 11 (JWB\LH) 367 all state assessments imposed under the provisions of this 368 section. The state assessments imposed under the provisions of 369 this section may not be paid by personal check. It shall be the 370 duty of the chancery clerk of each county to deposit all such 371 state assessments collected in the circuit, county and justice 372 courts in such county on a monthly basis with the State Treasurer 373 pursuant to appropriate procedures established by the State 374 Auditor. The chancery clerk shall make a monthly lump-sum deposit of the total state assessments collected in the circuit, county 375 376 and justice courts in such county under this section, and shall 377 report to the Department of Finance and Administration the total number of violations under each subsection for which state 378 379 assessments were collected in the circuit, county and justice 380 courts in such county during such month. It shall be the duty of 381 the municipal clerk of each municipality to deposit all such state 382 assessments collected in the municipal court in such municipality 383 on a monthly basis with the State Treasurer pursuant to appropriate procedures established by the State Auditor. 384 The 385 municipal clerk shall make a monthly lump-sum deposit of the total 386 state assessments collected in the municipal court in such 387 municipality under this section, and shall report to the 388 Department of Finance and Administration the total number of 389 violations under each subsection for which state assessments were 390 collected in the municipal court in such municipality during such 391 month.

392 It shall be the duty of the Department of Finance and (9) 393 Administration to deposit on a monthly basis all such state assessments into the proper special fund in the State Treasury. 394 The monthly deposit shall be based upon the number of violations 395 396 reported under each subsection and the pro rata amount of such 397 assessment due to the appropriate special fund. The Department of 398 Finance and Administration shall issue regulations providing for 399 the proper allocation of these special funds.

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(10) The State Auditor shall establish by regulation 400 401 procedures for refunds of state assessments, including refunds associated with assessments imposed before July 1, 1990, and 402 403 refunds after appeals in which the defendant's conviction is 404 reversed. The Auditor shall provide in such regulations for 405 certification of eligibility for refunds and may require the 406 defendant seeking a refund to submit a verified copy of a court 407 order or abstract by which such defendant is entitled to a refund. 408 All refunds of state assessments shall be made in accordance with 409 the procedures established by the Auditor.

410 **SECTION 4.** This act shall take effect and be in force from 411 and after July 1, 2007.