By: Representatives Frierson, Janus, Palazzo, Ellington

To: Marine Resources; Appropriations

HOUSE BILL NO. 1206

- AN ACT TO AMEND SECTION 25-9-107, MISSISSIPPI CODE OF 1972,
- 2 TO PROVIDE THAT LAW ENFORCEMENT TRAINEES OF THE DEPARTMENT OF
- 3 MARINE RESOURCES SHALL BE INCLUDED IN THE NONSTATE SERVICE
- 4 CLASSIFICATION; AND FOR RELATED PURPOSES.
- 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- 6 **SECTION 1.** Section 25-9-107, Mississippi Code of 1972, is
- 7 amended as follows:
- 8 25-9-107. The following terms, when used in this chapter,
- 9 unless a different meaning is plainly required by the context,
- 10 shall have the following meanings:
- 11 (a) "Board" means the State Personnel Board created
- 12 under the provisions of this chapter.
- 13 (b) "State service" means all employees of state
- 14 departments, agencies and institutions as defined herein, except
- 15 those officers and employees excluded by this chapter.
- 16 (c) "Nonstate service" means the following officers and
- 17 employees excluded from the state service by this chapter. The
- 18 following are excluded from the state service:
- 19 (i) Members of the State Legislature, their staffs
- 20 and other employees of the legislative branch;
- 21 (ii) The Governor and staff members of the
- 22 immediate Office of the Governor;
- 23 (iii) Justices and judges of the judicial branch
- 24 or members of appeals boards on a per diem basis;
- 25 (iv) The Lieutenant Governor, staff members of the
- 26 immediate Office of the Lieutenant Governor and officers and
- 27 employees directly appointed by the Lieutenant Governor;

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                    (v) Officers and officials elected by popular vote
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    and persons appointed to fill vacancies in elective offices;
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                    (vi) Members of boards and commissioners appointed
    by the Governor, Lieutenant Governor or the State Legislature;
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                    (vii) All academic officials, members of the
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    teaching staffs and employees of the state institutions of higher
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    learning, the State Board for Community and Junior Colleges, and
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    community and junior colleges;
                    (viii) Officers and enlisted members of the
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    National Guard of the state;
                    (ix) Prisoners, inmates, student or patient help
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    working in or about institutions;
                   (x) Contract personnel; provided, that any agency
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    which employs state service employees may enter into contracts for
    personal and professional services only if such contracts are
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    approved in compliance with the rules and regulations promulgated
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    by the State Personal Service Contract Review Board under Section
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    25-9-120(3). Before paying any warrant for such contractual
    services in excess of One Hundred Thousand Dollars ($100,000.00),
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    the Auditor of Public Accounts, or the successor to those duties,
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    shall determine whether the contract involved was for personal or
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    professional services, and, if so, was approved by the State
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    Personal Service Contract Review Board;
                    (xi)
                        Part-time employees; provided, however,
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    part-time employees shall only be hired into authorized employment
    positions classified by the board, shall meet minimum
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    qualifications as set by the board, and shall be paid in
    accordance with the Variable Compensation Plan as certified by the
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    board;
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                    (xii) Persons appointed on an emergency basis for
    the duration of the emergency; the effective date of the emergency
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    appointments shall not be earlier than the date approved by the
    State Personnel Director, and shall be limited to thirty (30)
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working days. Emergency appointments may be extended to sixty
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    (60) working days by the State Personnel Board;
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                    (xiii) Physicians, dentists, veterinarians, nurse
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    practitioners and attorneys, while serving in their professional
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    capacities in authorized employment positions who are required by
    statute to be licensed, registered or otherwise certified as such,
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    provided that the State Personnel Director shall verify that the
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    statutory qualifications are met prior to issuance of a payroll
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    warrant by the auditor;
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                    (xiv) Personnel who are employed and paid from
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    funds received from a federal grant program which has been
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    approved by the Legislature or the Department of Finance and
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    Administration whose length of employment has been determined to
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    be time-limited in nature. This subparagraph shall apply to
    personnel employed under the provisions of the Comprehensive
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    Employment and Training Act of 1973, as amended, and other special
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    federal grant programs which are not a part of regular federally
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    funded programs wherein appropriations and employment positions
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    are appropriated by the Legislature. Such employees shall be paid
    in accordance with the Variable Compensation Plan and shall meet
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    all qualifications required by federal statutes or by the
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    Mississippi Classification Plan;
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                    (xv) The administrative head who is in charge of
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    any state department, agency, institution, board or commission,
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    wherein the statute specifically authorizes the Governor, board,
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    commission or other authority to appoint said administrative head;
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    provided, however, that the salary of such administrative head
    shall be determined by the State Personnel Board in accordance
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    with the Variable Compensation Plan unless otherwise fixed by
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    statute;
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                    (xvi) The State Personnel Board shall exclude top
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    level positions if the incumbents determine and publicly advocate
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substantive program policy and report directly to the agency head,

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     or the incumbents are required to maintain a direct confidential
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     working relationship with a key excluded official. Provided
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     further, a written job classification shall be approved by the
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     board for each such position, and positions so excluded shall be
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     paid in conformity with the Variable Compensation Plan;
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                    (xvii) Employees whose employment is solely in
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     connection with an agency's contract to produce, store or
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     transport goods, and whose compensation is derived therefrom;
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                    (xviii)
                             Repealed;
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                    (xix) The associate director, deputy directors and
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     bureau directors within the Department of Agriculture and
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     Commerce;
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                    (xx) Personnel employed by the Mississippi
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     Industries for the Blind; provided, that any agency may enter into
     contracts for the personal services of MIB employees without the
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     prior approval of the State Personnel Board or the State Personal
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     Service Contract Review Board; however, any agency contracting for
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     the personal services of an MIB employee shall provide the MIB
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     employee with not less than the entry level compensation and
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     benefits that the agency would provide to a full-time employee of
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     the agency who performs the same services;
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                    (xxi) Personnel employed by the Mississippi
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     Department of Wildlife, Fisheries and Parks or the Department of
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     Marine Resources as law enforcement trainees (cadets); such
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     personnel shall be paid in accordance with the Colonel Guy Groff
     State Variable Compensation Plan.
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                     "Agency" means any state board, commission,
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     committee, council, department or unit thereof created by the
     Constitution or statutes if such board, commission, committee,
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     council, department, unit or the head thereof, is authorized to
     appoint subordinate staff by the Constitution or statute, except a
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     legislative or judicial board, commission, committee, council,
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     department or unit thereof.
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H. B. No. 1206 07/HR12/R1594 PAGE 4 (GT\DO) 127 **SECTION 2.** This act shall take effect and be in force from

128 and after its passage.