House Amendments to Senate Bill No. 2206

TO THE SECRETARY OF THE SENATE:

THIS IS TO INFORM YOU THAT THE HOUSE 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:

- 6 Section 41-39-15, Mississippi Code of 1972, is
- 7 amended as follows:
- 41-39-15. (1) For the purposes of this section: 8
- 9 "Potential organ donor" means a patient with a (a)
- 10 severe neurological insult who exhibits loss of cranial nerve
- response or who has a Glasgow Coma Scale score of five (5) or 11
- 12 less.
- 13 (b) "Potential tissue donor" means any patient who dies
- 14 due to cardiac arrest.
- 15 (C) "Organ procurement organization" means the
- 16 federally designated agency charged with coordinating the
- 17 procurement of human organs in the State of Mississippi for the
- purpose of transplantation and research. 18
- "Tissue bank" or "tissue procurement organization" 19
- means a not-for-profit agency certified by the Mississippi State 2.0
- Department of Health to procure tissues, other than solid organs, 2.1
- 22 in the State of Mississippi.
- (2) Before November 1, 1998, each licensed acute care 23
- 24 hospital in the state shall develop, with the concurrence of the
- hospital medical staff and the organ procurement organization, a 25
- 26 protocol for identifying all potential organ and tissue donors.
- 27 The protocol shall include a procedure for family consultation.
- This protocol shall not be applicable in cases where a declaration 28
- by the organ donor (a) by will, (b) under a Durable Power of 29
- 30 Attorney for Health Care declaration under Section 41-41-209, (c)
- 31 under a Withdrawal of Life-Saving Mechanism (Living Will)

- 32 declaration under former Section 41-41-107 (now repealed), or (d)
- 33 under the Anatomical Gift Law under Section 41-39-39, has been
- 34 provided to the attending physician.
- 35 (3) The protocol shall require each hospital to contact the
- 36 organ procurement organization by telephone when a patient in the
- 37 hospital becomes either a potential organ donor or potential
- 38 tissue donor as defined in this section. The organ procurement
- 39 organization shall determine the suitability of the patient for
- 40 organ or tissue donation after a review of the patient's medical
- 41 history and present condition. The organ procurement organization
- 42 representative shall notify the attending physician or designee of
- 43 its assessment. The hospital shall note in the patient's chart
- 44 the organ procurement organization's assessment of suitability for
- 45 donation. The organ procurement organization representative shall
- 46 provide information about donation options to the family or
- 47 persons specified in Section 41-39-35 when consent for donation is
- 48 requested.
- 49 (4) If the patient becomes brain dead and is still suitable
- 50 as a potential donor, the organ procurement organization
- 51 representative shall approach the deceased patient's legal next of
- 52 kin or persons specified in Section 41-39-35 for consent to donate
- 53 the patient's organs. The organ procurement organization
- 54 representative shall initiate the consent process with reasonable
- 55 discretion and sensitivity to the family's circumstances, values
- 56 and beliefs.
- To discourage multiple requests for donation consent, the
- 58 organ procurement organization representative shall make a request
- 59 for tissue donation during the organ donation consent process.
- 60 When the possibility of tissue donation alone exists, a tissue
- 61 bank representative or their designee may request the donation.
- 62 (5) The option of organ and/or tissue donation shall be made
- 63 to the deceased patient's family upon the occurrence of brain
- 64 death and while mechanical ventilation of the patient is in
- 65 progress.

The protocol shall require that the decision to donate be
noted in the patient's medical record. The organ procurement
organization shall provide a form to the hospital for the
documentation. The form shall be signed by the patient's family
pursuant to Sections 41-39-31 through 41-39-51. The form shall be
placed in each deceased patient's chart documenting the family's

72 decision regarding donation of organs or tissues from the patient.

(6) (a) If the deceased patient is medically suitable to be an organ and/or tissue donor, as determined by the protocol in this section, and the donor and/or family has authorized the donation and transplantation, the donor's organs and/or tissues shall be removed for the purpose of donation and transplantation by the organ procurement organization, in accordance with paragraph (b) of this subsection.

(b) If the deceased patient is the subject of a medical-legal death investigation, the organ procurement organization shall immediately notify the appropriate medical examiner that the deceased patient is medically suitable to be an organ and/or tissue donor. If the medical examiner determines that examination, analysis or autopsy of the organs and/or tissue is necessary for the medical examiner's investigation, the medical examiner may be present while the organs and/or tissues are removed for the purpose of transplantation. The physician, surgeon or technician removing the organs and/or tissues shall file with the medical examiner a report detailing the donation, which shall become part of the medical examiner's report. When requested by the medical examiner, the report shall include a biopsy or medically approved sample, as specified by the medical examiner, from the donated organs and/or tissues.

(c) In a medical-legal death investigation, decisions about organ and/or tissue donation and transplantation shall be made in accordance with a protocol established and agreed upon by majority vote no later than July 1, 2005, by the organ procurement organization, a certified state pathologist who shall be appointed by the Mississippi Commissioner of Public Safety, a representative

from the University of Mississippi Medical Center, a 101

102 representative from the Mississippi Coroners Association, an organ

recipient who shall be appointed by the Governor, the Director of 103

- 104 the Mississippi Bureau of Investigation of the Mississippi
- 105 Department of Public Safety, and a representative of the
- 106 Mississippi Prosecutor's Association appointed by the Attorney
- 107 The protocol shall be established so as to maximize the
- 108 total number of organs and/or tissues available for donation and
- 109 transplantation. Organs and/or tissues designated by virtue of
- 110 this protocol shall be recovered. The protocol shall be reviewed
- 111 and evaluated on an annual basis.
- (d) This subsection (6) shall stand repealed on June 112
- 30, 2011. 113
- 114 (7) Performance improvement record reviews of deceased
- 115 patients' medical records shall be conducted by the organ
- procurement organization for each hospital having more than 116
- 117 ninety-five (95) licensed acute care beds and general surgical
- 118 capability. These reviews must be performed in the first four (4)
- 119 months of a calendar year for the previous calendar year. If the
- organ procurement organization and hospital mutually agree, the 120
- 121 performance improvement record reviews may be performed more
- 122 frequently. Aggregate data concerning these reviews shall be
- 123 submitted by the organ procurement organization to the State
- 124 Department of Health by July 1 of each year for the preceding
- 125 year.
- 126 No organ or tissue recovered in the State of Mississippi
- 127 may be shipped out of the state except through an approved organ
- 128 sharing network or, at the family's request, to an approved organ
- 129 transplant program.
- 130 (9) Any hospital, administrator, physician, surgeon, nurse,
- 131 technician, organ procurement organization, tissue procurement
- organization or donee who acts in good faith to comply with this 132
- section shall not be liable in any civil action to a claimant who 133
- 134 alleges that his consent for the donation was required.

135	(10)	Nothing in this section shall be construed to supers	sede
136	or revoke,	, by implication or otherwise, any valid gift of the	
137	entire bod	dy to a medical school.	

138 (11) A gift of all or part of the body made (a) by will, (b)
139 under a Durable Power of Attorney for Health Care declaration
140 under Section 41-41-209, (c) under a Withdrawal of Life-Saving
141 Mechanism (Living Will) declaration under former Section 41-41-107
142 (now repealed), or (d) under an Anatomical Gift Act declaration
143 under Section 41-39-39, shall supersede and have precedence over
144 any decision by the family of the individual making the organ

146 **SECTION 2.** This act shall take effect and be in force from 147 and after June 30, 2007.

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

AN ACT TO AMEND SECTION 41-39-15, MISSISSIPPI CODE OF 1972, WHICH REGULATES THE PROTOCOL FOR ORGAN AND TISSUE DONORS, TO EXTEND THE DATE OF REPEAL ON THE SECTION THAT PROVIDES FOR SUITABLE DONORS AND REMOVING ORGANS; AND FOR RELATED PURPOSES.

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donation.

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Don Richardson Clerk of the House of Representatives