Adopted AMENDMENT NO 1 PROPOSED TO

Cmte Sub for Senate Bill No. 2234

BY: Senator(s) White

Amend by striking all after the enacting clause and inserting in lieu thereof the following:

8 SECTION 1. Section 73-25-37, Mississippi Code of 1972, is
9 amended as follows:

10 73-25-37. (1) No duly licensed, practicing physician, 11 physician assistant, dentist, registered nurse, licensed practical 12 nurse, certified registered emergency medical technician, or any other person who, in good faith and in the exercise of reasonable 13 care, renders emergency care to any injured person at the scene of 14 an emergency, or in transporting the injured person to a point 15 16 where medical assistance can be reasonably expected, shall be 17 liable for any civil damages to the injured person as a result of any acts committed in good faith and in the exercise of reasonable 18 19 care or omissions in good faith and in the exercise of reasonable 20 care by such persons in rendering the emergency care to the 21 injured person.

(2) (a) Any person who in good faith, with or without compensation, renders emergency care or treatment by the use of an automated external defibrillator (AED) in accordance with the provisions of Sections 41-60-31 through 41-60-35, <u>as well as the</u> <u>person responsible for the site where the AED is located if the</u>

person has provided for compliance with the provisions of Sections 27 41-60-31 through 41-60-35, shall be immune from civil liability 28 for any personal injury as a result of that care or treatment, or 29 30 as a result of any act, or failure to act, in providing or 31 arranging further medical treatment, where the person acts as an 32 ordinary, reasonably prudent person would have acted under the 33 same or similar circumstances and the person's actions or failure 34 to act does not amount to willful or wanton misconduct or gross 35 negligence.

36 (b) A person who has not complied with the provisions 37 of Sections 41-60-31 through 41-60-35, but who has access to an 38 AED and uses it in good faith in an emergency as an ordinary prudent person would have done in the same or similar 39 40 circumstances, shall be immune from civil liability for any personal injury as a result of an act or omission related to the 41 42 operation of or failure to operate an AED if the person's actions 43 or failure to act do not amount to willful or wanton misconduct or 44 gross negligence.

45 (3) The immunity from civil liability for any personal 46 injury under subsection (2) * * * of this section includes the 47 licensed physician who authorizes, directs or supervises the 48 installation or provision of AED equipment in or on any premises 49 or conveyance other than a medical facility, the owner of the 50 premises where an AED is used, the purchaser of the AED, a person 51 who uses an AED during an emergency for the purpose of attempting to save the life of another person who is or who appears to be in 52 53 cardiac arrest, and the person who provides the CPR and AED 54 training.

55 <u>(4)</u> The immunity from civil liability under subsection 56 (2) * * * of this section does not apply if the personal injury 57 results from the gross negligence or willful or wanton misconduct 58 of the person rendering the emergency care.

59 SECTION 2. Section 73-25-38, Mississippi Code of 1972, is
60 amended as follows:

73-25-38. (1) Any licensed physician, physician assistant 61 62 or certified nurse practitioner who voluntarily provides needed 63 medical or health services to any person without the expectation 64 of payment due to the inability of such person to pay for said services shall be immune from liability for any civil action 65 arising out of the provision of such medical or health services 66 provided in good faith on a charitable basis. This section shall 67 68 not extend immunity to acts of willful or gross negligence. 69 Except in cases of rendering emergency care wherein the provisions of Section 73-25-37 apply, immunity under this section shall be 70 71 extended only if the physician, physician assistant or certified 72 nurse practitioner and patient execute a written waiver in advance 73 of the rendering of such medical services specifying that such 74 services are provided without the expectation of payment and that 75 the licensed physician or certified nurse practitioner shall be immune as provided in this subsection. The immunity from 76 77 liability granted by this subsection also shall extend to actions 78 arising from a church-operated outpatient medical clinic that 79 exists solely for the purpose of providing charitable medical 80 services to persons who are unable to pay for such services, 81 provided that the outpatient clinic receives less than Forty 82 Thousand Dollars (\$40,000.00) annually in patient payments. 83 Any licensed physician, physician assistant or certified (2) 84 nurse practitioner assisting with emergency management, emergency 85 operations or hazard mitigation in response to any emergency, man-made or natural disaster, who voluntarily provides needed 86 medical or health services to any person without fee or other 87

88 <u>compensation</u>, shall not be liable for civil damages on the basis

89 of any act or omission if the physician, physician assistant or

90 nurse practitioner was acting in good faith and within the scope

91 of their license, education and training and the acts or omissions

92 were not caused from gross, willful or wanton acts of negligence.

93 (3) Any physician who voluntarily renders any medical 94 service under a special volunteer medical license authorized under Section 73-25-18 without any payment or compensation or the 95 96 expectation or promise of any payment or compensation shall be 97 immune from liability for any civil action arising out of any act or omission resulting from the rendering of the medical service 98 unless the act or omission was the result of the physician's gross 99 100 negligence or willful misconduct. In order for the immunity under 101 this subsection to apply, there must be a written or oral 102 agreement for the physician to provide a voluntary noncompensated 103 medical service before the rendering of the service by the 104 physician.

(4) Any physician who is retired from active practice, and 105 106 who has been previously issued an unrestricted license to practice 107 medicine in any state of the United States or who has been issued a special volunteer medical license under Section 73-25-18, shall 108 109 be immune from liability for any civil action arising out of any 110 medical care or treatment provided while voluntarily serving as 111 "doctor of the day" for members of the Mississippi State 112 Legislature, legislative or other state employees, or any visitors 113 to the State Capitol on the date of such service. This subsection 114 shall not extend immunity to acts of willful or gross negligence 115 or misconduct.

SECTION 3. This act shall take effect and be in force from and after July 1, 2007.

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

1 AN ACT TO AMEND SECTION 73-25-37, MISSISSIPPI CODE OF 1972, 2 TO EXTEND IMMUNITY FOR THE GOOD FAITH USE OF AN AUTOMATED EXTERNAL 3 DEFIBRILLATOR BY A PERSON UNTRAINED IN ITS USE; TO AMEND SECTION 4 73-25-38, MISSISSIPPI CODE OF 1972, TO PROVIDE IMMUNITY TO CERTAIN

5 6 HEALTH CARE PRACTITIONERS IN AN EMERGENCY; AND FOR RELATED PURPOSES.

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