Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

House Bill No. 620

BY: Committee

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

- 41 **SECTION 1.** Section 45-1-2, Mississippi Code of 1972, is
- 42 amended as follows:
- 45 45-1-2. (1) The Executive Director of the Department of
- 44 Public Safety shall be the Commissioner of Public Safety.
- 45 (2) The Commissioner of Public Safety shall establish the
- 46 organizational structure of the Department of Public Safety, which
- 47 shall include the creation of any units necessary to implement the
- 48 duties assigned to the department and consistent with specific
- 49 requirements of law including, but not limited to:
- 50 (a) Office of Public Safety Planning;



- 51 (b) Office of Mississippi Highway Safety Patrol;
- 52 (c) Office of Mississippi Bureau of Investigation (to
- 53 be directed by a Lieutenant Colonel of the Mississippi Highway
- 54 Safety Patrol);
- (d) Office of * * * Forensic Laboratories, which
- 56 includes the Mississippi Forensics Laboratory and the Office of
- 57 the State Medical Examiner;
- (e) Office of Law Enforcement Officers' Training
- 59 Academy;
- (f) Office of Support Services;
- 61 (q) Office of Narcotics, which shall be known as the
- 62 Bureau of Narcotics;
- 63 (h) Office of Homeland Security; * * *
- 64 (i) Office of Capitol Police * * *;
- (j) Office of Driver Service Bureau; and
- 66 (k) Office of Commercial Transportation Enforcement
- 67 Division.
- 68 (3) The department shall be headed by a commissioner, who
- 69 shall be appointed by and serve at the pleasure of the Governor.
- 70 The appointment of the commissioner shall be made with the advice
- 71 and consent of the Senate. The commissioner shall have, at a
- 72 minimum, a bachelor's degree from an accredited college or
- 73 university.
- 74 (4) Notwithstanding any provision of law to the contrary,
- 75 the commissioner shall appoint heads of offices, who shall serve

- 76 at the pleasure of the commissioner. The commissioner shall have
- 77 the authority to organize the offices established by subsection
- 78 (2) of this section as deemed appropriate to carry out the
- 79 responsibilities of the department. The commissioner may assign
- 80 to the appropriate offices such powers and duties as deemed
- 81 appropriate to carry out the department's lawful functions. The
- 82 organization charts of the department shall be presented annually
- 83 with the budget request of the Governor for review by the
- 84 Legislature.
- 85 (5) The commissioner shall appoint, from within the
- 86 Department of Public Safety, a statewide safety training officer
- 87 who shall serve at the pleasure of the commissioner and whose duty
- 88 it shall be to perform public training for both law enforcement
- 89 and private persons throughout the state concerning proper
- 90 emergency response to the mentally ill, terroristic threats or
- 91 acts, domestic conflict, other conflict resolution, and such other
- 92 matters as the commissioner may direct.
- 93 (6) The commissioner shall establish within the department
- 94 the Mississippi Office of Homeland Security for the purpose of
- 95 seeing that the laws are faithfully executed and for the purpose
- 96 of investigating cyber-related crimes and suppressing crimes of
- 97 violence and acts of intimidation and terror. The commissioner is
- 98 hereby authorized to employ within the Office of Homeland Security
- 99 a director, investigators and other qualified personnel as he may
- 100 deem necessary to make investigation of cyber-related crimes,

101 crimes of violence and acts of terrorism or intimidation, to aid 102 in the arrest and prosecution of persons charged with such 103 cyber-related crimes, crimes of violence, acts of terrorism or 104 intimidation, or threats of violence and to perform other duties 105 as necessary to accomplish these purposes. Investigators and 106 other law enforcement personnel employed by the commissioner shall 107 have full power to investigate, apprehend, and arrest persons committing cyber-related crimes, acts of violence, intimidation, 108 109 or terrorism anywhere in the state, and shall be vested with the 110 power of police officers in the performance of such duties as 111 provided herein. Such investigators and other personnel shall perform their duties under the direction of the commissioner, or 112 113 his designee. The commissioner shall be authorized to offer and pay suitable rewards to other persons for aiding in such 114 115 investigation and in the apprehension and conviction of persons 116 charged with cyber-related crimes, acts of violence, or threats of 117 violence, or intimidation, or acts of terrorism.

The commissioner shall establish within the Office of (7) Homeland Security a Mississippi Analysis and Information Center (MSAIC Fusion Center) which shall be the highest priority for the allocation of available federal resources for statewide information sharing, including the deployment of personnel and connectivity with federal data systems. Subject to appropriation therefor, the Mississippi Fusion Center shall employ three (3) regional analysts dedicated to analyzing and resolving potential

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- 126 threats identified by the agency's statewide social media
- 127 intelligence platform and the dissemination of school safety
- 128 information.
- 129 **SECTION 2.** Section 41-29-107, Mississippi Code of 1972, is
- 130 amended as follows:
- 41-29-107. (1) There is created within the Mississippi
- 132 Department of Public Safety an office to be known as the
- 133 Mississippi Bureau of Narcotics. The office shall have a director
- 134 who shall be appointed by the Commissioner of Public Safety. The
- 135 commissioner may assign to the appropriate offices of the
- 136 department such powers and duties deemed appropriate to carry out
- 137 the lawful functions of the Mississippi Bureau of Narcotics.
- 138 (2) The Commissioner of Public Safety is empowered to employ
- 139 or appoint necessary agents. The commissioner may also employ
- 140 such secretarial, clerical and administrative personnel, including
- 141 a duly licensed attorney, as necessary for the operation of the
- 142 bureau, and shall have such quarters, equipment and facilities as
- 143 needed. The salary and qualifications of the attorney authorized
- 144 by this section shall be fixed by the director, but the salary
- 145 shall not exceed the salary authorized for an assistant attorney
- 146 general who performs similar duties.
- 147 (3) The director and agents so appointed shall be citizens
- 148 of the United States and of the State of Mississippi, and of good
- 149 moral character. The agents shall be not less than twenty-one
- 150 (21) years of age at the time of such appointment. In addition

- 151 thereto, those appointed shall have satisfactorily completed at 152 least two (2) years of college studies. However, two (2) years of 153 satisfactory service as a law enforcement officer and the 154 completion of the prescribed course of study at a school operated 155 by the Bureau of Narcotics and Dangerous Drugs, United States 156 Justice Department, shall satisfy one (1) year of such college 157 studies, and four (4) years of satisfactory service as a law 158 enforcement officer and the completion of the prescribed course of 159 study at such federal bureau school as stated heretofore shall 160 fully satisfy the two (2) years of college requirement. 161 During the period of the first twelve (12) months after
- appointment, any * * * agent of the bureau shall be subject to

 dismissal at the will of the director. After twelve (12) months'

 service, no * * * agent of the bureau shall be subject to

 dismissal * * * or otherwise have their salary adversely affected

 except for cause, and any such action against an agent shall be

 subject to and proceed under the laws, rules and regulations of

 the State Personnel Board.
- 169 (4) The Commissioner of Public Safety may assign members of
 170 the Mississippi Highway Safety Patrol, regardless of age, to the
 171 bureau; however, when any highway patrolman or other employee,
 172 agent or official of the Mississippi Department of Public Safety
 173 is assigned to duty with, or is employed by, the bureau, he shall
 174 not be subject to assignment or transfer to any other office or
 175 department within the Mississippi Department of Public Safety

- 176 except by the commissioner. Any highway patrolman assigned to
- 177 duty with the bureau shall retain his status as a highway
- 178 patrolman, but shall be under the supervision of the director.
- 179 For purposes of seniority within the Highway Safety Patrol and for
- 180 purposes of retirement under the Mississippi Highway Safety Patrol
- 181 Retirement System, highway patrolmen assigned to the bureau will
- 182 be credited as if performing duty with the Highway Safety Patrol.
- 183 The commissioner may assign employees of the Highway Safety Patrol
- 184 to the Mississippi Bureau of Narcotics and may assign agents of
- 185 the bureau to the Highway Safety Patrol; however, any employees so
- 186 assigned must meet all established requirements for the duties to
- 187 which they are assigned.
- 188 (5) The Commissioner of Public Safety may enter into
- 189 agreements with bureaus or departments of other states or of the
- 190 United States for the exchange or temporary assignment of agents
- 191 for special undercover assignments and for performance of specific
- 192 duties.
- 193 (6) The Commissioner of Public Safety may assign agents of
- 194 the bureau to such duty and to request and accept agents from such
- 195 other bureaus or departments for such duty.
- 196 * * *
- 197 **SECTION 3.** Section 41-61-75, Mississippi Code of 1972, is
- 198 amended as follows:
- 199 41-61-75. (1) For each investigation with the preparation
- 200 and submission of the required reports, the following fees shall

- 201 be billed to and paid by the county for which the service is 202 provided:
- 203 (a) A medical examiner or his deputy shall receive One
- 204 Hundred Seventy-five Dollars (\$175.00) for each completed report
- 205 of investigation of death, plus the examiner's actual expenses.
- 206 In addition to that fee, in cases where the cause of death was
- 207 sudden infant death syndrome (SIDS) and the medical examiner
- 208 provides a SIDS Death Scene Investigation report, the medical
- 209 examiner shall receive for completing that report an additional
- 210 Fifty Dollars (\$50.00), or an additional One Hundred Dollars
- 211 (\$100.00) if the medical examiner has received advanced training
- 212 in child death investigations and presents to the county a
- 213 certificate of completion of that advanced training. The State
- 214 Medical Examiner shall develop and prescribe a uniform format and
- 215 list of matters to be contained in SIDS/Child Death Scene
- 216 Investigation reports, which shall be used by all county medical
- 217 examiners and county medical examiner investigators in the state.
- (b) The pathologist performing autopsies as provided in
- 219 Section 41-61-65 shall receive One Thousand Dollars (\$1,000.00)
- 220 per completed autopsy, plus mileage expenses to and from the site
- 221 of the autopsy, and shall be reimbursed for any out-of-pocket
- 222 expenses for third-party testing, not to exceed One Hundred
- 223 Dollars (\$100.00) per autopsy.
- 224 (2) \star \star (a) When a medical examiner, physician or
- 225 pathologist * * * is subpoenaed for appearance and testimony

- 226 before a grand jury, courtroom trial or deposition as a result of
- 227 their duties as a State Medical Examiner, physician or
- 228 pathologist, the office with which subpoenaed professional is
- 229 employed shall be entitled to bill an expert witness hourly
- 230 fee \star \star and mileage expenses to and from the site of the
- 231 testimony, and such amount shall be paid by the jurisdiction or
- 232 party issuing the subpoena.
- 233 (b) The expert witness fee shall be set by the
- 234 director, and the expert fee shall be a reasonable fee considering
- 235 the prevailing rates of other comparably respected available
- 236 experts. The fee under this paragraph (b) shall be made payable
- 237 to the Office of the State Medical Examiner.
- 238 **SECTION 4.** Section 41-61-59, Mississippi Code of 1972, is
- 239 amended as follows:
- 240 41-61-59. (1) A person's death that affects the public
- 241 interest as specified in subsection (2) of this section shall be
- 242 promptly reported to the medical examiner by the physician in
- 243 attendance, any hospital employee, any law enforcement officer
- 244 having knowledge of the death, the embalmer or other funeral home
- 245 employee, any emergency medical technician, any relative or any
- 246 other person present. The appropriate medical examiner shall
- 247 notify the municipal or state law enforcement agency or sheriff
- 248 and take charge of the body. When the medical examiner has
- 249 received notification under Section 41-39-15(6) that the deceased
- 250 is medically suitable to be an organ and/or tissue donor, the

- 251 medical examiner's authority over the body shall be subject to the
- 252 provisions of Section 41-39-15(6). The appropriate medical
- 253 examiner shall notify the Mississippi Bureau of Narcotics within
- 254 twenty-four (24) hours of receipt of the body in cases of death as
- 255 described in subsection (2) (m) or (n) of this section.
- 256 (2) A death affecting the public interest includes, but is
- 257 not limited to, any of the following:
- 258 (a) Violent death, including homicidal, suicidal or
- 259 accidental death.
- 260 (b) Death caused by thermal, chemical, electrical or
- 261 radiation injury.
- 262 (c) Death caused by criminal abortion, including
- 263 self-induced abortion, or abortion related to or by sexual abuse.
- 264 (d) Death related to disease thought to be virulent or
- 265 contagious that may constitute a public hazard.
- 266 (e) Death that has occurred unexpectedly or from an
- 267 unexplained cause.
- 268 (f) Death of a person confined in a prison, jail or
- 269 correctional institution.
- 270 (g) Death of a person where a physician was not in
- 271 attendance within thirty-six (36) hours preceding death, or in
- 272 prediagnosed terminal or bedfast cases, within thirty (30) days
- 273 preceding death.
- (h) Death of a person where the body is not claimed by
- 275 a relative or a friend.



- 276 (i) Death of a person where the identity of the 277 deceased is unknown.
- (j) Death of a child under the age of two (2) years
 where death results from an unknown cause or where the
 circumstances surrounding the death indicate that sudden infant
 death syndrome may be the cause of death.
- 282 (k) Where a body is brought into this state for
 283 disposal and there is reason to believe either that the death was
 284 not investigated properly or that there is not an adequate
 285 certificate of death.
- 286 (1)Where a person is presented to a hospital emergency 287 room unconscious and/or unresponsive, with cardiopulmonary 288 resuscitative measures being performed, and dies within 289 twenty-four (24) hours of admission without regaining 290 consciousness or responsiveness, unless a physician was in 291 attendance within thirty-six (36) hours preceding presentation to 292 the hospital, or in cases in which the decedent had a prediagnosed 293 terminal or bedfast condition, unless a physician was in 294 attendance within thirty (30) days preceding presentation to the 295 hospital.
- 296 (m) Death that is caused by drug overdose or which is 297 believed to be caused by drug overdose.
- 298 (n) When a stillborn fetus is delivered and the cause 299 of the demise is medically believed to be from the use by the



- 300 mother of any controlled substance as defined in Section 301 41-29-105.
- 302 The State Medical Examiner is empowered to investigate 303 deaths, under the authority hereinafter conferred, in any and all 304 political subdivisions of the state. The county medical examiners 305 and county medical examiner investigators, while appointed for a 306 specific county, may serve other counties on a regular basis with 307 written authorization by the State Medical Examiner, or may serve 308 other counties on an as-needed basis upon the request of the ranking officer of the investigating law enforcement agency. 309 310 death affecting the public interest takes place in a county other 311 than the one where injuries or other substantial causal factors leading to the death have occurred, jurisdiction for investigation 312 313 of the death may be transferred, by mutual agreement of the respective medical examiners of the counties involved, to the 314 315 county where the injuries or other substantial causal factors 316 occurred, and the costs of autopsy or other studies necessary to 317 the further investigation of the death shall be borne by the 318 county assuming jurisdiction.
- 319 (4) (a) In criminal trials where the testimony of a current
 320 or former State Medical Examiner, Deputy State Medical Examiner,
 321 or member of the Mississippi Forensics Laboratory is needed, the
 322 use of audiovisual communications equipment to present such
 323 testimony remotely is allowed when the state has provided written
 324 notice to the defendant at least ninety (90) days prior to trial

325	of its intent to present such remote testimony, and the defendant
326	provides no written objection within fourteen (14) days of
327	receiving such notice. Should the defendant object, the remote
328	testimony shall only be permitted upon a finding by the court that
329	the rights of the defendant to confront the witness against the
330	defendant is not violated, that compelling circumstances exist to
331	allow such remote testimony, and that the remote testimony can be
332	provided with appropriate safeguards so as to assure the
333	reliability of the testimony of the witness during the trial.
334	(b) All persons qualified to administer an oath in the
335	State of Mississippi may swear a witness remotely by audiovisual
336	communication technology, provided they can positively identify
337	the witness and they are able to both see and hear the witness via
338	audiovisual communications equipment.
339	(* * $\frac{1}{2}$) The chief county medical examiner or chief county
340	medical examiner investigator may receive from the county in which
341	he serves a salary of One Thousand Two Hundred Fifty Dollars
342	(\$1,250.00) per month, in addition to the fees specified in
343	Sections 41-61-69 and 41-61-75, provided that no county shall pay
344	the chief county medical examiner or chief county medical examiner
345	investigator less than Three Hundred Dollars (\$300.00) per month
346	as a salary, in addition to other compensation provided by law.

from the county in which he serves, in the discretion of the board

In any county having one or more deputy medical examiners or

deputy medical examiner investigators, each deputy may receive

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- 350 of supervisors, a salary of not more than Nine Hundred Dollars 351 (\$900.00) per month, in addition to the fees specified in Sections 352 41-61-69 and 41-61-75; however, no county shall pay the deputy 353 medical examiners or deputy medical examiner investigators less 354 than Three Hundred Dollars (\$300.00) per month as a salary in 355 addition to other compensation provided by law. For this salary 356 the chief shall assure twenty-four-hour daily and readily 357 available death investigators for the county, and shall maintain 358 copies of all medical examiner death investigations for the county 359 for at least the previous five (5) years. He shall coordinate his 360 office and duties and cooperate with the State Medical Examiner, 361 and the State Medical Examiner shall cooperate with him. SECTION 5. Section 41-61-77, Mississippi Code of 1972, is 362
- 364 41-61-77. (1) The Department of Public Safety shall 365 establish and maintain a central office for the Mississippi 366 Forensics Laboratory and the State Medical Examiner with 367 appropriate facilities and personnel for postmortem medicolegal 368 examinations. District offices, with appropriate facilities and 369 personnel, may also be established and maintained if considered 370 necessary by the department for the proper management of 371 postmortem examinations.
- 372 The facilities of the central and district offices and their 373 staff services may be available to the medical examiners and 374 designated pathologists in their investigations.



amended as follows:

375	(2) In order to provide proper facilities for investigating
376	deaths as authorized in Sections 41-61-51 through 41-61-79, the
377	State Medical Examiner may arrange for the use of existing public
378	or private laboratory facilities. The State Medical Examiner may
379	contract with qualified persons to perform or to provide support
380	services for autopsies, studies and investigations not
381	inconsistent with other applicable laws. Such laboratory
382	facilities may be located at the University of Mississippi Medical
383	Center or any other suitable location. The State Medical Examiner
384	may be an affiliate or regular faculty member of the Department of
385	Pathology at the University of Mississippi Medical Center and may
386	serve as a member of the faculty of other institutions of higher
387	learning. He shall be authorized to employ, with the approval of
388	the Commissioner of Public Safety, such additional scientific,
389	technical, administrative and clerical assistants as are necessary
390	for performance of his duties. Such employees in the Mississippi
391	Forensics Laboratory and the Office of the State Medical Examiner
392	shall be subject to the rules, regulations and policies of the
393	Mississippi State Personnel Board in their employment.

(3) The State Medical Examiner shall be authorized to employ qualified pathologists as deputy state medical examiners as are necessary to carry out the duties of his office. The deputy state medical examiners shall be licensed to practice medicine and, either board-certified in forensic pathology by the American Board of Pathology or be a physician who is board certified in anatomic

Examiner may delegate specific duties to competent and qualified medical examiners within the scope of the express authority granted to him by law or regulation. Employees of the Office of the State Medical Examiner shall have the authority to enter any

pathology by the American Board of Pathology. The State Medical

- 404 the State Medical Examiner shall have the authority to enter any
- 405 political subdivisions of this state for the purpose of carrying
- 406 out medical investigations.
- SECTION 6. Section 45-1-6, Mississippi Code of 1972, is
- 408 amended as follows:

- 409 45-1-6. (1) The Director of the Mississippi Bureau of
- 410 Investigation is authorized to retain on a contractual basis such
- 411 persons as he shall deem necessary to detect and apprehend
- 412 violators of the criminal statutes of this state.
- 413 (2) Those persons contracting with the Director of the
- 414 Mississippi Bureau of Investigation pursuant to subsection (1)
- 415 shall be known and hereinafter referred to as "special contract
- 416 agents."
- 417 (3) The investigative services provided for in this section
- 418 shall be designed to support law enforcement efforts of state
- 419 agencies and to support local law enforcement efforts.
- 420 (4) Special contract investigators shall have all powers
- 421 necessary and incidental to the fulfillment of their contractual
- 422 obligations, including the power of arrest when authorized by the
- 423 Director of the Mississippi Bureau of Investigation.



- 424 (5) No person shall be a special contract investigator 425 unless he is at least twenty-one (21) years of age.
- 426 (6) The Director of the Mississippi Bureau of Investigation 427 shall conduct a background investigation of all potential special 428 contract investigators. All contract agents must meet the minimum 429 standard requirements established by the Board on Law Enforcement
- 431 (7) Any contract pursuant to subsection (1) shall be:
- 432 (a) Reduced to writing; and

Officer Standards and Training.

- 433 (b) Terminable upon written notice by either party, and
- 434 shall in any event terminate one (1) year from the date of
- 435 signing; and
- 436 (c) Approved as to form by the Commissioner of Public
- 437 Safety.

- Such contracts shall not be public records and shall not be
- 439 available for inspection under the provisions of a law providing
- 440 for the inspection of public records as now or hereafter amended.
- 441 (8) Special contract investigators shall not be considered
- 442 employees of the Mississippi Bureau of Investigation for any
- 443 purpose.
- 444 (9) The Director of the Mississippi Bureau of Investigation
- 445 shall have all powers necessary and incidental to the effective
- 446 operation of this section.
- 447 (10) The Mississippi Bureau of Investigation shall have
- 448 jurisdiction to investigate all incidents of officer-involved

- 449 shootings, other than * * * shootings involving one or more 450 members of the Mississippi Bureau of Investigation, resulting in injury or death occurring in the state. However, the District 451 452 Attorney in the jurisdiction where such incident occurred may 453 designate another law enforcement agency to investigate the 454 incident if the District Attorney determines that there is a 455 conflict with the Mississippi Bureau of Investigation or that 456 other extenuating circumstances exist. The Attorney General shall 457 designate another law enforcement agency or task force to 458 investigate any incident of a * * * shooting involving one or more 459 members of the Mississippi Bureau of Investigation resulting in 460 injury or death occurring in the state. The Attorney General's 461 Office shall be exclusively responsible for presenting all 462 officer-involved shootings resulting in injury or death occurring 463 in the state to the appropriate duly empaneled grand jury and, 464 upon indictment by a grand jury, prosecuting such matters.
- 465 (11) Notwithstanding any other provisions contained in this 466 section, all contracts authorized under this section and related 467 matters shall be made available to the Legislative Budget Office 468 and the Department of Finance and Administration.
- section 7. Section 97-35-27, Mississippi Code of 1972, which is the provision that requires the registration of convicted felons with the chief of police of the city in which the felon resides or the sheriff of the county in which the felon shall stand repealed.



474 **SECTION 8.** This act shall take effect and be in force from 475 and after July 1, 2022.

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

AN ACT TO AMEND SECTION 45-1-2, MISSISSIPPI CODE OF 1972, TO 2 INCLUDE THE COMMERCIAL TRANSPORTATION ENFORCEMENT DIVISION AND THE 3 DRIVER SERVICE BUREAU AS SEPARATE OFFICES WITHIN THE DEPARTMENT OF PUBLIC SAFETY; TO AMEND SECTION 41-29-107, MISSISSIPPI CODE OF 5 1972, TO REVISE DISCIPLINARY POLICY WITHIN THE BUREAU OF NARCOTICS 6 TO REFLECT STATE LAW AND POLICY WITHIN OTHER UNITS OF THE 7 DEPARTMENT OF PUBLIC SAFETY; TO DELETE OUTDATED LANGUAGE; TO AMEND 8 SECTION 41-61-75, MISSISSIPPI CODE OF 1972, TO REQUIRE THE DIRECTOR OF THE DEPARTMENT OF PUBLIC SAFETY TO SET THE FEE FOR TESTIMONY PROVIDED BY STATE MEDICAL EXAMINERS, PHYSICIANS AND 10 11 PATHOLOGISTS OF THE MISSISSIPPI FORENSICS LABORATORY OR THE OFFICE 12 OF THE STATE MEDICAL EXAMINER; TO AMEND SECTION 41-61-59, 13 MISSISSIPPI CODE OF 1972, TO ALLOW TESTIMONY OF EMPLOYEES OF THE 14 MISSISSIPPI FORENSICS LABORATORY AND THE OFFICE OF THE STATE 15 MEDICAL EXAMINER IN CRIMINAL TRIALS TO BE CONDUCTED VIA REMOTE 16 AUDIOVISUAL COMMUNICATIONS IN CERTAIN CIRCUMSTANCES; TO AMEND 17 SECTION 41-61-77, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT THE 18 EMPLOYEES OF THE MISSISSIPPI FORENSICS LABORATORY SHALL BE SUBJECT 19 TO THE RULES, REGULATIONS AND POLICIES OF THE MISSISSIPPI STATE 20 PERSONNEL BOARD IN THEIR EMPLOYMENT; TO AMEND SECTION 45-1-6, 21 MISSISSIPPI CODE OF 1972, TO PROVIDE THAT THE MISSISSIPPI BUREAU 22 OF INVESTIGATION SHALL HAVE JURISDICTION TO INVESTIGATE ALL 23 INCIDENTS OF OFFICER-INVOLVED SHOOTINGS, OTHER THAN SHOOTINGS 24 INVOLVING ONE OR MORE MEMBERS OF THE MISSISSIPPI BUREAU OF 25 INVESTIGATION, RESULTING IN INJURY OR DEATH OCCURRING IN THE 26 STATE; TO PROVIDE THAT THE ATTORNEY GENERAL SHALL DESIGNATE 27 ANOTHER LAW ENFORCEMENT AGENCY OR TASK FORCE TO INVESTIGATE ANY 28 INCIDENT OF A SHOOTING INVOLVING ONE OR MORE MEMBERS OF THE 29 MISSISSIPPI BUREAU OF INVESTIGATION RESULTING IN INJURY OR DEATH 30 OCCURRING IN THE STATE; TO PROVIDE THAT THE ATTORNEY GENERAL'S 31 OFFICE SHALL BE EXCLUSIVELY RESPONSIBLE FOR PRESENTING ALL 32 OFFICER-INVOLVED SHOOTINGS RESULTING IN INJURY OR DEATH OCCURRING 33 IN THE STATE TO THE APPROPRIATE DULY EMPANELED GRAND JURY AND, 34 UPON INDICTMENT BY THE GRAND JURY, PROSECUTING SUCH MATTERS; TO 35 REPEAL SECTION 97-35-27, MISSISSIPPI CODE OF 1972, WHICH IS THE 36 PROVISION THAT REQUIRES THE REGISTRATION OF CONVICTED FELONS WITH 37 THE CHIEF OF POLICE OF THE CITY IN WHICH THE FELON RESIDES OR THE 38 SHERIFF OF THE COUNTY IN WHICH THE FELON RESIDES; AND FOR RELATED 39 PURPOSES.