By: Representative Manning

To: Constitution; Judiciary B

HOUSE CONCURRENT RESOLUTION NO. 2

1 A CONCURRENT RESOLUTION PROPOSING AN AMENDMENT TO SECTION 29, 2 MISSISSIPPI CONSTITUTION OF 1890, TO DENY BAIL FOR THE CRIMES OF 3 RAPE, SEXUAL BATTERY, SEXUAL ABUSE OF A CHILD OR SALE OF A CONTROLLED SUBSTANCE. 4 5 BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI, That the following amendment to the Mississippi 6 7 Constitution of 1890 is proposed to the qualified electors of the 8 state: Amend Section 29, Mississippi Constitution of 1890, to read 9 10 as follows: "Section 29. (1) Excessive bail shall not be required, and 11 all persons shall, before conviction, be bailable by sufficient 12 sureties, except for capital offenses (a) when the proof is 13 evident or presumption great; or (b) when the person has 14 15 previously been convicted of a capital offense or any other offense punishable by imprisonment for a maximum of twenty (20) 16 17 years or more; or (c) when the person has been charged with murder, rape, sexual battery, sexual abuse of a child or sale of a 18 19 controlled substance. 20 (2) If a person charged with committing any offense that is punishable by death, life imprisonment or imprisonment for one (1) 21 22 year or more in the Penitentiary or any other state correctional

facility is granted bail and (a) if that person is indicted for a felony committed while on bail; or (b) if the court, upon hearing, finds probable cause that the person has committed a felony while on bail, then the court shall revoke bail and shall order that the person be detained, without further bail, pending trial of the

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charge for which bail was revoked. For the purposes of this subsection (2) only, the term "felony" means any offense punishable by death, life imprisonment or imprisonment for more than five (5) years under the laws of the jurisdiction in which the crime is committed. In addition, grand larceny shall be considered a felony for the purposes of this subsection.

34 In the case of offenses punishable by imprisonment for a (3) 35 maximum of twenty (20) years or more or by life imprisonment, a county or circuit court judge may deny bail for such offenses when 36 37 the proof is evident or the presumption great upon making a determination that the release of the person or persons arrested 38 for such offense would constitute a special danger to any other 39 40 person or to the community or that no condition or combination of conditions will reasonably assure the appearance of the person as 41 42 required.

43 In any case where bail is denied before conviction, the (4) 44 judge shall place in the record his reasons for denying bail. Any 45 person who is charged with an offense punishable by imprisonment for a maximum of twenty (20) years or more or by life imprisonment 46 47 and who is denied bail prior to conviction shall be entitled to an emergency hearing before a justice of the Mississippi Supreme 48 49 Court. The provisions of this subsection (4) do not apply to bail revocation orders." 50

51 BE IT FURTHER RESOLVED, That this proposed amendment shall be 52 submitted by the Secretary of State to the qualified electors at 53 an election to be held on the first Tuesday after the first Monday 54 of November 1999, as provided by Section 273 of the Constitution 55 and by general law.

56 BE IT FURTHER RESOLVED, That the explanation of this proposed 57 amendment for the ballot shall read as follows: "This proposed 58 constitutional amendment will deny bail for persons charged with 59 the crimes of murder, rape, sexual battery, sexual abuse of a 60 child or sale of a controlled substance."

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