By: Senator(s) Farris, Bean

To: Judiciary

SENATE BILL NO. 2483

1 2 3 4 5	AN ACT TO AMEND SECTION 99-39-5, MISSISSIPPI CODE OF 1972, TO REVISE THE TIME LIMITATION ON POST-CONVICTION RELIEF; AND FOR RELATED PURPOSES. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
6	SECTION 1. Section 99-39-5, Mississippi Code of 1972, is
7	amended as follows:
8	99-39-5. (1) Any prisoner in custody under sentence of a
9	court of record of the State of Mississippi who claims:
10	(a) That the conviction or the sentence was imposed in
11	violation of the Constitution of the United States or the
12	Constitution or laws of Mississippi;
13	(b) That the trial court was without jurisdiction to
14	impose sentence;
15	(c) That the statute under which the conviction and/or
16	sentence was obtained is unconstitutional;
17	(d) That the sentence exceeds the maximum authorized by
18	law;
19	(e) That there exists evidence of material facts, not
20	previously presented and heard, that requires vacation of the
21	conviction or sentence in the interest of justice;
22	(f) That his plea was made involuntarily;
23	(g) That his sentence has expired; his probation,
24	parole or conditional release unlawfully revoked; or he is
25	otherwise unlawfully held in custody;
26	(h) That he is entitled to an out-of-time appeal; or
27	(i) That the conviction or sentence is otherwise

subject to collateral attack upon any grounds of alleged error heretofore available under any common law, statutory or other writ, motion, petition, proceeding or remedy; may file a motion to vacate, set aside or correct the judgment or sentence, or for an out-of-time appeal.

(2) A motion for relief under this chapter shall be made 33 34 within one (1) year after the time in which the prisoner's direct appeal is ruled upon by the Supreme Court of Mississippi or, in 35 36 case no appeal is taken, within one (1) year after the time for 37 taking an appeal from the judgment of conviction or sentence has 38 expired, or in case of a guilty plea, within one (1) year after 39 entry of the judgment of conviction. Excepted from this one-year 40 statute of limitations are those cases in which the prisoner can demonstrate either that there has been an intervening decision of 41 the Supreme Court of either the State of Mississippi or the United 42 43 States which would have actually adversely affected the outcome of 44 his conviction or sentence or that he has evidence, not reasonably discoverable at the time of trial, which is of such nature that it 45 would be practically conclusive that had such been introduced at 46 trial it would have caused a different result in the conviction or 47 48 sentence. Likewise excepted are those cases in which the prisoner claims that his sentence has expired or his probation, parole or 49 50 conditional release has been unlawfully revoked.

51 (3) This motion is not a substitute for, nor does it affect, 52 any remedy incident to the proceeding in the trial court, or 53 direct review of the conviction or sentence.

54 (4) Proceedings under this chapter shall be subject to the55 provisions of Section 99-19-42.

56 SECTION 2. This act shall take effect and be in force from 57 and after July 1, 1999.

S. B. No. 2483 99\SS01\R565 PAGE 2