Pending AMENDMENT No. 1 PROPOSED TO

House Bill NO. 990

By Senator(s) Committee

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

SECTION 1. Section 97-25-49, Mississippi Code of 1972, is 10 amended as follows: 11 12 97-25-49. (1) A person who commits either of the following offenses shall be punished by a fine of not more than One Thousand 13 Dollars (\$1,000.00), or by imprisonment in the county jail not 14 exceeding six (6) months, or both: 15 (a) Wrongfully obtains, or attempts to obtain, any 16 17 knowledge of a private telecommunications message by gaining access to the origination, transmission, emission or reception of 18 19 signs, signals, data, writings, images and sounds or intelligence of any nature by cellular telephone, when such person is not the 20 lawfully intended recipient of the message or is not authorized to 21 have access to such message, or by connivance with a clerk, 22 operator, messenger or other employee of a telecommunications 23 24 company; or 25 (b) Being such clerk, operator, messenger or other 26 employee, uses, or suffers to be used, or willfully divulges to 27 anyone but the person for whom it was intended, the contents of a cellular phone message * * *. 28 (c) The provisions of this subsection shall not apply 29 to the use of a telephone monitoring device by either a law 30

SS02\HB990A.1J *SS02\HB990A.1J* PAGE 1 enforcement agency acting pursuant to a valid court order or to a corporation or other business entity engaged in marketing research or telephone solicitation conversations by an employee of the corporation or other business entity when the monitoring is used for the purpose of service quality control and the monitoring is used with the consent of at least one (1) person who is a party to the conversation.

38 (d) The provisions of this subsection shall not apply
39 to an employee of a cellular telephone company who discloses or
40 uses an intercepted communication in the normal course of business
41 as a necessary incident to providing service or to the protection
42 of the rights or property of the employer or who provides
43 assistance to an investigative or law enforcement officer acting
44 under a valid court order.

45 (2) Any information obtained in violation of this section
46 shall not be admissible in any civil proceeding unless the
47 information was obtained by the lawful owner of the device that
48 obtained the information.

SECTION 2. Any person who with lewd, licentious or indecent 49 50 intent secretly photographs, films, videotapes, records or otherwise reproduces the image of another person without the 51 52 permission of such person when such a person is located in a place where a person would intend to be in a state of undress and have a 53 54 reasonable expectation of privacy, including, but not limited to, 55 any facility, public or private, used as a restroom, bathroom, shower room, tanning booth, locker room, fitting room or dressing 56 57 room, shall be guilty of a felony and upon conviction shall be punished by a fine of Five Thousand Dollars (\$5,000.00) or by 58 imprisonment of not more than five (5) years in the custody of the 59 Department of Corrections, or both. 60

61 SECTION 3. This act shall take effect and be in force from 62 and after July 1, 1999.

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