By: Rogers To: Judiciary B

HOUSE BILL NO. 444

1	AN ACT TO A	MEND SECTION	I 99-5-19, М	ISSISSIPPI	CODE OF	1972,	ТО
2	REVISE PROVISION	S REGARDING	PERSONS TAK	ING INSUFFI	CIENT B	BAIL BO	NDS

- 3 OR NEGLECTING TO TAKE BAIL BONDS; AND FOR RELATED PURPOSES.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- 5 SECTION 1. Section 99-5-19, Mississippi Code of 1972, is
- 6 amended as follows:
- 7 99-5-19. If any sheriff, chief of police or any other
- 8 person, except a properly authorized judge in open court,
- 9 <u>authorized to release a criminal defendant</u> neglects to take a bail
- 10 bond, or if the bail bond from any cause is insufficient at the
- 11 time he took and approved the same, on exceptions taken and filed
- 12 before the close of the next term, after the same should have been
- 13 returned, and upon reasonable notice thereof to the sheriff, chief
- 14 of police or person, he shall stand as special bail, and judgment
- 15 shall be rendered against him as such, except when bond is
- 16 tendered by a fidelity or insurance company or professional bail
- 17 agent or its bail agent authorized by Mississippi state license to
- 18 act as bail surety. The sheriff, chief of police or person,
- 19 taking and approving a bail bond from a fidelity or insurance
- 20 company or professional bail agent or its bail agent with a valid
- 21 Mississippi state license shall bear no financial liability on the

- 22 bail bond in the event of a bail bond forfeiture or default.
- 23 SECTION 2. This act shall take effect and be in force from
- 24 and after July 1, 2000.