By: Minor

To: Judiciary

SENATE BILL NO. 2619

AN ACT TO AMEND SECTION 99-5-19, MISSISSIPPI CODE OF 1972, TO 1 2 REVISE PROVISIONS REGARDING PERSONS TAKING INSUFFICIENT BAIL BONDS 3 OR NEGLECTING TO TAKE BAIL BONDS; AND FOR RELATED PURPOSES. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 4 5 SECTION 1. Section 99-5-19, Mississippi Code of 1972, is amended as follows: 6 99-5-19. If any sheriff, chief of police or any other 7 person, except a properly authorized judge in open court, 8 authorized to release a criminal defendant neglects to take a bail 9 10 bond, or if the bail bond from any cause is insufficient at the time he took and approved the same, on exceptions taken and filed 11 before the close of the next term, after the same should have been 12 returned, and upon reasonable notice thereof to the sheriff, chief 13 of police or person, he shall stand as special bail, and judgment 14 15 shall be rendered against him as such, except when bond is tendered by a fidelity or insurance company or professional bail 16 17 agent or its bail agent authorized by Mississippi state license to act as bail surety. The sheriff, chief of police or person, 18 taking and approving a bail bond from a fidelity or insurance 19 20 company or professional bail agent or its bail agent with a valid 21 Mississippi state license shall bear no financial liability on the

S. B. No. 2619 00\SS02\R913 PAGE 1 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.

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