By: Gordon, Thames, Huggins, Posey, Dearing, To: Appropriations Hamilton, Simmons, Walls

SENATE BILL NO. 3277

AN ACT MAKING AN APPROPRIATION FOR THE SUPPORT AND 1 2 MAINTENANCE OF THE MISSISSIPPI DEPARTMENT OF CORRECTIONS AND TO 3 PAY THE EXPENSES OF COUNTIES FOR HOLDING STATE PRISONERS IN COUNTY JAILS, FOR FISCAL YEAR 2001. 4 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 6 SECTION 1. The following sum, or so much thereof as may be 7 necessary, is hereby appropriated out of any money in the State 8 General Fund not otherwise appropriated, for the support and maintenance of the Mississippi Department of Corrections for the 9 10 fiscal year beginning July 1, 2000, and ending June 30, 2001..... 232,546,254.00. 11 12 SECTION 2. The following sum, or so much thereof as may be necessary, is hereby appropriated out of any money in the special 13 fund in the State Treasury to the credit of the Mississippi 14 15 Department of Corrections which is collected by or otherwise become available for the purpose of defraying the expenses of the 16 17 Department, for the fiscal year beginning July 1, 2000, and ending June 30, 2001.....\$ 11,633,224.00. 18 SECTION 3. Of the funds appropriated under the provisions of 19 20 Sections 1 and 2, not more than the amounts set forth below shall be expended for the respective major objects or purposes of 21 22 expenditure: 23 SUPPORT MAJOR OBJECTS OF EXPENDITURE: 24 25 Personal Services: 26 Salaries, Wages and Fringe Benefits...\$ 109,767,095.00 Travel and Subsistence..... 657,245.00 27

28	Contractual Se	ervices	81,916,249.00			
29	Commodities		16,317,465.00			
30	Capital Outlay	r:				
31	Other Tha	an Equipment	1,804,578.00			
32	Equipment		1,781,257.00			
33	Subsidies, Loa	ans and Grants	397,320.00			
34	Total	\$	212,641,209.00			
35	FUNDING:					
36	General Funds.	\$	206,206,357.00			
37	Special Funds.		6,434,852.00			
38	Total	212,641,209.00				
39	AUTHORIZED POSITIONS:					
40	Permanent:	Full Time 4,00	2			
41		Part Time 3	1			
42	Time-Limited:	Full Time 7	6			
43		Part Time	0			
44		MEDICAL SERVICES				
45	FUNDING:					
46	General Funds.	\$	25,729,818.00			
47	Special Funds.	0.00				
48	Total	25,729,818.00				
49	AUTHORIZED POSITIONS:					
50	Permanent:	Full Time	0			
51		Part Time	0			
52	Time-Limited:	Full Time	0			
53		Part Time	0			
54		PAROLE BOARD				
55	MAJOR OBJECTS OF	EXPENDITURE:				
56	Personal Servi					
57	Salaries,	418,833.00				
58	Travel ar	50,000.00				
59	Contractual Se	102,800.00				
60	Commodities		26,000.00			

61 Capital Outlay:

62	Other Than Equipment	0.00
63	Equipment	12,446.00
64	Subsidies, Loans and Grants	0.00
65	Total\$	610,079.00
66	FUNDING:	
67	General Funds\$	610,079.00
68	Special Funds	0.00
69	Total\$	610,079.00
70	AUTHORIZED POSITIONS:	
71	Permanent: Full Time 13	
72	Part Time0	
73	Time-Limited: Full Time	
74	Part Time0	
75	FARMING OPERATIONS	
76	MAJOR OBJECTS OF EXPENDITURE:	
77	Personal Services:	
78	Salaries, Wages and Fringe Benefits\$	709,220.00
79	Travel and Subsistence	17,686.00
80	Contractual Services	845,973.00
81	Commodities	2,350,000.00
82	Capital Outlay:	
83	Other Than Equipment	730,848.00
84	Equipment	511,645.00
85	Subsidies, Loans and Grants	33,000.00
86	Total\$	5,198,372.00
87	FUNDING:	
88	General Funds\$	0.00
89	Special Funds	5,198,372.00
90	Total\$	5,198,372.00
91	AUTHORIZED POSITIONS:	
92	Permanent: Full Time	
93	Part Time	

94	Time-Limited:	Full	Time	0
95		Part	Time	0

96 With the funds herein appropriated, it is the intention of the Legislature that it shall be the agency's responsibility to 97 98 make certain that funds required to be appropriated for "Personal Services" for Fiscal Year 2002 do not exceed Fiscal Year 2001 99 100 funds appropriated for that purpose, unless programs or positions 101 are added to the agency's Fiscal Year 2002 budget by the Mississippi Legislature. Based on data provided by the 102 103 Legislative Budget Office, the State Personnel Board shall 104 determine and publish the projected annual cost to fully fund all 105 appropriated positions in compliance with the provisions of this It shall be the responsibility of the agency head to insure 106 act. that no single personnel action increases this projected annual 107 108 cost and/or the Fiscal Year 2001 appropriation for "Personal 109 Services" when annualized. If, at the end of any calendar month, 110 the State Personnel Board determines that the agency has taken action(s) which would cause the agency to exceed this projected 111 112 annual cost or the Fiscal Year 2001 "Personal Services" appropriated level, when annualized, then only those actions which 113 114 reduce the projected annual cost and/or the appropriation requirement will be processed by the State Personnel Board until 115 116 such time as the requirements of this provision are met.

117 Any transfers or escalations shall be made in accordance with 118 the terms, conditions, and procedures established by law.

119 No general funds authorized to be expended herein shall be 120 used to replace federal funds and/or other special funds which are 121 being used for salaries authorized under the provisions of this 122 act and which are withdrawn and no longer available.

SECTION 4. Of the funds appropriated in Sections 1 and 2, and authorized for expenditure in Section 3, it is the intention of the Legislature that any contractual service payments made by the department to defray medical expenses for inmates shall be at

127 the currently established Medicaid reimbursement rate; however, if 128 hospital and medical providers will not contract at the Medicaid 129 reimbursement rate, the Department of Corrections may enter into a 130 negotiated contract.

131 SECTION 5. Of the funds appropriated in Sections 1 and 2, 132 none shall be expended for personnel housing under the jurisdiction of the Department of Corrections unless the 133 department shall collect a reasonable rent, after a finding of 134 fact as to what is a reasonable rent, and/or the cost of utilities 135 136 furnished to said housing, except that the Superintendent of the Central Mississippi Correctional Facility may be provided with a 137 138 housing expense allowance in lieu of being furnished with a 139 dwelling house. The Department of Corrections shall not pay for 140 the installation or monthly service of any telephone installed in a staff residence under its jurisdiction. 141

142 SECTION 6. Of the funds appropriated in Sections 1 and 2, 143 and authorized for expenditure in Section 3, payment may be 144 authorized for court ordered attorney fees and any accrued 145 interest subject to the approval of the Office of the Attorney 146 General.

147 SECTION 7. No part of the funds herein appropriated shall be 148 used for the purpose of returning escaped state convicts to the 149 State Penitentiary from a distance of over one hundred (100) miles 150 beyond the borders of the state, except upon approval of the 151 Governor in each specific case.

152 SECTION 8. None of the money herein appropriated shall be 153 paid to any person who by the provision of Section 47-5-47, Mississippi Code of 1972, as amended, is prohibited from being an 154 employee of the Mississippi Department of Corrections. 155 The State 156 Department of Finance and Administration shall at least annually 157 make a report to the Joint Legislative Committee on Performance 158 Evaluation and Expenditure Review and to the Attorney General stating the name of any person prohibited under the provisions of 159

160 Section 47-5-47, Mississippi Code of 1972, as amended, from being 161 an employee of the Mississippi Department of Corrections who has 162 during the preceding year received any money herein appropriated. In the event that any such person prohibited as hereinabove 163 164 provided from receiving funds herein appropriated should receive 165 any of said funds, the Attorney General shall immediately commence 166 action to recover the monies so paid to said person and to enjoin 167 the further employment of said person at the Mississippi 168 Department of Corrections.

169 SECTION 9. It is the intention of the Legislature that the Commissioner of the Mississippi Department of Corrections may 170 171 transfer between the divisions of Support, Medical Services, 172 Parole Board, Farming Operations and Local Confinement, both funds and positions not to exceed fifteen percent (15%) of the 173 authorized budgets in the aggregate. The Commissioner of the 174 175 Mississippi Department of Corrections shall submit written 176 justification for the transfer to the Legislative Budget Office and the Department of Finance and Administration on or before the 177 178 fifteenth of the month prior to the effective date of the transfer. It is further the intention of the Legislature that no 179 180 transfer may be made under the provisions of this section to increase or decrease the salaries category of any budget set forth 181 182 in the original appropriations made under this act, but may be 183 used to contract with counties to house state inmates in facilities authorized by Section 47-5-931, Mississippi Code of 184 185 1972. It is further the intention of the Legislature that any 186 transfers made under the provisions of this paragraph shall be for 187 the removal of state inmates from county jails or of an emergency 188 nature.

189 SECTION 10. It is the intent of the Legislature that all 190 prisoners at Parchman shall work a minimum of eight (8) hours per 191 day, excluding prisoners with a physical disability or those 192 incarcerated in maximum security.

193 SECTION 11. In compliance with the "Mississippi Performance Budget and Strategic Planning Act of 1994," it is the intent of 194 195 the Legislature that the funds provided herein shall be utilized in the most efficient and effective manner possible to achieve the 196 197 intended mission of this agency. Based on the funding authorized, this agency shall make every effort to attain the targeted 198 performance measures provided below: 199 200 FY2001 201 Performance Measures Target 202 Institutions - Parchman 203 Average Population (Inmates) 5,565 204 Participants in Programs (Inmates) 6,730 205 Successful Program Completion (Inmates) 4,735 206 Central Mississippi Correctional Facility 207 Average Population (Inmates) 2,500 208 Participants in Programs (Inmates) 2,730 209 Successful Program Completion (Inmates) 1,795 South Mississippi Correctional Facility 210 211 Average Population (Inmates) 2,100 Participants in Programs (Inmates) 212 2,405 213 Successful Program Completion (Inmates) 1,800 214 Community Based Services 15,000 215 Average Population (Offenders) 216 Supportive Services Private Prison Beds (Beds) 8,000 217 218 Farming Vegetables Produced (Pounds) 3,400,000 219 Dozens of Eggs Sold (Dozens) 600,000 220 221 Parole Board Number Paroled (Offenders) 222 1,000 223 Number of Paroles Revoked (Revocations) 200 224 Medical Services 225 Average Population Covered (Inmates) 14,329

226 Reimbursement - Local Confinement

Average approved monthly population (inmates) 227 865 228 Average unapproved monthly population (inmates) 600 229 A reporting of the degree to which the performance targets 230 set above have been or are being achieved shall be provided in the agency's budget request submitted to the Joint Legislative Budget 231 Committee for Fiscal Year 2002. 232 SECTION 12. In addition to all other sums herein 233 appropriated, the following sum, or so much thereof as may be 234 235 necessary, is hereby appropriated out of any money in the State General Fund not otherwise appropriated, to the Department of 236 237 Corrections for the purpose of paying the expenses of counties for holding state prisoners in county jails, for the period beginning 238 July 1, 2000, and ending June 30, 2001.....\$ 9,665,044.00. 239 240 SECTION 13. The money herein appropriated shall be paid by 241 the State Treasurer out of any money in the State Treasury to the 242 credit of the proper fund or funds as set forth in this act, upon warrants issued by the State Fiscal Officer; and the State Fiscal 243 244 Officer shall issue his warrants upon requisitions signed by the proper person, officer or officers, in the manner provided by law. 245 246 SECTION 14. This act shall take effect and be in force from and after July 1, 2000. 247