By: Representatives Dedeaux, Zuber

To: Penitentiary

HOUSE BILL NO. 684

- AN ACT TO AMEND SECTION 47-1-19, MISSISSIPPI CODE OF 1972, TO AUTHORIZE COUNTIES AND MUNICIPALITIES TO USE COUNTY OR MUNICIPAL
- 3 PROPERTY OR EQUIPMENT, INCLUDING FOOD PREPARATION AND DELIVERY
- EQUIPMENT, AND TO PROVIDE OFFENDERS FOR PUBLIC SERVICE WORK FOR 4
- CERTAIN NONPROFIT CHARITABLE ORGANIZATIONS; AND FOR RELATED 5
- PURPOSES. 6
- 7 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- SECTION 1. Section 47-1-19, Mississippi Code of 1972, is 8
- amended as follows: 9
- 10 47-1-19. (1) It shall be unlawful for any county offender
- or offenders to be leased or hired to any individual or 11
- corporation for any purpose whatsoever. Nor shall they be worked 12
- under any contractor; but in working them on county farms, or on 13
- the public roads or on any other work, which work must be of an 14
- exclusively public character, they shall be under exclusive 15
- official control and management. 16
- It is lawful for a county or municipality to 17 (2)
- authorize the use of county or municipal property or equipment, 18
- including food preparation and delivery equipment, and to provide 19
- offenders for public service work for nonprofit charitable 20
- organizations as defined under Section 501(c)(3) of the Internal 21
- Revenue Code if that nonprofit charitable organization provides 22
- food to charities. 23
- The offenders participating in the public service 24
- work under paragraph (a) shall remain under the exclusive control 25
- and management of the county or municipality. 26
- 27 An offender performing public service work under
- this subsection shall be entitled to earned credits as provided 2.8
- 29 under this chapter.

- 30 SECTION 2. This act shall take effect and be in force from
- 31 and after July 1, 2001.