AMENDMENT No. 1 PROPOSED TO

House Bill NO. 1465

By Senator(s) Committee

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

- 8 SECTION 1. Section 47-5-26, Mississippi Code of 1972, is 9 amended as follows:
- 10 47-5-26. (1) The commissioner shall employ the following 11personnel:
- 12 (a) A Deputy Commissioner for Administration and
 13Finance who shall supervise and implement all fiscal policies and
 14programs within the department, supervise and implement all hiring
 15 and personnel matters within the department, supervise the
 16 department's personnel director, supervise and implement all
 17 purchasing within the department and supervise and implement all
 18 data processing activities within the department, and shall serve
 19 as the Chief Executive Officer of the Division of Administration
 20 and Finance. He shall possess either:
- (i) A master's degree from an accredited four-year 22college or university in public or business administration, 23accounting, economics or a directly related field, and four (4) 24years of experience in work related to the above-described duties, 25one (1) year of which must have included line or functional

26 supervision; or

28 four-year college or university in public or business
29 administration, accounting, economics or a directly related field,
30 and six (6) years of experience in work related to the
31 above-described duties, one (1) year of which must have included
32 line or functional supervision. Certification by the State of
33 Mississippi as a certified public accountant may be substituted
34 for one (1) year of the required experience.

(b) A Deputy Commissioner for Community Corrections who 36 shall initiate and administer programs including but not limited 37to supervision of probationers, parolees and suspensioners, 38 counseling, community-based treatment, interstate compact 39administration and enforcement, prevention programs, halfway 40 houses and group homes, restitution centers, presentence 41 investigations, and work and educational releases, and to serve as 42the Chief Executive Officer of the Division of Community 43 Corrections. The Deputy Commissioner for Community Corrections is 44charged with full and complete cooperation with the State Parole 45Board and shall make monthly reports to the Chairman of the Parole 46Board in the form and type required by the chairman, in his 47discretion, for the proper performance of the probation and parole 48 functions. After a plea or verdict of guilty to a felony is 49 entered against a person and before he is sentenced, the Deputy 50 Commissioner for Community Corrections shall procure from any 51available source and shall file in the presentence records any 52information regarding any criminal history of the person such as 53fingerprints, dates of arrests, complaints, civil and criminal 54charges, investigative reports of arresting and prosecuting 55agencies, reports of the National Crime Information Center, the

56 nature and character of each offense, noting all particular 57circumstances thereof and any similar data about the person. The 58Deputy Commissioner for Community Corrections shall keep an 59accurate and complete duplicate record of this file and shall 60 furnish the duplicate to the department. This file shall be 61placed in and shall constitute a part of the inmate's master file. 62 The Deputy Commissioner for Community Corrections shall furnish 63this file to the State Parole Board when the file is needed in the 64course of its official duties. He shall possess either (i) a 65 master's degree in counseling, corrections psychology, guidance, 66social work, criminal justice or some related field and at least 67four (4) years' full-time experience in such field, including at 68 least one (1) year of supervisory experience; or (ii) a bachelor's 69degree in a field described in subparagraph (i) of this paragraph 70 and at least six (6) years' full-time work in corrections, one (1) 71 year of which shall have been at the supervisory level.

(c) A Deputy Commissioner for Institutions who shall
73administer institutions, reception and diagnostic centers,
74prerelease centers and other facilities and programs provided
75therein, and to serve as the chief executive officer of the
76division of institutions. He shall possess either (i) a master's
77degree in counseling, criminal justice, psychology, guidance,
78social work, business or some related field, and at least four (4)
79years' full-time experience in corrections, including at least one
80(1) year of correctional management experience; or (ii) a
81bachelor's degree in a field described in subparagraph (i) of this
82paragraph and at least six (6) years' full-time work in
83corrections, four (4) years of which shall have been at the

85 (2) The commissioner shall employ an administrative

86assistant for parole matters who shall be an employee of the 87department assigned to the State Parole Board and who shall work 88under the guidance and supervision of the board.

- 89 (3) The administrative assistant for parole matters shall 90 receive an annual salary to be established by the Legislature.
 91 The salaries of department employees not established by the 92 Legislature shall receive an annual salary established by the 93 State Personnel Board.
- 94 (4) The commissioner shall employ a superintendent for the 95Parchman facility, Central Mississippi Correctional Facility and 96South Mississippi Correctional Institution of the Department of 97Corrections. The superintendent of the Mississippi State 98Penitentiary shall reside on the grounds of the Parchman facility. 99 Each superintendent shall appoint an officer in charge when he is 100absent.
- 101 Each superintendent shall develop and implement a plan for 102the prevention and control of an inmate riot and shall file a 103report with the Chairman of the Senate Corrections Committee and 104the Chairman of the House Penitentiary Committee on the first day 105of each regular session of the Legislature regarding the status of 106the plan.
- In order that the grievances and complaints of inmates,

 108 employees and visitors at each facility may be heard in a timely

 109 and orderly manner, each superintendent shall appoint or designate

 110 an employee at the facility to hear grievances and complaints and

 111 to report grievances and complaints to the superintendent. Each

 112 superintendent shall institute procedures as are necessary to

 113 provide confidentiality to those who file grievances and

 114 complaints.
- SECTION 2. Section 47-5-158, Mississippi Code of 1972, is

116amended as follows:

- 117 47-5-158. (1) The department is authorized to maintain a
 118 bank account which shall be designated as the Inmate Welfare Fund.
 119 All monies now held in a similar fund for the benefit and welfare
 120 of inmates shall be deposited into the Inmate Welfare Fund. This
 121 fund shall be used for the benefit and welfare of inmates in the
 122 custody of the department.
- 123 (2) There shall be deposited into the Inmate Welfare Fund 124 interest previously earned on inmate deposits, all net profits 125 from the operation of inmate canteens, the annual prison rodeo, 126 performances of the Penitentiary band, interest earned on the 127 Inmate Welfare Fund and other revenues designated by the 128 commissioner. All money shall be deposited into the Inmate 129 Welfare Fund as provided in Section 7-9-21, Mississippi Code of 130 1972.
- 131 (3) All inmate telephone call commissions shall be paid to
 132the department. Monies in the fund may be expended by the
 133Department of Corrections, upon requisition by the commissioner or
 134his designee, only for the purposes established in this
 135subsection.
- 136 (a) Beginning July 1, 1995, twenty-five percent (25%)
 137 of the inmate telephone call commissions shall be used to purchase
 138 and maintain telecommunication equipment to be used by the
 139 department.
- (b) Before June 30, 1996, the commissioner shall

 141 transfer to the State Department of Education a percentage of the

 142 funds generated by the inmate telephone call commissions in an

 143 amount as specified in this paragraph. The amount of the transfer

 144 shall be a sum sufficient to comply with the provisions of Section

 14511, Chapter 143, Laws of 1995, which set forth the performance

146 target for the Writing to Read Lab Matching Grant Program in the 147 placement of lab sites and the number of students served.

- (c) Before June 30, 1996, the Department of Corrections 149 may expend not more than Fifty Thousand Dollars (\$50,000.00) from 150 the Inmate Welfare Fund for each prerelease center established by 151 the department; however, the maximum amount expended by the 152 department for all prerelease centers shall not exceed Two Hundred 153 Thousand Dollars (\$200,000.00).
- (d) Beginning July 1, 1996, fifty percent (50%) of the 155inmate telephone call commissions shall be deposited into the 156Prison Agriculture Enterprise Fund. The Mississippi Department of 157Corrections may use these funds to supplement the Prison 158Agricultural Enterprise Fund created in Section 47-5-66. The 159remaining twenty-five percent (25%) of the inmate telephone call 160commissions shall be deposited into the Inmate Welfare Fund.
- 161 (4) The commissioner may invest in the manner authorized by 1621aw any money in the Inmate Welfare Fund that is not necessary for 163immediate use, and the interest earned shall be deposited in the 164Inmate Welfare Fund.
- (5) The Deputy Commissioner for Administration and Finance 166 shall be the custodian of the Inmate Welfare Fund. He shall 167 establish and implement internal accounting controls that comply 168 with generally accepted accounting principles. The Deputy 169 Commissioner for Administration and Finance shall prepare and 170 issue quarterly consolidated and individual facility financial 171 statements to the prison auditor of the Joint Legislative 172 Committee on Performance Evaluation and Expenditure Review. The 173 Deputy Commissioner shall prepare an annual report which shall 174 include a summary of expenditures from the fund by major 175 categories and by individual facility. This annual report shall

176be sent to the prison auditor, the Legislative Budget Office, the 177Chairman of the Corrections Committee of the Senate, and the 178Chairman of the Penitentiary Committee of the House of 179Representatives.

- (6) A portion of the Inmate Welfare Fund shall be deposited 181 in the Discharged Offenders Revolving Fund, as created under 182 Section 47-5-155, in amounts necessary to provide a balance not to 183 exceed One Hundred Thousand Dollars (\$100,000.00) in the 184 Discharged Offenders Revolving Fund, and shall be used to 185 supplement those amounts paid to discharged, paroled or pardoned 186 offenders from the department. The superintendent of the Parchman 187 facility shall establish equitable criteria for the making of 188 supplemental payments which shall not exceed Two Hundred Dollars 189 (\$200.00) for any offender. The supplemental payments shall be 190 subject to the approval of the commissioner. The State Treasurer 191 shall not be required to replenish the Discharged Offenders 192 Revolving Fund for the supplemental payments made to discharged, 193 paroled or pardoned offenders.
- 194 (7) The Inmate Welfare Fund Committee is hereby created and
 195 shall be composed of five (5) members: the Deputy Commissioner
 196 for Community Corrections, the Superintendent of the Parchman
 197 facility, the Superintendent of the Rankin County facility, the
 198 Superintendent of the Greene County facility, and one (1) member
 199 to be appointed by the Commissioner of Corrections. The member
 200 appointed by the commissioner shall be the chairman of the
 201 committee. The committee shall administer and supervise the
 202 operations and expenditures from the Inmate Welfare Fund and shall
 203 maintain an official minute book upon which shall be spread its
 204 authorization and approval for all such expenditures. The

206 expenditures of the fund.

- 207 (8) The Department of Audit shall conduct an annual 208 comprehensive audit of the Inmate Welfare Fund.
- 209 SECTION 3. Section 47-7-5, Mississippi Code of 1972, is 210 amended as follows:
- 211 47-7-5. (1) The State Parole Board, created under former
 212Section 47-7-5, is hereby created, continued and reconstituted and
 213shall be composed of five (5) members. The Governor shall appoint
 214the members with the advice and consent of the Senate. All terms
 215shall be at the will and pleasure of the Governor. Any vacancy
 216shall be filled by the Governor, with the advice and consent of
 217the Senate. The Governor shall appoint a chairman of the board.
- 218 (2) Any person who is appointed to serve on the board shall 219 possess at least a bachelor's degree or a high school diploma and 220 four (4) years' work experience. Each member shall devote his 221 full time to the duties of his office and shall not engage in any 222 other business or profession or hold any other public office. A 223 member shall not receive compensation or per diem in addition to 224 his salary as prohibited under Section 25-3-38. Each member shall 225 keep such hours and workdays as required of full-time state 226 employees under Section 25-1-98. Individuals shall be appointed 227 to serve on the board without reference to their political 228 affiliations. Each board member, including the chairman, may be 229 reimbursed for actual and necessary expenses as authorized by 230 Section 25-3-41; but a member shall not be reimbursed for travel 231 expenses from his residence to the nearest State Penitentiary.
- 232 (3) The board shall have exclusive responsibility for the 233 granting of parole as provided by Sections 47-7-3 and 47-7-17 and 234 shall have exclusive authority for revocation of the same. The 235 board shall have exclusive responsibility for investigating

236 clemency recommendations upon request of the Governor.

- 237 (4) The board, its members and staff shall be immune from 238civil liability for any official acts taken in good faith and in 239exercise of the board's legitimate governmental authority.
- 240 (5) The budget of the board shall be funded through a
 241separate line item within the general appropriation bill for the
 242support and maintenance of the department. Employees of the
 243department which are employed by or assigned to the board shall
 244work under the guidance and supervision of the board. There shall
 245be an executive secretary to the board who shall be responsible
 246for all administrative and general accounting duties related to
 247the board. The executive secretary shall keep and preserve all
 248records and papers pertaining to the board.
- 249 (6) The board shall have no authority or responsibility for 250 supervision of offenders granted a release for any reason, 251 including, but not limited to, probation, parole or executive 252 clemency or other offenders requiring the same through interstate 253 compact agreements. The supervision shall be provided exclusively 254 by the staff of the Division of Community Corrections of the 255 department.
- 256 (7) The State Parole Board, immediately after the effective 257date of this act, shall review all cases where an offender was 258denied parole and any eligibility for reconsideration for parole 259for at least one (1) year after denial.
- 260 (8) The State Parole Board shall review and investigate all 261cases where offenders have been diagnosed with a serious illness.

 262 If the Medical Director of the Department of Corrections

 263 certifies to the State Parole Board that an offender is suffering 264 from a terminal illness, the State Parole Board shall parole the 265 offender with the approval and consent of the Commissioner of the

266Department of Corrections and the medical director.

- 267 (9) This section shall stand repealed on July 1, 2002.
- 268 SECTION 4. Section 47-7-9, Mississippi Code of 1972, is 269 amended as follows:
- 270 47-7-9. (1) The circuit judges and county judges in the 271districts to which Division of Community <u>Corrections</u> personnel 272have been assigned shall have the power to request of the 273department transfer or removal of the division personnel from 274their court.
- 275 (2) (a) Division personnel shall investigate all cases
 276referred to them for investigation by the board, the division or
 277by any court in which they are authorized to serve. They shall
 278furnish to each person released under their supervision a written
 279statement of the conditions of probation, parole, earned-release
 280supervision, post-release supervision or suspension and shall
 281instruct him regarding the same. They shall keep informed
 282concerning the conduct and conditions of persons under their
 283supervision and use all suitable methods to aid and encourage them
 284and to bring about improvements in their conduct and condition.
 285They shall keep detailed records of their work and shall make such
 286reports in writing as the court or the board may require.
- (b) The division personnel duly assigned to court
 288districts are hereby vested with all the powers of police officers
 289or sheriffs to make arrests or perform any other duties required
 290of policemen or sheriffs which may be incident to the division
 291personnel responsibilities. All probation and parole officers
 292hired on or after July 1, 1994, will be placed in the Law
 293Enforcement Officers' Training Program and will be required to
 294meet the standards outlined by that program.
- 295 (c) It is the intention of the Legislature that insofar

296as practicable the case load of each division personnel
297supervising offenders in the community (hereinafter field
298supervisor) shall not exceed the number of cases that may be
299adequately handled.

- 300 (3) (a) Division personnel shall be provided to perform
 301investigation for the court as provided in this subsection.
 302Division personnel shall conduct presentence investigations on all
 303persons convicted of a felony in any circuit court of the state,
 304prior to sentencing and at the request of the circuit court judge
 305of the court of conviction. The presentence evaluation report
 306shall consist of a complete record of the offender's criminal
 307history, educational level, employment history, psychological
 308condition and such other information as the department or judge
 309may deem necessary. Division personnel shall also prepare written
 310victim impact statements at the request of the sentencing judge as
 311provided in Section 99-19-157.
- 312 (b) In order that offenders in the custody of the 313department on July 1, 1976, may benefit from the kind of 314evaluations authorized in this section, an evaluation report to 315consist of the information required hereinabove, supplemented by 316an examination of an offender's record while in custody, shall be 317compiled by the division upon all offenders in the custody of the 318department on July 1, 1976. After a study of such reports by the 319State Parole Board those cases which the board believes would 320merit some type of executive clemency shall be submitted by the 321board to the Governor with its recommendation for the appropriate 322executive action.
- 323 (c) The department is authorized to accept gifts, 324grants and subsidies to conduct this activity.
- 325 SECTION 5. Section 47-7-34, Mississippi Code of 1972, is

326amended as follows:

- 327 47-7-34. (1) When a court imposes a sentence upon a
 328 conviction for any felony committed after June 30, 1995, the
 329 court, in addition to any other punishment imposed if the other
 330 punishment includes a term of incarceration in a state or local
 331 correctional facility, may impose a term of post-release
 332 supervision. However, the total number of years of incarceration
 333 plus the total number of years of post-release supervision shall
 334 not exceed the maximum sentence authorized to be imposed by law
 335 for the felony committed. The defendant shall be placed under
 336 post-release supervision upon release from the term of
 337 incarceration. The period of supervision shall be established by
 338 the court.
- 339 (2) The period of post-release supervision shall be
 340 conducted in the same manner as a like period of supervised
 341 probation, including a requirement that the defendant shall abide
 342 by any terms and conditions as the court may establish. Failure
 343 to successfully abide by the terms and conditions shall be grounds
 344 to terminate the period of post-release supervision and to
 345 recommit the defendant to the correctional facility from which he
 346 was previously released. Procedures for termination and
 347 recommitment shall be conducted in the same manner as procedures
 348 for the revocation of probation and imposition of a suspended
 349 sentence.
- 350 (3) Post-release supervision programs shall be operated
 351through the probation and parole unit of the Division of Community
 352<u>Corrections</u> of the department. The maximum amount of time that
 353the Mississippi Department of Corrections may supervise an
 354offender on the post-release supervision program is five (5)
 355years.

356 SECTION 6. Section 47-7-41, Mississippi Code of 1972, is 357amended as follows:

358 47-7-41. When a probationer shall be discharged from
359probation by the court of original jurisdiction, the field
360 supervisor, upon receiving a written request from the probationer,
361 shall forward a written report of the record of the probationer to
362 the Division of Community Corrections of the department, which
363 shall present a copy of this report to the Governor. The Governor
364 may, in his discretion, at any time thereafter by appropriate
365 executive order restore any civil rights lost by the probationer
366 by virtue of his conviction or plea of guilty in the court of
367 original jurisdiction.

368 SECTION 7. Section 47-7-49, Mississippi Code of 1972, is 369 amended as follows:

370 47-7-49. (1) Any offender on probation, parole, 371earned-release supervision, post-release supervision, earned 372 probation or any other offender under the field supervision of the 373Community Corrections Division of the department shall pay to the 374department the sum of Thirty Dollars (\$30.00) per month by 375 certified check or money order unless a hardship waiver is granted 376by the sentencing court. The commissioner or his designee shall 377deposit <u>Twenty-five Dollars (\$25.00)</u> of the payments received into 378a special fund in the State Treasury, which is hereby created, to 379be known as the Community Service Revolving Fund. Expenditures 380 from this fund shall be made for: (a) the establishment of 381 restitution and satellite centers; and (b) the establishment, 382administration and operation of the department's Drug 383 Identification Program and the intensive and field supervision 384program. Fifteen Dollars (\$15.00) of the Twenty-five Dollars 385 (\$25.00) may be used for salaries and to purchase equipment,

386 supplies and vehicles to be used by the Community <u>Corrections</u>
387 Division in the performance of its duties. Expenditures for the
388 purposes established in this section may be made from the fund
389 upon requisition by the commissioner or his designee.

390 Of the remaining amount, Three Dollars (\$3.00) of the
391payments shall be deposited in the Crime Victims' Compensation
392Fund created in Section 99-41-29, Two Dollars (\$2.00) shall be
393deposited into the Training Revolving Fund created pursuant to
394Section 47-7-51. When a person is convicted of a felony in this
395state, in addition to any other sentence it may impose, the court
396may, in its discretion, order the offender to pay a state
397assessment not to exceed the greater of One Thousand Dollars
398(\$1,000.00) or the maximum fine that may be imposed for the
399offense, into the Crime Victims' Compensation Fund created
400pursuant to Section 99-41-29.

- Any federal funds made available to the department for 402training or for training facilities, equipment or services shall 403be deposited in the Correctional Training Revolving Fund created 404in Section 47-7-51. The funds deposited in this account shall be 405used to support an expansion of the department's training program 406to include the renovation of facilities for training purposes, 407purchase of equipment and contracting of training services with 408community colleges in the state.
- No offender shall be required to make this payment for a 410 period of time longer than ten (10) years.
- 411 (2) The offender may be imprisoned until the payments are
 412 made if the offender is financially able to make the payments and
 413 the court in the county where the offender resides so finds,
 414 subject to the limitations hereinafter set out. The offender
 415 shall not be imprisoned if the offender is financially unable to

- 416 make the payments and so states to the court in writing, under 417 oath, and the court so finds.
- 418 (3) This section shall stand repealed from and after June 41930, 2002.
- 420 SECTION 8. Section 99-15-127, Mississippi Code of 1972, is 421amended as follows:
- 99-15-127. The Department of Corrections, Division of
 423 Community Corrections, is hereby directed to support Sections
 42499-15-101 through 99-15-127 to the extent that field support
 425 personnel are available in circuit court districts, and the
 426 Commissioner of Corrections shall certify to the court that the
 427 Division of Community Corrections has sufficient field parole
 428 officers to supervise and oversee those individuals who may be
 429 placed in this program by the court.
- 430 SECTION 9. Section 99-19-45, Mississippi Code of 1972, is 431amended as follows:
- 99-19-45. The clerks of the circuit court of the counties in 433the State of Mississippi shall furnish the Mississippi Department 434of Corrections, within five (5) days after adjournment of court, a 435commitment paper showing the name of the person convicted, the 436crime, term of sentence, date of sentence, sex, race, and a brief 437history of the crime committed.
- The clerks shall also furnish the Department of Corrections, 439 within five (5) days after adjournment of such court, a certified 440 copy of the probation order of an individual who is placed on 441 probation under the supervision of the Division of Community 442 Corrections of the department. Such order shall provide the name 443 of the person placed on probation, the crime, term of sentence, 444 date of sentence, period of probation, sex, race, and a brief 445 history of the crime committed.

446 As compensation for such se	rvices they shall receive the sum
447of Fifty Cents (50¢) for each tr	anscript, and the sum shall be
448paid out of the treasury of the county, with the approval of the	
449board of supervisors, on the filing of a bill for such service.	
SECTION 10. Section 99-19-48, Mississippi Code of 1972, is	
451amended as follows:	
452 99-19-48. The following fo	rm, to be furnished by the county,
453 shall be used in transmitting the required data for any individual	
454placed on probation under the supervision of the Division of	
455 Community Corrections of the Department of Corrections:	
456 "Circuit Court, County of	
To the Mississippi Department of Corrections:	
You are hereby notified that at the term,	
45920, of the circuit court, Judge	
460presiding, the following named person was tried, convicted and	
461sentenced to a term in the State Penitentiary. The sentence was	
462 suspended and the person was placed on probation:	
463Name	Alias
464Date of sentence	Crime
465Term of sentence	Sex
466Race	Appealed
467Remarks: Give brief summary of crime committed	
468	
469	
470 Dated, 20	Clerk."
SECTION 11. Section 47-5-8, Mississippi Code of 1972, is	
472amended as follows:	
473 47-5-8. (1) There is hereby created the Mississippi	
474Department of Corrections which shall be under the policy	
475direction of the Governor. The chief administrative officer of	

476the department shall be the Commissioner of Corrections.

- 477 (2) (a) There shall be a Division of Administration and
 478Finance within the department which shall have as its chief
 479administrative officer a Deputy Commissioner for Administration
 480and Finance who shall be appointed by the commissioner, and shall
 481be directly responsible to the commissioner.
- 482 (b) There shall be a Division of Community <u>Corrections</u>
 483 within the department which shall have as its chief administrative
 484 officer a Deputy Commissioner for Community <u>Corrections</u> who shall
 485 be appointed by the commissioner, and shall be directly
 486 responsible to the commissioner. The Probation and Parole Board
 487 shall continue to exercise the authority as provided by law, but
 488 after July 1, 1976, the Division of Community <u>Corrections</u> shall
 489 serve as the administrative agency for the Probation and Parole
 490 Board.
- 491 (3) The department shall succeed to the exclusive control of 492all records, books, papers, equipment and supplies, and all lands, 493buildings and other real and personal property now or hereafter 494belonging to or assigned to the use and benefit or under the 495 control of the Mississippi State Penitentiary and the Mississippi 496Probation and Parole Board, except the records of parole process 497 and revocation and legal matters related thereto, and shall have 498the exercise and control of the use, distribution and disbursement 499 of all funds, appropriations and taxes now or hereafter in 500 possession, levied, collected or received or appropriated for the 501use, benefit, support and maintenance of these two (2) agencies 502 except as otherwise provided by law, and the department shall have 503general supervision of all the affairs of the two (2) agencies 504herein named except as otherwise provided by law, and the care and 505 conduct of all buildings and grounds, business methods and

506arrangements of accounts and records, the organization of the 507administrative plans of each institution, and all other matters 508incident to the proper functioning of the two (2) agencies.

- 509 (4) The commissioner may lease the lands for oil, gas,
 510mineral exploration and other purposes, and contract with other
 511state agencies for the proper management of lands under such
 512leases or for the provision of other services, and the proceeds
 513thereof shall be paid into the General Fund of the state.
- 514 SECTION 12. This act shall take effect and be in force from 515 and after June 1, 2001.

Further, amend by striking the title in its entirety and inserting in lieu thereof the following:

AN ACT TO AMEND SECTION 47-5-26, MISSISSIPPI CODE OF 1972, TO 2RENAME THE DIVISION OF COMMUNITY SERVICES AND THE POSITION OF THE 3DEPUTY COMMISSIONER OF COMMUNITY SERVICES OF THE DEPARTMENT OF 4CORRECTIONS; TO AMEND SECTIONS 47-5-8, 47-5-158, 47-7-5, 47-7-9, 547-7-34, 47-7-41, 47-7-49, 99-15-127, 99-19-45 AND 99-19-48, 6MISSISSIPPI CODE OF 1972, TO CONFORM; AND FOR RELATED PURPOSES.