MISSISSIPPI LEGISLATURE

By: Senator(s) Smith

To: Corrections; Appropriations

SENATE BILL NO. 2013

AN ACT TO AMEND SECTION 47-5-931, MISSISSIPPI CODE OF 1972, 1 TO CREATE A PILOT PROGRAM FOR A REGIONAL FACILITY DESIGNED TO 2 3 HOUSE NONVIOLENT OFFENDERS NEEDING SUBSTANCE ABUSE TREATMENT AND 4 COUNSELING; TO PLACE CERTAIN REQUIREMENTS ON SUCH FACILITY AND OFFENDERS; AND FOR RELATED PURPOSES. 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 6 7 SECTION 1. A need exists for careful planning to expand local correctional facilities to enable local governments to 8 9 adequately incarcerate offenders who are awaiting trial or serving sentences of imprisonment at the local level. At the same time, 10 Mississippi faces a critical need for more prison space to 11 accommodate the projected increase in the inmate population. 12 At a 13 time when the state's prisons are becoming increasingly 14 overcrowded, budgetary resources are becoming more limited and the future availability of funding for more prison construction is 15 16 uncertain.

To ensure that adequate space is available in state corrections facilities for violent and habitual offenders, a need exists for additional community correctional facilities to enable courts to sentence nonviolent offenders to these less costly community correctional facilities which enable the offenders to participate in programs emphasizing substance abuse, education and mental health counseling.

24 SECTION 2. Section 47-5-931, Mississippi Code of 1972, is 25 amended as follows:

47-5-931. (1) The Department of Corrections, in its
discretion, may contract with the board of supervisors of one or
more counties and/or with a regional facility jointly operated by

S. B. No. 2013 02/SS01/R28 PAGE 1

G1/2

two (2) or three (3) counties, to provide for housing, care and 29 control of not more than two hundred fifty (250) offenders who are 30 in the custody of the State of Mississippi. Any facility owned or 31 leased by a county or counties for this purpose shall be designed, 32 33 constructed, operated and maintained in accordance with American Correctional Association standards, and shall comply with all 34 constitutional standards of the United States and the State of 35 Mississippi, and with all court orders that may now or hereinafter 36 be applicable to the facility. If the Department of Corrections 37 contracts with more than one (1) county to house state offenders 38 39 in county correctional facilities, excluding a regional facility, then the first of such facilities shall be constructed in Sharkey 40 41 County and the second of such facilities shall be constructed in Jefferson County. 42

The Department of Corrections shall contract with the 43 (2)boards of supervisors of the following counties to house state 44 inmates in regional facilities: (a) Marion and Walthall Counties; 45 46 (b) Carroll and Montgomery Counties; (c) Stone and Pearl River Counties; (d) Winston and Choctaw Counties; (e) Kemper and Neshoba 47 48 Counties; (f) Holmes County and any contiguous county in which there is located an unapproved jail; and (g) Bolivar County and 49 50 any contiguous county in which there is located an unapproved jail. The Department of Corrections may contract with the boards 51 of supervisors of the following counties to house state inmates in 52 53 regional facilities: (a) Yazoo County and any contiguous county, (b) Chickasaw County; and (c) George and Greene Counties. 54 The Department of Corrections shall decide the order of priority of 55 the counties listed in this subsection with which it will contract 56 57 for the housing of state inmates. For the purposes of this subsection the term "unapproved jail" means any jail that the 58 59 local grand jury determines should be condemned or has found to be 60 of substandard condition or in need of substantial repair or

61 reconstruction.

S. B. No. 2013 02/SS01/R28 PAGE 2

(3) (a) Notwithstanding the provisions of subsections (1) 62 63 and (2), the department shall contract for a regional facility for the exclusive use of supervising and rehabilitating drug and 64 65 alcohol and other nonviolent offenders with less than twenty-four 66 (24) months to serve and who can be incarcerated safely in a 67 regional facility. The department may contract with the Board of Supervisors in Alcorn, Oktibbeha and Simpson Counties for such 68 facility or facilities. 69 (b) The regional program and facility must provide for 70 intensive addiction therapy, treatment and rehabilitation of 71 72 offenders. All personnel, including the guards, must have training or experience in alcohol and drug rehabilitation. In 73 74 addition to alcohol and drug therapy, all offenders shall be required to participate in the regimented inmate discipline 75 76 program. (c) The department shall closely monitor and gather 77 data on the recidivism rate and cure rate of inmates in this 78 79 program. The department shall file semi-annual reports on the status of the program with the Secretary of the Senate, Clerk of 80 the House of Representatives and the Governor. 81 SECTION 3. This act shall take effect and be in force from 82

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and after its passage.