## \*\*\*Adopted\*\*\* AMENDMENT No. 1 PROPOSED TO

Senate Bill NO. 2460

## By Representative(s) Committee

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

5 **SECTION 1.** Section 99-3-7, Mississippi Code of 1972, is 6 amended as follows:

7 (1) An officer or private person may arrest any 99-3-7. 8 person without warrant, for an indictable offense committed, or a breach of the peace threatened or attempted in his presence; or 9 when a person has committed a felony, though not in his presence; 10 or when a felony has been committed, and he has reasonable ground 11 to suspect and believe the person proposed to be arrested to have 12 13 committed it; or on a charge, made upon reasonable cause, of the 14 commission of a felony by the party proposed to be arrested. And in all cases of arrests without warrant, the person making such 15 arrest must inform the accused of the object and cause of the 16 arrest, except when he is in the actual commission of the offense, 17 18 or is arrested on pursuit.

19 (2) Any law enforcement officer may arrest any person on a 20 misdemeanor charge without having a warrant in his possession when 21 a warrant is in fact outstanding for that person's arrest and the 22 officer has knowledge through official channels that the warrant 23 is outstanding for that person's arrest. In all such cases, the 24 officer making the arrest must inform such person at the time of 25 the arrest the object and cause therefor. If the person arrested 26 so requests, the warrant shall be shown to him as soon as 27 practicable.

(3) (a) Any law enforcement officer shall arrest a person 28 with or without a warrant when he has probable cause to believe 29 that the person has, within twenty-four (24) hours of such arrest, 30 knowingly committed a misdemeanor which is an act of domestic 31 violence or knowingly violated provisions of an ex parte 32 protective order, protective order after hearing or court-approved 33 34 consent agreement entered by a chancery, county, justice or municipal court pursuant to the Protection from Domestic Abuse 35 Law, Sections 93-21-1 through 93-21-29, Mississippi Code of 1972, 36 or a restraining order entered by a foreign court of competent 37 jurisdiction to protect an applicant from domestic violence as 38 defined by Section 97-3-7 that require such person to absent 39 himself from a particular geographic area, or prohibit such person 40 41 from being within a specified distance of another person or 42 persons.

(b) If a law enforcement officer has probable cause to 43 believe that two (2) or more persons committed a misdemeanor which 44 is an act of domestic violence as defined herein, or if two (2) or 45 46 more persons make complaints to the officer, the officer shall attempt to determine who was the principal aggressor. The term 47 48 "principal aggressor" is defined as the most significant, rather than the first, aggressor. The officer shall presume that arrest 49 50 is not the appropriate response for the person or persons who were 51 not the principal aggressor. If the officer believes that all parties are equally responsible, the officer shall exercise such 52 officer's best judgment in determining probable cause. 53 (c) To determine who is the principal aggressor, the 54 officer shall consider the following factors, although such 55 56 consideration is not limited to these factors: 57 (i) Evidence from the persons involved in the domestic abuse; 58

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(ii) The history of domestic abuse between the

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parties, the likelihood of future injury to each person and the 60 61 intent of the law to protect victims of domestic violence from 62 continuing abuse; (iii) Whether one (1) of the persons acted in 63 self-defense; and 64 (iv) Evidence from witnesses of the domestic 65 <u>violence.</u> 66 (d) <u>A law enforcement officer shall not base the</u> 67 decision of whether to arrest on the consent or request of the 68 69 victim. 70 (e) <u>A law enforcement officer's determination regarding</u>

71 <u>the existence of probable cause or the lack of probable cause</u> 72 <u>shall not adversely affect the right of any party to independently</u> 73 <u>seek appropriate remedies.</u>

Any person authorized by a court of law to 74 (4)(a) supervise or monitor a convicted offender who is under an 75 76 intensive supervision program may arrest the offender when the 77 offender is in violation of the terms or conditions of the intensive supervision program, without having a warrant, provided 78 79 that the person making the arrest has been trained at the Law Enforcement Officers Training Academy established under Section 80 81 45-5-1 et seq. or at a course approved by the Board on Law Enforcement Officer Standards and Training. 82

(b) For the purposes of this subsection, the term
"intensive supervision program" means an intensive supervision
program of the Department of Corrections as described in Section
47-5-1001 et seq., or any similar program authorized by a court
for offenders who are not under jurisdiction of the Department of
Corrections.

(5) As used in subsection (3) of this section, the phrase "misdemeanor which is an act of domestic violence" shall mean one or more of the following acts between family or household members who reside together or formerly resided together, current or former spouses, <u>persons who have a current dating relationship</u>, or persons who have a biological or legally adopted child together:

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95 (a) Simple domestic violence within the meaning of 96 Section 97-3-7;

Disturbing the family or public peace within the 97 (b) meaning of Section 97-35-9, 97-35-11, 97-35-13 or 97-35-15; or 98 (c) Stalking within the meaning of Section 97-3-107. 99 (6) Any arrest made pursuant to subsection (3) of this 100 section shall be designated as domestic assault or domestic 101 violence on both the arrest docket and the incident report. 102 (7) A law enforcement officer shall not be held liable in 103 any civil action for an arrest based on probable cause and in good 104 105 faith pursuant to subsection (3) of this section, or failure, in good faith, to make an arrest pursuant to subsection (3) of this 106 107 <u>section.</u> SECTION 2. This act shall take effect and be in force from 108

109 and after July 1, 2002.

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

1 AN ACT TO AMEND SECTION 99-3-7, MISSISSIPPI CODE OF 1972, TO 2 REVISE ARREST REQUIREMENTS IN DOMESTIC VIOLENCE CASES; AND FOR 3 RELATED PURPOSES.