By: Representative Fleming

To: Judiciary B

HOUSE BILL NO. 210

AN ACT TO AMEND SECTION 47-7-37, MISSISSIPPI CODE OF 1972, TO DECREASE FROM FIVE TO TWO YEARS THE MAXIMUM DURATION OF A PERIOD OF PROBATION; AND FOR RELATED PURPOSES.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:

5 **SECTION 1.** Section 47-7-37, Mississippi Code of 1972, is

6 amended as follows:

7 47-7-37. The period of probation shall be fixed by the

8 court, and may at any time be extended or terminated by the court,

9 or judge in vacation. Such period with any extension thereof

10 shall not exceed two (2) years, except that in cases of desertion

11 and/or failure to support minor children, the period of probation

12 may be fixed and/or extended by the court for so long as the duty

13 to support such minor children exists.

14 At any time during the period of probation the court, or

15 judge in vacation, may issue a warrant for violating any of the

16 conditions of probation or suspension of sentence and cause the

17 probationer to be arrested. Any probation and parole officer may

18 arrest a probationer without a warrant, or may deputize any other

19 officer with power of arrest to do so by giving him a written

20 statement setting forth that the probationer has, in the judgment

21 of the probation and parole officer, violated the conditions of

22 probation. Such written statement delivered with the probationer

23 by the arresting officer to the official in charge of a county

24 jail or other place of detention shall be sufficient warrant for

25 the detention of the probationer.

The probation and parole officer after making an arrest shall

27 present to the detaining authorities a similar statement of the

29 shall at once notify the court of the arrest and detention of the probationer and shall submit a report in writing showing in what 30 manner the probationer has violated the conditions of probation. 31 32 Thereupon, or upon an arrest by warrant as herein provided, the 33 court, in termtime or vacation, shall cause the probationer to be brought before it and may continue or revoke all or any part of 34 the probation or the suspension of sentence, and may cause the 35 sentence imposed to be executed or may impose any part of the 36 sentence which might have been imposed at the time of conviction. 37 38 If the probationer is arrested in a circuit court district in the State of Mississippi other than that in which he was 39 40 convicted, the probation and parole officer, upon the written request of the sentencing judge, shall furnish to the circuit 41 court or the county court of the county in which the arrest is 42 made, or to the judge of such court, a report concerning the 43 probationer, and such court or the judge in vacation shall have 44 45 authority, after a hearing, to continue or revoke all or any part of probation or all or any part of the suspension of sentence, and 46 47 may in case of revocation proceed to deal with the case as if there had been no probation. In such case, the clerk of the court 48 49 in which the order of revocation is issued shall forward a transcript of such order to the clerk of the court of original 50 jurisdiction, and the clerk of that court shall proceed as if the 51 52 order of revocation had been issued by the court of original jurisdiction. Upon the revocation of probation or suspension of 53 sentence of any offender, such offender shall be placed in the 54 legal custody of the State Department of Corrections and shall be 55 subject to the requirements thereof. 56 Any probationer who removes himself from the State of 57 58 Mississippi without permission of the court placing him on 59 probation, or the court to which jurisdiction has been transferred, shall be deemed and considered a fugitive from 60

circumstances of violation. The probation and parole officer

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- 61 justice and shall be subject to extradition as now provided by
- 62 law. No part of the time that one is on probation shall be
- 63 considered as any part of the time that he shall be sentenced to
- 64 serve.
- The arresting officer, except when a probation and parole
- officer, shall be allowed the same fees as now provided by law for
- 67 arrest on warrant, and such fees shall be taxed against the
- 68 probationer and paid as now provided by law.
- The arrest, revocation and recommitment procedures of this
- 70 section also apply to persons who are serving a period of
- 71 post-release supervision imposed by the court.
- 72 **SECTION 2.** This act shall take effect and be in force from
- 73 and after July 1, 2003.