MISSISSIPPI LEGISLATURE

To: Judiciary B

By: Representatives Formby, Cameron, Chism, Davis, Denny, Ellington, Fillingane, Howell, Ishee, Janus, Jennings, Ketchings, Lott, Martinson, Masterson, Montgomery (74th), Moore (60th), Reeves, Robinson (84th), Rotenberry, Smith (59th), Snowden, Wells-Smith, Zuber

HOUSE BILL NO. 1394

AN ACT TO AMEND SECTIONS 99-19-81 AND 99-19-83, MISSISSIPPI 1 CODE OF 1972, TO PROVIDE THAT NO PLEA BARGAINING SHALL BE ALLOWED 2 3 FOR ANY PERSON SENTENCED UNDER THE HABITUAL OFFENDER STATUTES; AND 4 FOR RELATED PURPOSES. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 5 SECTION 1. Section 99-19-81, Mississippi Code of 1972, is 6

7 amended as follows:

99-19-81. Every person convicted in this state of a felony 8 9 who shall have been convicted twice previously of any felony or federal crime upon charges separately brought and arising out of 10 separate incidents at different times and who shall have been 11 sentenced to separate terms of one (1) year or more in any state 12 and/or federal penal institution, whether in this state or 13 elsewhere, shall be sentenced to the maximum term of imprisonment 14 prescribed for such felony, and such sentence shall not be reduced 15 or suspended nor shall such person be eligible for parole or 16 probation, nor shall any such person who has twice been convicted 17 of violent criminal offenses be eligible for any plea bargaining. 18 For the purpose of this section, "violent criminal offense" means 19 any act or attempted criminal act which can cause serious bodily 20 harm. 21 SECTION 2. Section 99-19-83, Mississippi Code of 1972, is 22

23 amended as follows:

99-19-83. Every person convicted in this state of a felony 24 who shall have been convicted twice previously of any felony or 25 26 federal crime upon charges separately brought and arising out of separate incidents at different times and who shall have been 27 sentenced to and served separate terms of one (1) year or more in 28

H. B. No. 1394 03/HR07/R985 PAGE 1 (CJR\HS)

G1/2

any state and/or federal penal institution, whether in this state 29 or elsewhere, and where any one (1) of such felonies shall have 30 been a crime of violence shall be sentenced to life imprisonment, 31 and such sentence shall not be reduced or suspended nor shall such 32 33 person be eligible for parole or probation, nor shall any such person, who has twice been convicted of a violent criminal offense 34 as defined in Section 99-19-81, be eligible for any plea 35 36 bargaining. SECTION 3. This act shall take effect and be in force from 37

38 and after its passage.