MISSISSIPPI LEGISLATURE

To: Judiciary

SENATE BILL NO. 2562

AN ACT TO AMEND SECTION 97-37-21, MISSISSIPPI CODE OF 1972, 1 TO CLARIFY THE PROHIBITED MEANS OF COMMUNICATION OF A BOMB THREAT; 2 TO AMEND SECTION 97-37-25, MISSISSIPPI CODE OF 1972, TO EXPAND THE BOMB PROHIBITION TO OTHER WEAPONS OF MASS DESTRUCTION; AND FOR 3 4 5 RELATED PURPOSES. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 6 7 SECTION 1. Section 97-37-21, Mississippi Code of 1972, is amended as follows: 8 97-37-21. It shall be unlawful for any person to report to 9 another by any means, whether in person or by telephone, mail, 10 electronic mail, mobile phone, fax or any other means of 11 communication, that a bomb or other explosive has been, or is to 12

be, placed or secreted in any public or private place, knowing that such report is false. Any person who shall be convicted of a violation of this section shall be fined not more than Ten Thousand Dollars (\$10,000.00) or shall be committed to the custody of the Department of Corrections for not more than ten (10) years, or both.

19 SECTION 2. Section 97-37-25, Mississippi Code of 1972, is
20 amended as follows:

97-37-25. It shall be unlawful for any person at any time to 21 22 bomb or to plant or place any bomb, other explosive matter or thing, or any biological or chemical weapon or other weapon of 23 24 mass destruction in, upon or near any building, residence, ship, vessel, boat, railroad station, railroad car or coach, bus 25 station, or depot, bus, truck, aircraft, or other vehicle, gas and 26 27 oil stations and pipelines, radio station or radio equipment or other means of communication, warehouse or any electric plant or 28

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water plant, telephone exchange or any of the lines belonging 29 thereto, wherein a person or persons are located or being 30 transported, or where there is being manufactured, stored, 31 32 assembled or shipped or in the preparation of shipment any goods, 33 wares, merchandise or anything of value, with the felonious intent to hurt or harm any person or property, and upon conviction 34 thereof shall be imprisoned for life in the State Penitentiary if 35 the penalty is so fixed by the jury; and in cases where the jury 36 fails to fix the penalty at imprisonment for life in the State 37 Penitentiary the court shall fix the penalty at imprisonment in 38 39 the State Penitentiary for any term as the court, in its discretion, may determine, but not to be less than five (5) years. 40 SECTION 3. This act shall take effect and be in force from 41 and after its passage. 42