By: Representative Malone

To: Corrections

COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 686

1 2 3 4 5 6 7	AN ACT TO AMEND SECTION 47-5-138.1, MISSISSIPPI CODE OF 1972, TO INCREASE FROM TEN DAYS TO THIRTY DAYS THE REDUCTION OF SENTENCE THAT MAY BE AWARDED AS A TRUSTY TIME ALLOWANCE FOR A TRUSTY WHO PARTICIPATES DURING ANY CALENDAR MONTH IN AN APPROVED PROGRAM; TO PROVIDE THAT CERTAIN OFFENDERS WHO ARE IN TRUSTY STATUS SHALL NOT BE ELIGIBLE TO RECEIVE A TRUSTY TIME ALLOWANCE FOR A REDUCTION OF SENTENCE; AND FOR RELATED PURPOSES.
8	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
9	SECTION 1. Section 47-5-138.1, Mississippi Code of 1972, is
LO	amended as follows:
L1	47-5-138.1. (1) In addition to any other administrative
L2	reduction of sentence, an offender in trusty status as defined by
L3	the classification board of the Department of Corrections may be
L4	awarded a trusty time allowance of $\underline{\text{thirty (30)}}$ days' reduction of
L5	sentence for * * * participation during any calendar month in an
L6	approved program while in trusty status, including satisfactory
L7	participation in education or instructional programs, satisfactory
L8	participation in work projects and satisfactory participation in
L9	any special incentive program.
20	(2) An offender in trusty status shall not be eligible for a
21	reduction of sentence under this section if:
22	(a) The offender was sentenced to life imprisonment;
23	(b) The offender was convicted as an habitual offender
24	under Sections 99-19-81 through 99-19-87;
25	(c) The offender was convicted of a sex crime;
26	(d) The offender has not served the mandatory time
27	required for parole eligibility, as prescribed under Section
28	47-7-3, for a conviction of robbery or attempted robbery through

29	the display of a deadly weapon, carjacking through the display of
30	a deadly weapon or a drive-by shooting;
31	(e) The offender was convicted of violating Section
32	41-29-139 (a) and sentenced under Section 41-29-139 (b) or
33	<u>41-29-139 (f); or</u>
34	(f) The offender was convicted of trafficking in
35	controlled substances under Section 41-29-139.
36	SECTION 2. This act shall take effect and be in force from

37

and after its passage.