By: Senator(s) Huggins, Albritton

## SENATE BILL NO. 2680

1 AN ACT TO AMEND SECTION 47-7-3, MISSISSIPPI CODE OF 1972, TO 2 PROVIDE THAT ANY PERSON CONVICTED OF A DRIVING UNDER THE INFLUENCE 3 VIOLATION RESULTING IN A DEATH SHALL SERVE 85% OF HIS SENTENCE; 4 AND FOR RELATED PURPOSES.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
SECTION 1. Section 47-7-3, Mississippi Code of 1972, is
amended as follows:

8 47-7-3. (1) Every prisoner who has been convicted of any 9 offense against the State of Mississippi, and is confined in the 10 execution of a judgment of such conviction in the Mississippi State Penitentiary for a definite term or terms of one (1) year or 11 over, or for the term of his or her natural life, whose record of 12 conduct shows that such prisoner has observed the rules of the 13 penitentiary, and who has served not less than one-fourth (1/4) of 14 the total of such term or terms for which such prisoner was 15 16 sentenced, or, if sentenced to serve a term or terms of thirty 17 (30) years or more, or, if sentenced for the term of the natural life of such prisoner, has served not less than ten (10) years of 18 19 such life sentence, may be released on parole as hereinafter provided, except that: 20

(a) No prisoner convicted as a confirmed and habitual
criminal under the provisions of Sections 99-19-81 through
99-19-87 shall be eligible for parole;

(b) Any person who shall have been convicted of a sex crime shall not be released on parole except for a person under the age of nineteen (19) who has been convicted under Section 97-3-67;

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(c) No one shall be eligible for parole until he shall 28 29 have served one (1) year of his sentence, unless such person has 30 accrued any meritorious earned time allowances, in which case he 31 shall be eligible for parole if he has served (i) nine (9) months 32 of his sentence or sentences, when his sentence or sentences is 33 two (2) years or less; (ii) ten (10) months of his sentence or sentences when his sentence or sentences is more than two (2) 34 years but no more than five (5) years; and (iii) one (1) year of 35 his sentence or sentences when his sentence or sentences is more 36 than five (5) years; 37

38 (d) (i) No person shall be eligible for parole who shall, on or after January 1, 1977, be convicted of robbery or 39 40 attempted robbery through the display of a firearm until he shall have served ten (10) years if sentenced to a term or terms of more 41 than ten (10) years or if sentenced for the term of the natural 42 life of such person. If such person is sentenced to a term or 43 terms of ten (10) years or less, then such person shall not be 44 45 eligible for parole. The provisions of this paragraph (d) shall also apply to any person who shall commit robbery or attempted 46 47 robbery on or after July 1, 1982, through the display of a deadly weapon. This subparagraph (d)(i) shall not apply to persons 48 49 convicted after September 30, 1994;

50 (ii) No person shall be eligible for parole who shall, on or after October 1, 1994, be convicted of robbery, 51 52 attempted robbery or carjacking as provided in Section 97-3-115 et seq., through the display of a firearm or drive-by shooting as 53 54 provided in Section 97-3-109. The provisions of this subparagraph 55 (d)(ii) shall also apply to any person who shall commit robbery, 56 attempted robbery, carjacking or a drive-by shooting on or after 57 October 1, 1994, through the display of a deadly weapon;

58 (e) No person shall be eligible for parole who, on or 59 after July 1, 1994, is charged, tried, convicted and sentenced to

S. B. No. 2680 \*SSO1/R987\* 04/SS01/R987 PAGE 2 60 life imprisonment without eligibility for parole under the 61 provisions of Section 99-19-101;

(f) No person shall be eligible for parole who is
charged, tried, convicted and sentenced to life imprisonment under
the provisions of Section 99-19-101;

65 No person shall be eligible for parole who is (g) convicted or whose suspended sentence is revoked after June 30, 66 1995, except that a first offender convicted of a nonviolent crime 67 after January 1, 2000, may be eligible for parole if the offender 68 69 meets the requirements in subsection (1) and this paragraph. In 70 addition to other requirements, if a first offender is convicted of a drug or driving under the influence felony, the offender must 71 72 complete a drug and alcohol rehabilitation program prior to parole 73 or the offender may be required to complete a post-release drug 74 and alcohol program as a condition of parole. For purposes of this paragraph, "nonviolent crime" means a felony other than 75 76 homicide, robbery, manslaughter, sex crimes, arson, burglary of an 77 occupied dwelling, aggravated assault, kidnapping, felonious abuse of vulnerable adults, felonies with enhanced penalties, the sale 78 79 or manufacture of a controlled substance under the Uniform Controlled Substances Law, a violation of 63-11-30(5) resulting in 80 81 death, and felony child abuse.

Notwithstanding any other provision of law, an inmate 82 (2) 83 shall not be eligible to receive earned time, good time or any 84 other administrative reduction of time which shall reduce the time necessary to be served for parole eligibility as provided in 85 86 subsection (1) of this section; however, this subsection shall not 87 apply to the advancement of parole eligibility dates pursuant to the Prison Overcrowding Emergency Powers Act. Moreover, 88 meritorious earned time allowances may be used to reduce the time 89 90 necessary to be served for parole eligibility as provided in 91 paragraph (c) of subsection (1) of this section.

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The State Parole Board shall by rules and regulations 92 (3) establish a method of determining a tentative parole hearing date 93 94 for each eligible offender taken into the custody of the 95 Department of Corrections. The tentative parole hearing date 96 shall be determined within ninety (90) days after the department 97 has assumed custody of the offender. Such tentative parole hearing date shall be calculated by a formula taking into account 98 the offender's age upon first commitment, number of prior 99 100 incarcerations, prior probation or parole failures, the severity and the violence of the offense committed, employment history and 101 102 other criteria which in the opinion of the board tend to validly and reliably predict the length of incarceration necessary before 103 104 the offender can be successfully paroled.

105 (4) Any inmate within twenty-four (24) months of his parole 106 eligibility date and who meets the criteria established by the 107 classification board shall receive priority for placement in any 108 educational development and job training programs. Any inmate 109 refusing to participate in an educational development or job 110 training program may be ineligible for parole.

SECTION 2. This act shall take effect and be in force from and after its passage.

S. B. No. 2680 \*SSO1/R987\* 04/SSO1/R987 ST: Corrections; require person convicted of PAGE 4 DUI violation resulting in death to serve 85% of sentence.