By: Representative Warren

To: Corrections; Appropriations

HOUSE BILL NO. 449

1 AN ACT TO REENACT SECTIONS 47-5-901 THROUGH 47-5-909, 2 MISSISSIPPI CODE OF 1972, WHICH PROVIDE FOR CONDITIONS UNDER WHICH 3 STATE OFFENDERS MAY SERVE SENTENCES IN COUNTY JAILS; TO AMEND 4 SECTION 47-5-911, MISSISSIPPI CODE OF 1972, TO EXTEND THE DATE OF 5 REPEAL ON THOSE REENACTED SECTIONS FROM JULY 1, 2005, TO JULY 1, 6 2007; AND FOR RELATED PURPOSES.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: SECTION 1. Section 47-5-901, Mississippi Code of 1972, is reenacted as follows:

10 47-5-901. (1) Any person committed, sentenced or otherwise placed under the custody of the Department of Corrections, on 11 order of the sentencing court and subject to the other conditions 12 of this subsection, may serve all or any part of his sentence in 13 14 the county jail of the county wherein such person was convicted if the Commissioner of Corrections determines that physical space is 15 not available for confinement of such person in the state 16 correctional institutions. Such determination shall be promptly 17 made by the Department of Corrections upon receipt of notice of 18 the conviction of such person. The commissioner shall certify in 19 20 writing that space is not available to the sheriff or other officer having custody of the person. Any person serving his 21 22 sentence in a county jail shall be classified in accordance with Section 47-5-905. 23

24 (2) If state prisoners are housed in county jails due to a lack of capacity at state correctional institutions, the 25 Department of Corrections shall determine the cost for food and 26 27 medical attention for such prisoners. The cost of feeding and housing offenders confined in such county jails shall be based on 28 29 actual costs or contract price per prisoner. In order to maximize *HR40/R537.1* H. B. No. 449 G1/2 05/HR40/R537.1 PAGE 1 (OM\BD)

30 the potential use of county jail space, the Department of 31 Corrections is encouraged to negotiate a reasonable per day cost 32 per prisoner, which in no event may exceed Twenty Dollars (\$20.00) 33 per day per offender.

34 (3) Upon vouchers submitted by the board of supervisors of 35 any county housing persons due to lack of space at state institutions, the Department of Corrections shall pay to such 36 county, out of any available funds, the actual cost of food, or 37 contract price per prisoner, not to exceed Twenty Dollars (\$20.00) 38 per day per offender, as determined under subsection (2) of this 39 40 section for each day an offender is so confined beginning the day that the Department of Corrections receives a certified copy of 41 42 the sentencing order and will terminate on the date on which the offender is released or otherwise removed from the custody of the 43 44 county jail. The department shall pay the cost for medical attention for prisoners at an amount no greater than the 45 46 reimbursement rate based on the Mississippi Medicaid reimbursement 47 This limitation applies to all medical care services, rate. durable and nondurable goods, prescription drugs and medications. 48 49 Such payment shall be placed in the county general fund and shall 50 be expended only for food and medical attention for such persons. 51 The Department of Corrections shall not pay a county for offenders housed in county jails pending a probation or parole revocation 52 53 hearing.

54 (4) A person, on order of the sentencing court, may serve not more than twenty-four (24) months of his sentence in a county 55 56 jail if the person is classified in accordance with Section 57 47-5-905 and the county jail is an approved county jail for housing state inmates under federal court order. The sheriff of 58 the county shall have the right to petition the Commissioner of 59 The county 60 Corrections to remove the inmate from the county jail. 61 shall be reimbursed in accordance with subsection (2).

H. B. No. 449 *HR40/R537.1* 05/HR40/R537.1 PAGE 2 (OM\BD) 62 (5) The Attorney General of the State of Mississippi shall 63 defend the employees of the Department of Corrections and 64 officials and employees of political subdivisions against any 65 action brought by any person who was committed to a county jail 66 under the provisions of this section.

67 (6) This section does not create in the Department of 68 Corrections, or its employees or agents, any new liability, express or implied, nor shall it create in the Department of 69 70 Corrections any administrative authority or responsibility for the construction, funding, administration or operation of county or 71 72 other local jails or other places of confinement which are not staffed and operated on a full-time basis by the Department of 73 74 Corrections. The correctional system under the jurisdiction of 75 the Department of Corrections shall include only those facilities 76 fully staffed by the Department of Corrections and operated by it 77 on a full-time basis.

78 (7) An offender returned to a county for post-conviction 79 proceedings shall be subject to the provisions of Section 99-19-42 80 and the county shall not receive the per day allotment for such 81 offender after the time prescribed for returning the offender to 82 the Department of Corrections as provided in Section 99-19-42.

83 SECTION 2. Section 47-5-903, Mississippi Code of 1972, is
84 reenacted as follows:

47-5-903. (1) A person committed, sentenced or otherwise placed under the custody of the Department of Corrections, on order of the sentencing court, may serve his sentence in the county jail of the county where convicted if all of the following conditions are complied with:

90 (a) The person must be classified in accordance with91 Section 47-5-905;

92 (b) The person must not be classified as in need of93 close supervision;

H. B. No. 449 *HR40/R537.1* 05/HR40/R537.1 PAGE 3 (OM\BD) 94 (c) The sheriff of the county where the person will 95 serve his sentence must request in writing that the person be 96 allowed to serve his sentence in that county jail;

97 (d) After the person is classified and returned to the 98 county, the county shall assume the full and complete 99 responsibility for the care and expenses of housing such person; 100 and

101 (e) The county jail must be an approved county jail for102 housing state inmates under federal court order.

103 (2) This section does not apply to inmates housed in county 104 jails due to lack of space at state correctional facilities. The 105 department shall not reimburse the county for the expense of 106 housing an inmate under this section.

107 (3) The Attorney General of the State of Mississippi shall 108 defend the employees of the Department of Corrections and 109 officials and employees of political subdivisions against any 110 action brought by any person who was committed to a county jail 111 under the provisions of this section.

(4) The state, the Department of Corrections, and its employees or agents, shall not be liable to any person or entity for an inmate held in a county jail under this section.

SECTION 3. Section 47-5-905, Mississippi Code of 1972, is reenacted as follows:

47-5-905. (1) All persons placed under the custody of the 117 118 Department of Corrections shall be processed at a reception and diagnostic center of the Department of Corrections and then be 119 120 assigned to an appropriate correctional facility for a complete and thorough classification, not to exceed ninety (90) days, 121 unless the department determines that a person can be properly 122 123 processed and classified at the county jail in accordance with the 124 department's classification plan.

H. B. No. 449 *HR40/R537.1* 05/HR40/R537.1 PAGE 4 (OM\BD) 125 (2) The Department of Corrections shall develop a plan for
126 the processing and classification of inmates in county jails and
127 shall implement the plan by January 1, 1993.

SECTION 4. Section 47-5-907, Mississippi Code of 1972, is reenacted as follows:

130 47-5-907. The sheriff of any county in this state shall have 131 the right to petition the Commissioner of the Department of 132 Corrections to remove a state inmate from the county jail in such 133 county to the State Penitentiary. The commissioner shall remove 134 such inmate from such county jail if the sheriff of such county 135 sets forth just cause in his petition indicating why an inmate 136 should be removed from such county jail to the State Penitentiary.

137 Just cause is established if such sheriff can sufficiently prove that such inmate has a dangerous behavior or sufficiently 138 prove that there is no available or suitable medical facility 139 140 where such inmate can be provided suitable medical services. The 141 commissioner shall respond in writing to the petition no later 142 than thirty (30) days after the receipt of such petition. If the petition to remove such inmate is denied by the commissioner, such 143 144 sheriff and his agents shall have from the date of denial absolute immunity from liability for any injury resulting from subsequent 145 146 behavior or from medical consequences regarding such inmate, provided that such injury resulted from conditions which were set 147 148 forth in such petition.

149 SECTION 5. Section 47-5-909, Mississippi Code of 1972, is 150 reenacted as follows:

151 47-5-909. It is the policy of the Legislature that all 152 inmates be removed from county jails as early as practicable. 153 Sections 47-5-901 through 47-5-907 are temporary measures to help 154 alleviate the immediate operating capacity limitations at 155 correctional facilities and are not permanent measures to be 156 included in the long-term operating capacity of the correctional 157 system.

H. B. No. 449 *HR40/R537.1* 05/HR40/R537.1 PAGE 5 (OM\BD) 158 **SECTION 6.** Section 47-5-911, Mississippi Code of 1972, is 159 amended as follows:

160 47-5-911. Sections 47-5-901 through 47-5-911 shall stand
161 repealed on July 1, <u>2007</u>.

162 SECTION 7. This act shall take effect and be in force from 163 and after July 1, 2005.