Senate Amendments to House Bill No. 203

TO THE CLERK OF THE HOUSE:

THIS IS TO INFORM YOU THAT THE SENATE HAS ADOPTED THE AMENDMENTS SET OUT BELOW:

AMENDMENT NO. 1

Amend by striking all after the enacting clause and inserting in lieu thereof the following:

10 SECTION 1. Section 99-11-3, Mississippi Code of 1972, is 11 reenacted and amended as follows: 99-11-3. (1) The local jurisdiction of all offenses, unless 12 otherwise provided by law, shall be in the county where committed. 13 But, if on the trial the evidence makes it doubtful in which of 14 15 several counties, including that in which the indictment or 16 affidavit alleges the offense was committed, such doubt shall not avail to procure the acquittal of the defendant. 17 18 The provisions of subsection (1) of this section shall (2)19 not apply to indictments returned by a state grand jury. The venue of trials for indictments returned by a state grand jury 20 21 shall be as provided by the State Grand Jury Act. * * * 22 SECTION 2. Section 27, Chapter 553, Laws of 1993, as amended 23 by Chapter 382, Laws of 1998, as amended by Chapter 480, Laws of 24 1999, as amended by Chapter 471, Laws of 2002, is amended as 25 follows: Section 27. This act shall take effect and be in force from 26 and after its passage * * *. 27 SECTION 3. Section 25-31-5, Mississippi Code of 1972, is 28 29 amended as follows: 30 25 - 31 - 5. (1) The following number of full-time legal assistants are authorized in the following circuit court 31 32 districts: First Circuit Court District..... eight (8) 33 (a) 34 legal assistants.

35 (b) Second Circuit Court District..... nine (9) H. B. 203 PAGE 1 36 legal assistants. 37 (C) Third Circuit Court District..... five (5) legal assistants. 38 (d) Fourth Circuit Court District..... 39 five (5) 40 legal assistants. 41 (e) Fifth Circuit Court District..... four (4) 42 legal assistants. 43 (f) Sixth Circuit Court District..... two (2) 44 legal assistants. Seventh Circuit Court District..... 45 (g) nine (9) 46 legal assistants. 47 Eighth Circuit Court District..... (h) two (2) legal assistants. 48 49 (i) Ninth Circuit Court District..... two (2) 50 legal assistants. 51 (j) Tenth Circuit Court District..... four (4) legal assistants. 52 Eleventh Circuit Court District..... 53 (k) five (5)54 legal assistants. Twelfth Circuit Court District..... three (3) 55 (1) 56 legal assistants. Thirteenth Circuit Court District..... 57 (m) two (2) 58 legal assistants. 59 (n) Fourteenth Circuit Court District..... three (3) 60 legal assistants. (o) Fifteenth Circuit Court District..... 61 five (5) legal assistants. 62 63 (p) Sixteenth Circuit Court District..... four (4)64 legal assistants. 65 Seventeenth Circuit Court District..... (q) six (6) legal assistants. 66 67 Eighteenth Circuit Court District..... (r) two (2) 68 legal assistants. Nineteenth Circuit Court District..... four (4)69 (s) 70 legal assistants. H. B. 203 PAGE 2

71 (t) Twentieth Circuit Court District..... four (4)
72 legal assistants.

73 (u) Twenty-first Circuit Court District..... two (2)74 legal assistants.

75 (v) Twenty-second Circuit Court District.... two (2)
76 legal assistants.

In addition to any legal assistants authorized pursuant 77 (2)78 to subsection (1) of this section, the following number of 79 full-time legal assistants are authorized (i) in the following circuit court districts if funds are appropriated by the 80 81 Legislature to adequately fund the salaries, expenses and fringe benefits of such legal assistants, or (ii) in any of the following 82 circuit court districts in which the board of supervisors of one 83 84 or more of the counties in a circuit court district adopts a 85 resolution to pay all of the salaries, supplemental pay, expenses 86 and fringe benefits of legal assistants authorized in such district pursuant to this subsection: 87 First Circuit Court District..... two (2) 88 (a) 89 legal assistants. Second Circuit Court District..... two (2) 90 (b) 91 legal assistants. 92 (C) Third Circuit Court District..... two (2) 93 legal assistants. Fourth Circuit Court District..... two (2) 94 (d)95 legal assistants. Fifth Circuit Court District..... two (2) 96 (e) 97 legal assistants. Sixth Circuit Court District..... two (2) (f) 98 99 legal assistants. 100 Seventh Circuit Court District..... two (2) (g) 101 legal assistants. 102 Eighth Circuit Court District..... two (2) (h) 103 legal assistants. 104 (i) Ninth Circuit Court District..... two (2) 105 legal assistants. H. B. 203 PAGE 3

106 (j) Tenth Circuit Court District..... two (2) 107 legal assistants. 108 Eleventh Circuit Court District..... two (2) (k) 109 legal assistants. Twelfth Circuit Court District..... two (2) 110 (1)111 legal assistants. Thirteenth Circuit Court District..... two (2) 112 (m) 113 legal assistants. 114 (n) Fourteenth Circuit Court District..... two (2) 115 legal assistants. Fifteenth Circuit Court District..... two (2) 116 (0) 117 legal assistants. (p) Sixteenth Circuit Court District..... two (2) 118 legal assistants. 119 120 (q) Seventeenth Circuit Court District..... two (2) 121 legal assistants. Eighteenth Circuit Court District..... two (2) 122 (r) 123 legal assistants. 124 (s) Nineteenth Circuit Court District..... two (2) 125 legal assistants. 126 (t) Twentieth Circuit Court District..... two (2) 127 legal assistants. 128 Twenty-first Circuit Court District..... two (2) (u) 129 legal assistants. 130 Twenty-second Circuit Court District..... two (2) (v) 131 legal assistants. The board of supervisors of any county may pay all or a 132 (3) part of the salary, supplemental pay, expenses and fringe benefits 133 134 of any district attorney or legal assistant authorized in the 135 circuit court district to which such county belongs pursuant to 136 this section. 137 SECTION 4. The Attorney General of the State of Mississippi shall submit Section 3 of this act, immediately upon approval by 138 the Governor, or upon approval by the Legislature subsequent to a 139 140 veto, to the Attorney General of the United States or to the

H. B. 203 PAGE 4 141 United States District Court for the District of Columbia in 142 accordance with the provisions of the Voting Rights Act of 1965, 143 as amended and extended.

144 SECTION 5. Sections 1 and 2 of this act shall take effect 145 and be in force from and after its passage. The remainder of this 146 act shall take effect and be in force from and after the date it 147 is effectuated under Section 5 of the Voting Rights Act of 1965, 148 as amended and extended, or July 1, 2005, whichever is later.

Further, amend by striking the title in its entirety and inserting in lieu thereof the following:

AN ACT TO AMEND SECTION 99-11-3, MISSISSIPPI CODE OF 1972, TO REMOVE THE REPEALER ON VENUE FOR INDICTMENTS BY THE STATE GRAND JURY; TO AMEND SECTION 27, LAWS OF 1993, AS AMENDED BY CHAPTER 382, LAWS OF 1998, AS AMENDED BY CHAPTER 480, LAWS OF 1999, AS AMENDED BY CHAPTER 471, LAWS OF 2002, TO REMOVE THE REPEALER ON THE STATE GRAND JURY ACT; TO AMEND SECTION 25-31-5, MISSISSIPPI CODE OF 1972, TO REVISE THE NUMBER OF ASSISTANT DISTRICT ATTORNEYS AUTHORIZED; AND FOR RELATED PURPOSES.

SS26\HB203PS.J

John O. Gilbert Secretary of the Senate