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By: Representative Mims

H. B. No. 378

06/HR03/R234 PAGE 1 (CJR\LH) To: Judiciary B

HOUSE BILL NO. 378

AN ACT TO AMEND SECTION 99-15-109, MISSISSIPPI CODE OF 1972, 1 TO REVISE CONDITIONS WHEN PRETRIAL INTERVENTION IS APPROPRIATE; 2 3 AND FOR RELATED PURPOSES. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 4 SECTION 1. Section 99-15-109, Mississippi Code of 1972, is 5 6 amended as follows: 7 99-15-109. (1) Intervention shall be appropriate only when: 8 (a) The offender is eighteen (18) years of age or 9 older; There is substantial likelihood that justice will 10 (b) be served if the offender is placed in an intervention program; 11 (c) It is determined that the needs of the offender and 12 13 the state can better be met outside the traditional criminal 14 justice process; 15 (d) It is apparent that the offender poses no threat to 16 the community; It appears that the offender is unlikely to be 17 (e) 18 involved in further criminal activity; (f) The offender, in those cases where it is required, 19 20 is likely to respond quickly to rehabilitative treatment; 21 (g) The offender has no significant history of prior 22 delinquency or criminal activity; The offender has been indicted and is represented 23 (h) by an attorney; * * * 24 (i) The court has determined that the office of 25 26 district attorney or the Department of Corrections has sufficient support staff to administer such intervention program; and 27 *HR03/R234*

(j) In all criminal cases wherein the offender has been 28 held in contempt of court for failure to pay fines or restitution, 29 regardless of any prior criminal convictions of any type 30 31 whatsoever. 32 (2) When jurisdiction in a case involving a child is acquired by the circuit court pursuant to a transfer from the 33 34 youth court, the provision of subsection (1)(a) of this section 35 shall not be applicable. SECTION 2. This act shall take effect and be in force from 36 and after July 1, 2006. 37