By: Representative Warren

## HOUSE BILL NO. 568

AN ACT TO AMEND SECTION 47-7-5, MISSISSIPPI CODE OF 1972,
 WHICH CREATES THE STATE PAROLE BOARD AND PROVIDES THE
 RESPONSIBILITIES AND DUTIES OF THE BOARD; TO EXTEND THE REPEAL
 DATE ON THIS SECTION; AND FOR RELATED PURPOSES.
 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
 SECTION 1. Section 47-7-5, Mississippi Code of 1972, is

7 amended as follows:

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8 47-7-5. (1) The State Parole Board, created under former 9 Section 47-7-5, is hereby created, continued and reconstituted and 10 shall be composed of five (5) members. The Governor shall appoint 11 the members with the advice and consent of the Senate. All terms 12 shall be at the will and pleasure of the Governor. Any vacancy 13 shall be filled by the Governor, with the advice and consent of 14 the Senate. The Governor shall appoint a chairman of the board.

(2) Any person who is appointed to serve on the board shall 15 16 possess at least a bachelor's degree or a high school diploma and 17 four (4) years' work experience. Each member shall devote his full time to the duties of his office and shall not engage in any 18 19 other business or profession or hold any other public office. А 20 member shall not receive compensation or per diem in addition to 21 his salary as prohibited under Section 25-3-38. Each member shall keep such hours and workdays as required of full-time state 22 employees under Section 25-1-98. Individuals shall be appointed 23 24 to serve on the board without reference to their political affiliations. Each board member, including the chairman, may be 25 26 reimbursed for actual and necessary expenses as authorized by Section 25-3-41; but a member shall not be reimbursed for travel 27 expenses from his residence to the nearest State Penitentiary. 28 \*HR07/R974\* 568 H. B. No. G1/2 06/HR07/R974

(3) The board shall have exclusive responsibility for the granting of parole as provided by Sections 47-7-3 and 47-7-17 and shall have exclusive authority for revocation of the same. The board shall have exclusive responsibility for investigating clemency recommendations upon request of the Governor.

34 (4) The board, its members and staff, shall be immune from
35 civil liability for any official acts taken in good faith and in
36 exercise of the board's legitimate governmental authority.

The budget of the board shall be funded through a 37 (5) separate line item within the general appropriation bill for the 38 39 support and maintenance of the department. Employees of the department which are employed by or assigned to the board shall 40 41 work under the guidance and supervision of the board. There shall be an executive secretary to the board who shall be responsible 42 for all administrative and general accounting duties related to 43 The executive secretary shall keep and preserve all 44 the board. 45 records and papers pertaining to the board.

(6) The board shall have no authority or responsibility for
supervision of offenders granted a release for any reason,
including, but not limited to, probation, parole or executive
clemency or other offenders requiring the same through interstate
compact agreements. The supervision shall be provided exclusively
by the staff of the Division of Community Corrections of the
department.

(7) (a) The Parole Board is authorized to select and place offenders in an electronic monitoring program under the conditions and criteria imposed by the Parole Board. The conditions, restrictions and requirements of Section 47-7-17 and Sections 47-5-1001 through 47-5-1015 shall apply to the Parole Board and any offender placed in an electronic monitoring program by the Parole Board.

60 (b) Any offender placed in an electronic monitoring 61 program under this subsection shall pay the program fee provided H. B. No. 568 \*HR07/R974\* 06/HR07/R974 PAGE 2 (OM\HS) in Section 47-5-1013. The program fees shall be deposited in thespecial fund created in Section 47-5-1007.

64 (c) The department shall have absolute immunity from
65 liability for any injury resulting from a determination by the
66 Parole Board that an offender be placed in an electronic
67 monitoring program.

(8) (a) The Parole Board shall maintain a central registry of paroled inmates. The Parole Board shall place the following information on the registry: name, address, photograph, crime for which paroled, the date of the end of parole or flat-time date and other information deemed necessary. The Parole Board shall immediately remove information on a parolee at the end of his parole or flat-time date.

(b) When a person is placed on parole, the Parole Board shall inform the parolee of the duty to report to the Parole Officer any change in address ten (10) days before changing address.

79 (c) The Parole Board shall utilize an Internet web site80 or other electronic means to release or publish the information.

81 (d) Records maintained on the registry shall be open to
82 law enforcement agencies and the public and shall be available no
83 later than July 1, 2003.

84 (9) This section shall stand repealed on July 1, 2008.

85 **SECTION 2**. This act shall take effect and be in force from 86 and after July 1, 2006.