House Amendments to Senate Bill No. 2598

TO THE SECRETARY OF THE SENATE:

THIS IS TO INFORM YOU THAT THE HOUSE 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 47-5-1001, Mississippi Code of 1972, is SECTION 1. 11 reenacted as follows: 47-5-1001. For purposes of Sections 47-5-1001 through 12 13 47-5-1015, the following words shall have the meaning ascribed herein unless the context shall otherwise require: 14 15 (a) "Approved electronic monitoring device" means a 16 device approved by the department which is primarily intended to record and transmit information regarding the offender's presence 17 or nonpresence in the home. 18 19 (b) "Correctional field officer" means the supervising 20 probation and parole officer in charge of supervising the 21 offender. 22 (C) "Court" means a circuit court having jurisdiction to place an offender to the intensive supervision program. 23 24 (d) "Department" means the Department of Corrections. 25 "House arrest" means the confinement of a person (e) convicted or charged with a crime to his place of residence under 26 27 the terms and conditions established by the department or court. "Operating capacity" means the total number of 28 (f) 29 state offenders which can be safely and reasonably housed in 30 facilities operated by the department and in local or county jails or other facilities authorized to house state offenders as 31 certified by the department, subject to applicable federal and 32 33 state laws and rules and regulations. 34 "Participant" means an offender placed into an (q)

35 intensive supervision program.

S. B. 2598 PAGE 1 36 SECTION 2. Section 47-5-1003, Mississippi Code of 1972, is 37 reenacted as follows:

38 47-5-1003. (1) An intensive supervision program may be used 39 as an alternative to incarceration for offenders who are low risk 40 and nonviolent as selected by the department or court. Any 41 offender convicted of a sex crime or a felony violation of Section 42 41-29-139(a)(1) shall not be placed in the program.

43 (2) The court placing an offender in the intensive 44 supervision program may, acting upon the advice and consent of the commissioner and not later than one (1) year after the defendant 45 46 has been delivered to the custody of the department, suspend the further execution of the sentence and place the defendant on 47 48 intensive supervision, except when a death sentence or life imprisonment is the maximum penalty which may be imposed or if the 49 defendant has been confined for the conviction of a felony on a 50 51 previous occasion in any court or courts of the United States and of any state or territories thereof or has been convicted of a 52 felony involving the use of a deadly weapon. 53

54 (3) To protect and to ensure the safety of the state's 55 citizens, any offender who violates an order or condition of the 56 intensive supervision program may be arrested by the correctional 57 field officer and placed in the actual custody of the Department 58 of Corrections. Such offender is under the full and complete 59 jurisdiction of the department and subject to removal from the 60 program by the classification hearing officer.

When any circuit or county court places an offender in 61 (4) 62 an intensive supervision program, the court shall give notice to the Mississippi Department of Corrections within fifteen (15) days 63 64 of the court's decision to place the offender in an intensive 65 supervision program. Notice shall be delivered to the central office of the Mississippi Department of Corrections and to the 66 67 regional office of the department which will be providing 68 supervision to the offender in an intensive supervision program.

69 The courts may not require an offender to complete the 70 intensive supervision program as a condition of probation or 71 post-release supervision.

72 SECTION 3. Section 47-5-1005, Mississippi Code of 1972, is reenacted as follows: 73

74 47-5-1005. (1) The department shall promulgate rules that 75 prescribe reasonable guidelines under which an intensive 76 supervision program shall operate. These rules shall include, but 77 not be limited to, the following:

The participant shall remain within the interior 78 (a) 79 premises or within the property boundaries of his or her residence at all times during the hours designated by the correctional field 80 officer. 81

Approved absences from the home may include, but 82 (b) 83 are not limited to, the following:

84 (i) Working or employment approved by the court or department and traveling to or from approved employment; 85

86 (ii) Unemployed and seeking employment approved 87 for the participant by the court or department;

(iii) Undergoing medical, psychiatric, mental 88 89 health treatment, counseling or other treatment programs approved 90 for the participant by the court or department;

91 (iv) Attending an educational institution or a 92 program approved for the participant by the court or department;

93 Participating in community work release or community service program approved for the participant by the 94 95 court or department; or

(v)

(vi) For another compelling reason consistent with 96 97 the public interest, as approved by the court or department. 98 The department shall select and approve all electronic (2)monitoring devices used under Sections 47-5-1001 through 99 100 47-5-1015.

The department may lease the equipment necessary to 101 (3) 102 implement the intensive supervision program and to contract for 103 the monitoring of such devices. The department is authorized to S. B. 2598 PAGE 3

104 select the lowest price and best source in contracting for these 105 services.

106 SECTION 4. Section 47-5-1007, Mississippi Code of 1972, is 107 reenacted as follows:

108 47-5-1007. (1) Any participant in the intensive supervision 109 program who engages in employment shall pay a monthly fee to the department for each month such person is enrolled in the program. 110 The department may waive the monthly fee if the offender is a 111 112 full-time student or is engaged in vocational training. Monev received by the department from participants in the program shall 113 114 be deposited into a special fund which is hereby created in the State Treasury. It shall be used, upon appropriation by the 115 116 Legislature, for the purpose of helping to defray the costs involved in administering and supervising such program. 117 118 Unexpended amounts remaining in such special fund at the end of a 119 fiscal year shall not lapse into the State General Fund, and any interest earned on amounts in such special fund shall be deposited 120 121 to the credit of the special fund.

122 (2) The participant shall admit any correctional officer
123 into his residence at any time for purposes of verifying the
124 participant's compliance with the conditions of his detention.

(3) The participant shall make the necessary arrangements to allow for correctional officers to visit the participant's place of education or employment at any time, based upon the approval of the educational institution or employer, for the purpose of verifying the participant's compliance with the conditions of his detention.

(4) The participant shall acknowledge and participate with the approved electronic monitoring device as designated by the department at any time for the purpose of verifying the participant's compliance with the conditions of his detention. (5) The participant shall be responsible for and shall maintain the following:

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(a) A working telephone line in the participant's home;

(b) A monitoring device in the participant's home, oron the participant's person or both; and

140 (c) A monitoring device in the participant's home and141 on the participant's person in the absence of a telephone.

142 (6) The participant shall obtain approval from the
143 correctional field officer before the participant changes
144 residence.

145 (7) The participant shall not commit another crime during146 the period of home detention ordered by the court or department.

147 (8) Notice shall be given to the participant that violation 148 of the order of home detention shall subject the participant to 149 prosecution for the crime of escape as a felony.

(9) The participant shall abide by other conditions as setby the department.

152 SECTION 5. Section 47-5-1009, Mississippi Code of 1972, is 153 reenacted as follows:

47-5-1009. (1) The department shall have absolute immunity from liability for any injury resulting from a determination by a judge or correctional officer that an offender shall be allowed to participate in the electronic home detention program.

(2) The Department of Audit shall annually audit the records
of the department to ensure compliance with Sections 47-5-1001
through 47-5-1015.

161 SECTION 6. Section 47-5-1011, Mississippi Code of 1972, is 162 reenacted as follows:

163 47-5-1011. (1) Before entering an order for commitment for 164 electronic house arrest, the department shall inform the 165 participant and other persons residing in the home of the nature 166 and extent of the approved electronic monitoring devices by doing 167 the following:

(a) Securing the written consent of the participant in
the program to comply with the rules and regulations of the
program.

(b) Advising adult persons residing in the home of theparticipant at the time an order or commitment for electronic

S. B. 2598 PAGE 5 173 house arrest is entered and asking such persons to acknowledge the 174 nature and extent of approved electronic monitoring devices.

(c) Insuring that the approved electronic devices are minimally intrusive upon the privacy of other persons residing in the home while remaining in compliance with Sections 47-5-1001 through 47-5-1015.

(2) The participant shall be responsible for the cost of equipment and any damage to such equipment. Any intentional damage, any attempt to defeat monitoring, any committing of a criminal offense or any associating with felons or known criminals, shall constitute a violation of the program.

184 (3) Any person whose residence is utilized in the program 185 shall agree to keep the home drug and alcohol free and to exclude 186 known felons and criminals in order to provide a noncriminal 187 environment.

188 SECTION 7. Section 47-5-1013, Mississippi Code of 1972, is 189 reenacted as follows:

190 47-5-1013. Participants enrolled in an intensive supervision191 program shall be required to:

(a) Maintain employment if physically able, or
full-time student status at an approved school or vocational
trade, and make progress deemed satisfactory to the correctional
field officer, or both, or be involved in supervised job searches.

196 (b) Pay restitution and program fees as directed by the 197 department. Program fees shall not be less than Seventy-five Dollars (\$75.00) per month. The sentencing judge may charge a 198 program fee of less than Seventy-five Dollars (\$75.00) per month 199 200 in cases of extreme financial hardship, when such judge determines 201 that the offender's participation in the program would provide a 202 benefit to his community. Program fees shall be deposited in the 203 special fund created in Section 47-5-1007.

(c) Establish a place of residence at a place approved
by the correctional field officer, and not change his residence
without the officer's approval. The correctional officer shall be

207 allowed to inspect the place of residence for alcoholic beverages, 208 controlled substances and drug paraphernalia.

(d) Remain at his place of residence at all times except to go to work, to attend school, to perform community service and as specifically allowed in each instance by the correctional field officer.

(e) Allow administration of drug and alcohol tests asrequested by the field officer.

(f) Perform not less than ten (10) hours of community service each month.

(g) Meet any other conditions imposed by the court to meet the needs of the offender and limit the risks to the community.

220 **SECTION 8.** Section 47-5-1015, Mississippi Code of 1972, is 221 amended as follows:

47-5-1015. Sections 47-5-1001 through 47-5-1015 shall stand
 repealed after June 30, <u>2008</u>.

224 **SECTION 9.** This act shall take effect and be in force from 225 and after its passage.

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

AN ACT TO REENACT SECTIONS 47-5-1001 THROUGH 47-5-1013, 1 2 MISSISSIPPI CODE OF 1972, WHICH PERMIT A COURT TO PLACE AN OFFENDER IN THE INTENSIVE SUPERVISION PROGRAM AS AN ALTERNATIVE TO 3 4 INCARCERATION, ESTABLISHES RULES AND GUIDELINES FOR OPERATION OF 5 THE PROGRAM AND PROVIDES PAYMENT OF FEES BY PARTICIPANTS FOR SUCH 6 PROGRAM; TO AMEND SECTION 47-5-1015, MISSISSIPPI CODE OF 1972, TO 7 EXTEND THE DATE OF REPEAL ON THOSE REENACTED SECTIONS; AND FOR 8 RELATED PURPOSES.

HR03\SB2598A.J

Don Richardson Clerk of the House of Representatives