Adopted AMENDMENT NO 1 PROPOSED TO

Cmte Sub for House Bill No. 1056

BY: Representatives Johnson, Blackmon

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

- The following words and phrases shall have the meanings
- 19 ascribed unless the context clearly requires otherwise:
- 20 (a) "Benefit" means any gain or advantage to the
- 21 beneficiary, including any gain or advantage to a third person
- 22 pursuant to the desire or consent of the beneficiary.
- 23 (b) "Government" means the state, county, municipality
- 24 or other political subdivision, agency, branch or department of
- 25 any of the foregoing, and any corporation or other entity
- 26 established by law to carry out any governmental function.
- 27 (c) "Governmental function" means any activity which a
- 28 public servant is legally authorized to undertake on behalf of a
- 29 government.
- 30 (d) "Harm" means loss, disadvantage or injury, or
- 31 anything so regarded by the person affected, including loss,
- 32 disadvantage or injury to any other person or entity in whose
- 33 welfare he is interested.
- (e) "Juror" means any person who is a member of any
- 35 jury, including a grand jury, impaneled by any court of this state

- 36 or by any public servant authorized by law to impanel a jury. The
- 37 term juror also includes any person who has been summoned or whose
- 38 name has been drawn to attend as a prospective juror.
- 39 (f) "Official proceeding" means any proceeding heard
- 40 before any legislative, judicial, administrative or other
- 41 government agency or official authorized to hear evidence under
- 42 oath.
- 43 (g) "Physical evidence" means any article, object,
- 44 document, record or other thing of physical substance.
- (h) "Property" means any real or personal property,
- 46 including books, records and documents.
- 47 (i) "Public servant" means any officer or employee of
- 48 government, including legislators and judges and any person
- 49 participating as juror, advisor, consultant or otherwise, in
- 50 performing a governmental function; but the term does not include
- 51 witnesses. This term includes persons who have been elected,
- 52 appointed or designated to become a public servant although not
- 53 yet occupying that position.
- 54 (j) "Testimony" means oral or written statements,
- 55 documents or any other material that may be offered as evidence in
- 56 an official proceeding.
- 57 (k) "Threat" means any menace, however communicated,
- 58 to: (i) cause bodily injury to the person threatened or another
- 59 or commit any other criminal offense; (ii) cause damage to
- 60 property or cause anyone to part with property; (iii) accuse
- 61 anyone of a criminal offense; (iv) expose a secret or an asserted
- 62 fact, whether true or false, tending to subject anyone to hatred,
- 63 contempt or ridicule; (v) impair the credit or business repute of
- 64 any person; or (vi) take or withhold action as a public servant or
- 65 cause a public servant to take or withhold action.
- 66 SECTION 2. Hindering prosecution or apprehension; definition
- 67 of "criminal assistance."

- For the purposes of Sections 3 and 4 of this act, a person "renders criminal assistance" to another if he knowingly:
- 70 (a) Harbors or conceals the other person;
- 71 (b) Warns the other person of impending discovery or
- 72 apprehension, except that this paragraph (b) does not apply to a
- 73 warning given in connection with an effort to bring another into
- 74 compliance with the law;
- 75 (c) Provides or aids in providing the other person with
- 76 money, transportation, weapon, disguise or other means of avoiding
- 77 discovery or apprehension;
- 78 (d) Prevents or obstructs, by means of force, deception
- 79 or intimidation, anyone from performing an act that might aid in
- 80 the discovery, apprehension, prosecution or conviction of the
- 81 other person; or
- 82 (e) Suppresses, by an act of concealment, alteration or
- 83 destruction, any physical evidence that might aid in the
- 84 discovery, apprehension or conviction of the other person.
- 85 SECTION 3. Hindering prosecution in the first degree.
- 86 (1) A person commits the crime of hindering prosecution in
- 87 the first degree if, with the intent to hinder the apprehension,
- 88 prosecution, conviction or punishment of another for conduct
- 89 constituting a felony, he renders criminal assistance to the other
- 90 person.
- 91 (2) Hindering prosecution in the first degree is a Class 1
- 92 felony.
- 93 SECTION 4. Hindering prosecution in the second degree.
- 94 (1) A person commits the crime of hindering prosecution in
- 95 the second degree if, with the intent to hinder the apprehension,
- 96 prosecution, conviction or punishment of another for conduct
- 97 constituting a misdemeanor, he renders criminal assistance to the
- 98 other person.

- 99 (2) Hindering prosecution in the second degree is a 100 misdemeanor.
- 101 <u>SECTION 5.</u> Bribing a witness.
- 102 (1) A person commits the crime of bribing a witness if he
- 103 intentionally or knowingly offers, confers or agrees to confer any
- 104 benefit upon a witness or a person he believes will be called as a
- 105 witness in any official proceeding with intent to:
- 106 (a) Influence the testimony of that person;
- 107 (b) Induce that person to avoid legal process summoning
- 108 him to testify; or
- 109 (c) Induce that person to absent himself from an
- 110 official proceeding to which he has been legally summoned.
- 111 (2) Bribing a witness is a Class 1 felony.
- 112 SECTION 6. Bribe receiving by a witness.
- 113 (1) A witness or a person believing he will be called as a
- 114 witness in any official proceeding commits the crime of bribe
- 115 receiving by a witness if he intentionally or knowingly solicits,
- 116 accepts or agrees to accept any benefit upon an agreement or
- 117 understanding that:
- 118 (a) His testimony will thereby be influenced;
- (b) He will attempt to avoid legal process summoning
- 120 him to testify; or
- 121 (c) He will absent himself from an official proceeding
- 122 to which he has been legally summoned.
- 123 (2) Bribe receiving by a witness is a Class 1 felony.
- 124 SECTION 7. Intimidating a witness.
- 125 (1) A person commits the crime of intimidating a witness if
- 126 he intentionally or knowingly attempts, by use of a threat
- 127 directed to a witness or a person he believes will be called as a
- 128 witness in any official proceedings, to:
- 129 (a) Influence the testimony of that person;

- 130 (b) Induce that person to avoid legal process summoning
- 131 him to testify; or
- 132 (c) Induce that person to absent himself from an
- 133 official proceeding to which he has been legally summoned.
- 134 (2) Intimidating a witness is a Class 1 felony.
- 135 SECTION 8. Tampering with a witness.
- 136 (1) A person commits the crime of tampering with a witness
- 137 if he intentionally or knowingly attempts to induce a witness or a
- 138 person he believes will be called as a witness in any official
- 139 proceeding to:
- 140 (a) Testify falsely or unlawfully withhold testimony;
- 141 or
- 142 (b) Absent himself from any official proceeding to
- 143 which he has been legally summoned.
- 144 (2) Tampering with a witness is a Class 2 felony.
- 145 <u>SECTION 9.</u> Bribing a juror.
- 146 (1) A person commits the crime of bribing a juror if he
- 147 intentionally or knowingly offers, confers or agrees to confer any
- 148 benefit upon a juror with the intent that the juror's vote,
- 149 opinion, decision or other action as a juror will thereby be
- 150 influenced.
- 151 (2) Bribing a juror is a Class 1 felony.
- 152 SECTION 10. Bribe receiving by a juror.
- 153 (1) A person commits the crime of bribe receiving by a juror
- 154 if he intentionally or knowingly solicits, accepts or agrees to
- 155 accept any benefit upon an agreement or understanding that his
- 156 vote, opinion, decision or other action as a juror will thereby be
- 157 influenced.
- 158 (2) Bribe receiving by a juror is a Class 1 felony.
- 159 <u>SECTION 11.</u> Intimidating a juror.
- 160 (1) A person commits the crime of intimidating a juror if he
- 161 intentionally or knowingly attempts, by the use of a threat, to

- 162 influence a juror's vote, opinion, decision or other action as a
- 163 juror.
- 164 (2) Intimidating a juror is a Class 1 felony.
- 165 **SECTION 12.** Jury tampering.
- 166 (1) A person commits the crime of jury tampering if, with
- 167 intent to influence a juror's vote, opinion, decision or other
- 168 action in the case, he intentionally or knowingly attempts to
- 169 communicate directly or indirectly with a juror other than as part
- 170 of the proceedings in the trial of the case.
- 171 (2) Jury tampering is a Class 2 felony.
- 172 SECTION 13. Tampering with physical evidence.
- 173 (1) A person commits the crime of tampering with physical
- 174 evidence if, believing that an official proceeding is pending or
- 175 may be instituted, and acting without legal right or authority,
- 176 he:
- 177 (a) Intentionally destroys, mutilates, conceals,
- 178 removes or alters physical evidence with intent to impair its use,
- 179 verity or availability in the pending or prospective official
- 180 proceeding;
- (b) Knowingly makes, presents or offers any false
- 182 physical evidence with intent that it be introduced in the pending
- 183 or prospective official proceeding; or
- 184 (c) Intentionally prevents the production of physical
- 185 evidence by an act of force, intimidation or deception against any
- 186 person.
- 187 (2) Tampering with physical evidence is a Class 2 felony.
- 188 SECTION 14. Retaliation against a public servant or witness.
- 189 (1) A person commits the offense of retaliation if he
- 190 intentionally or knowingly harms or threatens to harm another by
- 191 any unlawful act in retaliation for anything lawfully done in the
- 192 capacity of public servant, witness, prospective witness or
- 193 informant.

- (2) Retaliation is a Class 2 felony. 194
- 195 SECTION 15. Sentencing.
- 196 A person who has been convicted of any Class 1 felony
- 197 under this act shall be sentenced to imprisonment for a term of
- 198 not more than five (5) years or fined not more than Five Thousand
- 199 Dollars (\$5,000.00), or both.
- 200 (2) A person who has been convicted of any Class 2 felony
- 201 under this act shall be sentenced to imprisonment for a term of
- 202 not more than two (2) years or fined not more than Three Thousand
- Dollars (\$3,000.00), or both. 203
- 204 (3) A person who has been convicted of any misdemeanor under
- 205 this act shall be sentenced to confinement in the county jail for
- 206 a term of not more than one (1) year or fined not more than One
- 207 Thousand Dollars (\$1,000.00), or both.
- SECTION 16. This act shall be codified under Title 97, 208
- 209 Chapter 9, Mississippi Code of 1972, as a separate Article 3 to be
- entitled "Obstruction of Justice," and shall begin with Section 210
- 211 97-9-101.
- SECTION 17. This act shall take effect and be in force from 212
- 213 and after July 1, 2006.

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

AN ACT TO CREATE A NEW ARTICLE DELINEATING A SERIES OF 2 OFFENSES CONSTITUTING THE CRIME OF OBSTRUCTION OF JUSTICE; TO 3 ENACT DEFINITIONS; TO PROVIDE DEGREES OF THE OFFENSES; TO DEFINE WHAT CONDUCT CONSTITUTES HINDERING PROSECUTION OR APPREHENSION; TO 5 DEFINE WHAT CONDUCT CONSTITUTES BRIBING A WITNESS; TO DEFINE WHAT 6 CONDUCT CONSTITUTES RECEIPT OF A BRIBE BY A WITNESS; TO DEFINE 7 WHAT CONDUCT CONSTITUTES WITNESS INTIMIDATION; TO DEFINE WHAT 8 CONDUCT CONSTITUTES WITNESS TAMPERING; TO DEFINE WHAT CONDUCT CONSTITUTES BRIBING OF A JUROR AND RECEIPT OF A BRIBE BY A JUROR; 9 TO DEFINE WHAT CONDUCT CONSTITUTES JUROR INTIMIDATION; TO DEFINE 10 WHAT CONDUCT CONSTITUTES WITNESS INTIMIDATION; TO DEFINE WHAT

- 11
- 12 CONDUCT CONSTITUTES TAMPERING WITH A JURY OR WITH PHYSICAL
- 13 EVIDENCE; TO DEFINE WHAT CONDUCT CONSTITUTES RETALIATION AGAINST A
- 14 PUBLIC SERVANT OR WITNESS; TO PROVIDE PENALTIES; AND FOR RELATED
- 15 PURPOSES.