## \*\*\* Pending \*\*\* COMMITTEE AMENDMENT NO 1 PROPOSED TO

House Bill No. 1310

## **BY: Committee**

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

5 SECTION 1. Section 99-5-25, Mississippi Code of 1972, is 6 amended as follows:

7 99-5-25. (1) (a) Except as otherwise provided in paragraph (c), if a defendant in any criminal case, proceeding, or matter, 8 9 fails to appear for any proceeding as ordered by the court, then the court shall order the bail forfeited and a bench warrant 10 issued at the time of nonappearance. The purpose of bail is to 11 guarantee appearance and bail shall not be forfeited for any other 12 13 reason. Upon declaration of such forfeiture, the court shall 14 issue a judgment nisi. The clerk of the court shall notify the surety of the forfeiture by writ of scire facias, with a copy of 15 16 the judgment nisi and bench warrant attached thereto, within ten (10) working days of such order of judgment nisi either by 17 18 personal service or by certified mail. Failure of the clerk to provide the required notice within ten (10) working days shall 19 20 constitute prima facie evidence that the order should be set 21 aside.

(b) The judgment nisi shall be returnable for ninety(90) days from the date of issuance. If during such period the

24 defendant appears before the court, or is arrested and 25 surrendered, then the judgment nisi shall be set aside. If the 26 surety fails to produce the defendant and does not provide to the 27 court reasonable mitigating circumstances upon such showing, then 28 the forfeiture shall be made final with a copy of the final 29 judgment to be served on the surety. Reasonable mitigating circumstances shall be that the defendant is incarcerated in 30 another jurisdiction, that the defendant is hospitalized under a 31 doctor's care, that the defendant is in a recognized drug 32 33 rehabilitation program, that the defendant has been placed in a witness protection program and it shall be the duty of any such 34 agency placing such defendant into a witness protection program to 35 notify the court and the court to notify the surety, or any other 36 reason justifiable to the court. 37

38 (c) (i) Any bail bonds written in any municipal court 39 or justice court in Jackson, Harrison or Hancock Counties in the 40 one-year period before August 29, 2005, shall not be subject to 41 forfeiture for one (1) year from and after August 29, 2005. This 42 suspension of forfeitures shall not apply to bonds already in the 43 process of being revoked before August 29, 2005.

(ii) After the expiration of the suspension 44 45 period, bonds may be subject to forfeiture on a case-by-case 46 basis. Before a bond may be forfeited, the court shall provide 47 notice to the bail agent underwriting the bond to show cause why the bond should not be forfeited. The bail agent may request a 48 hearing within thirty (30) days of receipt of such notice, which 49 50 hearing shall be set by the court. 51 (iii) This paragraph shall stand repealed on 52 February 1, 2007.

53 (2) If a final judgment is entered against a surety licensed
54 by the Department of Insurance and has not been set aside after
55 ninety (90) days, or later if such time is extended by the court

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issuing the judgment nisi, then the court shall order the 56 57 department to revoke the authority of such surety to write bail The commissioner shall, upon notice of the court, notify 58 bonds. 59 said surety within five (5) working days of receipt of revocation. 60 If after ten (10) working days of such notification the revocation order has not been set aside by the court, then the commissioner 61 62 shall revoke the authority of the surety and all agents of the surety and shall notify the sheriff of every county of such 63 64 revocation.

(3) If within twelve (12) months of the date of the final forfeiture the defendant appears for court, is arrested or surrendered to the court, or if the defendant is found to be incarcerated in another jurisdiction and a hold order placed on the defendant, then the amount of bail, less reasonable extradition cost, excluding attorney fees, shall be refunded by the court upon application by the surety.

72 SECTION 2. This act shall take effect and be in force from 73 and after its passage.

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

1 AN ACT TO AMEND SECTION 99-5-25, MISSISSIPPI CODE OF 1972, TO 2 PROVIDE FACTORS FOR THE COURT TO CONSIDER BEFORE REVOKING CERTAIN 3 BONDS; AND FOR RELATED PURPOSES.

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