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By: Representative Formby

To: Judiciary A

HOUSE BILL NO. 210

1 AN ACT TO AMEND SECTION 41-29-139, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT IT SHALL BE A FELONY TO POSSESS OR BRING ANY 2 3 CONTROLLED SUBSTANCES INTO ANY STATE, COUNTY OR MUNICIPAL BUILDING 4 OR FACILITY; AND FOR RELATED PURPOSES. 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 6 SECTION 1. Section 41-29-139, Mississippi Code of 1972, is 7 amended as follows: 8 41-29-139. (a) Except as authorized by this article, it is 9 unlawful for any person knowingly or intentionally: 10 (1)To sell, barter, transfer, manufacture, distribute, 11 dispense or possess with intent to sell, barter, transfer, manufacture, distribute or dispense, a controlled substance; or 12 (2) To create, sell, barter, transfer, distribute, 13 14 dispense or possess with intent to create, sell, barter, transfer, distribute or dispense, a counterfeit substance. 15 16 (b) Except as otherwise provided in subsections (f) and (q) of this section or in Section 41-29-142, any person who violates 17 subsection (a) of this section shall be sentenced as follows: 18 In the case of controlled substances classified in 19 (1)20 Schedule I or II, as set out in Sections 41-29-113 and 41-29-115, 21 except thirty (30) grams or less of marihuana, and except a first 22 offender as defined in Section 41-29-149(e) who violates subsection (a) of this section with respect to less than one (1) 23 24 kilogram but more than thirty (30) grams of marihuana, such person 25 may, upon conviction, be imprisoned for not more than thirty (30) 26 years and shall be fined not less than Five Thousand Dollars (\$5,000.00) nor more than One Million Dollars (\$1,000,000.00), or 27 28 both; H. B. No. 210 G1/2 (2) In the case of a first offender who violates
subsection (a) of this section with an amount less than one (1)
kilogram but more than thirty (30) grams of marihuana as
classified in Schedule I, as set out in Section 41-29-113, such
person is guilty of a felony and upon conviction may be imprisoned
for not more than twenty (20) years or fined not more than Thirty
Thousand Dollars (\$30,000.00), or both;

36 (3) In the case of thirty (30) grams or less of
37 marihuana, such person may, upon conviction, be imprisoned for not
38 more than three (3) years or fined not more than Three Thousand
39 Dollars (\$3,000.00), or both;

40 (4) In the case of controlled substances classified in
41 Schedules III and IV, as set out in Sections 41-29-117 and
42 41-29-119, such person may, upon conviction, be imprisoned for not
43 more than twenty (20) years and shall be fined not less than One
44 Thousand Dollars (\$1,000.00) nor more than Two Hundred Fifty
45 Thousand Dollars (\$250,000.00), or both; and

46 (5) In the case of controlled substances classified in
47 Schedule V, as set out in Section 41-29-121, such person may, upon
48 conviction, be imprisoned for not more than ten (10) years and
49 shall be fined not less than One Thousand Dollars (\$1,000.00) nor
50 more than Fifty Thousand Dollars (\$50,000.00), or both.

51 It is unlawful for any person knowingly or intentionally (C) to possess any controlled substance unless the substance was 52 53 obtained directly from, or pursuant to, a valid prescription or order of a practitioner while acting in the course of his 54 55 professional practice, or except as otherwise authorized by this The penalties for any violation of this subsection (c) 56 article. with respect to a controlled substance classified in Schedules I, 57 58 II, III, IV or V, as set out in Sections 41-29-113, 41-29-115, 41-29-117, 41-29-119 or 41-29-121, including marihuana, shall be 59 60 based on dosage unit as defined herein or the weight of the controlled substance as set forth herein as appropriate: 61

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⁶² "Dosage unit (d.u.)" means a tablet or capsule, or in the ⁶³ case of a liquid solution, one (1) milliliter. In the case of ⁶⁴ lysergic acid diethylamide (LSD) the term, "dosage unit" means a ⁶⁵ stamp, square, dot, microdot, tablet or capsule of a controlled ⁶⁶ substance.

For any controlled substance that does not fall within the definition of the term "dosage unit," the penalties shall be based upon the weight of the controlled substance.

70 The weight set forth refers to the entire weight of any 71 mixture or substance containing a detectable amount of the 72 controlled substance.

If a mixture or substance contains more than one (1)
controlled substance, the weight of the mixture or substance is
assigned to the controlled substance that results in the greater
punishment.

77 Any person who violates this subsection with respect to:

78 (1) A controlled substance classified in Schedule I or
79 II, except marihuana, in the following amounts shall be charged
80 and sentenced as follows:

81 (A) Less than one-tenth (0.1) gram or one (1) Ιf 82 dosage unit or less may be charged as a misdemeanor or felony. 83 charged by indictment as a felony: by imprisonment not less than 84 one (1) nor more than four (4) years and a fine not more than Ten 85 Thousand Dollars (\$10,000.00). If charged as a misdemeanor: by imprisonment for up to one (1) year and a fine not more than One 86 87 Thousand Dollars (\$1,000.00).

(B) One-tenth (0.1) gram but less than two (2)
grams or two (2) dosage units but less than ten (10) dosage units,
by imprisonment for not less than two (2) years nor more than
eight (8) years and a fine of not more than Fifty Thousand Dollars
(\$50,000.00).

93 (C) Two (2) grams but less than ten (10) grams or 94 ten (10) dosage units but less than twenty (20) dosage units, by

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98 (D) Ten (10) grams but less than thirty (30) grams 99 or twenty (20) dosage units but not more than forty (40) dosage 100 units, by imprisonment for not less than six (6) years nor more 101 than twenty-four (24) years and a fine of not more than Five 102 Hundred Thousand Dollars (\$500,000.00).

(E) Thirty (30) grams or more or forty (40) dosage units or more, by imprisonment for not less than ten (10) years nor more than thirty (30) years and a fine of not more than One Million Dollars (\$1,000,000.00).

107 (2) Marihuana in the following amounts shall be charged108 and sentenced as follows:

109 (A) Thirty (30) grams or less by a fine of not 110 less than One Hundred Dollars (\$100.00) nor more than Two Hundred 111 Fifty Dollars (\$250.00). The provisions of this paragraph shall be enforceable by summons, provided the offender provides proof of 112 113 identity satisfactory to the arresting officer and gives written 114 promise to appear in court satisfactory to the arresting officer, 115 as directed by the summons. A second conviction under this 116 section within two (2) years shall be punished by a fine of Two 117 Hundred Fifty Dollars (\$250.00) and not less than five (5) days 118 nor more than sixty (60) days in the county jail and mandatory 119 participation in a drug education program, approved by the 120 Division of Alcohol and Drug Abuse of the State Department of 121 Mental Health, unless the court enters a written finding that such 122 drug education program is inappropriate. A third or subsequent conviction under this section within two (2) years is a 123 124 misdemeanor punishable by a fine of not less than Two Hundred Fifty Dollars (\$250.00) nor more than Five Hundred Dollars 125 126 (\$500.00) and confinement for not less than five (5) days nor more 127 than six (6) months in the county jail. Upon a first or second

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conviction under this section, the courts shall forward a report 128 129 of such conviction to the Mississippi Bureau of Narcotics which 130 shall make and maintain a private, nonpublic record for a period 131 not to exceed two (2) years from the date of conviction. The 132 private, nonpublic record shall be solely for the use of the 133 courts in determining the penalties which attach upon conviction 134 under this section and shall not constitute a criminal record for 135 the purpose of private or administrative inquiry and the record of each conviction shall be expunged at the end of the period of two 136 137 (2) years following the date of such conviction;

138 (B) Additionally, a person who is the operator of 139 a motor vehicle, who possesses on his person or knowingly keeps or 140 allows to be kept in a motor vehicle within the area of the 141 vehicle normally occupied by the driver or passengers, more than one (1) gram, but not more than thirty (30) grams, of marihuana is 142 143 guilty of a misdemeanor and upon conviction may be fined not more 144 than One Thousand Dollars (\$1,000.00) and confined for not more than ninety (90) days in the county jail. For the purposes of 145 146 this subsection, such area of the vehicle shall not include the 147 trunk of the motor vehicle or the areas not normally occupied by 148 the driver or passengers if the vehicle is not equipped with a 149 trunk. A utility or glove compartment shall be deemed to be 150 within the area occupied by the driver and passengers;

(C) More than thirty (30) grams but less than two hundred fifty (250) grams may be fined not more than One Thousand Dollars (\$1,000.00), or confined in the county jail for not more than one (1) year, or both; or fined not more than Three Thousand Dollars (\$3,000.00), or imprisoned in the State Penitentiary for not more than three (3) years, or both;

(D) Two hundred fifty (250) grams but less than five hundred (500) grams, by imprisonment for not less than two (2) years nor more than eight (8) years and by a fine of not more than Fifty Thousand Dollars (\$50,000.00);

161 (E) Five hundred (500) grams but less than one (1) 162 kilogram, by imprisonment for not less than four (4) years nor 163 more than sixteen (16) years and a fine of less than Two Hundred 164 Fifty Thousand Dollars (\$250,000.00);

(F) One (1) kilogram but less than five (5) kilograms, by imprisonment for not less than six (6) years nor more than twenty-four (24) years and a fine of not more than Five Hundred Thousand Dollars (\$500,000.00);

(G) Five (5) kilograms or more, by imprisonment for not less than ten (10) years nor more than thirty (30) years and a fine of not more than One Million Dollars (\$1,000,000.00).

172 (3) A controlled substance classified in Schedule III,
173 IV or V as set out in Sections 41-29-117 through 41-29-121, upon
174 conviction, may be punished as follows:

(A) Less than fifty (50) grams or less than one
hundred (100) dosage units is a misdemeanor and punishable by not
more than one (1) year and a fine of not more than One Thousand
Dollars (\$1,000.00).

(B) Fifty (50) grams but less than one hundred fifty (150) grams or one hundred (100) dosage units but less than five hundred (500) dosage units, by imprisonment for not less than one (1) year nor more than four (4) years and a fine of not more than Ten Thousand Dollars (\$10,000.00).

184 (C) One hundred fifty (150) grams but less than 185 three hundred (300) grams or five hundred (500) dosage units but 186 less than one thousand (1,000) dosage units, by imprisonment for 187 not less than two (2) years nor more than eight (8) years and a 188 fine of not more than Fifty Thousand Dollars (\$50,000.00).

(D) Three hundred (300) grams but less than five
hundred (500) grams or one thousand (1,000) dosage units but less
than two thousand five hundred (2,500) dosage units, by
imprisonment for not less than four (4) years nor more than

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193 sixteen (16) years and a fine of not more than Two Hundred Fifty 194 Thousand Dollars (\$250,000.00).

(E) Five hundred (500) grams or more or two thousand five hundred (2,500) dosage units or more, by imprisonment for not less than six (6) years nor more than twenty-four (24) years and a fine of not more than Five Hundred Thousand Dollars (\$500,000.00).

(d) (1) It is unlawful for a person who is not authorized 200 by the State Board of Medical Licensure, State Board of Pharmacy, 201 202 or other lawful authority to use, or to possess with intent to 203 use, paraphernalia to plant, propagate, cultivate, grow, harvest, 204 manufacture, compound, convert, produce, process, prepare, test, 205 analyze, pack, repack, store, contain, conceal, inject, ingest, 206 inhale or otherwise introduce into the human body a controlled 207 substance in violation of the Uniform Controlled Substances Law. 208 Any person who violates this subsection is guilty of a misdemeanor 209 and upon conviction may be confined in the county jail for not 210 more than six (6) months, or fined not more than Five Hundred 211 Dollars (\$500.00), or both; however, no person shall be charged 212 with a violation of this subsection when such person is also 213 charged with the possession of one (1) ounce or less of marihuana 214 under subsection (c)(2)(A) of this section.

215 (2) It is unlawful for any person to deliver, sell, 216 possess with intent to deliver or sell, or manufacture with intent 217 to deliver or sell, paraphernalia, knowing, or under circumstances where one reasonably should know, that it will be used to plant, 218 219 propagate, cultivate, grow, harvest, manufacture, compound, 220 convert, produce, process, prepare, test, analyze, pack, repack, store, contain, conceal, inject, ingest, inhale, or otherwise 221 222 introduce into the human body a controlled substance in violation of the Uniform Controlled Substances Law. Any person who violates 223 224 this subsection is guilty of a misdemeanor and upon conviction may

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225 be confined in the county jail for not more than six (6) months, 226 or fined not more than Five Hundred Dollars (\$500.00), or both.

(3) Any person eighteen (18) years of age or over who
violates subsection (d)(2) of this section by delivering or
selling paraphernalia to a person under eighteen (18) years of age
who is at least three (3) years his junior is guilty of a
misdemeanor and upon conviction may be confined in the county jail
for not more than one (1) year, or fined not more than One
Thousand Dollars (\$1,000.00), or both.

234 (4) It is unlawful for any person to place in any 235 newspaper, magazine, handbill, or other publication any 236 advertisement, knowing, or under circumstances where one 237 reasonably should know, that the purpose of the advertisement, in 238 whole or in part, is to promote the sale of objects designed or intended for use as paraphernalia. Any person who violates this 239 240 subsection is guilty of a misdemeanor and upon conviction may be 241 confined in the county jail for not more than six (6) months, or fined not more than Five Hundred Dollars (\$500.00), or both. 242

243 It shall be unlawful for any physician practicing (e) 244 medicine in this state to prescribe, dispense or administer any 245 amphetamine or amphetamine-like anorectics and/or central nervous 246 system stimulants classified in Schedule II, pursuant to Section 247 41-29-115, for the exclusive treatment of obesity, weight control 248 or weight loss. Any person who violates this subsection, upon 249 conviction, is guilty of a misdemeanor and may be confined for a 250 period not to exceed six (6) months, or fined not more than One 251 Thousand Dollars (\$1,000.00), or both.

(f) Except as otherwise authorized in this article, any person twenty-one (21) years of age or older who knowingly sells, barters, transfers, manufactures, distributes or dispenses during any twelve (12) consecutive month period: (i) ten (10) pounds or more of marihuana; (ii) two (2) ounces or more of heroin; (iii) two (2) or more ounces of cocaine or of any mixture containing

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cocaine as described in Section 41-29-105(s), Mississippi Code of 258 259 1972; (iv) two (2) or more ounces of methamphetamine; or (v) one 260 hundred (100) or more dosage units of morphine, Demerol, Dilaudid, 261 oxycodone hydrochloride or a derivative thereof, or 262 3,4-methylenedioxymethamphetamine (MDMA) shall be guilty of a 263 felony and, upon conviction thereof, shall be sentenced to life imprisonment and such sentence shall not be reduced or suspended 264 265 nor shall such person be eligible for probation or parole, the provisions of Sections 41-29-149, 47-5-139, 47-7-3 and 47-7-33, 266 267 Mississippi Code of 1972, to the contrary notwithstanding. The 268 provisions of this subsection shall not apply to any person who 269 furnishes information and assistance to the bureau or its designee 270 which, in the opinion of the trial judge objectively should or 271 would have aided in the arrest or prosecution of others who violate this subsection. The accused shall have adequate 272 273 opportunity to develop and make a record of all information and 274 assistance so furnished.

(g) (1) Any person trafficking in controlled substances 275 276 shall be guilty of a felony and upon conviction shall be 277 imprisoned for a term of thirty (30) years and such sentence shall 278 not be reduced or suspended nor shall such person be eligible for 279 probation or parole, the provisions of Sections 41-29-149, 280 47-5-139, 47-7-3 and 47-7-33, Mississippi Code of 1972, to the 281 contrary notwithstanding and shall be fined not less than Five 282 Thousand Dollars (\$5,000.00) nor more than One Million Dollars (\$1,000,000.00).283

(2) "Trafficking in controlled substances" as used
herein means to engage in three (3) or more component offenses
within any twelve (12) consecutive month period where at least two
(2) of the component offenses occurred in different counties. A
component offense is any act which would constitute a violation of
subsection (a) of this section. Prior convictions shall not be

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290 used as component offenses to establish the charge of trafficking 291 in controlled substances.

(3) The charge of trafficking in controlled substances 292 293 shall be set forth in one (1) count of an indictment with each of 294 the component offenses alleged therein and it may be charged and 295 tried in any county where a component offense occurred. An 296 indictment for trafficking in controlled substances may also be returned by the State Grand Jury of Mississippi provided at least 297 298 two (2) of the component offenses occurred in different circuit 299 court districts.

300 (h) Any person who carries any controlled substance into any 301 state, county or municipally owned building or facility or who 302 possesses any controlled substance in such facilities shall be 303 guilty of a felony and upon conviction shall be imprisoned for not 304 less than one (1) year nor more than five (5) years and shall be 305 fined not less than One Thousand Dollars (\$1,000.00) nor more than 306 Ten Thousand Dollars (\$10,000.00).

307 SECTION 2. This act shall take effect and be in force from 308 and after July 1, 2007.