Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

House Bill No. 345

BY: Committee

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

5 SECTION 1. Section 99-15-26, Mississippi Code of 1972, is 6 amended as follows:

7 99-15-26. (1) In all criminal cases, felony and 8 misdemeanor, other than crimes against the person, the circuit or 9 county court shall be empowered, upon the entry of a plea of 10 guilty by a criminal defendant, to withhold acceptance of the plea and sentence thereon pending successful completion of such 11 conditions as may be imposed by the court pursuant to subsection 12 13 (2) of this section. In all misdemeanor criminal cases, other than crimes against the person, the justice or municipal court 14 15 shall be empowered, upon the entry of a plea of guilty by a 16 criminal defendant, to withhold acceptance of the plea and sentence thereon pending successful completion of such conditions 17 as may be imposed by the court pursuant to subsection (2) of this 18 No person having previously qualified under the 19 section. 20 provisions of this section or having ever been convicted of a felony shall be eligible to qualify for release in accordance with 21 22 this section. A person shall not be eligible to qualify for 23 release in accordance with this section if such person has been

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24 charged (a) with an offense pertaining to the sale, barter, 25 transfer, manufacture, distribution or dispensing of a controlled 26 substance, or the possession with intent to sell, barter, 27 transfer, manufacture, distribute or dispense a controlled 28 substance, as provided in Section 41-29-139(a)(1), * * * except 29 for a charge under said provision when the controlled substance involved is one (1) ounce or less of marihuana; (b) with an 30 offense pertaining to the possession of one (1) kilogram or more 31 of marihuana as provided in Section 41-29-139(c)(2)(F) and 32 33 (G) * * *; or (c) with an offense under the Mississippi Implied 34 Consent Law.

35 (2) (a) Conditions which the circuit, county, justice or 36 municipal court may impose under subsection (1) of this section 37 shall consist of:

38 (i) Reasonable restitution to the victim of the39 crime.

40 (ii) Performance of not more than nine hundred
41 sixty (960) hours of public service work approved by the court.
42 (iii) Payment of a fine not to exceed the

43 statutory limit.

44 (iv) Successful completion of drug, alcohol,
45 psychological or psychiatric treatment or any combination thereof
46 if the court deems such treatment necessary.

47 (v) The circuit or county court, in its 48 discretion, may require the defendant to remain in the program subject to good behavior for a period of time not to exceed five 49 50 (5) years. The justice or municipal court, in its discretion, may require the defendant to remain in the program subject to good 51 behavior for a period of time not to exceed two (2) years. 52 53 (b) Conditions which the circuit or county court may impose under subsection (1) of this section also include 54 55 successful completion of a regimented inmate discipline program.

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56 (3) When the court has imposed upon the defendant the 57 conditions set out in this section, the court shall release the 58 bail bond, if any.

59 (4) Upon successful completion of the court-imposed
60 conditions permitted by subsection (2) of this section, the court
61 shall direct that the cause be dismissed and the case be closed.

(5) Upon petition therefor, the court shall expunge the
record of any case in which an arrest was made, the person
arrested was released and the case was dismissed or the charges
were dropped or there was no disposition of such case.

66 (6) This section shall take effect and be in force from and67 after March 31, 1983.

68 **SECTION 2.** This act shall take effect and be in force from 69 and after July 1, 2007.

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

1 AN ACT TO AMEND SECTION 99-15-26, MISSISSIPPI CODE OF 1972, 2 TO CORRECT AN INTERNAL REFERENCE IN THE PRETRIAL INTERVENTION LAW; 3 AND FOR RELATED PURPOSES.