By: Representative Parker

To: Corrections

HOUSE BILL NO. 658

1 AN ACT TO PROHIBIT THE USE OF TOBACCO PRODUCTS BY COUNTY 2 PRISONERS WHILE SUCH PRISONERS ARE INCARCERATED; TO AMEND SECTION 3 47-1-39, MISSISSIPPI CODE OF 1972, TO PROHIBIT THE USE OF TOBACCO PRODUCTS BY MUNICIPAL PRISONERS WHILE SUCH PRISONERS ARE 4 INCARCERATED; TO AMEND SECTION 47-5-10, MISSISSIPPI CODE OF 1972, 5 6 TO PROVIDE THAT THE DEPARTMENT OF CORRECTIONS SHALL PROHIBIT THE USE OF TOBACCO PRODUCTS BY ANY PERSON WHO IS IN THE CUSTODY OF THE 7 8 DEPARTMENT OF CORRECTIONS; AND FOR RELATED PURPOSES.

9 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 10 SECTION 1. Any person who is a county prisoner is prohibited 11 from using any tobacco products either inside or on any grounds of a correctional facility while the prisoner is incarcerated. 12 In this section, "tobacco products" means cigars, cigarettes, snuff, 13 loose tobacco or similar goods made with any part of the tobacco 14 15 plant that are prepared or used for smoking, chewing, dipping or other personal use. 16

SECTION 2. Section 47-1-39, Mississippi Code of 1972, is amended as follows:

47-1-39. (1) The governing authorities of municipalities 19 shall have the power to construct and maintain a municipal prison, 20 21 and to regulate the keeping of the same and the prisoners therein, and to contract with the board of supervisors, which is empowered 22 23 in the premises, for the use of the county jail by the municipality; and to provide for the working of the streets by 24 25 municipal prisoners, and to contract with the county for such work by county prisoners or the working of county roads by municipal 26 prisoners, or for working same on the county farms. Municipal 27 28 prisoners shall be worked on county roads or county farms only in the county in which the municipality is situated. Males and 29

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30 females shall be confined in separate cells or compartments. In 31 addition, all municipal offenders are prohibited from using any tobacco products either inside or on any grounds of a correctional 32 33 facility while the offenders are incarcerated. In this 34 subsection, "tobacco products" means cigars, cigarettes, snuff, 35 loose tobacco or similar goods made with any part of the tobacco 36 plant that are prepared or used for smoking, chewing, dipping or 37 other personal use. The municipality shall pay the tuition, living and 38 (2) 39 travel expenses incurred by a person attending and participating 40 in the basic and continuing education courses for jail officers. SECTION 3. Section 47-5-10, Mississippi Code of 1972, is 41 42 amended as follows: 47-5-10. The department shall have the following powers and 43 duties: 44 To accept adult offenders committed to it by the 45 (a) 46 courts of this state for incarceration, care, custody, treatment 47 and rehabilitation; To provide for the care, custody, study, training, 48 (b) 49 supervision and treatment of adult offenders committed to the 50 department; 51 (C) To maintain, administer and exercise executive and 52 administrative supervision over all state correctional 53 institutions and facilities used for the custody, training, care, 54 treatment and after-care supervision of adult offenders committed to the department; provided, however, that such supervision shall 55 56 not extend to any institution or facility for which executive and 57 administrative supervision has been provided by law through 58 another agency; 59 To plan, develop and coordinate a statewide, (d) 60 comprehensive correctional program designed to train and 61 rehabilitate offenders in order to prevent, control and retard 62 recidivism; H. B. No. 658

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To maintain records of persons committed to it, and (e) to establish programs of research, statistics and planning;

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(f) To investigate the grievances of any person 66 committed to the department, and to inquire into any alleged 67 misconduct by employees; and for this purpose it may issue 68 subpoenas and compel the attendance of witnesses and the 69 production of writings and papers, and may examine under oath any 70 witnesses who may appear before it;

71 To administer programs of training and development (g) 72 of personnel of the department;

73 (h) To develop and implement diversified programs and 74 facilities to promote, enhance, provide and assure the 75 opportunities for the successful custody, training and treatment 76 of adult offenders properly committed to the department or 77 confined in any facility under its control. Such programs and 78 facilities may include but not be limited to institutions, group 79 homes, halfway houses, diagnostic centers, work and educational 80 release centers, restitution centers, counseling and supervision of probation, parole, suspension and compact cases, presentence 81 82 investigating and other state and local community-based programs 83 and facilities:

84 (i) To receive, hold and use, as a corporate body, any 85 real, personal and mixed property donated to the department, and any other corporate authority as shall be necessary for the 86 87 operation of any facility at present or hereafter;

88 (j) To provide those personnel, facilities, programs 89 and services the department shall find necessary in the operation 90 of a modern correctional system for the custody, care, study and 91 treatment of adult offenders placed under its jurisdiction by the 92 courts and other agencies in accordance with law;

93 (k) To develop the capacity and administrative network 94 necessary to deliver advisory consultation and technical

assistance to units of local government for the purpose of 95

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assisting them in developing model local correctional programs for 96 97 adult offenders;

(1) To cooperate with other departments and agencies 98 99 and with local communities for the development of standards and 100 programs for better correctional services in this state;

101 (m) To administer all monies and properties of the 102 department;

103 To report annually to the Legislature and the (n) 104 Governor on the committed persons, institutions and programs of 105 the department;

106 (\circ) To cooperate with the courts and with public and 107 private agencies and officials to assist in attaining the purposes 108 of this chapter and Chapter 7 of this title. The department may 109 enter into agreements and contracts with other departments of 110 federal, state or local government and with private agencies concerning the discharge of its responsibilities or theirs. The 111 department shall have the authority to accept and expend or use 112 113 gifts, grants and subsidies from public and private sources;

114 To make all rules and regulations and exercise all (p) 115 powers and duties vested by law in the department;

116 The department may require a search of all persons (q) 117 entering the grounds and facilities at the correctional system;

To prohibit the use of any tobacco products either (r) inside or on any grounds of a correctional facility by any person 119 120 who is in the custody of the department. In this paragraph,

121 "tobacco products" means cigars, cigarettes, snuff, loose tobacco 122 or similar goods made with any part of the tobacco plant that are prepared or used for smoking, chewing, dipping or other personal 123

124 use;

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125 (s) To discharge any other power or duty imposed or 126 established by law.

127 SECTION 4. This act shall take effect and be in force from and after July 1, 2011. 128

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