By: Representatives Horan, Karriem To: Corrections

HOUSE BILL NO. 907 (As Passed the House)

AN ACT TO CREATE A PILOT REENTRY COURT; TO ESTABLISH A 1 2 REHABILITATION AND WORKFORCE DEVELOPMENT PROGRAM AT THE 3 MISSISSIPPI DEPARTMENT OF CORRECTIONS; TO AUTHORIZE THE JUDGE PRESIDING OVER THE PILOT REENTRY COURT AT THE TIME OF INITIAL 5 SENTENCING OF ANY OFFENDER TO RECOMMEND THE OFFENDER BE PLACED IN 6 THE REHABILITATION AND WORKFORCE DEVELOPMENT PROGRAM FOR A PERIOD 7 OF NO MORE THAN THREE YEARS AFTER THE INITIAL SENTENCING; TO RECONSIDER THE SENTENCE AND PLACE THE OFFENDER ON POST-RELEASE 8 SUPERVISION; AND FOR RELATED PURPOSES.

- 10 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- 11 **SECTION 1.** (1) This act shall be known as the "Reentry
- 12 Court Act of 2022."
- 13 (2) The Mississippi Department of Corrections shall
 14 establish a rehabilitation and workplace development program that
 15 can be completed in no more than three (3) years.
- 16 (3) The Senior Circuit Court Judge of the First, Third,
- 17 Fourth, Fifth, Fifteenth and Seventeenth Circuit Court Districts
- 18 may establish a pilot reentry division in the district. Any
- 19 reentry division of the court and sentencing program shall work in
- 20 conjunction with the Mississippi Department of Corrections and the
- 21 Mississippi Intervention Court Commission to establish best

- 22 practices for the court including standards for suitability. Any
- 23 person placed in the reentry court shall be counted in determining
- 24 funding allocations to the court from the Administrative Office of
- 25 Courts.
- 26 (4) Participation in the workforce development sentencing
- 27 program as authorized by the provisions of this section shall be
- 28 subject to certain provisions. The court may recommend that a
- 29 defendant convicted of one or more felony offenses in this state
- 30 or any other state or federal court participate in the workforce
- 31 development sentencing program if all of the following criteria
- 32 are satisfied:
- 33 (a) The defendant meets the eligibility and suitability
- 34 requirements for participation in the Offender Rehabilitation and
- 35 Workforce Development Program;
- 36 (b) The court determines that it is in the best
- 37 interest of the community and in the interest of justice that the
- 38 defendant be sentenced to the Offender Rehabilitation and
- 39 Workforce Development Program;
- 40 (c) The defendant is not sentenced to a term of
- 41 incarceration which exceeds twenty (20) years;
- 42 (d) The defendant shall not have any prior felony
- 43 convictions for any offenses defined as a sex offense in Section
- 44 45-33-23;

45 (e) The crime before the court shall not be a crim	45	(e) T	The crime	before	the	court	shall	not	be	а	crime	of
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- 46 violence as listed in Section 97-3-2, except house burglary under
- 47 Section 97-17-23(1);
- 48 (f) The defendant cannot be sentenced in the present
- 49 charge as a habitual offender pursuant to Section 99-19-81 or
- 50 99-19-83;
- 51 (g) Other criminal proceedings alleging commission of a
- 52 crime of violence as listed in Section 97-3-2, except house
- 53 burglary under Section 97-17-23(1), shall not be pending against
- 54 the defendant; and
- (h) The crime before the court shall not be a charge of
- 56 any crime that resulted in the death of a person.
- 57 (5) Upon a determination that the defendant meets the
- 58 eligibility and suitability criteria provided for in subsection
- 59 (4) of this section, the court shall advise the defendant that he
- 60 may be eligible for enrollment in the workforce development
- 61 sentencing program.
- 62 (6) Prior to sentence, the court shall contact the
- 63 Department of Corrections Reentry Services to determine if there
- 64 is adequate capacity for enrollment or if bed space is available.
- 65 (7) In offering a defendant the opportunity to request the
- 66 program, the court shall advise the defendant of the following:
- 67 (a) If the defendant is eligible to participate in the
- 68 workforce development sentencing program, the defendant shall
- 69 waive the right to a trial. The defendant shall enter a plea of

- 70 guilty to the charge with the stipulation that the defendant shall
- 71 be sentenced to custody of the Department of Corrections to
- 72 participate in the Offender Rehabilitation and Workforce
- 73 Development Program, and, after successful completion of that
- 74 program, the court shall suspend the remainder of his or her
- 75 sentence and place him or her on probation under the intensive
- 76 supervision of the reentry division of court.
- 77 (b) The court may impose any conditions reasonably
- 78 related to the rehabilitation of the defendant, including ordering
- 79 the defendant to participate and complete a substance abuse
- 80 treatment program.
- 81 (c) A defendant who is placed under the supervision of
- 82 the reentry division of court may be ordered to pay the cost of
- 83 any assessments, substance abuse tests, and treatment programs to
- 84 which he or she is assigned and the cost of any additional
- 85 supervision that may be required, to the extent of his financial
- 86 resources, as determined by the reentry division of court as
- 87 quided by Section 99-19-20.1(1).
- 88 (d) Notwithstanding any provision of law to the
- 89 contrary, any offender sentenced under this section shall not be
- 90 eligible for parole pursuant to Section 47-7-3, nor earn "good
- 91 time" pursuant to Section 47-5-138, 47-5-138.1, 47-5-139 or
- 92 47-5-142 while in the program.
- 93 (8) The defendant shall agree to participation in the
- 94 workforce development sentencing program.

95	(9) The ju	dge shall consider the following factors in
96	determining wheth	ner workforce development sentencing is in the
97	interest of just	ice and of benefit to the defendant and the
98	community:	
99	(a) T	ne nature of the crime charged and the
100	circumstances su	rrounding the crime;
101	(b) A	ny special characteristics or circumstances of the
102	defendant;	
103	(c) W	nether there is a probability that the defendant
104	will cooperate w	ith and benefit from the workforce development
105	sentencing progra	am;
106	(d) W	nether the available workforce development
107	sentencing progra	am is appropriate to meet the needs of the
108	defendant;	
109	(e) T	ne impact of the defendant's sentencing upon the
110	community;	
111	(f) Re	ecommendations, if any, of the district attorney;
112	(g) Re	ecommendations, if any, of the involved law
113	enforcement agend	cy;
114	(h) Re	ecommendations, if any, of the victim;
115	(i) P	rovisions for and the likelihood of obtaining
116	restitution from	the defendant;
117	(j) Ai	ny mitigating circumstances; and
118	(k) A	ny other circumstances reasonably related to the

defendant's case.

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120	(10) If the judge determines that the defendant shall be
121	enrolled in the workforce development sentencing program, the
122	court shall accept the defendant's guilty plea and sentence the
123	defendant to the custody of the Department of Corrections for a
124	term of years subject to participation in the Offender
125	Rehabilitation and Workforce Development Program under the terms
126	and conditions of the workforce development sentencing program.

127 (11) If the judge determines that the defendant is not 128 qualified for enrollment, the judge shall state for the record the 129 reasons for that determination.

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- (12) If the defendant successfully completes the Offender Rehabilitation and Workforce Development Program and successfully completes all other requirements of the workforce development sentencing program, the court, notwithstanding any provision of Section 47-7-33 or 47-7-47 to the contrary, shall suspend the remainder of his sentence and place the person on probation for not more than three (3) years under the intensive supervision of the reentry division of court. If the defendant fails to complete the program, the court shall order the defendant to serve all or part of the remainder of the sentence. The Department of Corrections shall not grant any "good time credits" for the time served prior to the resentencing nor shall the time in the program be used to calculate a parole eligibility date.
- (13) If the defendant violates any condition of his reentry 143 probation, the court may revoke the probation and order the 144

145	defendant to serve all or part of the sentence previously imposed
146	and suspended, unless the violation is a technical violation and
147	then the court may impose a sentence of not more than ninety (90)
148	days to be served at the Technical Violation Center. The term of
149	the revocation for a technical violation shall begin on the date
150	the court orders the revocation. Upon completion of the imposed
151	sentence for the technical revocation, the defendant shall return
152	to active supervised probation for a period equal to the remainder
153	of the original period of probation subject to any additional
154	conditions imposed by the court.

- 155 (14) This section shall stand repealed on July 1, 2025.
- SECTION 2. The Joint Legislative Committee on Performance

 Evaluation and Expenditure Review (PEER) shall conduct a review of

 all reentry court programs active after three (3) years and

 produce a report to the Legislature on their effectiveness by

 December 1, 2025. The PEER Committee may seek the assistance of

 the Administrative Office of Courts or any other criminal justice
- SECTION 3. This act shall take effect and be in force from and after July 1, 2022, and shall be repealed from and after June 30, 2022.

experts it deems necessary during its review.

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