### Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

House Bill No. 586

#### **BY: Committee**

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

7 SECTION 1. Section 1, Chapter 429, Laws of 2021, is amended 8 as follows:

9 Section 1. (1) The Sheriff of Rankin County is authorized 10 to establish a Pilot Work Release Program. No person sentenced for 11 a crime listed in Section 97-3-2 shall be eligible for 12 participation in the program established under this act. During the pilot phase of the program, there shall be a limit of 13 14 twenty-five (25) people in the program at a time. 15 (2) The sheriff shall collect and maintain data which shall 16 be shared semiannually with the Joint Legislative Committee on

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Performance Evaluation and Expenditure Review (PEER) and the Corrections and Criminal Justice Oversight Task Force in sortable electronic format. The first report shall be made before January 15, 2022, and in six-month intervals thereafter. The data shall include:

(a) Total number of participants at the beginning ofeach month by race, gender, and offenses charged;

(b) Total number of participants at the end of eachmonth by race, gender, and offenses charged;

26 (c) Total number of participants who began the program
27 in each month by race, gender, and offenses charged;

(d) Total number of participants who successfully
completed the program in each month by race, gender, and offenses
charged;

31 (e) Total number of participants who left the program 32 in each month and reason for leaving by race, gender, and offenses 33 charged;

34 (f) Total number of participants who were arrested for 35 a new criminal offense while in the program in each month by race, 36 gender, and offenses charged;

37 (g) Total number of participants who were convicted of 38 a new crime while in the program in each month by race, gender, 39 and offenses charged;

22/SS08/HB586A.J PAGE 2 40 (h) Total number of participants who completed the
41 program and were convicted of a new crime within three (3) years
42 of completing the program;

43 (i) Total amount earned by participants and how the44 earnings were distributed in each month;

(j) Results of any initial risk and needs assessments
conducted on each participant by race, gender, and offenses
charged; and

48 (k) Any other data or information as requested by the49 task force.

50 (3) Any person who has been sentenced to confinement in jail 51 or who has been sentenced for a felony conviction but is confined 52 in a jail may request assignment to the work release program 53 established under this act. Admission to the program shall be in 54 the discretion of the sheriff. The sheriff may further authorize 55 the offender to participate in educational or other rehabilitative 56 programs designed to supplement his work release employment or to 57 prepare the person for successful reentry. No offender shall be 58 eligible for this program if he has more than one (1) year 59 remaining on their sentence.

(4) The sheriff shall adopt and publish rules and
regulations prior to accepting inmates. These rules and
regulations shall at a minimum include all requirements for work
release programs established pursuant to Sections 47-5-451 through
47-5-471. Participating employers shall pay no less than the

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65 prevailing wage for the position and shall under no circumstance 66 pay less than the federal minimum wage.

67 Any offender assigned to such a program by the sheriff (5) who, without proper authority or just cause, leaves the area to 68 69 which he has been assigned to work or attend educational or other 70 rehabilitative programs, or leaves the vehicle or route of travel 71 involved in his or her going to or returning from such place, will be guilty of escape as provided in Section 97-9-49. An offender 72 73 who is found quilty under this section shall be ineligible for 74 further participation in a work release program during his or her 75 current term of confinement.

(6) The offender shall maintain an account through a local
financial institution and shall provide a copy of a check stub to
the sheriff. The offender may be required to pay up to
twenty-five percent (25%) of his <u>or her</u> wages after mandatory
deductions for the following purposes:

81 (a) To pay support of dependents or to the Mississippi
82 Department of Human Services on behalf of dependents as may be
83 ordered by a judge of competent jurisdiction; and

(b) To pay any fines, restitution, or costs as ordered
by the court to include any fines and fees associated with
obtaining a valid driver's license upon release.

87 (7) The inmate shall have access to his <u>or her</u> account to
88 purchase incidental expenses.

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89 (8) The Joint Legislative Committee on Performance 90 Evaluation and Expenditure Review (PEER) shall conduct a review of the work release program established under this act and produce a 91 report to the Legislature on their effectiveness by December 1, 92 93 2022. The PEER Committee shall seek the assistance of the 94 Corrections and Criminal Justice Task Force and may seek assistance from any other criminal justice experts it deems 95 96 necessary during its review.

97 (9) This section shall stand repealed on July 1, \* \* \* 2024.
98 SECTION 2. This act shall take effect and be in force from
99 and after July 1, 2022, and shall be repealed from and after June
100 30, 2022.

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

1 AN ACT TO AMEND SECTION 1, CHAPTER 429, LAWS OF 2021, TO 2 EXTEND THE REPEALER ON THE PROVISION OF LAW THAT AUTHORIZES THE 3 SHERIFF OF RANKIN COUNTY TO ESTABLISH A PILOT WORK RELEASE PROGRAM 4 FOR NONVIOLENT OFFENDERS CONFINED IN JAIL; AND FOR RELATED 5 PURPOSES.