By: Representatives Brown (70th), Denton, To: Corrections Faulkner

HOUSE BILL NO. 594

- 1 AN ACT TO PROHIBIT ANY PRIVATELY OPERATED CORRECTIONAL 2 FACILITY FROM INCREASING ITS HOUSING CAPACITY IF THE FACILITY IS 3 UTILIZED BY THE STATE TO HOUSE STATE OFFENDERS; TO PROHIBIT THE STATE FROM ENTERING INTO ANY NEW CONTRACTUAL AGREEMENT WITH ANY 5 PRIVATE ENTITY FOR THE HOUSING OF STATE OFFENDERS; TO AMEND 6 SECTIONS 47-4-1, 47-4-3, 47-4-5, 47-4-11, 47-5-1105, 47-5-1109, 7 47-5-1115, 47-5-1207, 47-5-1211, 47-5-1213 AND 47-5-1219, MISSISSIPPI CODE OF 1972, TO CONFORM TO THE PRECEDING SECTION; AND 8 9 FOR RELATED PURPOSES. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
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- 11 SECTION 1. From and after the effective date of this act, no
- 12 privately operated correctional facility that is utilized by the
- 13 state to house state offenders, pursuant to Section 47-4-1, et
- 14 seq. and other provisions of state law, shall increase its housing
- 15 capacity, and no new contractual agreement shall be entered into
- 16 by the state and any private entity for the housing of state
- 17 offenders at a privately operated correctional facility.
- SECTION 2. Section 47-4-1, Mississippi Code of 1972, is 18
- 19 amended as follows:
- 47-4-1. (1) It is lawful for there to be located within 20
- 21 Wilkinson County and Leflore County a correctional facility

- 22 operated entirely by a private entity pursuant to a contractual
- 23 agreement between such private entity and the federal government,
- 24 any state, or a political subdivision of any state to provide
- 25 correctional services to any such public entity for the
- 26 confinement of inmates subject to the jurisdiction of such public
- 27 entity. Any person confined in such a facility pursuant to the
- 28 laws of the jurisdiction from which he is sent shall be considered
- 29 lawfully confined within this state. The private entity shall
- 30 assume complete responsibility for the inmates and shall be liable
- 31 to the State of Mississippi for any illegal or tortious actions of
- 32 such inmates.
- 33 (2) The Department of Corrections shall contract with the
- 34 Board of Supervisors of Leflore County for the private
- 35 incarceration of not more than one thousand (1,000) state inmates
- 36 at a facility in Leflore County. Any contract must comply with
- 37 the requirements of Section 47-5-1211 through Section 47-5-1227.
- 38 (3) It is lawful for any county to contract with a private
- 39 entity for the purpose of providing correctional services for the
- 40 confinement of federal inmates subject to the jurisdiction of the
- 41 United States. Any person confined in such a facility pursuant to
- 42 the laws of the United States shall be considered lawfully
- 43 confined within this state. The private entity shall assume
- 44 complete responsibility for the inmates and shall be liable to the
- 45 county or the State of Mississippi, as the case may be, for any
- 46 illegal or tortious actions of the inmates.

4 /	(4) It is lawful for there to be located within any county a
48	correctional facility operated entirely by a private entity and
49	the federal government to provide correctional services to the
50	United States for the confinement of federal inmates subject to
51	the jurisdiction of the United States. Any person confined in a
52	facility pursuant to the laws of the United States shall be
53	considered lawfully confined within this state. The private
54	entity shall assume complete responsibility for the inmates and
55	shall be liable to the State of Mississippi for any illegal or
56	tortious actions of the inmates.

A person convicted of simple assault on an employee of a private correctional facility while such employee is acting within the scope of his or her duty or employment shall be punished by a fine of not more than One Thousand Dollars (\$1,000.00) or by imprisonment for not more than five (5) years, or both.

A person convicted of aggravated assault on an employee of a private correctional facility while such employee is acting within the scope of his or her duty or employment shall be punished by a fine of not more than Five Thousand Dollars (\$5,000.00) or by imprisonment for not more than thirty (30) years, or both.

(5) The Department of Corrections may contract with the Tallahatchie County Correctional Facility authorized in Chapter 904, Local and Private Laws of 1999, for the private incarceration of not more than one thousand (1,000) state inmates at a facility in Tallahatchie County. Any contract must comply with the

- 72 requirements of Section 47-5-1211 through Section 47-5-1227. No
- 73 state inmate shall be assigned to the Tallahatchie County
- 74 Correctional Facility unless the inmate cost per day is at least
- 75 ten percent (10%) less than the inmate cost per day for housing a
- 76 state inmate at a state correctional facility.
- 77 (6) If a private entity houses state inmates, the private
- 78 entity shall not displace state inmate beds with federal inmate
- 79 beds unless the private entity has obtained prior written approval
- 80 from the Commissioner of Corrections.
- 81 (7) It is lawful for there to be located within Leflore
- 82 County a correctional facility operated entirely by a private
- 83 entity pursuant to a contractual agreement between such private
- 84 entity and the federal government, the State of Mississippi, or
- 85 Leflore County for the incarceration of federal inmates. Such
- 86 correctional facility may include a separate Leflore County jail
- 87 which may be located on or adjacent to the correctional facility
- 88 site. To further the provisions of this subsection:
- 89 (a) Any private entity, the State of Mississippi, or
- 90 Leflore County may enter into any agreement regarding real
- 91 property or property, including, but not limited to, a lease, a
- 92 ground lease and leaseback arrangement, a sublease or any other
- 93 lease agreement or arrangement, as lessor or lessee. Such
- 94 agreements shall not exceed forty (40) years. The Department of
- 95 Corrections may enter such agreements or arrangements on behalf of
- 96 the State of Mississippi;

97	(b) The powers conferred under this subsection shall be
98	additional and supplemental to the powers conferred by any other
99	law. Where the provisions of this subsection conflict with other
100	law, this subsection shall control; and
101	(c) The private entity shall assume complete
102	responsibility for the inmates and shall be liable to the State of
103	Mississippi for any illegal or tortious actions of the inmates.
104	(8) The provisions under Section 1 of this act shall be
105	applicable to this section.
106	SECTION 3. Section 47-4-3, Mississippi Code of 1972, is
107	amended as follows:
108	47-4-3. (1) Subject to the limitations prescribed under
109	Section 1 of this act, before a private correctional facility may
110	be located in the county, the board of supervisors shall by

private correctional facility in such county. Such notice shall be published not less than one (1) time each week for at least three (3) consecutive weeks in at least one (1) newspaper having general circulation in the county.

126 If a petition signed by twenty percent (20%), or fifteen 127 hundred (1500), whichever is less, of the qualified electors of 128 the county is filed within sixty (60) days of the date of the last 129 publication of the notice with the board of supervisors requesting 130 that an election be called on the question of locating such facility, then the board of supervisors shall adopt a resolution 131 132 calling an election to be held within such county upon the 133 question of the location of such facility. Such election shall be 134 held, as far as practicable, in the same manner as other elections 135 are held in counties. At such election, all qualified electors of 136 the county may vote, and the ballots used at such election shall 137 have printed thereon a brief statement of the facility to be 138 constructed and the words "For the construction of the private correctional facility in (here insert county name) County" and 139 140 "Against the construction of the private correctional facility in (here insert county name) County." The voter shall vote by 141 placing a cross (X) or check mark $(\sqrt{})$ opposite his choice on the 142 143 proposition. When the results of the election on the question of 144 the construction of the facility shall have been canvassed by the election commissioners of the county and certified by them to the 145 board of supervisors, it shall be the duty of the board of 146

- supervisors to determine and adjudicate whether or not a majority of the qualified electors who voted thereon in such election voted
- 149 in favor of the construction of the facility in such county. If a
- 150 majority of the qualified electors who voted in such election vote
- 151 against the construction of the facility, then the facility shall
- 152 not be constructed in the county.
- 153 (3) If no petition as prescribed in subsection (2) of this
- 154 section is filed with the board of supervisors within sixty (60)
- 155 days of the date of the last publication of the notice, the board
- 156 of supervisors shall by a resolution duly adopted and entered on
- 157 its minutes, state that no petition was timely filed and the board
- 158 may give final approval to the location of the facility.
- 159 **SECTION 4.** Section 47-4-5, Mississippi Code of 1972, is
- 160 amended as follows:
- 161 47-4-5. Subject to the limitations prescribed under Section
- 162 1 of this act, any local unit of government, or any local unit of
- 163 government in cooperation with other local units of government,
- 164 may enter into agreements with private sources for the operation
- 165 and supervision of juvenile detention centers.
- SECTION 5. Section 47-4-11, Mississippi Code of 1972, is
- 167 amended as follows:
- 168 47-4-11. Subject to the limitations prescribed under Section
- 169 1 of this act, in order for the Mississippi Department of
- 170 Corrections to manage funds budgeted and allocated in its
- 171 Contractual Services budget category, the commissioner of the

- 172 department shall have the authority to amend, extend and/or renew
- 173 the term of any lease agreement or any inmate housing agreement in
- 174 connection with a private correctional facility. Notwithstanding
- 175 any statutory limits to the contrary, such amendment, extension
- 176 and/or renewal may be for a length of time up to and including ten
- 177 (10) years as is necessary for the continued operations of such
- 178 facilities and implementation of the department's duties and
- 179 responsibilities in accordance with Title 47 of the Mississippi
- 180 Code of 1972, as amended.
- 181 **SECTION 6.** Section 47-5-1105, Mississippi Code of 1972, is
- 182 amended as follows:
- 183 47-5-1105. (1) The commissioner is authorized to enter into
- 184 contracts for a special needs correctional facility and services
- only as provided in Sections 47-5-1101 through 47-5-1123.
- 186 (2) No contract shall be entered into unless it offers cost
- 187 savings of at least ten percent (10%) to the department.
- 188 (3) Any inmate sentenced to the custody of the department
- 189 identified as having a special need may be eligible to be
- 190 incarcerated in a special needs correctional facility in which a
- 191 contractor is providing correctional services.
- 192 (4) The rates and benefits for correctional services shall
- 193 be negotiated by the commissioner based upon American Correction
- 194 Association Standards, state law and court orders.

195	(5)	The	special	needs	facility	y or	the	site	for	a p	proposed
196	facility	must	comply	with a	ll local	zoni	.ng d	ordina	ances	ar	nd
197	regulatio	ons.									

- 198 (6) The department may contract for the construction or
 199 leasing of a special needs facility. Any facility operated by a
 200 private contractor must house medium or maximum security inmates.
- 201 (7) The provisions under Section 1 of this act shall be 202 applicable to this section.
- 203 **SECTION 7.** Section 47-5-1109, Mississippi Code of 1972, is amended as follows:
- 47-5-1109. The initial contract for the operation of a facility or for incarceration of prisoners or inmates therein shall be for a period of not more than five (5) years with an option to renew for an additional period of two (2) years.
- 209 Contracts for construction, purchase, or lease of a facility shall
- 210 not exceed a term of fifteen (15) years. Any contract for housing
- 211 beyond the initial five (5) years shall be subject to annual
- 212 appropriation by the Legislature if public funds are used to
- 213 finance the construction.
- The provisions under Section 1 of this act shall be
- 215 applicable to this section.
- 216 **SECTION 8.** Section 47-5-1115, Mississippi Code of 1972, is
- 217 amended as follows:



218	47-5-1115. Subject to the limitations prescribed under
219	Section 1 of this act, a contract for correctional services shall
220	not be entered into unless the following requirements are met:
221	(a) The contractor provides an adequate plan of
222	insurance, specifically including insurance for civil rights
223	claims, as determined by an independent risk management/actuarial
224	firm with demonstrated experience in public liability for state
225	governments. In determining the adequacy of the plan, such firm
226	shall determine whether:
227	(i) The insurance is adequate to protect the state
228	from any and all actions by a third party against the contractor
229	or the state as a result of the contract;
230	(ii) The insurance is adequate to protect the
231	state against any and all claims arising as a result of any
232	occurrence during the term of the contract; that is, the insurance
233	is adequate on an occurrence basis, not on a claims-made basis;
234	(iii) The insurance is adequate to assure the
235	contractor's ability to fulfill its contract with the state in all
236	respects, and to assure that the contractor is not limited in this
237	ability because of financial liability which results from
238	judgments; and
239	(iv) The insurance is adequate to satisfy such
240	other requirements specified by the independent risk
241	management/actuarial firm.

242	(b)	The	sovereign	immunity	of	the	state	shall	not	appl	٧
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- 243 to the contractor. Neither the contractor nor the insurer of the
- 244 contractor may plead the defense of sovereign immunity in any
- 245 action arising out of the performance of the contract.
- 246 **SECTION 9.** Section 47-5-1207, Mississippi Code of 1972, is
- 247 amended as follows:
- 248 47-5-1207. (1) The State Prison Emergency Construction and
- 249 Management Board shall select a suitable site or sites for a
- 250 public or private facility not to exceed one thousand (1,000) beds
- 251 in any of the following counties: Lauderdale, Quitman, Perry and
- 252 Sharkey.
- 253 (2) The State Prison Emergency Construction and Management
- 254 Board may contract for the construction, lease, acquisition,
- 255 improvement, operation and management of a private correctional
- 256 facility in Marshall County or Wilkinson County for the private
- 257 incarceration of not more than one thousand (1,000) state inmates
- 258 at the facility.
- 259 (3) The State Prison Emergency Construction and Management
- 260 Board may contract with any county industrial or economic
- 261 development authority or district for the construction, lease,
- 262 acquisition, improvement, operation and management of a private
- 263 correctional facility to be sited or constructed under Chapter 26,
- 264 Laws of 1994 First Extraordinary Session.
- 265 (4) The State Prison Emergency Construction and Management
- 266 Board may contract for the construction, lease, acquisition,

- 267 improvement and operation of two (2) private restitution centers,
- 268 one of which may be in Bolivar County. The capacity of each
- 269 restitution center shall not exceed seventy-five (75) state
- 270 inmates.
- 271 (5) (a) The State Prison Emergency Construction and
- 272 Management Board may contract for the special needs facility and
- 273 services authorized in Sections 47-5-1101 through 47-5-1123.
- 274 (b) No later than September 15, 1994, the Joint
- 275 Legislative Committee on Performance Evaluation and Expenditure
- 276 Review shall determine the state medical cost per inmate day to
- use as a basis for measuring the validity of ten percent (10%)
- 278 savings of the contractor cost.
- 279 (6) Each private contractor and private facility housing
- 280 state inmates must meet the requirements of * * * Sections
- 281 47-5-1211 through * * * 47-5-1227.
- 282 (7) No additional emergency prisons shall be located in any
- 283 city and/or county, except upon the submission to the State Prison
- 284 Emergency Construction and Management Board, of a resolution
- 285 signed by a majority of the governing authorities of the city
- 286 and/or county, wherein the proposed prison site is to be located,
- 287 approving and/or requesting that a prison facility be located at
- 288 the proposed site.
- 289 (8) The provisions under Section 1 of this act shall be
- 290 applicable to this section.

291	SECTION 10.	Section	47-5-1211,	Mississippi	Code	of 1972,	is

- 292 amended as follows:
- 293 47-5-1211. (1) Subject to the limitations prescribed under
- 294 Section 1 of this act, a contract for private correctional
- 295 facilities or services shall not be entered into unless the
- 296 contractor has demonstrated that it has:
- 297 (a) The qualifications, experience and management
- 298 personnel necessary to carry out the terms of the contract.
- 299 (b) The ability to expedite the siting, design and
- 300 construction of correctional facilities.
- 301 (c) The ability to comply with applicable laws, court
- 302 orders and national correctional standards.
- 303 (d) Demonstrated history of successful operation and
- 304 management of other correctional facilities.
- 305 (2) A facility shall at all times comply with all federal
- 306 and state laws, and all applicable court orders.
- 307 (3) (a) No contract for private incarceration shall be
- 308 entered into unless the cost of the private operation, including
- 309 the state's cost for monitoring the private operation, offers a
- 310 cost savings of at least ten percent (10%) to the Department of
- 311 Corrections for at least the same level and quality of service
- 312 offered by the Department of Corrections.
- 313 (b) Beginning in 2012, and every two (2) years
- 314 thereafter, the Joint Legislative Committee on Performance
- 315 Evaluation and Expenditure Review (PEER) shall contract with a

- 316 certified public accounting firm to establish a state inmate cost
- 317 per day using financial information of the Department of
- 318 Corrections for the most recently completed fiscal year. The
- 319 state inmate cost per day shall be certified as required by this
- 320 section. The certified cost shall be used as the basis for
- 321 measuring the validity of the ten percent (10%) savings of the
- 322 contractor costs.
- 323 (c) Prior to engaging a certified public accountant,
- 324 the PEER Committee, in conjunction with the Department of
- 325 Corrections, shall develop a current cost-based model that will
- 326 serve as a basis for the report produced as authorized by this
- 327 section.
- 328 (4) The rates and benefits for correctional services shall
- 329 be negotiated based upon American Correction Association
- 330 standards, state law and court orders.
- 331 **SECTION 11.** Section 47-5-1213, Mississippi Code of 1972, is
- 332 amended as follows:
- 333 47-5-1213. The initial contract for the operation of a
- 334 facility or for incarceration of inmates therein shall be for a
- 335 period of not more than five (5) years with an option to renew for
- 336 an additional period of two (2) years. Contracts for
- 337 construction, purchase, or lease of a facility shall not exceed a
- 338 term of twenty (20) years. Such contracts shall provide that the
- 339 contractor shall convey the facility to the state, at the option
- 340 of the state, for a total consideration of One Dollar (\$1.00).

341	Any	contract	for	housing	shall	be	subject	to	annual	appr	opria	ıtio	n

- 342 by the Legislature. The provisions under Section 1 of this act
- 343 shall be applicable to this section.
- 344 **SECTION 12.** Section 47-5-1219, Mississippi Code of 1972, is
- 345 amended as follows:
- 346 47-5-1219. Subject to the limitations prescribed under
- 347 Section 1 of this act, a contract for correctional services shall
- 348 not be entered into unless the following requirements are met:
- 349 (a) In addition to fire and casualty insurance, the
- 350 contractor provides at least Ten Million Dollars (\$10,000,000.00)
- 351 of liability insurance, specifically including insurance for civil
- 352 rights claims. The liability insurance shall be issued by an
- 353 insurance company with a rating of at least an A- according to
- 354 A.M. Best standards. In determining the adequacy of such
- 355 insurance, the Department of Finance and Administration shall
- 356 determine whether:
- 357 (i) The insurance is adequate to protect the state
- 358 from any and all actions by a third party against the contractor
- 359 or the state as a result of the contract;
- 360 (ii) The insurance is adequate to protect the
- 361 state against any and all claims arising as a result of any
- 362 occurrence during the term of the contract;
- 363 (iii) The insurance is adequate to assure the
- 364 contractor's ability to fulfill its contract with the state in all
- 365 respects, and to assure that the contractor is not limited in this

366 ability because of financial liability which results from	366	ability	because	of	financial	liability	which	results	from
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- 367 judgments; and
- 368 (iv) The insurance is adequate to satisfy such
- 369 other requirements specified by the independent risk
- 370 management/actuarial firm.
- 371 (b) The sovereign immunity of the state shall not apply
- 372 to the contractor. Neither the contractor nor the insurer of the
- 373 contractor may plead the defense of sovereign immunity in any
- 374 action arising out of the performance of the contract.
- 375 (c) The contractor shall post a performance bond to
- 376 assure the contractor's faithful performance of the specifications
- 377 and conditions of the contract. The bond is required throughout
- 378 the term of the contract. The terms and conditions must be
- 379 approved by the Department of Corrections and the Department of
- 380 Finance and Administration and such approval is a condition
- 381 precedent to the contract taking effect.
- 382 (d) The contractor shall defend any suit or claim
- 383 brought against the State of Mississippi arising out of any act or
- 384 omission in the operation of a private facility, and shall hold
- 385 the State of Mississippi harmless from such claim or suit. The
- 386 contractor shall be solely responsible for the payment of any
- 387 legal or other costs relative to any such claim or suit. The
- 388 contractor shall reimburse the State of Mississippi for any costs
- 389 that it may incur as a result of such claim or suit immediately
- 390 upon being submitted a statement therefor by the Attorney General.

392	subsection shall include, but not be limited to, any claim or suit
393	brought under any federal or state civil rights or prisoners
394	rights statutes or pursuant to any such rights recognized by
395	common law or case law, or federal or state constitutions.
396	Any suit brought or claim made arising out of any act or
397	omission in the operation of a private facility shall be made or
398	brought against the contractor and not the State of Mississippi.
399	The Attorney General retains all rights and emoluments of his
400	office which include direction and control over any litigation or
401	claim involving the State of Mississippi.
402	SECTION 13. This act shall take effect and be in force from

The duties and obligations of the contractor pursuant to this

and after its passage.

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