MISSISSIPPI LEGISLATURE

REGULAR SESSION 2024

By: Representatives Taylor, Karriem, Osborne To: Corrections; Workforce Development

HOUSE BILL NO. 1110

1 AN ACT TO REQUIRE EACH COMMUNITY COLLEGE DISTRICT THAT HAS AN 2 AFFILIATED DISTRICT WORKFORCE DEVELOPMENT COUNCIL AND EACH WORK 3 FORCE DEVELOPMENT CENTER TO PROVIDE TRAINING WITH ITS MOBILE 4 TRAINING UNITS AT REGIONAL CORRECTIONAL FACILITIES FOR ELIGIBLE 5 NONVIOLENT INMATES; TO AMEND SECTIONS 37-153-9 AND 37-153-11, 6 MISSISSIPPI CODE OF 1972, TO CONFORM TO THE PRECEDING SECTION; TO BRING FORWARD SECTION 47-5-931, MISSISSIPPI CODE OF 1972, FOR 7 8 PURPOSES OF POSSIBLE AMENDMENT; AND FOR RELATED PURPOSES.

9 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 10 SECTION 1. Each community college district that has an 11 affiliated District Workforce Development Council and each 12 workforce development center shall coordinate efforts to utilize the community college mobile training units at each regional 13 14 correctional facility in the state. The mobile training units, 15 which include, but are not limited to welding, shall be provided 16 to a correctional facility along with the necessary instructors for at least ninety (90) days at each regional correctional 17 facility for the training of nonviolent offenders who are housed 18 19 at a regional correctional facility.

20 SECTION 2. Section 37-153-9, Mississippi Code of 1972, is

21 amended as follows:

H. B. No. 1110 G1/2 24/HR31/R515 PAGE 1 (OM\JAB) 22 37-153-9. (1) In accordance with the federal Workforce
23 Investment Act of 1998, there shall be established, for each of
24 the four (4) state workforce areas prescribed in Section 37-153-3
25 (2)(c), a local workforce investment board to set policy for the
26 portion of the state workforce investment system within the local
27 area and carry out the provisions of the Workforce Investment Act.

Each community college district shall have an affiliated 28 (2)29 District Workforce Development Council. The district council 30 shall be composed of a diverse group of fifteen (15) persons appointed by the board of trustees of the affiliated public 31 32 community or junior college. The members of each district council 33 shall be selected from persons recommended by the chambers of 34 commerce, employee groups, industrial foundations, community 35 organizations and local governments located in the community college district of the affiliated community college with one (1) 36 37 appointee being involved in basic literacy training. However, at 38 least eight (8) members of each district council shall be chief executive officers, plant managers that are representatives of 39 40 employers in that district or service sector executives. The 41 District Workforce Development Council affiliated with each 42 respective community or junior college shall advise the president 43 of the community or junior college on the operation of its workforce development center/one-stop center. 44

45 The Workforce Development Council shall have the following 46 advisory duties:

H. B. No. 1110 24/HR31/R515 PAGE 2 (OM\JAB) 47 To develop an integrated and coordinated district (a) 48 workforce investment strategic plan that: (i) Identifies workforce investment needs through 49 job and employee assessments of local business and industry; 50 51 (ii) Sets short-term and long-term goals for 52 industry-specific training and upgrading and for general 53 development of the workforce; and 54 Provides for coordination of all training (iii) 55 programs, including ABE/High School Equivalency Diploma, Skills 56 Enhancement and Industrial Services, and shall work 57 collaboratively with the State Literacy Resource Center; 58 To coordinate and integrate delivery of training as (b) 59 provided by the workforce development plan; 60 To assist business and industry management in the (C) transition to a high-powered, quality organization; 61 62 (d) To encourage continuous improvement through 63 evaluation and assessment; * * * 64 To oversee development of an extensive marketing (e) 65 plan to the employer community * * * ; and 66 (f) To coordinate and integrate delivery of training 67 of certain nonviolent offenders as provided under Section 1 of 68 this act. SECTION 3. Section 37-153-11, Mississippi Code of 1972, is 69 70 amended as follows:

H. B. No. 1110 **~ OFFICIAL ~** 24/HR31/R515 PAGE 3 (OM\JAB) 71 37-153-11. (1)There are created workforce development 72 centers to provide assessment, training and placement services to 73 individuals needing retraining, training and upgrading for small 74 business and local industry. Each workforce development center 75 shall be affiliated with a separate public community or junior 76 college district and shall coordinate with the Office of Workforce 77 Development.

(2) Each workforce development center shall be staffed and
organized locally by the affiliated community college. The
workforce development center shall serve as staff to the
affiliated district council.

82 (3) Each workforce development center, working in concert
83 with its affiliated district council, shall offer and arrange
84 services to accomplish the purposes of this article, including,
85 but not limited to, the following:

86 (a) For individuals needing training and retraining:
87 (i) Recruiting, assessing, counseling and
88 referring to training or jobs;

89 (ii) Preemployment training for those with no90 experience in the private enterprise system;

91 (iii) Basic literacy skills training and high92 school equivalency education;

93 (iv) Vocational and technical training, full-time94 or part-time; and

95 (V) Short-term skills training for educationally 96 and economically disadvantaged adults in cooperation with 97 federally established employment and training programs; For specific small businesses, industries or firms 98 (b) 99 within the district: 100 (i) Job analysis, testing and curriculum 101 development; 102 Development of specific long-range training (ii) 103 plans; 104 (iii) Industry or firm-related preemployment 105 training; 106 Workplace basic skills and literacy training; (iv) 107 (V) Customized skills training; 108 (vi) Assistance in developing the capacity for total quality management training; 109 110 (vii) Technology transfer information and referral 111 services to business of local applications of new research in cooperation with the University Research Center, the state's 112 113 universities and other laboratories; and 114 (viii) Development of business plans; 115 (C) For public schools within the district technical 116 assistance to secondary schools in curriculum coordination, development of tech prep programs, instructional development and 117 118 resource coordination; * * *

119 (d) For economic development, a local forum and 120 resource center for all local industrial development groups to meet and promote regional economic development * * * ; and 121 122 (e) Training of nonviolent offenders in regional 123 correctional facilities as prescribed under Section 1 of this act. 124 (4) Each workforce development center shall compile and make 125 accessible to the Office of Workforce Development and Mississippi 126 State Workforce Investment Board necessary information for use in 127 evaluating outcomes of its efforts and in improving the quality of 128 programs at each community college, and shall include information 129 on literacy initiatives. Each workforce development center shall, 130 through an interagency management information system, maintain 131 records on new small businesses, placement, length of time on the 132 job after placement and wage rates of those placed in a form 133 containing such information as established by the state council. 134 (5)The Mississippi Community College Board is authorized to 135 designate one or more workforce development centers at the request of affiliated community or junior colleges to provide skills 136 137 training to individuals to enhance their ability to be employed in 138 the motion picture industry in this state.

139 SECTION 4. Section 47-5-931, Mississippi Code of 1972, is 140 brought forward as follows:

141 47-5-931. (1) The Department of Corrections, in its 142 discretion, may contract with the board of supervisors of one or 143 more counties or with a regional facility operated by one or more

H. B. No. 1110 **~ OFFICIAL ~** 24/HR31/R515 PAGE 6 (OM\JAB) 144 counties, to provide for housing, care and control of offenders 145 who are in the custody of the State of Mississippi. Any facility owned or leased by a county or counties for this purpose shall be 146 designed, constructed, operated and maintained in accordance with 147 148 American Correctional Association standards, and shall comply with 149 all constitutional standards of the United States and the State of 150 Mississippi, and with all court orders that may now or hereinafter 151 be applicable to the facility. If the Department of Corrections 152 contracts with more than one (1) county to house state offenders in county correctional facilities, excluding a regional facility, 153 then the first of such facilities shall be constructed in Sharkey 154 155 County and the second of such facilities shall be constructed in 156 Jefferson County.

157 The Department of Corrections shall contract with the (2)board of supervisors of the following counties to house state 158 159 inmates in regional facilities: (a) Marion and Walthall Counties; 160 (b) Carroll and Montgomery Counties; (c) Stone and Pearl River Counties; (d) Winston and Choctaw Counties; (e) Kemper and Neshoba 161 162 Counties; (f) Alcorn County and any contiguous county in which 163 there is located an unapproved jail; (g) Yazoo County and any 164 contiguous county in which there is located an unapproved jail; 165 (h) Chickasaw County and any contiguous county in which there is 166 located an unapproved jail; (i) George and Greene Counties and any 167 contiguous county in which there is located an unapproved jail; (j) Washington County and any contiguous county in which there is 168

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H. B. No. 1110 24/HR31/R515 PAGE 7 (OM\JAB) 169 located an unapproved jail; (k) Hinds County and any contiguous 170 county in which there is located an unapproved jail; (1) Leake 171 County and any contiguous county in which there is located an 172 unapproved jail; (m) Issaquena County and any contiguous county in 173 which there is located an unapproved jail; (n) Jefferson County 174 and any contiguous county in which there is located an unapproved jail; (o) Franklin County and any contiguous county in which there 175 176 is located an unapproved jail; (p) Holmes County and any 177 contiguous county in which there is located an unapproved jail; 178 and (q) Bolivar County and any contiguous county in which there is 179 located an unapproved jail. The Department of Corrections shall 180 decide the order of priority of the counties listed in this 181 subsection with which it will contract for the housing of state 182 inmates. For the purposes of this subsection, the term 183 "unapproved jail" means any jail that the local grand jury determines should be condemned or has found to be of substandard 184 185 condition or in need of substantial repair or reconstruction.

186 (3) In addition to the offenders authorized to be housed
187 under subsection (1) of this section, the Department of
188 Corrections may contract with any regional facility to provide for
189 housing, care and control of not more than seventy-five (75)
190 additional offenders who are in the custody of the State of
191 Mississippi.

192 (4) The Governor and the Commissioner of Corrections are193 authorized to increase administratively the number of offenders

H. B. No. 1110 **~ OFFICIAL ~** 24/HR31/R515 PAGE 8 (OM\JAB) 194 who are in the custody of the State of Mississippi that can be 195 placed in regional correctional facilities.

196 SECTION 5. This act shall take effect and be in force from 197 and after July 1, 2024.

H. B. No. 1110 24/HR31/R515 PAGE 9 (OM\JAB) XT: Workforce training, certain; provide for nonviolent offenders in regional correctional facilities.