## MISSISSIPPI CODE To 1962 (Regular Session)

## 2155.6

- "I. It shall be unlawful for any person...to wilfully make any oral or written sworn false statements...or allegation...that such person...or other persons have been or are about to be deprived of any right or privilege or immunity granted or secured by the U.S. Constitution and laws or by the Mississippi Constitution and laws...which contributes in any way to causing an investigation thereof, or any other action...by...any member of the F.B.I...employee of the Commission on Civil Rights (etc.)...shall be guilty of...a felony...and upon conviction be punished by imprisonment in the county jail for not less than 6 months nor more than 5 years or a fine of not less than \$100 nor more than \$1,000 or both.
- "2. Corroboration or proof by more than one witness...is not required in prosecutions under this Act. It shall not be necessary to prove...that the oath or matter sworn to was material or, if before an executive, legislative, or judicial tribunal committee, or commission that the tribunal, committee, or commission had jurisdiction.
- "3. (Severability Clause)"