By: Senator(s) Johnson (19th)

To: Judiciary

SENATE BILL NO. 2208

1 2 3 4 5 6 7 8 9 10 11 12	AN ACT TO AMEND SECTION 97-3-65, MISSISSIPPI CODE OF 1972, TO REQUIRE CHEMICAL CASTRATION FOR CERTAIN PERSONS CONVICTED OF RAPE OF CHILDREN; TO AMEND SECTION 97-3-101, MISSISSIPPI CODE OF 1972, FOR CERTAIN PERSONS CONVICTED OF SEXUAL BATTERY OF CHILDREN; TO AMEND SECTION 97-5-23, MISSISSIPPI CODE OF 1972, TO REQUIRE CHEMICAL CASTRATION FOR CERTAIN PERSONS CONVICTED OF GRATIFICATION OF LUST; TO AMEND SECTION 97-5-35, MISSISSIPPI CODE OF 1972, TO REQUIRE CHEMICAL CASTRATION FOR CERTAIN PERSONS CONVICTED OF EXPLOITATION OF CHILDREN; TO AMEND SECTION 97-5-41, MISSISSIPPI CODE OF 1972, TO REQUIRE CHEMICAL CASTRATION FOR CERTAIN PERSONS CONVICTED OF CARNAL KNOWLEDGE OF A STEPCHILD OR ADOPTED CHILD OR THE CHILD OF A COHABITING PARTNER; AND FOR RELATED PURPOSES.
13	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
14	SECTION 1. Section 97-3-65, Mississippi Code of 1972, is
15	amended as follows:
16	97-3-65. (1) The crime of statutory rape is committed when:
17	(a) Any person seventeen (17) years of age or older has
18	sexual intercourse with a child who:
19	(i) Is at least fourteen (14) but under sixteen
20	(16) years of age;
21	(ii) Is thirty-six (36) or more months younger
22	than the person; and
23	(iii) Is not the person's spouse; or
24	(b) A person of any age has sexual intercourse with a
25	child who:
26	(i) Is under the age of fourteen (14) years;
27	(ii) Is twenty-four (24) or more months younger
28	than the person; and
29	(iii) Is not the person's spouse.
30	(c) Neither the victim's consent nor the victim's lack
31	of chastity is a defense to a charge of statutory rape.

32 (2) Upon conviction for statutory rape, the defendant shall33 be sentenced as follows:

34 (a) If eighteen (18) years of age or older, but under
35 twenty-one (21) years of age, and convicted under paragraph (1)(a)
36 of this section, to imprisonment for not more than five (5) years
37 in the State Penitentiary or a fine of not more than Five Thousand
38 Dollars (\$5,000.00), or both;

39 (b) If twenty-one (21) years of age or older and 40 convicted under paragraph (1)(a) of this section, to imprisonment 41 of not more than thirty (30) years in the State Penitentiary or a 42 fine of not more than Ten Thousand Dollars (\$10,000.00), or both, 43 for the first offense, and not more than forty (40) years in the 44 State Penitentiary for each subsequent offense;

(c) If eighteen (18) years of age or older and
convicted under paragraph (1)(b) of this section, to imprisonment
for life in the State Penitentiary or such lesser term of
imprisonment as the court may determine, but not less than twenty
(20) years.

(d) If thirteen (13) years of age or older but under eighteen (18) years of age and convicted under paragraph (1)(a) or (1)(b) of this section, such imprisonment, fine or other sentence as the court, in its discretion, may determine.

54 (e) Every person age twenty-seven (27) or older
55 convicted for statutory rape, upon release from confinement for
56 whatever reason, shall undergo medroxyprogesterone acetate
57 treatment or its chemical equivalent in addition to all other

58 <u>punishment imposed</u>.

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(i) Any person required to undergo

60 medroxyprogesterone acetate treatment or its chemical equivalent

61 shall be subject to the treatment for the term of that person's

62 <u>natural life absent any finding by the Department of Corrections</u>

63 that this treatment is no longer necessary.

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<u>(ii) The person shall begin medroxyprogesterone</u>

65 <u>acetate treatment one (1) week prior to release from confinement</u>

66 and shall continue treatments until the Department of Corrections

67 demonstrates that this treatment is no longer necessary.

68 <u>(iii) If a person voluntarily undergoes a</u>

69 permanent, surgical alternative to hormonal chemical treatment for

70 sex offenders, he or she shall not be required to undergo the

71 <u>hormonal treatment.</u>

72 (iv) The Department of Corrections shall
73 administer this paragraph (e) and implement the protocols
74 required. These protocols shall include, but not be limited to, a
75 requirement to inform the person about the effect of hormonal
76 chemical treatment and any side effects that may result from it.
77 A person subject to this paragraph shall acknowledge the receipt
78 of this information.

Every person who shall have forcible sexual 79 (3) (a) 80 intercourse with any person, or who shall have sexual intercourse not constituting forcible sexual intercourse or statutory rape 81 82 with any person without that person's consent by administering to such person any substance or liquid which shall produce such 83 stupor or such imbecility of mind or weakness of body as to 84 85 prevent effectual resistance, upon conviction, shall be imprisoned for life in the State Penitentiary if the jury by its verdict so 86 87 prescribes; and in cases where the jury fails to fix the penalty at life imprisonment, the court shall fix the penalty at 88 imprisonment in the State Penitentiary for any term as the court, 89 90 in its discretion, may determine.

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(b) This subsection (3) shall apply whether the perpetrator is married to the victim or not.

93 (4) In all cases where a victim is under the age of sixteen 94 (16) years, it shall not be necessary to prove penetration where 95 it is shown the genitals, anus or perineum of the child have been 96 lacerated or torn in the attempt to have sexual intercourse with 97 the child.

98 (5) For the purposes of this section, "sexual intercourse" 99 shall mean a joining of the sexual organs of a male and female 100 human being in which the penis of the male is inserted into the 101 vagina of the female.

102 SECTION 2. Section 97-3-101, Mississippi Code of 1972, is 103 amended as follows:

104 97-3-101. (1) Every person who shall be convicted of sexual 105 battery under Section 97-3-95(1)(a), (b), or (2) shall be 106 imprisoned in the State Penitentiary for a period of not more than 107 thirty (30) years, and for a second or subsequent such 108 offense shall be imprisoned in the penitentiary for not more than 109 forty (40) years.

(2) (a) Every person who shall be convicted of sexual battery under Section 97-3-95(1)(c) who is at least eighteen (18) but under twenty-one (21) years of age shall be imprisoned for not more than five (5) years in the State Penitentiary or fined not more than Five Thousand Dollars (\$5,000.00), or both;

(b) Every person who shall be convicted of sexual battery under Section 97-3-95(1)(c) who is twenty-one (21) years of age or older shall be imprisoned not more than thirty (30) years in the State Penitentiary or fined not more than Ten Thousand Dollars (\$10,000.00), or both, for the first offense, and not more than forty (40) years in the State Penitentiary for each subsequent offense.

122 (3) Every person who shall be convicted of sexual battery 123 under Section 97-3-95(1)(d) who is eighteen (18) years of age or 124 older shall be imprisoned for life in the State Penitentiary or 125 such lesser term of imprisonment as the court may determine, but 126 not less than twenty (20) years.

127 (4) Every person who shall be convicted of sexual battery
 128 under Section 97-3-95(1)(c) or (d) who is twenty-seven (27) years
 129 of age or older, upon release from confinement for whatever
 130 reason, shall undergo medroxyprogesterone acetate treatment or its

131 chemical equivalent, in addition to any other punishment imposed. (5) (a) Any person required to undergo medroxyprogesterone 132 133 acetate treatment or its chemical equivalent shall be subject to the treatment for the term of that person's natural life absent 134 135 any finding by the Department of Corrections that this treatment 136 <u>is no longer necessary.</u> 137 (b) The person shall begin medroxyprogesterone acetate treatment one (1) week prior to release from confinement and shall 138 139 continue treatments until the Department of Corrections 140 demonstrates that this treatment is no longer necessary. (c) If a person voluntarily undergoes a permanent, 141 142 surgical alternative to hormonal chemical treatment for sex 143 offenders, he or she shall not be required to undergo the hormonal 144 treatment. (d) The Department of Corrections shall administer this 145 146 subsection (5) and implement the protocols required by this 147 subsection. These protocols shall include, but not be limited to, a requirement to inform the person about the effect of hormonal 148 149 chemical treatment and any side effects that may result from it. 150 A person subject to this subsection shall acknowledge the receipt 151 of this information. (6) Every person who shall be convicted of sexual battery 152 153 who is thirteen (13) years of age or older but under eighteen (18) 154 years of age shall be sentenced to such imprisonment, fine or other sentence as the court, in its discretion, may determine. 155 156 SECTION 3. Section 97-5-23, Mississippi Code of 1972, is 157 amended as follows: 97-5-23. (1) Any person above the age of eighteen (18) 158 years, who, for the purpose of gratifying his or her lust, or 159 160 indulging his or her depraved licentious sexual desires, shall

161 handle, touch or rub with hands or any part of his or her body or 162 any member thereof, any child under the age of sixteen (16) years, 163 with or without the child's consent, or a mentally defective,

164 mentally incapacitated or physically helpless person as defined in Section 97-3-97, shall be guilty of a felony and, upon conviction 165 166 thereof, shall be fined in a sum not less than One Thousand Dollars (\$1,000.00) nor more than Five Thousand Dollars 167 168 (\$5,000.00), or be committed to the custody of the State Department of Corrections not less than two (2) years nor more 169 170 than fifteen (15) years, or be punished by both such fine and imprisonment, at the discretion of the court. 171

172 (2) Any person above the age of eighteen (18) years, who, 173 for the purpose of gratifying his or her lust, or indulging his or her depraved licentious sexual desires, shall handle, touch or rub 174 175 with hands or any part of his or her body or any member thereof, any child younger than himself or herself and under the age of 176 177 eighteen (18) years who is not such person's spouse, with or without the child's consent, when the person occupies a position 178 179 of trust or authority over the child shall be guilty of a felony 180 and, upon conviction thereof, shall be fined in a sum not less than One Thousand Dollars (\$1,000.00) nor more than Five Thousand 181 182 Dollars (\$5,000.00), or be committed to the custody of the State 183 Department of Corrections not less than two (2) years nor more 184 than fifteen (15) years, or be punished by both such fine and imprisonment, at the discretion of the court. A person in a 185 186 position of trust or authority over a child includes without 187 limitation a child's teacher, counselor, physician, psychiatrist, psychologist, minister, priest, physical therapist, chiropractor, 188 189 legal guardian, parent, stepparent, aunt, uncle, scout leader or 190 coach.

191 (3) Upon a second conviction for an offense under this 192 section, the person so convicted shall be punished by commitment 193 to the State Department of Corrections for a term not to exceed 194 twenty (20) years, however, upon conviction and sentencing, the 195 offender shall serve at least one-half (1/2) of the sentence so 196 imposed.

197 (4) Every person who shall be convicted under this section who is twenty-seven (27) years of age or older, upon release from 198 199 confinement for whatever reason, shall undergo medroxyprogesterone acetate treatment or its chemical equivalent, in addition to any 200 201 other punishment imposed. 202 (5) (a) Any person required to undergo medroxyprogesterone acetate treatment or its chemical equivalent shall be subject to 203 204 the treatment for the term of that person's natural life absent any finding by the Department of Corrections that this treatment 205 206 is no longer necessary. 207 (b) The person shall begin medroxyprogesterone acetate 208 treatment one (1) week prior to release from confinement and shall 209 continue treatments until the Department of Corrections demonstrates that this treatment is no longer necessary. 210 211 (c) If a person voluntarily undergoes a permanent, 212 surgical alternative to hormonal chemical treatment for sex 213 offenders, he or she shall not be required to undergo the hormonal t<u>reatment.</u> 214 215 (d) The Department of Corrections shall administer this 216 subsection (5) and implement the protocols required by this subsection. These protocols shall include, but not be limited to, 217 a requirement to inform the person about the effect of hormonal 218 chemical treatment and any side effects that may result from it. 219 220 A person subject to this subsection shall acknowledge the receipt 221 of this information. 222 SECTION 4. Section 97-5-35, Mississippi Code of 1972, is 223 amended as follows: 97-5-35. (1) Any person who violates any provision of 2.2.4 Section 97-5-33 shall be guilty of a felony and upon conviction 225 226 shall pay a fine of not less than Twenty-five Thousand Dollars 227 (\$25,000.00) nor more than One Hundred Thousand Dollars (\$100,000.00) and shall be imprisoned for not less than two (2) 228 229 years nor more than twenty (20) years. Any person convicted of a

230 second or subsequent violation of Section 97-5-33 shall pay a fine 231 of not less than Seventy-five Thousand Dollars (\$75,000.00) and 232 shall be imprisoned not less than ten (10) years nor more than thirty (30) years. Every person who shall be convicted under this 233 234 section who is twenty-seven (27) years of age or older, upon 235 release from confinement for whatever reason, shall undergo medroxyprogesterone acetate treatment or its chemical equivalent, 236 in addition to any other punishment imposed. 237

(2) (a) Any person required to undergo medroxyprogesterone acetate treatment or its chemical equivalent shall be subject to the treatment for the term of that person's natural life absent any finding by the Department of Corrections that this treatment is no longer necessary.

243 (b) The person shall begin medroxyprogesterone acetate 244 treatment one (1) week prior to release from confinement and shall 245 continue treatments until the Department of Corrections 246 demonstrates that this treatment is no longer necessary.

247 (c) If a person voluntarily undergoes a permanent,
248 surgical alternative to hormonal chemical treatment for sex
249 offenders, he or she shall not be required to undergo the hormonal

250 <u>treatment</u>.

251 (d) The Department of Corrections shall administer this 252 subsection (2) and implement the protocols required by this 253 subsection. These protocols shall include, but not be limited to, 254 a requirement to inform the person about the effect of hormonal 255 chemical treatment and any side effects that may result from it. 256 A person subject to this subsection shall acknowledge the receipt 257 of this information. 258 SECTION 5. Section 97-5-41, Mississippi Code of 1972, is 259 amended as follows: 260 97-5-41. (1) Any person who shall have carnal knowledge of 261 his or her unmarried stepchild or adopted child younger than

262 himself or herself and over fourteen (14) and under eighteen (18)

263 years of age, upon conviction, shall be punished by imprisonment 264 in the penitentiary for a term not exceeding ten (10) years.

(2) Any person who shall have carnal knowledge of an unmarried child younger than himself or herself and over fourteen (14) and under eighteen (18) years of age, with whose parent he or she is cohabiting or living together as husband and wife, upon conviction, shall be punished by imprisonment in the penitentiary for a term not exceeding ten (10) years.

271 (3) Every person who shall be convicted under this section
272 who is twenty-seven (27) years of age or older, upon release from
273 confinement for whatever reason, shall undergo medroxyprogesterone
274 acetate treatment or its chemical equivalent, in addition to any
275 other punishment imposed.

276 (4) (a) Any person required to undergo medroxyprogesterone
277 acetate treatment or its chemical equivalent shall be subject to
278 the treatment for the term of that person's natural life absent
279 any finding by the Department of Corrections that this treatment
280 is no longer necessary.

281 (b) The person shall begin medroxyprogesterone acetate 282 treatment one (1) week prior to release from confinement and shall 283 continue treatments until the Department of Corrections 284 demonstrates that this treatment is no longer necessary.

285 (c) If a person voluntarily undergoes a permanent,

286 surgical alternative to hormonal chemical treatment for sex

287 <u>offenders, he or she shall not be required to undergo the hormonal</u> 288 <u>treatment.</u>

289 (d) The Department of Corrections shall administer this
 290 subsection (4) and implement the protocols required by this

291 subsection. These protocols shall include, but not be limited to,

292 <u>a requirement to inform the person about the effect of hormonal</u>

293 chemical treatment and any side effects that may result from it.

294 A person subject to this subsection shall acknowledge the receipt

295 <u>of this information.</u>

296 SECTION 6. This act shall take effect and be in force from 297 and after its passage.