By: Moody

To: Juvenile Justice

## HOUSE BILL NO. 984 (As Passed the House)

AN ACT TO AMEND SECTIONS 43-21-257 AND 43-21-261, MISSISSIPPI 1 2 CODE OF 1972, TO DELETE THE NECESSITY OF A COURT ORDER FOR DISCLOSURE OF INFORMATION FROM THE DEPARTMENT OF HUMAN SERVICES 3 CENTRAL REGISTRY ON CHILD NEGLECT AND ABUSE CASES, AND TO 4 5 AUTHORIZE THE USE OF THE NAMES OF SUBSTANTIATED PERPETRATORS IN ADMINISTRATIVE DUE PROCESS HEARINGS; AND FOR RELATED PURPOSES. 6 7 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: SECTION 1. Section 43-21-257, Mississippi Code of 1972, is 8 9 amended as follows: [RDD1]

10 43-21-257. (1) Unless otherwise provided in this section, 11 any record involving children, including valid and invalid 12 complaints, and the contents thereof maintained by the Department 13 of Human Services, or any other state agency, shall be kept 14 confidential and shall not be disclosed except as provided in 15 Section 43-21-261.

(2) The Division of Youth Services shall maintain a state 16 central registry containing the number and disposition of all 17 18 cases together with such other useful information regarding such cases as may be requested and is obtainable from the records of 19 the youth court. The Division of Youth Services shall annually 20 21 publish a statistical record of the number and disposition of all cases, but the names or identity of any children shall not be 22 disclosed in the reports or records. The Division of Youth 23 Services shall adopt such rules as may be necessary to carry out 2.4 25 this subsection. The central registry files and the contents 26 thereof shall be confidential and shall not be open to public 27 inspection. Any person who shall disclose or encourage the disclosure of any record involving children from the central 2.8

29 registry shall be subject to the penalty in Section 43-21-267.
30 The youth court shall furnish, upon forms provided by the Division
31 of Youth Services, the necessary information, and these completed
32 forms shall be forwarded to the Division of Youth Services.

33 (3) The Department of Human Services shall maintain a state 34 central registry on neglect and abuse cases containing (a) the name, address and age of each child, (b) the nature of the harm 35 36 reported, (c) the name and address of the person responsible for 37 the care of the child, and (d) the name and address of the substantiated perpetrator of the harm reported. The Department of 38 39 Human Services shall adopt such rules and administrative procedures, especially those procedures to afford due process to 40 41 individuals who have been named as substantiated perpetrators prior to the release of their name from the registry, as may be 42 43 necessary to carry out this subsection. The central registry 44 shall be confidential and shall not be open to public inspection. 45 Any person who shall disclose or encourage the disclosure of any record involving children from the central registry without 46 following the rules and administrative procedures of the 47 48 department shall be subject to the penalty in Section 43-21-267. The Department of Human Services and its employees are hereby 49 50 exempt from any civil liability as a result of any action taken pursuant to the compilation and/or release of information on the 51 registry pursuant to this section and any other applicable section 52 53 of the code. \* \* \*

The Mississippi State Department of Health may release 54 (4) 55 the findings of investigations into allegations of abuse within licensed day care centers made under the provisions of Section 56 43-21-353(8) to any parent of a child who is enrolled in the day 57 58 care center at the time of the alleged abuse or at the time the request for information is made. The findings of any such 59 60 investigation may also be released to parents who are considering placing children in the day care center. No information 61 62 concerning such investigations may contain the names or 63 identifying information of individual children.

64 The Department of Health shall not be held civilly liable for 65 the release of information on any findings, recommendations or

66 actions taken pursuant to investigations of abuse that have been 67 conducted pursuant to Section 43-21-353(8).

68 SECTION 2. Section 43-21-261, Mississippi Code of 1972, is 69 amended as follows:[RDD2]

70 43-21-261. (1) Except as otherwise provided in this section, records involving children shall not be disclosed, other 71 72 than to necessary staff of the youth court, except pursuant to an order of the youth court specifying the person or persons to whom 73 the records may be disclosed, the extent of the records which may 74 75 be disclosed and the purpose of the disclosure. Such court orders for disclosure shall be limited to those instances in which the 76 77 youth court concludes, in its discretion, that disclosure is required for the best interests of the child, the public safety or 78 79 the functioning of the youth court and then only to the following 80 persons:

81 (a) The judge of another youth court or member of82 another youth court staff;

83 (b) The court of the parties in a child custody or84 adoption cause in another court;

85 (c) A judge of any other court or members of another86 court staff;

87 (d) Representatives of a public or private agency
88 providing supervision or having custody of the child under order
89 of the youth court;

90 (e) Any person engaged in a bona fide research purpose, 91 provided that no information identifying the subject of the 92 records shall be made available to the researcher unless it is 93 absolutely essential to the research purpose and the judge gives 94 prior written approval, and the child, through his or her 95 representative, gives permission to release the information;

96 (f) The Mississippi Employment Security Commission, or
97 its duly authorized representatives, for the purpose of a child's
98 enrollment into the Job Corps Training Program as authorized by

99 Title IV of the Comprehensive Employment Training Act of 1973 (29 100 USCS Section 923 et seq.). However, no records, reports, 101 investigations or information derived therefrom pertaining to 102 child abuse or neglect shall be disclosed; and

(g) To any person pursuant to a finding by a judge of the youth court of compelling circumstances affecting the health or safety of a child and that such disclosure is in the best interests of the child.

Law enforcement agencies may disclose information to the public concerning the taking of a child into custody for the commission of a delinquent act without the necessity of an order from the youth court. The information released shall not identify the child or his address unless the information involves a child convicted as an adult.

(2) Any records involving children which are disclosed under an order of the youth court and the contents thereof shall be kept confidential by the person or agency to whom the record is disclosed except as provided in the order. Any further disclosure of any records involving children shall be made only under an order of the youth court as provided in this section.

119 (3) Upon request, the parent, guardian or custodian of the 120 child who is the subject of a youth court cause or any attorney for such parent, guardian or custodian, shall have the right to 121 122 inspect any record, report or investigation which is to be considered by the youth court at a hearing, except that the 123 124 identity of the reporter shall not be released, nor the name of 125 any other person where the person or agency making the information available finds that disclosure of the information would be likely 126 127 to endanger the life or safety of such person.

128 (4) Upon request, the child who is the subject of a youth 129 court cause shall have the right to have his counsel inspect and 130 copy any record, report or investigation which is filed with the 131 youth court.

(5) (a) The youth court prosecutor or prosecutors, the county attorney, the district attorney, the youth court defender or defenders, or any attorney representing a child shall have the right to inspect any law enforcement record involving children.

(b) The Department of Human Services shall disclose to a county prosecuting attorney or district attorney any and all records resulting from an investigation into suspected child abuse or neglect when the case has been referred by the Department of Human Services to the county prosecuting attorney or district attorney for criminal prosecution.

142 (c) Agency records made confidential under the 143 provisions of this section may be disclosed to a court of 144 competent jurisdiction.

Information concerning an investigation into a report of 145 (6) 146 child abuse or child neglect may be disclosed by the Department of 147 Human Services without order of the youth court to any attorney, 148 physician, dentist, intern, resident, nurse, psychologist, social worker, child care giver, minister, law enforcement officer, 149 150 public or private school employee making that report pursuant to Section 43-21-353(1) if the reporter has a continuing professional 151 152 relationship with the child and a need for such information in 153 order to protect or treat the child.

(7) Information concerning an investigation into a report of child abuse or child neglect may be disclosed without further order of the youth court to any interagency child abuse task force established in any county or municipality by order of the youth court of that county or municipality.

159 (8) Names and addresses of juveniles twice adjudicated as
160 delinquent for an act which would be a felony if committed by an
161 adult or for the unlawful possession of a firearm shall not be
162 held confidential and shall be made available to the public.
163 (9) Names and addresses of juveniles adjudicated as

164 delinquent for murder, manslaughter, burglary, arson, armed

165 robbery, aggravated assault, any sex offense as defined in Section 166 45-33-1, for any violation of Section 41-29-139(a)(1) or for any 167 violation of Section 63-11-30, shall not be held confidential and 168 shall be made available to the public.

(10) The judges of the circuit and county courts, and presentence investigators for the circuit courts, as provided in Section 47-7-9, shall have the right to inspect any youth court records of a person convicted of a crime for sentencing purposes only.

(11) The victim of an offense committed by a child who is the subject of a youth court cause shall have the right to be informed of the child's disposition by the youth court.

(12) The Classification Committee of the State Department of 177 Corrections, as provided in Section 47-5-103, shall have the right 178 to inspect any youth court records, excluding abuse and neglect 179 180 records, of any offender in the custody of the department who as a 181 child or minor was a juvenile offender or was the subject of a youth court cause of action, and the State Parole Board, as 182 183 provided in Section 47-7-17, shall have the right to inspect such 184 records when said offender becomes eligible for parole.

185 (13) The youth court shall notify the Department of Public 186 Safety of the name, and any other identifying information such 187 department may require, of any child who is adjudicated delinquent 188 as a result of a violation of the Uniform Controlled Substances 189 Law.

190 (14) The Administrative Office of Courts shall have the 191 right to inspect any youth court records in order that the number 192 of youthful offenders, abused, neglected, truant and dependent 193 children, as well as children in need of special care and children 194 in need of supervision, may be tracked with specificity through 195 the youth court and adult justice system, and to utilize tracking 196 forms for such purpose.

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(15) Upon a request by a youth court, the Administrative

Office of Courts shall disclose all information at its disposal 198 199 concerning any previous youth court intakes alleging that a child 200 was a delinquent child, child in need of supervision, child in need of special care, truant child, abused child or neglected 201 202 child, as well as any previous youth court adjudications for the 203 same and all dispositional information concerning a child who at 204 the time of such request comes under the jurisdiction of the youth court making such request. 205

(16) In every case where an abuse or neglect allegation has been made, the confidentiality provisions of this section shall not apply to prohibit access to a child's records by any state regulatory agency, any state or local prosecutorial agency or law enforcement agency; provided, however, that no identifying information concerning the child in question may be released to the public by such agency except as otherwise provided herein.

(17) In every case where there is any indication or suggestion of either abuse or neglect and a child's physical condition is medically labeled as medically "serious" or "critical" or a child dies, the confidentiality provisions of this section shall not apply.

(18) Any member of a foster care review board designated by the Department of Human Services shall have the right to inspect youth court records relating to the abuse, neglect or child in need of supervision cases assigned to such member for review.

(19) Information concerning an investigation into a report of child abuse or child neglect may be disclosed without further order of the youth court in any administrative or due process hearing held, pursuant to Section 43-21-257, by the Department of Human Services for individuals whose names will be placed on the central registry as substantiated perpetrators.

228 SECTION 3. This act shall take effect and be in force from 229 and after July 1, 2000.