By: Moody

To: Public Health and Welfare

HOUSE BILL NO. 1508 (As Passed the House)

AN ACT TO AMEND SECTION 41-23-1, MISSISSIPPI CODE OF 1972, TO 1 2 AUTHORIZE CORRECTIONAL FACILITIES TO CONTRACT WITH GOVERNMENTAL 3 ENTITIES TO MONITOR COMMUNICABLE DISEASES IN SUCH FACILITIES, TO 4 REQUIRE CORRECTIONAL FACILITIES TO GRANT ACCESS TO THE STATE 5 DEPARTMENT OF HEALTH TO CARRY OUT RESPONSIBILITIES RELATING TO THE CONTROL OF COMMUNICABLE DISEASES AND TO REQUIRE CORRECTIONAL FACILITIES TO REIMBURSE THE STATE DEPARTMENT OF HEALTH FOR COSTS 6 7 INCURRED IN CONTROLLING SUCH COMMUNICABLE DISEASES; AND FOR 8 9 RELATED PURPOSES.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: SECTION 1. Section 41-23-1, Mississippi Code of 1972, is amended as follows:[BD1]

13 41-23-1. (1) The State Board of Health shall adopt rules 14 and regulations (a) defining and classifying communicable diseases 15 and other diseases that are a danger to health based upon the 16 characteristics of the disease; and (b) establishing reporting, 17 monitoring and preventive procedures for those diseases.

18 (2) Upon the death of any person who has been diagnosed as 19 having Human Immunodeficiency Virus/Acquired Immune Deficiency Syndrome (HIV/AIDS) or any Class 1 disease as designated by the 20 State Board of Health, in a hospital or other health care 21 facility, in all other cases where there is an attending 22 23 physician, and in cases in which the medical examiner, as defined in Section 41-61-53(f), investigates and certifies the cause of 24 25 death, the attending physician, the person in charge of the hospital or health care facility, or the medical examiner, as the 26 case may be, shall report as soon as practicable to the Executive 27 Officer of the State Board of Health or to other authorities the 28 cause or contributing cause of death as required by the State 29

H. B. No. 1508 00\HR40\R1934 PAGE 1 30 Board of Health. Such reporting shall be according to procedures31 as required by the State Board of Health.

(3) Upon the death of any person who has been diagnosed as 32 having Human Immunodeficiency Virus/Acquired Immune Deficiency 33 34 Syndrome (HIV/AIDS), where there is not an attending physician, 35 any family member or other person making disposition of the body who knows that such decedent had been diagnosed as having HIV/AIDS 36 37 shall report this fact to the medical examiner as defined in Section 41-61-53(f), who shall report as soon as practicable to 38 the Executive Officer of the State Board of Health or to other 39 authorities the cause or contributing cause of death as required 40 by the State Board of Health. Such reporting shall be according 41 42 to procedures as required by the State Board of Health.

Every practicing or licensed physician, or person in 43 (4) 44 charge of a hospital, health care facility, insurance company which causes to be performed blood tests for underwriting purposes 45 or laboratory, shall report immediately to the Executive Officer 46 47 of the State Board of Health or to other authorities as required by the State Board of Health every case of such diseases as shall 48 49 be required to be reported by the State Board of Health. Such 50 reporting shall be according to procedures, and shall include such 51 information about the case, as shall be required by the State Board of Health. Insurance companies having such blood test 52 results shall report immediately to the Executive Officer of the 53 54 State Board of Health or to other authorities as required by the State Board of Health every case of such diseases as shall be 55 56 required to be reported by the State Board of Health. The 57 insurance company shall notify the individual on whom the blood test was performed in writing by certified mail of an adverse 58 59 underwriting decision based upon the results of such individual's blood test but shall not disclose the specific results of such 60 61 blood tests to the individual. The insurance company shall also inform the individual on whom the blood test was performed that 62 63 the results of the blood test will be sent to the physician 64 designated by the individual at the time of application and that 65 such physician should be contacted for information regarding the blood test results. If a physician was not designated at the time 66

H. B. No. 1508 00\HR40\R1934 PAGE 2 67 of application, the insurance company shall request that the 68 individual name a physician to whom a copy of the blood test can 69 be sent.

Any practicing or licensed physician, or person in 70 (5) 71 charge of a hospital or health care facility, who knows that a patient has a medical condition specified by the Department of 72 73 Health as requiring special precautions by health care providers, 74 shall report this fact and the need for appropriate precautions to 75 any other institution or provider of health care services to whom 76 such patient is transferred or referred, according to regulations 77 established by the State Board of Health.

78 (6) Any practicing or licensed physician or person in charge of a hospital, health care facility or laboratory who fails to 79 make the reports required under this section regarding Human 80 Immunodeficiency Virus/Acquired Immune Deficiency Syndrome 81 82 (HIV/AIDS) or any Class 1 disease or condition as designated by 83 the State Board of Health shall be reported to the Board of Medical Licensure, in the case of a physician, or to the 84 85 applicable licensing agency in the case of institutions, and such 86 failure shall be grounds for suspension of license.

(7) Any person other than a practicing or licensed
physician, or person in charge of a hospital or health care
facility, willfully failing to make the reports required under
this section shall be guilty of a misdemeanor and, upon
conviction, shall be punished by a fine of not more than Five
Hundred Dollars (\$500.00) or by confinement in the county jail for
not more than thirty (30) days, or both.

94 (8) The provisions of this section are cumulative and 95 supplemental to any other provision of law, and a conviction or 96 penalty imposed under this section shall not preclude any other 97 action at law, proceedings for professional discipline or other 98 criminal proceedings.

99

(9) Notwithstanding any law of this state to the contrary,

H. B. No. 1508 00\HR40\R1934 PAGE 3 100 the State Board of Health is authorized to establish the rules by 101 which exceptions may be made to the confidentiality provisions of 102 the laws of this state for the notification of third parties of an individual's infection with any Class 1 or Class 2 disease, as 103 104 designated by the State Board of Health, when exposure is indicated or there exists a threat to the public health and 105 welfare. All notifications authorized by this section shall be 106 within the rules established according to this subsection. All 107 persons who receive notification of the infectious condition of an 108 109 individual under this subsection and the rules established under this subsection shall hold such information in the strictest of 110 111 confidence and privilege, shall not reveal the information to 112 others, and shall take only those actions necessary to protect the 113 health of the infected person or other persons where there is a foreseeable, real or probable risk of transmission of the disease. 114

115 (10) Each public or private correctional facility housing 116 state offenders, federal offenders or offenders from any other jurisdiction shall require all offenders in the facility to be 117 118 tested for tuberculosis and Human Immunodeficiency Virus (HIV) in conjunction with the rules and regulations of the State Department 119 120 of Health. The reporting shall be according to procedures and shall include any information about the case that is required by 121 122 the State Board of Health. In order to carry out the provisions 123 of this section, the following shall apply:

(a) Any such public or private correctional facility 124 125 may contract with the Mississippi Department of Corrections, the 126 Mississippi State Department of Health, or other such appropriate state, federal or local entity for the inspection, monitoring or 127 provision of any assistance necessary or desirable to maintain 128 appropriate facilities for the purpose of identification, 129 130 prevention, and treatment of communicable diseases and other conditions considered prejudicial to public health; and 131

(b) Any such public or private correctional facility

H. B. No. 1508 00\HR40\R1934 PAGE 4

132

133 shall grant representatives of the State Department of Health, in

134 the discharge of its duties, access to all areas of the facility

135 and to the offenders and staff at all times. The facility shall

136 reimburse the State Department of Health for all costs incurred

137 for the control of communicable diseases or other conditions

138 prejudicial to public health in the facility and for the costs

139 incurred for the control of communicable diseases or other

140 conditions prejudicial to public health spreading from the

141 facility, staff or inmates to other individuals or property in the

142 <u>county or state.</u>

143 SECTION 2. This act shall take effect and be in force from

144 and after July 1, 2000.