By: Kirby

To: Insurance; Appropriations

SENATE BILL NO. 2230 (As Passed the Senate)

AN ACT TO REENACT SECTIONS 7-5-301, 7-5-303, 7-5-305, 7-5-307 1 2 AND 7-5-309, MISSISSIPPI CODE OF 1972, WHICH CREATE AN INSURANCE 3 INTEGRITY ENFORCEMENT BUREAU WITHIN THE OFFICE OF THE ATTORNEY 4 GENERAL; TO AMEND SECTION 7-5-311, MISSISSIPPI CODE OF 1972, TO 5 EXTEND THE REPEALER ON THE PROVISIONS WHICH CREATE THE INSURANCE INTEGRITY ENFORCEMENT BUREAU; AND FOR RELATED PURPOSES. 6 7 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: SECTION 1. Section 7-5-301, Mississippi Code of 1972, is 8 reenacted as follows:[JU1] 9 7-5-301. There is created within the Office of the Attorney 10 11 General an Insurance Integrity Enforcement Bureau. The duty of the bureau is to investigate and prosecute claims of insurance 12 13 abuses and crimes involving insurance. The Attorney General may employ the necessary personnel to carry out the provisions of 14 Sections 7-5-301 through 7-5-311. 15 SECTION 2. Section 7-5-303, Mississippi Code of 1972, is 16 reenacted as follows:[JU2] 17 18 7-5-303. (1) As used in this section: "An insurance plan" means a plan or program that 19 (a) 20 provides health benefits whether directly through insurance or 21 otherwise and includes a policy of life or property and casualty insurance, a contract of a service benefit organization, workers' 22 23 compensation insurance or any program or plan implemented in 24 accordance with state law or a membership agreement with a health 25 maintenance organization or other prepaid programs. 26 (b) "Insurance official" means: (i) An administrator, officer, trustee, fiduciary, 27 custodian, counsel, agent or employee of any insurance plan; 2.8

(ii) An officer, counsel, agency or employee of an
organization, corporation, partnership, limited partnership or
other entity that provides, proposes to, or contracts to provide
services through any insurance plan; or

(iii) An official, employee or agent of a state or
federal agency having regulatory or administrative authority over
any insurance plan.

36 (2) A person or entity shall not, with the intent to
37 appropriate to himself or to another any benefit, knowingly
38 execute, collude or conspire to execute or attempt to execute a
39 scheme or artifice:

40 (a) To defraud any insurance plan in connection with
41 the delivery of, or payment for, insurance benefits, items,
42 services or claims; or

(b) To obtain by means of false or fraudulent pretense, representation, statement or promise money, or anything of value, in connection with the delivery of or payment for insurance claims under any plan or program or state law, items or services which are in whole or in part paid for, reimbursed, subsidized by, or are a required benefit of, an insurance plan or an insurance company or any other provider.

(3) A person or entity shall not directly or indirectly 50 51 give, offer or promise anything of value to an insurance official, or offer or promise an insurance official to give anything of 52 value to another person, with intent to influence such official's 53 54 decision in carrying out any of his duties or laws or regulations. 55 (4) Except as otherwise allowed by law, a person or entity shall not knowingly pay, offer, deliver, receive, solicit or 56 accept any remuneration, as an inducement for referring or for 57 refraining from referring a patient, client, customer or service 58 59 in connection with an insurance plan.

60 (5) A person or entity shall not, in any matter related to 61 any insurance plan, knowingly and willfully falsify, conceal or

62 omit by any trick, scheme, artifice or device a material fact, 63 make any false, fictitious or fraudulent statement or 64 representation or make or use any false writing or document, 65 knowing or having reason to know that the writing or document 66 contains any false or fraudulent statement or entry in connection 67 with the provision of insurance programs.

68 (6) A person or entity shall not fraudulently deny the69 payment of an insurance claim.

70 SECTION 3. Section 7-5-305, Mississippi Code of 1972, is 71 reenacted as follows:[JU3]

7-5-305. (1) To fund the Insurance Integrity Enforcement 72 73 Bureau, the Workers' Compensation Commission may assess each 74 workers' compensation carrier and self-insurer, in the manner 75 provided in Section 71-3-99, an amount based upon the proportion 76 that the total gross claims for compensation and medical services 77 and supplies paid by such carrier or self-insurer during the 78 preceding one-year period bore to the total gross claims for compensation and medical services and supplies paid by all 79 80 carriers and self-insurers during such period. The total amount assessed and collected by the commission from all workers' 81 82 compensation carriers and self-insurers used to fund the Insurance Integrity Enforcement Bureau during each fiscal year shall be 83 84 based upon the recommendation of the Insurance Integrity 85 Enforcement Bureau, but shall not exceed One Hundred Fifty Thousand Dollars (\$150,000.00). The funds received from the 86 87 assessment in this subsection (1) shall be used primarily for the purpose of investigating and prosecuting workers' compensation 88 Within thirty (30) days of receipt, the Workers' 89 fraud. Compensation Commission shall transfer such assessment from the 90 91 Administrative Expense Fund into a special fund of the Office of 92 the Attorney General created in the State Treasury and designated 93 as the "Insurance Integrity Enforcement Fund."

94 (2) In addition to the monies collected under the assessment

95 provided in this section to fund the Insurance Integrity Enforcement Bureau, for fiscal year 1999 the sum of One Hundred 96 97 Fifty Thousand Dollars (\$150,000.00) shall be appropriated by the 98 Legislature to the Insurance Integrity Enforcement Fund from the 99 State General Fund. The funds received from the appropriation in this subsection (2) shall be used primarily for the purpose of 100 101 investigating and prosecuting insurance fraud other than workers' compensation fraud. 102

103 (3) The Insurance Integrity Enforcement Bureau may accept 104 gifts, grants and appropriations of state and federal funds for deposit in the Insurance Integrity Enforcement Fund. 105 The 106 Insurance Integrity Enforcement Fund shall be used solely to 107 defray the expenses of the Insurance Integrity Enforcement Bureau, 108 and any interest earned on monies in such fund shall be credited 109 to the fund. Expenditures from the Insurance Integrity 110 Enforcement Fund shall be made upon requisition by the Attorney 111 General and subject to appropriation by the Legislature.

112 SECTION 4. Section 7-5-307, Mississippi Code of 1972, is
113 reenacted as follows:[JU4]

114 7-5-307. (1) If any workers' compensation provider, health 115 insurance provider, employee of the Workers' Compensation Commission or other person or entity has a belief or has any 116 117 information that a false or misleading statement or representation 118 or fraud or fraudulent denial has been made in connection with or 119 relating to a workers' compensation claim or in connection with or 120 relating to any insurance claim in relation to an insurance plan as defined in Section 7-5-303, such person or entity may report 121 122 such belief to the Insurance Integrity Enforcement Bureau, furnish any information which may be pertinent and cooperate in an 123 124 investigation conducted by the bureau. Investigators for the 125 Insurance Integrity Enforcement Bureau are authorized law enforcement officers and they are authorized to investigate and 126 127 exercise such powers as are granted to other authorized law

128 enforcement officers; however, the Insurance Integrity Enforcement 129 Bureau and its investigators and personnel shall not have any 130 authority to impede, interfere with or control the operations and functions of the Mississippi Workers' Compensation Commission. 131 132 (2) Prosecutions for violations under Sections 7-5-301 through 7-5-311 or for violations of any other criminal law 133 arising from cases of insurance fraud, may be instituted by the 134 135 Attorney General, his designee or the district attorney of the 136 district in which the violation occurred, and shall be conducted 137 in the name of the State of Mississippi. In the prosecution of any criminal proceeding in accordance with this subsection by the 138 139 Attorney General, or his designee, and in any proceeding before a grand jury in connection therewith, the Attorney General, or his 140 designee, shall exercise all the powers and perform all the duties 141 142 which the district attorney would otherwise be authorized or 143 required to exercise or perform. The Attorney General, or his 144 designee, shall have the authority to issue and serve subpoenas in the investigation of any matter which may violate Sections 7-5-301 145 146 through 7-5-311 or any matter relating to insurance fraud which 147 may violate any criminal law.

(3) The Attorney General, or his designee, shall notify the 148 Workers' Compensation Commission when the Insurance Integrity 149 150 Enforcement Bureau opens or closes or otherwise disposes of an 151 investigative file relating to workers' compensation fraud. Such notification shall be confidential and shall not be subject to 152 153 release to any third party except as otherwise provided by law. After such notification, it is solely within the discretion of the 154 Mississippi Workers' Compensation Commission whether to modify or 155 156 alter the proceedings in any such workers' compensation claims 157 from the normal course of proceedings.

(4) On or before January 1 of each year, the Insurance
Integrity Enforcement Bureau shall file a report with the Senate
and House of Representatives Insurance Committees detailing its

161 work during the preceding calendar year and shall include the 162 following:

163 (a) The number and types of cases or complaints164 reported to the bureau;

165 (b) The number and types of cases assigned for 166 investigation;

167 (c) The number of criminal warrants issued and the168 types of cases;

169 (d) The number and types of cases referred to a170 district attorney for prosecution;

(e) The number and types of cases retained by theAttorney General for prosecution;

173 (f) The number and types of cases closed without 174 prosecution;

175 (g) The number and types of cases closed by the 176 district attorney without prosecution;

177 (h) The number and types of cases pending; and

178 (i) The amount of actual expenses of the bureau during179 the preceding year classified by the types of cases.

(5) The jurisdiction of the Insurance Integrity Enforcement
Bureau shall not infringe upon any matters under the jurisdiction
of the Medicaid Fraud Control Unit created in Section 43-13-201 et
seq.

184 SECTION 5. Section 7-5-309, Mississippi Code of 1972, is 185 reenacted as follows:[JU5]

186 7-5-309. (1) A person who violates any provision of Section 187 7-5-303 shall be guilty of a felony and, upon conviction thereof, shall be punished by imprisonment for not more than three (3) 188 189 years, or by a fine of not more than Five Thousand Dollars (\$5,000.00) or double the value of the fraud, whichever is 190 191 greater, or both. Sentences imposed for convictions of separate offenses under Sections 7-5-301 through 7-5-311 may run 192 193 consecutively.

194 (2) If the defendant found to have violated any provisions of Section 7-5-303 is an organization, then it shall be subject to 195 196 a fine of not more than One Hundred Fifty Thousand Dollars (\$150,000.00) for each violation. "Organization" for purposes of 197 198 this subsection means a person other than an individual. The term 199 includes corporations, partnerships, associations, joint-stock 200 companies, unions, trusts, pension funds, unincorporated 201 organizations, governments and political subdivisions thereof and 202 nonprofit organizations.

203 In a proceeding for violations under Section 7-5-303, (3) 204 the court, in addition to the criminal penalties imposed under 205 this section, shall assess against the defendant convicted of such 206 violation double those reasonable costs that are expended by the 207 Insurance Integrity Enforcement Bureau of the Office of Attorney 208 General or the district attorney's office in the investigation of 209 such case, including, but not limited to, the cost of 210 investigators, process service, court reporters, expert witnesses and attorney's fees. A monetary penalty assessed and levied under 211 212 this section shall be deposited to the credit of the State General 213 Fund, and the Attorney General may institute and maintain 214 proceedings in his name for enforcement of payment in the circuit 215 court of the county of residence of the defendant and, if the defendant is a nonresident, such proceedings shall be in the 216 217 Circuit Court of the First Judicial District of Hinds County, 218 Mississippi.

219 SECTION 6. Section 7-5-311, Mississippi Code of 1972, is 220 amended as follows:[JU6]

7-5-311. Sections 7-5-301 through 7-5-309 shall stand
 repealed on July 1, <u>2003</u>.

223 SECTION 7. This act shall take effect and be in force from 224 and after July 1, 2000.