By: Thames

To: Public Health and Welfare; Appropriations

COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 3028

AN ACT TO REENACT SECTIONS 43-14-1 THROUGH 43-14-7, 1 MISSISSIPPI CODE OF 1972, WHICH ESTABLISH THE CHILDREN'S ADVISORY COUNCIL AND PROVIDE FOR A PILOT PROGRAM OF SERVICES AND CARE FOR 2 3 CERTAIN CHILDREN; TO AMEND REENACTED SECTION 43-14-1, MISSISSIPPI 4 5 CODE OF 1972, TO REVISE CERTAIN DATES RELATING TO THE PILOT 6 PROGRAM; TO AMEND SECTION 43-14-9, MISSISSIPPI CODE OF 1972, TO EXTEND THE DATE OF THE REPEALER; TO AMEND SECTION 43-27-307, 7 MISSISSIPPI CODE OF 1972, TO REVISE THE DATE FOR THE SUBMISSION OF 8 9 THE PLAN FOR COMPREHENSIVE CARE AND PLACEMENT OF CHILDREN TO BE SUBMITTED BY THE JUVENILE HEALTH RECOVERY PROGRAM; TO ESTABLISH A 10 11 JOINT COMMITTEE TO STUDY AND MAKE RECOMMENDATIONS CONCERNING THE COORDINATION OF NECESSARY MULTIPLE SERVICES TO CHILDREN AND YOUTH; 12 AND FOR RELATED PURPOSES. 13

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: SECTION 1. Section 43-14-1, Mississippi Code of 1972, is reenacted and amended as follows:

17 43-14-1. (1) The purpose of this chapter is to pilot the 18 development of a coordinated interagency system of necessary services and care in two (2) regions of the state, designated by 19 20 the Children's Advisory Council established herein, for children and youth up to age twenty-one (21) with serious 21 emotional/behavioral disturbance or mental illness who require 22 services from a multiple services and multiple programs system, in 23 24 the most fiscally responsible (cost efficient) manner possible, 25 based on an individualized plan of care which takes into account other available interagency programs, including, but not limited 26 27 to, Early Intervention Act of Infants and Toddlers, Section 41-87-1 et seq., Early Periodic Screening Diagnosis and Treatment, 28 Section 43-13-117(5), waivered program for home- and 29 community-based services for developmentally disabled people, 30 Section 43-13-117(29), and waivered program for targeted case 31

32 management services for children with special needs, Section 33 43-13-117(31), and is tied to clinically appropriate outcomes. 34 Some of the outcomes are to reduce the number of inappropriate 35 out-of-home placements inclusive of those out-of-state.

36 (2) There is established a Children's Advisory Council 37 comprised of one (1) member from each of the appropriate child-serving divisions or sections of the State Department of 38 39 Health, the Department of Human Services, the State Department of Mental Health, the State Department of Education, the Division of 40 Medicaid of the Governor's Office, a family member designated by 41 Mississippi Families as Allies for Children's Mental Health, Inc. 42 43 and a representative from the Mississippi Council of Youth Court 44 Judges.

The Children's Advisory Council shall oversee a pool of 45 (3) 46 state funds contributed by each participating agency that currently expends funds for services, including residential and 47 psychiatric care for the children and youth who are to be served 48 by this chapter. This pool of funds shall be available for 49 50 providing necessary community-centered services based on an 51 individualized plan of care. The monetary contribution of each participating agency shall be determined as fair and equitable by 52 53 the governing board or other duly authorized state level oversight authority for such agency by July 1 of each fiscal year, to begin 54 July 1, 1998. In lieu of contributing funds, the State Department 55 56 of Health shall contribute to the pilot system of care program described in this section in-kind health/medical services through 57 58 the department to the children and youth to be served by this 59 chapter.

The local coordinating care entity to administer the 60 (4) 61 pilot program in the two (2) designated regions shall be designated by the Children's Advisory Council. Each local 62 63 coordinating care entity is an administrative body capable of securing and insuring the delivery of services and care across all 64 65 necessary agencies and/or any other appropriate service 66 provider(s) to meet each child or youth's authorized plan of care. 67 After June 30, 1999, the Children's Advisory Council will add an additional coordinating care entity so that all of the children in 68

69 the State of Mississippi served by this chapter will be covered by 70 June 30, 2000. Those local coordinating care entities designated 71 by the Children's Advisory Council shall be those that clearly 72 reflect their capability to select and secure appropriate services 73 and care in the most cost-efficient and timely manner for the 74 children and youth who are to be served by this chapter.

(5) Each state agency named in subsection (2) of this section shall enter into a binding interagency agreement to participate in the oversight of the pilot system of care program for the children and youth described in this section. The agreement shall be signed and in effect by July 1, 1998, and shall remain in effect for a period of <u>three (3)</u> years, through June 30, <u>2001</u>.

82 SECTION 2. Section 43-14-3, Mississippi Code of 1972, is 83 reenacted as follows:

84 43-14-3. The powers and responsibilities of the Children's85 Advisory Council shall be as follows:

86 (a) To select two (2) regions of the state in which to87 pilot the system of care;

88 (b) To implement a Request for Proposal process through 89 which a local coordinating care entity will be selected in the two 90 (2) designated regions to perform the functions provided in 91 Section 43-14-7;

92 (c) To serve in an advisory capacity and to provide 93 state level leadership and oversight to the development of the 94 pilot system of care;

95 (d) To insure the creation and availability of an 96 annual pool of funds from each participating agency member of the 97 Children's Advisory Council that includes an amount to be 98 contributed by each agency and a process for utilization of those 99 funds;

100 (e) To contract and expend funds for any contractual101 technical assistance and consultation necessary to plan and

102 develop a functional and flexible blended pool of funds.

SECTION 3. Section 43-14-5, Mississippi Code of 1972, is reenacted as follows:

43-14-5. There is created in the State Treasury a special 105 106 fund into which shall be deposited all funds contributed by the Department of Human Services, Department of Mental Health and 107 State Department of Education for the operation of the pilot 108 109 system of care program. By the first quarter of the 1998 and 1999 110 state fiscal year, each agency named in this section shall pay 111 into the special fund out of its annual appropriation a sum equal to the amount determined by the board or other duly authorized 112 113 state level oversight authority for that agency and accepted by 114 the board or other duly authorized state level oversight authority 115 for each other agency on the Children's Advisory Council. Additionally, the Division of Medicaid shall use all unmatched 116 117 funds not committed for another purpose to match federal Medicaid 118 funds for any Medicaid approved services that will be used in the 119 pilot program for Medicaid eligible children and youth to be 120 served by this chapter.

SECTION 4. Section 43-14-7, Mississippi Code of 1972, is reenacted as follows:

123 43-14-7. (1) The Children's Advisory Council shall contract 124 with the selected local coordinating care entity in the two (2) 125 designated regions in the pilot program, and these entities shall 126 administer the program according to the terms of the contract with 127 the Children's Advisory Council.

(2) Persons eligible for services provided through the pilot system of care program are persons under the age of twenty-one (21) with serious emotional or behavioral disorders or mental illnesses who require services from a multiple services and multiple programs system, including other interagency programs which serve the children and youth to be served by this chapter including, but not limited to, Early Intervention Act of Infants

135 and Toddlers, Section 41-87-1 et seq., Early Periodic Screening Diagnosis and Treatment, Section 43-13-117(5), waivered program 136 137 for home- and community-based services for developmentally disabled people, Section 43-13-117(29), and waivered program for 138 139 targeted case management services for children with special needs, 140 Section 43-13-117(31). Those children and youth to be served by this chapter who are eligible for Medicaid shall be screened 141 through the Medicaid Early Periodic Screening Diagnosis and 142 143 Treatment (EPSDT) and their needs for medically necessary services 144 shall be certified through the EPSDT process. Children who are not Medicaid eligible, but who meet the other eligibility 145 146 criteria, shall be screened through a process similar to EPSDT, and if determined eligible, shall have access to their necessary 147 148 services in the pilot system of care program through a mechanism determined by the Children's Advisory Council and funded through 149 150 the operating fund provided in Section 43-14-5.

151 Services that may be provided through the pilot system (3) of care program shall include, but not be limited to, intensive 152 153 home-based intervention, respite, therapeutic recreational 154 services, emergency and crisis management, care management, day 155 treatment, diagnosis and therapy. Services provided through the pilot system of care program shall be provided in the home setting 156 157 of the recipient whenever feasible, rather than in a clinical 158 setting. Services in the community of the recipient shall be considered and implemented before authorizing a more restrictive, 159 160 out-of-home community setting. Where appropriate, other 161 interagency programs which serve the children and youth to be served by this chapter, including, but not limited to, Early 162 Intervention Act of Infants and Toddlers, Section 41-87-1 et seq., 163 164 Early Periodic Screening Diagnosis and Treatment, Section 165 43-13-117(5), waivered program for home- and community-based 166 services for developmentally disabled people, Section 167 43-13-117(29), and waivered program for targeted case management

168 services for children with special needs, Section 43-13-117(31), 169 shall be utilized.

170 (4) The local coordinating care entity authorized to operate 171 the pilot program shall employ case managers who shall be 172 responsible for setting up an interdisciplinary team composed of members of the child's family or other primary caregivers, and 173 appropriate professional service providers. This team shall 174 determine an individualized and clinically appropriate plan of 175 176 care for the child. The case manager shall arrange for those 177 services called for in each plan of care to be provided to the 178 child. Where appropriate other interagency programs which serve 179 the children and youth to be served by this chapter, including, 180 but not limited to, Early Intervention Act of Infants and Toddlers, Section 41-87-1 et seq., Early Periodic Screening 181 Diagnosis and Treatment, Section 43-13-117(5), waivered program 182 183 for home- and community-based services for developmentally 184 disabled people, Section 43-13-117(29), and waivered program for targeted case management services for children with special needs, 185 186 Section 43-13-117(31), shall be utilized.

187 (5) Payment for services dictated by the plan of care shall
188 be made to the providers of the services by the selected local
189 coordinating care entity in the two (2) designated regions
190 utilizing the blended fund pool established for the pilot program.

191 SECTION 5. Section 43-14-9, Mississippi Code of 1972, is 192 amended as follows:

193 43-14-9. Sections 43-14-1 through 43-14-7 shall stand
194 repealed on July 1, <u>2001</u>.

195 SECTION 6. Section 43-27-307, Mississippi Code of 1972, is 196 amended as follows:[LR1]

197 43-27-307. The Juvenile Health Recovery Advisory Board shall 198 submit to the Governor and the Legislature, on or before <u>April 15</u>, 199 2000, a recommendation for a comprehensive, multidisciplinary plan 200 for the care, treatment and placement of children identified in

201 Section 2 of this act. The advisory board shall submit to the 202 Governor and the Legislature, on or before September 15, 2000, 203 recommended rules and regulations for the operation of the 204 Juvenile Health Recovery Program.

205 SECTION 7. A special Joint Committee is created to Study and 206 Make Recommendations Concerning the Coordination of Necessary 207 Multiple Services to Children and Youth of the State and to Recommend a Blended Funding Source for Such Programs. The joint 208 209 committee shall be composed of the Chairman of the Senate Public 210 Health and Welfare Committee, the Chairman of the House Public Health and Welfare Committee, the Chairman of the Senate 211 212 Appropriations Committee, the Chairman of the House Appropriations 213 Committee, two (2) members of the Senate Public Health and Welfare 214 Committee and two (2) members of the Senate Appropriations 215 Committee to be appointed by the Lieutenant Governor, two (2) 216 members of the House Public Health and Welfare Committee and two 217 (2) members of the House Appropriations Committee to be appointed 218 by the Speaker of the House.

219 Within fifteen (15) days after sine die adjournment of the 220 2000 Regular Session of the Legislature, the Lieutenant Governor, 221 Speaker and the Governor shall appoint the members of the 222 committee. After the members are appointed, the joint committee 223 shall meet on a date designated by the Lieutenant Governor in 224 Jackson, Mississippi, to select a chairman, organize the committee 225 and establish rules for transacting its business and keeping 226 records. An affirmative vote of a majority of the members shall 227 be required in the adoption of rules, resolutions and reports. 228 All members of the joint committee shall be notified in writing of all regular and special meetings of the committee, which notices 229 230 shall be mailed at least five (5) days before the dates of the 231 meetings.

The joint committee shall study and make recommendations to the Legislature regarding the development and funding of a

234 coordinated interagency system of necessary services and care for 235 (a) children and youth up to age twenty-one (21) with serious 236 emotional/behavioral disturbance or mental illness who require 237 services from a multiple services and multiple programs system; 238 (b) children suspended or expelled from a local school district for serious and chronic misconduct; (c) children with alcohol and 239 drug abuse problems; (d) children with co-occurring disorders 240 241 (mental illness and alcohol and drug abuse problems); (e) 242 neglected, abused or delinquent children with serious emotional or 243 behavioral problems that would be subject to the jurisdiction of the Department of Human Services or the youth court; and (f) those 244 245 children with special mental health needs for whom the necessary 246 array of specialized services and supports is not available in the state, in the most fiscally responsible (cost efficient) manner 247 possible, based on an individualized plan of care which takes into 248 249 account other available interagency programs, including, but not 250 limited to, Early Intervention Act of Infants and Toddlers, 251 Section 41-87-1 et seq., Early Periodic Screening Diagnosis and 252 Treatment, Section 43-13-117(5), and waivered program for targeted 253 case management services for children with special needs, Section 254 43-13-117(31), and is tied to clinically appropriate outcomes. 255 Some of the outcomes are to reduce the number of inappropriate 256 out-of-home placements inclusive of those out-of-state and to 257 reduce the number of inappropriate school suspensions and 258 expulsions for this population of children.

The joint committee may establish any subcommittees that it deems desirable to study and report to the committee with respect to any matter that is within the scope of this resolution.

The joint committee shall make a written report of its findings and recommendations, and shall mail copies of the report to each member of the Legislature not later than December 1, 2000. In carrying out the provisions of this resolution, the joint committee may utilize the services, facilities and personnel of

267 all departments, agencies, offices and institutions of the state, including the state universities and the community and junior 268 269 colleges. In particular, the joint committee shall consult with the Mississippi Department of Mental Health, the Children's 270 271 Advisory Council, the Juvenile Health Recovery Board, the Division 272 of Medicaid, and each agency shall cooperate with the joint committee and provide the committee with any information and other 273 274 assistance requested by the committee. The joint committee may 275 consult and seek advice from various groups in the state in order 276 to understand the effect of any existing laws or any changes in law being considered by the committee. 277

278 For attending meetings of the joint committee, each member shall be paid per diem compensation in the amount authorized by 279 280 Section 25-3-69 and a mileage allowance and an expense allowance 281 in the amount authorized by Section 5-1-47. Legislative members 282 shall be paid from the contingent expense fund of the member's 283 respective house, and nonlegislative members shall be paid from funds made available by appropriation of the Legislature for the 284 285 purpose of this resolution. However, no per diem compensation, 286 mileage allowance or expense allowance shall be paid for attending 287 meetings of the joint committee while the Legislature is in session, and no per diem compensation, mileage allowance or 288 289 expense allowance shall be paid without prior approval of the 290 proper committee in the member's respective house.

291 SECTION 8. This act shall take effect and be in force from 292 and after July 1, 2000.