By: Robertson

To: Judiciary

SENATE BILL NO. 3130

1 AN ACT TO PROTECT VICTIMS OF FELONY PARENTAL CHILD SEXUAL 2 ABUSE; TO ENACT STANDARDS; TO CREATE A LOCAL REGISTRY; TO ENACT 3 PENALTIES; AND FOR RELATED PURPOSES.

4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 5 SECTION 1. (1) (a) For purposes of this act, a conviction 6 of felony parental child sexual abuse shall include any nolo 7 contendere plea, guilty plea or conviction at trial to any offense enumerated in Section 93-15-103(3)(g) or any other statute of the 8 9 State of Mississippi whereby a parent may be penalized as a felon on account of sexual abuse of his or her own child; and shall 10 include any conviction by plea or trial in any other state of the 11 12 United States to an offense whereby a parent may be penalized as a 13 felon for sexual abuse of his or her own child under the laws of that state, or which would be so penalized for such conduct had 14 the act or acts been committed in the State of Mississippi. 15

16 (b) A certified copy of the court order or judgment 17 evidencing such a conviction shall be accepted by any public 18 office with responsibilities pursuant to this act, and by any 19 court in the State of Mississippi, as conclusive evidence of the 20 conviction.

(2) (a) No person who has been convicted of felony parental child sexual abuse shall contact or attempt to contact the victim child without the prior express written permission of the child's then legal custodian, who may be the other parent, a guardian, person in loco parentis or person with legal or physical custody of a child.

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(b) No person who has been convicted of felony parental child sexual abuse shall harass, threaten, intimidate or by any 28 29 other means menace the victim child or any legal custodian of the child, who may be the other parent, a guardian, person in loco 30 parentis or person with legal or physical custody of a child. 31

32 Any person who believes that a person who has been (C) convicted of felony parental child sexual abuse may violate the 33 provisions of subsection (2)(a) or (2)(b) hereof may register with 34 35 the sheriff and any municipal law enforcement agency of the child's county and municipality of residence, setting forth the 36 factual basis for that belief which shall include a certified copy 37 38 of the court order or judgment evidencing the conviction of the child sexual abuse felon. The sheriff's office of each county and 39 all municipal law enforcement agencies shall maintain a separate 40 and distinct register for the purpose of recording the data 41 42 required herein, and shall advise the reporting party of how 43 emergency contact can be made with that office at any time with respect to a threatened violation of subsection (2)(a) or (2)(b) 44 45 Immediate response with police protection shall be hereof. provided to any emergency contact made pursuant to this section, 46 47 which police protection shall be continued in such reasonable manner as to deter future violations and protect the child and any 48 49 person with legal custody of the child.

50 Any person who has been convicted of felony (d) parental child sexual abuse who violates subsection (2)(a) hereof 51 52 shall, upon conviction, be punished by imprisonment in the county 53 jail for not more than one (1) year. Any person who has been convicted of felony parental child sexual abuse who violates 54 subsection (2)(b) hereof shall, upon conviction, be punished by 55 56 imprisonment in the state penitentiary for not more than five (5) 57 years.

No person who has been convicted of felony parental 58 (3) 59 child sexual abuse shall be entitled to have parental or other

60 visitation rights as to that child who was the victim, unless he 61 or she files a petition in the chancery court of the county in 62 which the child resides, reciting the conviction, and joining as parties defendant any other parent, guardian, person standing in 63 64 loco parentis or having legal or physical custody of the child. Α 65 guardian ad litem shall be appointed to represent the child at petitioner's expense. The court shall appoint a qualified 66 psychologist or psychiatrist to conduct an independent examination 67 68 of the petitioner to determine whether contact with that person poses a physical or emotional risk to the child, and report to the 69 Such examination shall be at petitioner's expense. 70 court. The 71 court shall require any such petitioner to deposit with the court 72 sufficient funds to pay expenses chargeable to a petitioner hereunder, the amount of such deposit to be within the discretion 73 74 of the chancellor. Any defendant and the child through his or her 75 guardian ad litem shall be entitled to a full evidentiary hearing 76 on the petition. In no event shall a child be required to testify 77 in court or by deposition, or be subjected to any psychological 78 examination, without the express consent of the child through his Such guardian ad litem shall consult 79 or her guardian ad litem. 80 with the child's legal guardian or custodians before consenting to such testimony or examination. At any hearing there is a 81 82 rebuttable presumption that contact with the child poses a physical and emotional risk to the child. That presumption may be 83 rebutted and visitation or contact allowed on such terms and 84 85 conditions that the chancery court shall set only upon specific 86 written findings by the court that:

87 (a) Contact between the child and the offending parent88 is appropriate and poses minimal risk to the child;

(b) If the child has received counseling, that the child's counselor believes such contact is in the child's best interest;

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(c) The offending parent has successfully engaged in

93 treatment for sex offenders or is engaged in such treatment and 94 making progress; and

95 (d) The offending parent's treatment provider believes 96 contact with the child is appropriate and poses minimal risk to 97 the child. If the court, in its discretion, allows visitation or 98 contact it may impose such conditions to the visitation or contact 99 which it finds reasonable, including supervision of contact or 100 visitation by a neutral and independent adult with a detailed plan 101 for supervision of any such contact or visitation.

102 SECTION 2. This act shall take effect and be in force from 103 and after July 1, 2000.