Adopted AMENDMENT No. 1 PROPOSED TO

Senate Bill NO. 2986

By Representative(s) Committee

Amend by striking all after the enacting clause and inserting in lieu thereof the following:

- 42 SECTION 1. Section 45-33-23, Mississippi Code of 1972, is
- 43 amended as follows:
- 44 45-33-23. For the purposes of this chapter, the following
- 45 words shall have the meanings ascribed herein unless the context
- 46 clearly requires otherwise:
- 47 (a) "Conviction" shall mean that, regarding the
- 48 person's offense, there has been a determination or judgment of
- 49 guilt as a result of a trial or the entry of a plea of guilty or
- 50 nolo contendere regardless of whether adjudication is withheld.
- 51 "Conviction of similar offenses" includes, but is not limited to,
- 52 a conviction by a federal or military tribunal, including a court
- 53 martial conducted by the Armed Forces of the United States, a
- 54 conviction for an offense committed on an Indian Reservation or
- 55 other federal property, and a conviction in any state of the
- 56 United States.
- 57 (b) "Jurisdiction" shall mean any state court, federal
- 58 court, military court or Indian tribunal.

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- (c) "Permanent residence" is defined as a place where
- 60 the person abides, lodges, or resides for a period of fourteen
- 61 (14) or more consecutive days.
- (d) "Registration" means providing information to the
- 63 appropriate agency within the timeframe specified as required by
- 64 this chapter.
- 65 (e) "Registration duties" means obtaining the
- 66 registration information required on the form specified by the
- 67 department as well as the photograph, fingerprints, and biological
- 68 sample of the registrant. Biological samples are to be forwarded
- 69 to the State Crime Laboratory pursuant to Section 45-33-37; the
- 70 photograph, fingerprints and other registration information are to
- 71 be forwarded to the Department of Public Safety within three (3)
- 72 days of registration.
- 73 $\underline{\text{(f)}}$ "Responsible agency" is defined as the person or
- 74 government entity whose duty it is to obtain information from a
- 75 criminal sex offender upon conviction and to transmit that
- 76 information to the Mississippi Department of Public Safety.
- 77 (i) For a criminal sex offender being released
- 78 from the custody of the Department of Corrections, the responsible
- 79 agency is the Department of Corrections.
- 80 (ii) For a criminal sex offender being released
- 81 from a county jail, the responsible agency is the sheriff of that
- 82 county.
- 83 (iii) For a criminal sex offender being released
- 84 from a municipal jail, the responsible agency is the police
- 85 department of that municipality.
- 86 (iv) For a sex offender in the custody of youth
- 87 court, the responsible agency is the youth court.
- 88 (v) For a criminal sex offender who is being

- 89 placed on probation, including conditional discharge or
- 90 unconditional discharge, without any sentence of incarceration,
- 91 the responsible agency is the sentencing court.
- 92 (vi) For an offender who has been committed to a
- 93 mental institution following an acquittal by reason of insanity,
- 94 the responsible agency is the facility from which the offender is
- 95 released. Specifically, the director of said facility shall
- 96 notify the Department of Public Safety prior to the offender's
- 97 release.
- 98 (vii) For a criminal sex offender who is being
- 99 released from a jurisdiction outside this state or who has a prior
- 100 conviction in another state and who is to reside in this state,
- 101 the responsible agency is the Department of Public Safety.
- 102 <u>(g)</u> "Sex offense" means any of the following offenses:
- 103 (i) Section 97-3-53 relating to kidnapping, if the
- 104 victim was below the age of eighteen (18);
- 105 (ii) Section 97-3-65 relating to rape; however,
- 106 conviction or adjudication under Section 97-3-65(1)(a) on or after
- 107 July 1, 1998, when the offender was eighteen (18) years of age or
- 108 younger at the time of the alleged offense, shall not be a
- 109 <u>registrable sex offense</u>;
- 110 (iii) Section 97-3-71 relating to rape and assault
- 111 with intent to ravish;
- 112 (iv) Section 97-3-95 relating to sexual battery:
- 113 <u>however</u>, conviction or adjudication under Section 97-3-95(1)(c) on
- or after July 1, 1998, when the offender was eighteen (18) years
- of age or younger at the time of the alleged offense, shall not be
- 116 <u>a registrable sex offense</u>;
- 117 (v) <u>Section 97-5-5 relating to enticing child for</u>
- 118 <u>concealment</u>, <u>prostitution</u> or <u>marriage</u>;

119 (vi) Section 97-5-23 relating to the touching of a 120 child for lustful purposes; 121 (vii) Section 97-5-27 relating to the dissemination of sexually oriented material to children; 122 123 (viii) Section 97-5-33 relating to the exploitation of children; 124 125 (ix) Section 97-5-41 relating to the carnal knowledge of a stepchild, adopted child or child of a cohabiting 126 127 partner; 128 (x) Section 97-29-59 relating to unnatural 129 intercourse; 130 (xi) Section 97-1-7 relating to attempt to commit any of the above-referenced offenses; 131 132 (xii) Section 97-29-3 relating to adultery or 133 fornication between teacher and pupil; 134 (xiii) Any other offense resulting in a conviction 135 in another jurisdiction, whether state, federal or military, which, if committed in this state, would be deemed to be such a 136 crime without regard to its designation elsewhere; * * * 137 138 (xiv) Any offense resulting in a conviction in another <u>jurisdiction</u>, whether state, federal or military, for 139 140 which registration is required in the jurisdiction where the 141 conviction was had; * * * 142 (h) "Temporary residence" is defined as a place where 143 the person abides, lodges, or resides for a period of fourteen 144 145 (14) or more days in the aggregate during any calendar year and which is not the person's permanent address; for a person whose 146 permanent residence is not in this state, the place where the 147

person is employed, practices a vocation, or is enrolled as a

- 149 student for any period of time in the state; or a place where a
- 150 person routinely abides, lodges or resides for a period of four
- 151 (4) or more consecutive or nonconsecutive days in any month and
- 152 which is not the person's permanent residence.
- 153 <u>(i)</u> "Department" unless otherwise specified is defined
- 154 as the Mississippi Department of Public Safety.
- SECTION 2. Section 45-33-25, Mississippi Code of 1972, is
- 156 amended as follows:
- 157 45-33-25. (1) Any person residing in this state who has
- 158 been convicted of any sex offense or attempted sex offense or who
- 159 has been acquitted by reason of insanity for any sex offense or
- 160 attempted sex offense or twice adjudicated delinquent for any sex
- 161 offense or attempted sex offense shall register with the
- 162 Mississippi Department of Public Safety. Registration shall not
- 163 be required for an offense that is not a registrable sex offense.
- 164 The department shall provide the initial registration information
- 165 as well as every change of address to the sheriff of the county of
- 166 the residence address of the registrant through either written
- 167 notice, electronic or telephone transmissions, or online access to
- 168 registration information. Further, the department shall provide
- 169 this information to the Federal Bureau of Investigation.
- 170 Additionally, upon notification by the registrant that he intends
- 171 to reside outside the State of Mississippi, the department shall
- 172 notify the appropriate state law enforcement agency of any state
- 173 to which a registrant is moving or has moved.
- 174 (2) Any person required to register under this chapter shall
- 175 <u>submit the following information at the time of registration</u>:
- 176 (a) Name, including a former name which has been
- 177 <u>legally changed;</u>
- 178 (b) <u>Street</u> address;

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               (c) Place of employment;
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               (d)
                    Crime for which convicted;
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                    Date and place of conviction, adjudication or
     acquittal by reason of insanity;
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               (f) Aliases used;
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                    Social security number;
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                    Date <u>and place</u> of birth;
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                    Age, race, sex, height, weight, and hair and eye
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     colors;
                    A brief description of the offense or offenses for
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               (j)
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     which the registration is required;
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               (k)
                    Identifying factors;
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                    Anticipated future residence;
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                    Offense history;
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                    Photograph;
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                    Fingerprints;
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               (p) * * * Documentation of any treatment received for
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     any mental abnormality or personality disorder of the person;
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               (q) Biological sample; * * *
                    Name of any institution of higher learning at which
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     the offender is employed, carries on a vocation (with or without
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     compensation) or is enrolled as a student; and
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               (s) Any other information deemed necessary.
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          (3) For purposes of this chapter, a person is considered to
     be residing in this state if he maintains a permanent or temporary
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     residence as defined in Section 45-33-23, including students,
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     temporary employees and military personnel on assignment.
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          SECTION 3. Section 45-33-27, Mississippi Code of 1972, is
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     amended as follows:
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45-33-27. (1) A person required to register on the basis of

- 209 a conviction, adjudication of delinquency or acquittal by reason
- 210 of insanity entered shall register within three (3) days of the
- 211 date of judgment unless the person is immediately confined or
- 212 committed, in which case the person shall register when released
- 213 in accordance with the procedures established by the
- 214 department. * * *
- 215 (2) If a person who is required to register under this
- 216 section is released from prison or placed on parole or supervised
- 217 release, the Department of Corrections shall perform the
- 218 registration duties at the time of release and forward the
- 219 registration information to the Department of Public Safety within
- 220 three (3) days.
- 221 (3) If a person required to register under this section is
- 222 placed on probation, the court, at the time of entering the order,
- 223 shall inform the person of the duty to register, obtain the
- 224 registration information and forward the registration information
- 225 to the Department of Public Safety within three (3) days.
- 226 (4) Any person required to register who is neither
- 227 incarcerated, detained nor committed at the time the requirement
- 228 to register shall attach shall present himself to the county
- 229 sheriff who shall perform the registration duties and forward the
- 230 registration information to the Department of Public Safety within
- 231 three (3) days.
- 232 (5) An offender moving to or returning to this state from
- 233 another jurisdiction shall notify the Department of Public Safety
- 234 ten (10) days before the person first resides in or returns to a
- 235 county in this state and shall register with the department within
- 236 ten (10) days of first residing in or returning to a county of
- 237 this state. The offender must then present himself to the sheriff
- 238 of the county in which he intends to reside to provide the

- 239 required registration information.
- 240 (6) A person, other than a person confined in a correctional
- 241 or juvenile detention facility or involuntarily committed on the
- 242 basis of mental illness, who is required to register on the basis
- 243 of a sex offense for which a conviction, adjudication of
- 244 delinquency or acquittal by reason of insanity was entered prior
- 245 to July 1, 1995, shall register with the sheriff of the county in
- 246 which he resides no later than August 15, 2000.
- SECTION 4. Section 45-33-29, Mississippi Code of 1972, is
- 248 amended as follows:
- 249 45-33-29. (1) Upon any change of address, an offender under
- 250 this chapter must notify the department in writing no less than
- 251 ten (10) days before he intends to first reside at the new
- 252 address.
- 253 (2) Upon any change in the status of a registrant,
- 254 employment or vocation at any institution of higher learning, the
- 255 <u>offender must notify the department in writing within ten (10)</u>
- 256 days of the change.
- 257 SECTION 5. Section 45-33-31, Mississippi Code of 1972, is
- 258 amended as follows:
- 259 45-33-31. <u>All registrants</u> shall <u>register</u> every ninety (90)
- 260 days. Reregistration includes the submission of current
- 261 information to the department <u>and the verification of</u> registration
- 262 information, including the street address and telephone number of
- 263 the registrant; name, street address and telephone number of the
- 264 <u>registrant; employment along with</u> any other registration
- 265 information that may need to be verified.
- 266 (a) The Department of Public Safety shall <u>send</u> a
- 267 nonforwardable verification form to the last reported address of
- 268 the person * * *.

- 269 (b) The person shall $\underline{\text{return}}$ the verification form to
- 270 the department within ten (10) days after receipt of the form
- 271 verifying that the person resides at the address last reported.
- 272 (c) If the person fails to <u>submit</u> the verification form
- 273 to the department within ten (10) days after receipt of the form,
- 274 the person shall be in violation of this section.
- SECTION 6. Section 45-33-33, Mississippi Code of 1972, is
- 276 amended as follows:
- 277 45-33-33. (1) The failure of an offender to provide any
- 278 registration or other information, including, but not limited to,
- 279 initial registration, reregistration or change of address
- 280 information, as required by this chapter, is a violation of the
- 281 law. Additionally, forgery of information or submission of
- 282 information under false pretenses is also a violation of the law.
- 283 (2) Unless otherwise specified, a violation of this chapter
- 284 shall be considered a felony and shall be punishable by a fine not
- 285 more than Five Thousand Dollars (\$5,000.00) or imprisonment in the
- 286 State Penitentiary for not more than five (5) years, or both fine
- 287 and imprisonment.
- 288 (3) Whenever it appears that an offender has failed to
- 289 comply with the duty to register or reregister, the department
- 290 shall promptly notify the sheriff of the county of the last known
- 291 address of the offender. Upon notification, the sheriff shall
- 292 attempt to locate the offender at his last known address.
- 293 (a) If the sheriff locates the offender he shall
- 294 enforce the provisions of this chapter. The sheriff shall then
- 295 notify the department with the current information regarding the
- 296 offender.
- 297 (b) If the sheriff is unable to locate the offender,
- 298 the sheriff shall promptly notify the department and initiate a

- criminal prosecution against the offender for the failure to register or reregister. The sheriff shall make the appropriate transactions into the Federal Bureau of Investigation's
- 303 (4) A first violation of this chapter may result in the 304 arrest of the offender. Upon any second or subsequent violation 305 of this chapter, the offender shall be arrested for such
- 307 (5) Any prosecution for a violation of this section shall be 308 brought by a prosecutor in the county of such violation.
- 309 SECTION 7. Section 45-33-35, Mississippi Code of 1972, is 310 amended as follows:
- 311 45-33-35. (1) The Mississippi Department of Public Safety
 312 shall maintain a central registry of sex offender information as
 313 defined in Section 45-33-25 and shall adopt rules and regulations
 314 necessary to carry out this section. The responsible agencies
 315 shall provide the information required in Section 45-33-25 on a
 316 form developed by the department to ensure accurate information is
 317 maintained.
- 318 (2) Upon conviction, adjudication or acquittal by reason of
 319 insanity of any sex offender, if the sex offender is not
 320 immediately confined or not sentenced to a term of imprisonment,
 321 the clerk of the court which convicted and sentenced the sex
 322 offender shall inform the person of the duty to register and shall
 323 perform the registration duties as described in Section 45-33-23
 324 and forward the information to the department.
- 325 (3) Upon release from prison, placement on parole or 326 supervised release, the Department of Corrections shall inform the 327 person of the duty to register and shall perform the registration 328 duties as described in Section 45-33-23 and forward the

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- 329 information to the Department of Public Safety.
- 330 (4) Upon release from confinement in a mental institution
- 331 following an acquittal by reason of insanity, the director of the
- 332 facility shall inform the offender of the duty to register and
- 333 shall notify the Department of Public Safety of the offender's
- 334 release.
- 335 (5) Upon release from a youthful offender facility, the
- 336 director of the facility shall inform the person of the duty to
- 337 register and shall perform the registration duties as described in
- 338 Section 45-33-23 and forward the information to the Department of
- 339 Public Safety.
- 340 (6) In addition to performing the registration duties, the
- 341 responsible agency shall:
- 342 (a) Inform the person having a duty to register that:
- 343 (i) The person shall report in writing any change
- 344 of address to the department ten (10) days before changing
- 345 address.
- 346 (ii) Any change of address to another state shall
- 347 be reported to the department in writing no less than ten (10)
- 348 days before the change of address. The offender shall comply with
- 349 any registration requirement in the new state.
- 350 (iii) The person must register in any state where
- 351 the person is employed, carries on a vocation, is stationed in the
- 352 military or is a student.
- 353 (iv) All address verifications must be returned to
- 354 the department within the required time period.
- 355 <u>(v) Any change in status of a registrant's</u>
- 356 <u>enrollment</u>, <u>employment or vocation at any institution of higher</u>
- 357 <u>learning shall be reported to the department in writing within ten</u>
- 358 (10) days of the change.

- 359 (b) Require the person to read and sign a form stating 360 that the duty of the person to register under this chapter has
- 361 been explained.
- 362 (c) Obtain or facilitate the obtaining of a <u>biological</u>
- 363 sample from every registrant as required by this chapter if such
- 364 <u>biological</u> sample has not already been provided to the Mississippi
- 365 Crime Lab.
- 366 SECTION 8. Section 45-33-37, Mississippi Code of 1972, is
- 367 amended as follows:
- 368 45-33-37. (1) The Mississippi Crime Laboratory shall
- 369 develop a plan for and establish a deoxyribonucleic acid (DNA)
- 370 identification system. In implementing the plan, the Mississippi
- 371 Crime Laboratory shall purchase the appropriate equipment. The
- 372 DNA identification system as established herein shall be
- 373 compatible with that utilized by the Federal Bureau of
- 374 Investigation.
- 375 (2) From and after January 1, 1996, every individual
- 376 convicted of a sex offense or in the custody of the Mississippi
- 377 Department of Corrections for a sex offense as defined in Section
- 378 45-33-23 shall <u>submit</u> a <u>biological</u> sample * * * for purposes of
- 379 DNA identification analysis before release from or transfer to a
- 380 state correctional facility or county jail or other detention
- 381 facility.
- 382 (3) From and after January 1, 1996, any person having a duty
- 383 to register under Section 45-33-25 for whom a DNA analysis is not
- 384 already on file shall <u>submit</u> a <u>biological</u> sample * * * for
- 385 purposes of DNA identification analysis within five (5) working
- 386 days after registration.
- 387 SECTION 9. Section 45-33-45, Mississippi Code of 1972, which
- 388 sets forth standards for the designation of an offender as a

- 389 sexual predator, is hereby repealed.
- 390 SECTION 10. Section 45-33-47, Mississippi Code of 1972, is
- 391 amended as follows:
- 392 45-33-47. (1) A sex offender with a duty to register under
- 393 Section 45-33-25 shall only be relieved of the duty under
- 394 subsection (2) of this section.
- 395 (2) A person having a duty to register under Section
- 396 45-33-25 may petition the circuit court of the sentencing
- 397 <u>jurisdiction</u> to be relieved of that duty under the following
- 398 conditions:
- 399 (a) The offender has maintained his registration <u>in</u>
- 400 <u>Mississippi</u> for not less than ten (10) years from the <u>most recent</u>
- 401 date of occurrence of at least one (1) of the following: release
- 402 from prison, placement on parole, supervised release or probation.
- 403 <u>Incarceration for any offense will restart the ten-year minimum</u>
- 404 <u>registration requirement.</u> Registration in any other jurisdiction
- 405 or state does not reduce the ten-year time requirement for
- 406 maintaining registration in Mississippi.
- 407 (b) If the offender has been convicted of one (1) of
- 408 the following offenses, the offender is subject to lifetime
- 409 registration and shall not be relieved of the duty to register:
- 410 <u>(i) Section 97-3-65 relating to rape;</u>
- 411 (ii) Section 97-3-71 relating to rape and assault
- 412 with intent to ravish;
- (iii) Section 97-3-95 relating to sexual battery;
- 414 <u>(iv) Subsection (1) or (2) of Section 97-5-33</u>
- 415 <u>relating to the exploitation of children;</u>
- 416 (v) Section 97-5-41 relating to the carnal
- 417 knowledge of a stepchild, adopted child or child of a cohabiting
- 418 partner; or

419 (vi) Any conviction for violation of a similar law 420 of another jurisdiction. 421 (c) An offender who has two (2) separate convictions 422 for any of the offenses described in Section 45-33-23 is subject to lifetime registration and shall not be eligible to petition to 423 424 be relieved of the duty to register as long as at least one (1) of 425 the convictions was entered on or after July 1, 1995. (d) An offender who resides in Mississippi and who has 426 427 been designated a sexual predator, a sexually violent predator or 428 a similar designation in another state, is subject to lifetime 429 registration and shall not be eligible to petition to be relieved 430 of the duty to register. 431 (e) An offender twice adjudicated delinquent in a youth 432 court for the crime of rape pursuant to Section 96-3-65 or sexual 433 battery pursuant to Section 97-3-95 is subject to lifetime 434 registration and shall not be eligible to petition to be relieved 435 of the duty to register. (3) In determining whether to release an offender from the 436 obligation to register, the court shall consider the nature of the 437 registrable offense committed and the criminal and relevant 438 439 noncriminal behavior of the petitioner both before and after 440 conviction. The court may relieve the offender of the duty to 441 register only if the petitioner shows, by clear and convincing 442 evidence, that the registrant properly maintained his registration 443 as required by law and that future registration of the petitioner 444 will not serve the purposes of this chapter. (4) The offender will be required to continue registration 445 446 for any sex offense conviction unless the conviction is set aside 447 in any post-conviction proceeding, the offender receives a pardon,

or the charge is dismissed. Upon submission of the appropriate

- 449 documentation to the department of one (1) of these occurrences,
- 450 <u>registration duties will be discontinued.</u>
- SECTION 11. Section 45-33-49, Mississippi Code of 1972, is
- 452 amended as follows:
- 453 45-33-49. (1) Records maintained pursuant to this chapter
- 454 shall be open to law enforcement agencies which shall be
- 455 authorized to release relevant and necessary information regarding
- 456 sex offenders to the public.
- 457 (2) The identity of a victim of an offense that requires
- 458 registration under this chapter shall not be released.
- 459 (3) A sheriff shall maintain records for registrants of the
- 460 county and shall make available to any person upon request the
- 461 name, address, place of employment, crime for which convicted,
- 462 date and place of conviction of any registrant, and any other
- 463 information deemed necessary for the protection of the public.
- 464 The sheriffs shall be responsible for verifying their respective
- 465 registries annually against the department's records to ensure
- 466 current information is available at both levels.
- 467 (4) Upon written request, the department may also provide to
- 468 any person the name, address, photograph, if available, date of
- 469 photograph, place of employment, crime for which convicted, date
- 470 and place of conviction of any registrant, hair, eye color,
- 471 <u>height, race, sex and date of birth of any registrant,</u> and any
- 472 other information deemed necessary for the protection of the
- 473 public. Additionally, the department may utilize an internet Web
- 474 site or other electronic means to release the information.
- 475 (5) The Department of Education, the Mississippi Private
- 476 School Association and the Department of Health shall notify all
- 477 schools and licensed day care centers annually regarding the
- 478 availability upon request of this information.

- (6) Nothing in this section shall be construed to prevent law enforcement officers from notifying members of the public exposed to danger of any circumstances or individuals that pose a danger under circumstances that are not enumerated in this
- (7) Nothing in this chapter shall be construed to prevent law enforcement officers from providing community notification of any circumstances or individuals that pose or could pose a danger under circumstances that are not enumerated in this chapter.
- 488 SECTION 12. Section 37-9-17, Mississippi Code of 1972, is 489 amended as follows:
- 490 37-9-17. (1) On or before April 1 of each year, the 491 principal of each school shall recommend to the superintendent of 492 the school district the licensed employees or noninstructional 493 employees to be employed for the school involved except those 494 licensed employees or noninstructional employees who have been 495 previously employed and who have a contract valid for the ensuing scholastic year. If such recommendations meet with the approval 496 497 of the superintendent, the superintendent shall recommend the 498 employment of such licensed employees or noninstructional 499 employees to the school board, and, unless good reason to the 500 contrary exists, the board shall elect the employees so 501 recommended. If, for any reason, the school board shall decline 502 to elect any employee so recommended, additional recommendations 503 for the places to be filled shall be made by the principal to the 504 superintendent and then by the superintendent to the school board 505 as provided above. The school board of any school district shall 506 be authorized to designate a personnel supervisor or another 507 principal employed by the school district to recommend to the

superintendent licensed employees or noninstructional employees;

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509 however, this authorization shall be restricted to no more than 510 two (2) positions for each employment period for each school in 511 the school district. Any noninstructional employee employed upon the recommendation of a personnel supervisor or another principal 512 513 employed by the school district must have been employed by the 514 school district at the time the superintendent was elected or 515 appointed to office; a noninstructional employee employed under 516 this authorization may not be paid compensation in excess of the 517 statewide average compensation for such noninstructional position 518 with comparable experience, as established by the State Department 519 of Education. The school board of any school district shall be 520 authorized to designate a personnel supervisor or another 521 principal employed by the school district to accept the 522 recommendations of principals or their designees for licensed 523 employees or noninstructional employees and to transmit approved 524 recommendations to the board; however, this authorization shall be 525 restricted to no more than two (2) positions for each employment period for each school in the school district. 526

When the licensed employees have been elected as provided in the preceding paragraph, the superintendent of the district shall enter into a contract with such persons in the manner provided in this chapter.

If, at the commencement of the scholastic year, any licensed employee shall present to the superintendent a license of a higher grade than that specified in such individual's contract, such individual may, if funds are available from minimum education program funds of the district, or from district funds, be paid from such funds the amount to which such higher grade license would have entitled the individual, had the license been held at the time the contract was executed.

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(2) The superintendent of the school district shall require 539 540 that current criminal records background checks and current child 541 abuse registry checks are obtained, and that such criminal record information and registry checks are on file for any new hires 542 applying for employment as a licensed or nonlicensed employee at a 543 544 school not previously employed in such school district prior to 545 July 1, 2000. In order to determine the applicant's suitability 546 for employment, the applicant shall be fingerprinted. If no 547 disqualifying record is identified at the state level, the 548 fingerprints shall be forwarded by the Department of Public Safety to the FBI for a national criminal history record check. 549 550 for such fingerprinting and criminal history record check shall be 551 paid by the applicant, not to exceed Fifty Dollars (\$50.00); 552 however, the school board of the school district, in its 553 discretion, may elect to pay the fee for the fingerprinting and 554 criminal history record check on behalf of any applicant. Under 555 no circumstances shall a school district superintendent, school board member or any individual other than the subject of the 556 criminal history record checks disseminate information received 557 through any such checks except insofar as required to fulfill the 558 559 purposes of this section.

(3) If such fingerprinting or criminal record checks disclose a felony conviction, guilty plea or plea of nolo contendere to a felony of possession or sale of drugs, murder, manslaughter, armed robbery, rape, sexual battery, sex offense listed in Section 45-33-23(q), child abuse, arson, grand larceny, burglary, gratification of lust or aggravated assault which has not been reversed on appeal or for which a pardon has not been granted, the new hire shall not be eligible to be employed at such school. Any employment contract for a new hire executed by the

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569 superintendent of the local school district shall be voidable if

570 the new hire receives a disqualifying criminal record check.

571 However, the school board may, in its discretion, allow any

572 applicant aggrieved by the employment decision under this section

573 to appear before the board, or before a hearing officer designated

574 for such purpose, to show mitigating circumstances which may exist

575 and allow the new hire to be employed at the school. The school

576 board may grant waivers for such mitigating circumstances, which

shall include, but not be limited to: (a) age at which the crime

578 was committed; (b) circumstances surrounding the crime; (c) length

579 of time since the conviction and criminal history since the

580 conviction; (d) work history; (e) current employment and character

581 references; (f) other evidence demonstrating the ability of the

person to perform the employment responsibilities competently and

that the person does not pose a threat to the health or safety of

584 the children at the school.

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585 (4) No school district or school district employee shall be

586 held liable in any employment discrimination suit in which an

allegation of discrimination is made regarding an employment

588 decision authorized under this Section 37-9-17.

589 (5) Subsections (2) through (5) of this section shall be

590 repealed on June 30, 2002.

SECTION 13. Section 45-27-1, Mississippi Code of 1972, is

592 amended as follows:

593 45-27-1. The Legislature finds and declares that a more

594 effective administrative structure now is required to control the

595 collection, storage, dissemination and use of criminal offender

596 record information. These improvements in the organization and

597 control of criminal offender record-keeping are imperative both to

598 strengthen the administration of criminal justice and to assure

- 599 appropriate protection of rights of individual privacy. * * * The
- 600 purposes of this chapter are (a) to control and coordinate
- 601 criminal offender record-keeping within this state; (b) to assure
- 602 periodic reporting to the Governor and Legislature concerning such
- 603 record-keeping; and (c) to establish a more effective
- 604 administrative structure for the collection, maintenance,
- 605 retrieval and dissemination of criminal history record information
- 606 <u>described in this chapter, consistent with those principles of</u>
- 607 scope and security prescribed by this chapter.
- SECTION 14. Section 45-27-3, Mississippi Code of 1972, is
- 609 amended as follows:
- 610 45-27-3. For the purposes of this chapter, the following
- 611 words shall have the meanings ascribed to them in this section
- 612 unless the context requires otherwise:
- 613 (a) "Criminal justice agencies" means public agencies
- 614 at all levels of government which perform as their principal
- function activities relating to the apprehension, prosecution,
- 616 adjudication or rehabilitation of criminal offenders.
- (b) "Offense" means an act which is a felony or a
- 618 misdemeanor * * *.
- (c) "Justice information system" means those agencies,
- 620 procedures, mechanisms, media and forms, as well as the
- 621 information itself, which are or become involved in the
- 622 origination, transmittal, storage, retrieval and dissemination of
- 623 information related to reported offenses and offenders, and the
- 624 subsequent actions related to such events or persons.
- 625 (d) "Criminal justice information" means the following
- 626 classes of information:
- 627 (i) "Secret data" which includes information
- 628 dealing with those elements of the operation and programming of

the Mississippi Justice Information Center computer system and the communications network and satellite computer systems handling criminal justice information which prevents unlawful intrusion into the system.

(ii) "Criminal history record information," which means information collected by criminal justice agencies on individuals consisting of identifiable descriptions and notations of arrests, detentions, indictments, affidavits, information or other formal charges and any disposition arising therefrom, sentencing, correctional supervision and release. The term does not include identification information such as fingerprint records or images to the extent that such information does not indicate involvement of the individual in the criminal justice system.

(iii) "Sensitive data," which contains statistical information in the form of reports, lists and documentation which may identify a group characteristic, such as "white" males or "stolen" guns.

(iv) "Restricted data," which contains information relating to data-gathering techniques, distribution methods, manuals and forms.

(v) "Law enforcement agency" or "originating agency" or "agency" which includes a governmental unit or agency composed of one or more persons employed full time or part time by the state as a political subdivision thereof for the following purposes: (A) the administration of criminal justice, which includes the prevention and detection of crime; the apprehension, pretrial release, post-trial release, prosecution, adjudication, correctional supervision or rehabilitation of accused persons or criminal offenders; or the collection, storage and dissemination of criminal history record information; or (B) the enforcement of

- 659 state laws or local ordinances, which includes making arrests for
- 660 crimes while acting within the scope of their authority. The
- agency must perform one or more of the above-described criminal
- 662 <u>justice duties and allocate a substantial part of its annual</u>
- 663 <u>budget to the administration of criminal justice.</u>
- (e) "Center" means the Mississippi Justice Information
- 665 Center or the Mississippi Criminal Information Center.
- (f) "Department" means the Mississippi Department of
- 667 <u>Public Safety.</u>
- 668 (g) "Conviction information" means criminal history
- 669 record information disclosing that a person was found guilty of,
- 670 or has pleaded guilty or nolo contendere to, a criminal offense in
- 671 <u>a court of law, together with any sentencing information. This</u>
- 672 <u>includes a conviction in a federal or military tribunal, including</u>
- 673 <u>a court martial conducted by the Armed Forces of the United</u>
- 674 States, or a conviction for an offense committed on an Indian
- 675 Reservation or other federal property, or any court of a state of
- 676 the United States.
- (h) "Nonconviction information" means arrest without
- 678 <u>disposition information if an interval of one (1) year has elapsed</u>
- 679 from the date of arrest and no active prosecution for the charge
- 680 <u>is pending</u>, as well as, all acquittals and all dismissals.
- SECTION 15. Section 45-27-7, Mississippi Code of 1972, is
- 682 amended as follows:
- 683 45-27-7. (1) The Mississippi Justice Information Center
- 684 shall:
- 685 (a) Develop, operate and maintain an information system
- 686 which will support the collection, storage, retrieval and
- 687 dissemination of all crime and offender data described in this
- 688 chapter, consistent with those principles of scope, security and

- 689 responsiveness prescribed by this chapter.
- (b) Cooperate with all criminal justice agencies within
- 691 the state in providing those forms, procedures, standards and
- 692 related training assistance necessary for the uniform operation of
- 693 the statewide center.
- (c) Offer assistance and, when practicable, instruction
- 695 to all local law enforcement agencies in establishing efficient
- 696 local records systems.
- (d) Make available, upon request, to all local and
- 698 state criminal justice agencies, to all federal criminal justice
- 699 agencies and to criminal justice agencies in other states any
- 700 information in the files of the center which will aid such
- 701 agencies in the performance of their official duties. For this
- 702 purpose the center shall operate on a twenty-four-hour basis,
- 703 seven (7) days a week. Such information, when authorized by the
- 704 director of the center, may also be made available to any other
- 705 agency of this state or any political subdivision thereof and to
- 706 any federal agency, upon assurance by the agency concerned that
- 707 the information is to be used for official purposes only in the
- 708 prevention or detection of crime or the apprehension of criminal
- 709 offenders.
- 710 (e) Cooperate with other agencies of this state, the
- 711 crime information agencies of other states, and the national crime
- 712 information center systems of the Federal Bureau of Investigation
- 713 in developing and conducting an interstate, national and
- 714 international system of criminal identification and records.
- 715 (f) <u>Make available, upon request, to nongovernmental</u>
- 716 <u>entities or employers certain information for noncriminal justice</u>
- 717 purposes as specified in Section 45-27-12.
- 718 (g) Institute necessary measures in the design,

- 719 implementation and continued operation of the justice information
- 720 system to ensure the privacy and security of the system. Such
- 721 measures shall include establishing complete control over use of
- 722 and access to the system and restricting its integral resources
- 723 and facilities and those either possessed or procured and
- 724 controlled by criminal justice agencies. Such security measures
- 725 must meet standards developed by the center as well as those set
- 726 by the nationally operated systems for interstate sharing of
- 727 information.
- 728 (h) Provide data processing for files listing motor
- 729 vehicle drivers' license numbers, motor vehicle registration
- 730 numbers, wanted and stolen motor vehicles, outstanding warrants,
- 731 identifiable stolen property and such other files as may be of
- 732 general assistance to law enforcement agencies; provided, however,
- 733 that the purchase, lease, rental or acquisition in any manner of
- 734 "computer equipment or services," as defined in Section 25-53-3,
- 735 Mississippi Code of 1972, shall be subject to the approval of the
- 736 <u>Mississippi Information Technology Services</u>.
- 737 <u>(i)</u> Maintain a field coordination and support unit
- 738 which shall have all the power conferred by law upon any peace
- 739 officer of this state.
- 740 (2) The <u>department</u>, <u>including the</u> investigative division <u>or</u>
- 741 <u>the center</u>, shall:
- 742 (a) Obtain and store fingerprints, descriptions,
- 743 photographs and any other pertinent identifying data on persons
- 744 who:
- 745 (i) Have been or are hereafter arrested or taken
- 746 into custody in this state:
- 747 (A) For an offense which is a felony;
- 748 (B) For an offense which is a

- 749 misdemeanor * * *;
- 750 (C) As a fugitive from justice; or
- 751 (ii) Are or become habitual offenders; or
- 752 (iii) Are currently or become confined to any
- 753 prison, penitentiary or other penal institution; or
- 754 (iv) Are unidentified human corpses found in the
- 755 state.
- 756 (b) Compare all fingerprint and other identifying data
- 757 received with that already on file and determine whether or not a
- 758 criminal record is found for such person, and at once inform the
- 759 requesting agency or arresting officer of those facts that may be
- 760 disseminated consistent with applicable security and privacy laws
- 761 and regulations. A record shall be maintained for a minimum of
- 762 one (1) year of the dissemination of each individual criminal
- 763 history, including at least the date and recipient of such
- 764 information.
- 765 (c) Establish procedures to respond to those
- 766 individuals who file requests to <u>review</u> their own records,
- 767 pursuant to Sections 45-27-11 and 45-27-12, and to cooperate in
- 768 the correction of the central center records and those of
- 769 contributing agencies when their accuracy has been successfully
- 770 challenged either through the related contributing agencies or by
- 771 court order issued on behalf of an individual.
- 772 SECTION 16. The following provision shall be codified as
- 773 Section 45-27-8, Mississippi Code of 1972:
- 774 <u>45-27-8.</u> Mississippi Justice Information Center authorized
- 775 to charge fees for services and reports.
- 776 The center, by direction of the Commissioner of the
- 777 Department of Public Safety, shall establish and collect fees
- 778 reasonably calculated to reimburse the center for the actual cost

- 779 of searching, reviewing, duplicating and mailing records or
- 780 information of any kind maintained by the center and authorized
- 781 for release by this chapter.
- No records shall be furnished by the center which are
- 783 classified as confidential by law.
- 784 All fees collected by the center pursuant to this chapter
- 785 shall be deposited into the Criminal Information Center Special
- 786 Fund hereby created in the State Treasury. Monies deposited in
- 787 such fund shall be expended by the center, as authorized and
- 788 appropriated by the Legislature, to defray the expenses of the
- 789 center. Any revenue in the fund which is not encumbered at the
- 790 end of the fiscal year shall not lapse to the State General Fund
- 791 but shall remain in the special fund.
- 792 SECTION 17. Section 45-27-9, Mississippi Code of 1972, is
- 793 amended as follows:
- 794 45-27-9. (1) All criminal justice agencies within the state
- 795 shall submit to the center fingerprints, descriptions, photographs
- 796 (when specifically requested), and other identifying data on
- 797 persons who have been lawfully arrested or taken into custody in
- 798 this state for all felonies and * * * misdemeanors \underline{as} described in
- 799 Section 45-27-7(2)(a). It shall be the duty of all chiefs of
- 800 police, sheriffs, district attorneys, courts, court clerks,
- 801 judges, parole and probation officers, wardens or other persons in
- 802 charge of correctional institutions in this state to furnish the
- 803 center with any other data deemed necessary by the center to carry
- 804 out its responsibilities under this chapter.
- 805 (2) All persons in charge of law enforcement agencies shall
- 806 obtain, or cause to be obtained, fingerprints according to the
- 807 fingerprint system of identification established by the Director
- 808 of the Federal Bureau of Investigation, full face and profile

809 photographs (if equipment is available) and other available 810 identifying data, of each person arrested or taken into custody 811 for an offense of a type designated in subsection (1) of this section, of all persons arrested or taken into custody as 812 fugitives from justice and of all unidentified human corpses in 813 814 their jurisdictions, but photographs need not be taken if it is 815 known that photographs of the type listed, taken within the 816 previous year, are on file. Any record taken in connection with 817 any person arrested or taken into custody and subsequently 818 released without charge or cleared of the offense through court 819 proceedings shall be purged from the files of the center and 820 destroyed upon receipt by the center of a lawful expunction order. 821 All persons in charge of law enforcement agencies shall submit to 822 the center detailed descriptions of arrests or takings into 823 custody which result in release without charge or subsequent 824 exoneration from criminal liability within twenty-four (24) hours 825 of such release or exoneration.

- 826 Fingerprints and other identifying data required to be taken under subsection (2) shall be forwarded within twenty-four 827 (24) hours after taking for filing and classification, but the 828 829 period of twenty-four (24) hours may be extended to cover any 830 intervening holiday or weekend. Photographs taken shall be 831 forwarded at the discretion of the agency concerned, but, if not 832 forwarded, the fingerprint record shall be marked "Photo 833 Available" and the photographs shall be forwarded subsequently if 834 the center so requests.
 - (4) All persons in charge of law enforcement agencies shall submit to the center detailed descriptions of arrest warrants and related identifying data immediately upon determination of the fact that the warrant cannot be served for the reasons stated. If

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the warrant is subsequently served or withdrawn, the law enforcement agency concerned must immediately notify the center of such service or withdrawal. Also, the agency concerned must annually, no later than January 31 of each year and at other times if requested by the center, confirm all such arrest warrants which continue to be outstanding. Upon receipt of a lawful expunction order, the center shall purge and destroy files of all data relating to an offense when an individual is subsequently exonerated from criminal liability of that offense. The center shall not be liable for the failure to purge, destroy or expunge any records if an agency or court fails to forward to the center proper documentation ordering such action.

- shall obtain fingerprints, according to the fingerprint system of identification established by the Director of the Federal Bureau of Investigation or as otherwise directed by the center, and full face and profile photographs of all persons received on commitment to such institutions. The prints so taken shall be forwarded to the center, together with any other identifying data requested, within ten (10) days after the arrival at the institution of the person committed. At the time of release, the institution will again obtain fingerprints, as before, and forward them to the center within ten (10) days, along with any other related information requested by the center. The institution shall notify the center immediately upon the release of such person.
- (6) All persons in charge of law enforcement agencies, all court clerks, all municipal justices where they have no clerks, all justice court judges and all persons in charge of state and county probation and parole offices, shall supply the center with the information described in subsections (4) and (10) of this

869 section on the basis of the forms and instructions to be supplied 870 by the center.

- 871 (7) All persons in charge of law enforcement agencies in this state shall furnish the center with any other identifying 872 data required in accordance with guidelines established by the 873 874 center. All law enforcement agencies and correctional 875 institutions in this state having criminal identification files 876 shall cooperate in providing the center with copies of such items 877 in such files which will aid in establishing the nucleus of the 878 state criminal identification file.
- 879 (8) All law enforcement agencies within the state shall 880 report to the center, in a manner prescribed by the center, all 881 persons wanted by and all vehicles and identifiable property 882 stolen from their jurisdictions. The report shall be made as soon 883 as is practical after the investigating department or agency 884 either ascertains that a vehicle or identifiable property has been 885 stolen or obtains a warrant for an individual's arrest or determines that there are reasonable grounds to believe that the 886 887 The report shall be made within individual has committed a crime. 888 a reasonable time period following the reporting department's or 889 agency's determination that it has grounds to believe that a 890 vehicle or property was stolen or that the wanted person should be 891 arrested.
- (9) All law enforcement agencies in the state shall
 immediately notify the center if at any time after making a report
 as required by subsection (8) of this section it is determined by
 the reporting department or agency that a person is no longer
 wanted or that a vehicle or property stolen has been recovered.
 Furthermore, if the agency making such apprehension or recovery is
 not the one which made the original report, then it shall

- immediately notify the originating agency of the full particulars relating to such apprehension or recovery <u>using methods prescribed</u>

 by the center.
- (10) All law enforcement agencies in the state and clerks of
 the various courts shall promptly report to the center all
 instances where records of convictions of criminals are ordered
 expunged by courts of this state as now provided by law. The
 center shall promptly expunge from the files of the center and
 destroy all records pertaining to any convictions that are ordered
 expunged by the courts of this state as provided by law.
- 910 purge, destroy or expunge records if an agency or court fails to
 911 forward to the center proper documentation ordering such action.
 912 SECTION 18. Section 45-27-11, Mississippi Code of 1972, is
 913 amended as follows:
- 914 45-27-11. Review or challenge of criminal offender records; 915 correction of errors in records.

The center shall make a person's criminal records available for inspection by him or his attorney upon written request. Prior to inspection, the person must submit a set of fingerprints, sign a written authorization for the records check, and provide any other identifying information required by the center. Should such person or his attorney contest the accuracy of any portion of such records, the center shall make available to such person or his attorney a copy of the contested record upon written application identifying the portion of the record contested and showing the reason for the contest of accuracy. Forms, procedures, fees, identification and other related aspects pertinent to such access may be prescribed by the center in making access available.

If an individual believes such information to be inaccurate

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929 or incomplete, he may request the original agency having custody 930 or control of the records to purge, modify or supplement them and 931 to so notify the center of such changes. Should the agency decline to so act or should the individual believe the agency's 932 decision to be otherwise unsatisfactory, the individual or his 933 934 attorney may within thirty (30) days of such decision enter an 935 appeal to the county or circuit court of the county of his 936 residence or to such court in the county where such agency exists. 937 The court in each such case shall conduct a de novo hearing and 938 may order such relief as it finds to be required by law. 939 appeals shall be entered in the same manner as other appeals are 940 entered. 941 Should the record in question be found to be inaccurate or 942 incomplete * * *, the court shall order it to be appropriately 943 expunged, modified or supplemented by an explanatory notation. 944 Each agency or individual in the state with custody, possession or 945 control of any such record shall promptly cause each and every copy thereof in his custody, possession or control to be altered 946 947 in accordance with the court's order. Notification of each such 948 deletion, amendment and supplementary notation shall be promptly 949 disseminated to any individuals or agencies to which the records 950 in question have been communicated as well as to the individual 951 whose records have been ordered so altered. The center shall not 952 be held liable for the failure to modify, supplement, destroy or 953 expunge records if an agency or court fails to forward to the 954 center proper documentation ordering such action. 955 Agencies, including the center, at which criminal offender 956 records are sought to be inspected may prescribe reasonable hours 957 and places of inspection and may impose such additional 958 procedures, fees or restrictions, including fingerprinting, as are

- 959 reasonably necessary both to assure the record's security, to
- 960 verify the identities of those who seek to inspect them and to
- 961 maintain an orderly and efficient mechanism for such access.
- 962 SECTION 19. The following provision shall be codified as
- 963 Section 45-27-12, Mississippi Code of 1972.
- 964 <u>45-27-12.</u> Dissemination of certain criminal history record
- 965 information for noncriminal justice purposes.
- 966 (1) State conviction information and arrest information less
- 967 than one (1) year old which is contained in the center's database
- 968 shall be made available for the following noncriminal justice
- 969 purposes:
- 970 (a) To any local, state or federal governmental agency
- 971 that requests the information for the enforcement of a local,
- 972 state or federal law;
- 973 (b) To any nongovernmental entity or any employer
- 974 authorized either by the subject of record in writing or by state
- 975 or federal law to receive such information; and
- 976 (c) To any federal agency or central repository in
- 977 another state requesting the information for purposes authorized
- 978 by law.
- 979 (2) Information disseminated for noncriminal justice
- 980 purposes as specified in this section shall be used only for the
- 981 purpose for which it was made available and may not be
- 982 re-disseminated.
- 983 (3) No agency or individual shall confirm the existence or
- 984 nonexistence of criminal history record information to any person
- 985 or organization that would not be eligible to receive the
- 986 information pursuant to this section. Nonconviction information
- 987 shall not be available under the provisions of this section for
- 988 noncriminal justice purposes.

- 989 (4) Upon request for a check pursuant to this section, the
 990 nongovernmental entity or employer must provide proper
 991 identification and authorization information from the subject of
 992 the record to be checked and adhere to policies established by the
 993 center for such record checks.
- 994 (5) Any individual or his attorney who is the subject of the 995 record to be checked, upon positive verification of the 996 individual's identity, may request to review the disseminated 997 information and shall follow the procedure set forth in Section 998 45-27-11. If the individual wishes to correct the record as it 999 appears in the center's system, the person shall follow the procedure set forth in Section 45-27-11. The right of a person to 1000 1001 review the person's criminal history record information shall not 1002 be used by a prospective employer or others as a means to 1003 circumvent procedures or fees for accessing records for 1004 noncriminal justice purposes.
- 1005 (6) The center may impose procedures, including the
 1006 submission of fingerprints, fees or restrictions, as are
 1007 reasonably necessary to assure the record's security, to verify
 1008 the identities of those who seek to inspect them, and to maintain
 1009 an orderly and efficient mechanism for access. All fees shall be
 1010 assessed and deposited in accordance with the provisions of
 1011 Section 45-27-8.
- 1012 (7) Local agencies may release their own agency records
 1013 according to their own policies.
- 1014 (8) Release of the above-described information for
 1015 noncriminal justice purposes shall be made only by the center,
 1016 under the limitations of this section, and such compiled records
 1017 will not be released or disclosed for noncriminal justice purposes
 1018 by other agencies in the state.

- 1019 SECTION 20. Section 45-27-13, Mississippi Code of 1972, is 1020 amended as follows:
- 1021 45-27-13. (1) Any person who knowingly requests, obtains or
- 1022 attempts to obtain criminal history record information and other
- 1023 <u>information maintained in the center's network</u> under false
- 1024 pretenses or who misuses criminal history record information or
- 1025 <u>information maintained in the center's network except in</u>
- 1026 <u>accordance with law or</u> who knowingly communicates or attempts to
- 1027 communicate criminal history record information to any agency or
- 1028 person except in accordance with this chapter, or any member,
- 1029 officer, employee or agent of the * * * center, * * * or any
- 1030 participating agency who knowingly falsifies criminal history
- 1031 record information, or any records relating thereto, shall for
- 1032 each such offense be fined not more than Five Thousand Dollars
- 1033 (\$5,000.00) or be imprisoned for not more than one (1) year, or
- 1034 both fined and imprisoned.
- 1035 (2) Any person who knowingly discloses or attempts to
- 1036 disclose the techniques or methods employed to ensure the security
- 1037 and privacy of information or data contained in criminal justice
- 1038 information systems, except in accordance with this chapter, shall
- 1039 for each such offense be fined not more than Five Thousand Dollars
- 1040 (\$5,000.00) or be imprisoned for not more than two (2) years $\underline{\text{in}}$
- 1041 the custody of the Department of Corrections, or both.
- SECTION 21. Section 45-27-17, Mississippi Code of 1972, is
- 1043 amended as follows:
- 1044 45-27-17. Counties, municipalities and users of network
- 1045 <u>authorized to pay pro rata cost of justice information center.</u>
- 1046 All boards of supervisors, municipal authorities of the state
- 1047 and other users of the network are hereby authorized to
- 1048 appropriate and pay, in their discretion, to the Department of

Public Safety such sum as may be assessed against said county or municipality or user agency as their pro rata cost of the justice information system and Mississippi Justice Information Center.

SECTION 22. The following provision shall be codified as

Section 45-27-19, Mississippi Code of 1972:

45-27-19. Exemption of Records.

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1055 (1) Unless specifically authorized by law, records
1056 maintained by the center shall be exempt from the provisions of
1057 the Mississippi Public Records Act of 1983.

1058 (2) Intelligence and investigative files maintained by law
1059 enforcement shall be kept separate from criminal history record
1060 information and shall be exempt from dissemination under the
1061 provisions of this chapter and the Mississippi Public Records Law.
1062 SECTION 23. Section 12 of this act shall take effect and be
1063 in force from and after its passage, and the remainder of this act
1064 shall take effect and be in force from and after July 1, 2001.

Further, amend by striking the title in its entirety and inserting in lieu thereof the following:

AN ACT TO REVISE SEX OFFENDER REGISTRATION; TO AMEND SECTION 2 45-33-23, MISSISSIPPI CODE OF 1972, TO REVISE DEFINITIONS; TO AMEND SECTION 45-33-25, MISSISSIPPI CODE OF 1972, TO REVISE THE 3 4 REGISTRATION INFORMATION REQUIRED; TO AMEND SECTION 45-33-27, 5 MISSISSIPPI CODE OF 1972, TO REVISE THE TIME FRAME FOR REGISTRATION; TO AMEND SECTION 45-33-29, MISSISSIPPI CODE OF 1972, 6 7 TO REVISE AN OFFENDER'S DUTY TO NOTIFY THE DEPARTMENT OF CHANGES; 8 TO AMEND SECTION 45-33-31, MISSISSIPPI CODE OF 1972, TO REVISE 9 REREGISTRATION; TO AMEND SECTION 45-33-33, MISSISSIPPI CODE OF 10 1972, TO REVISE PENALTIES FOR FAILURE TO REGISTER; TO AMEND 11 SECTION 45-33-35, MISSISSIPPI CODE OF 1972, TO REVISE THE CENTRAL REGISTRY OF OFFENDERS; TO AMEND SECTION 45-33-37, MISSISSIPPI CODE 12 OF 1972, TO CONFORM; TO REPEAL SECTION 45-33-45, MISSISSIPPI CODE 13 OF 1972, WHICH SETS STANDARDS FOR THE DESIGNATION OF SEXUAL 14 15 PREDATORS; TO AMEND SECTION 45-33-47, MISSISSIPPI CODE OF 1972, TO 16 REVISE THE RELIEF FROM THE DUTY TO REGISTER; TO PROVIDE THAT 17 CERTAIN OFFENDERS SHALL BE SUBJECT TO LIFETIME REGISTRATION; TO 18 AMEND SECTION 45-33-49, MISSISSIPPI CODE OF 1972, TO REVISE PUBLIC 19 NOTIFICATION; TO AMEND SECTION 37-9-17, MISSISSIPPI CODE OF 1972, 20 TO REVISE THE CENTRAL REGISTRY OF OFFENDERS; TO REVISE THE 21 MISSISSIPPI JUSTICE INFORMATION CENTER ACT; TO AMEND SECTION 22 45-27-1, MISSISSIPPI CODE OF 1972, TO CLARIFY THE RECORD-KEEPING

- 23 DUTIES OF THE CENTER; TO AMEND SECTION 45-27-3, MISSISSIPPI CODE
- OF 1972, TO REVISE DEFINITIONS; TO AMEND SECTION 45-27-7,
- 25 MISSISSIPPI CODE OF 1972, TO REVISE THE DUTIES AND FUNCTIONS OF
- 26 THE JUSTICE INFORMATION CENTER; TO CREATE A NEW SECTION TO BE
- 27 CODIFIED AS SECTION 45-27-8, MISSISSIPPI CODE OF 1972, TO
- 28 AUTHORIZE IMPOSITION OF FEES; TO AMEND SECTION 45-27-9,
- 29 MISSISSIPPI CODE OF 1972, TO REVISE SUBMISSION OF DATA BY CRIMINAL
- 30 JUSTICE AGENCIES; TO AMEND SECTION 45-27-11, MISSISSIPPI CODE OF
- 31 1972, TO REVISE THE INSPECTION OF, AND CORRECTION OF ERRORS IN,
- 32 RECORDS; TO CODIFY SECTION 45-27-12, MISSISSIPPI CODE OF 1972, TO
- 33 PERMIT DISSEMINATION OF INFORMATION FOR CERTAIN NONCRIMINAL USES;
- 34 TO AMEND SECTION 45-27-13, MISSISSIPPI CODE OF 1972, TO REVISE
- 35 PENALTIES FOR VIOLATIONS; TO AMEND SECTION 45-27-17, MISSISSIPPI
- 36 CODE OF 1972, TO REVISE THE SHARING OF COSTS OF OPERATION OF THE
- 37 CENTER; TO CREATE A NEW SECTION TO BE CODIFIED AS SECTION
- 38 45-27-19, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT THE CENTER'S
- 39 RECORDS ARE EXEMPT FROM THE PUBLIC RECORDS LAW; AND FOR RELATED
- 40 PURPOSES.