Adopted AMENDMENT No. 1 PROPOSED TO

House Bill NO. 986

By Senator(s) Committee

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

15 SECTION 1. Section 41-21-203, Mississippi Code of 1972, is 16 amended as follows:

41-21-203. (1) * * * The physician attending a newborn 17 child or the person attending a newborn child * * * shall provide 18 19 the child tests that have been approved by the State Board of 20 Health. However, no such tests shall be given to any child whose 21 parents object thereto on the grounds that the test conflicts with his religious practices or tenets. The State Department of Health 22 23 shall follow up all positive tests with the attending physician 24 who notified the department thereof, or with the parents of the newborn child when the notification was made by a person other 25 26 than a physician. When a test is confirmed, the services and 27 facilities of the State Department of Health and those of other 28 state boards, departments and agencies cooperating with the State 29 Department of Health in carrying out the program shall be made available to the extent needed by the physician. 30

31 (2) In addition to the requirements of subsection (1) of

SS41/HB986A.J *SS41/HB986A.J* PAGE 1

32 this section, the physician attending a newborn child or the person attending a newborn child shall notify the parents of the 33 newborn child that there are newborn screening tests available 34 35 that may be given to the child in addition to the required tests, 36 and shall provide the parents with information about those tests. SECTION 2. Section 41-21-201, Mississippi Code of 1972, is 37 amended as follows: 38 41-21-201. (1) The State Department of Health is * * * 39 authorized to establish, maintain and carry out a newborn 40 screening program designed to detect hypothyroidism, 41

42 phenylketonuria (PKU), hemoglobinopathy, congenital adrenal 43 <u>hyperplasia (CAH)</u> and galactosemia which may result in mental 44 retardation or medical complications in children. The State Board 45 of Health is authorized to adopt rules and regulations necessary 46 to accomplish <u>the</u> program.

47 (2) The State Department of Health shall develop information
48 materials about available newborn screening tests, which may be
49 used by physicians and others to provide the required information
50 to parents under Section 41-21-203.
51 SECTION 3. This act shall take effect and be in force from

52 and after July 1, 2001; and shall stand repealed July 2, 2001. Further, amend by striking the title in its entirety and inserting in lieu thereof the following:

1 AN ACT TO AMEND SECTION 41-21-203, MISSISSIPPI CODE OF 1972, TO REQUIRE THE PHYSICIAN ATTENDING A NEWBORN CHILD OR THE PERSON 2 ATTENDING A NEWBORN CHILD TO NOTIFY THE PARENTS OF THE NEWBORN 3 4 CHILD THAT THERE ARE NEWBORN SCREENING TESTS AVAILABLE THAT MAY BE 5 GIVEN TO THE CHILD IN ADDITION TO THE REQUIRED TESTS, AND TO 6 PROVIDE THE PARENTS WITH INFORMATION ABOUT THOSE TESTS; TO AMEND 7 SECTION 41-21-201, MISSISSIPPI CODE OF 1972, TO REQUIRE THE STATE 8 DEPARTMENT OF HEALTH TO DEVELOP INFORMATION MATERIALS ABOUT 9 AVAILABLE NEWBORN SCREENING TESTS, WHICH MAY BE USED BY PHYSICIANS 10 AND OTHERS TO PROVIDE THE REQUIRED INFORMATION TO PARENTS UNDER 11 SECTION 41-21-203; TO AUTHORIZE THE STATE DEPARTMENT OF HEALTH TO 12 PROVIDE FOR TESTING FOR CONGENITAL ADRENAL HYPERPLASIA (CAH) AS

SS41/HB986A.J *SS41/HB986A.J* PAGE 2 13 PART OF ITS NEWBORN SCREENING PROGRAM; AND FOR RELATED PURPOSES.

SS41/HB986A.J *SS41/HB986A.J* PAGE 3