## \*\*\*Adopted\*\*\* AMENDMENT No. 1 PROPOSED TO

## House Bill NO. 1422

## By Senator(s) Committee

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

- 8 SECTION 1. Section 43-15-13, Mississippi Code of 1972, is
- 9 amended as follows:
- 10 43-15-13. (1) For purposes of this section, "children"
- 11 means persons found within the state who are under the age of
- 12 twenty-one (21) years, and who were placed in the custody of the
- 13 Department of Human Services by the youth court of the appropriate
- 14 county.
- 15 (2) The Department of Human Services shall establish a
- 16 foster care placement program for children whose custody lies with
- 17 the department, with the following objectives:
- 18 (a) Protecting and promoting the health, safety and
- 19 welfare of children;
- 20 (b) Preventing the unnecessary separation of children
- 21 from their families by identifying family problems, assisting
- 22 families in resolving their problems and preventing the breakup of
- 23 the family where the prevention of child removal is desirable and
- 24 possible when the child can be cared for at home without

- 25 endangering the child's health and safety;
- 26 (c) Remedying or assisting in the solution of problems
- 27 which may result in the neglect, abuse, exploitation or
- 28 delinquency of children;
- 29 (d) Restoring to their families children who have been
- 30 removed, by the provision of services to the child and the
- 31 families when the child can be cared for at home without
- 32 endangering the child's health and safety;
- 33 (e) Placing children in suitable adoptive homes
- 34 approved by a licensed adoption agency or licensed social worker,
- 35 in cases where restoration to the biological family is not safe,
- 36 possible or appropriate;
- 37 (f) Assuring safe and adequate care of children away
- 38 from their homes, in cases where the child cannot be returned home
- 39 or cannot be placed for adoption. At the time of placement, the
- 40 department shall implement concurrent planning, as described in
- 41 subsection (8) of this section, so that permanency may occur at
- 42 the earliest opportunity. Consideration of possible failure or
- 43 delay of reunification should be given, to the end that the
- 44 placement made is the best available placement to provide
- 45 permanency for the child; and
- 46 (g) Providing a social worker or social work team for a
- 47 family and child throughout the implementation of their permanent
- 48 living arrangement plan. Wherever feasible, the same social
- 49 worker or social work team shall remain on the case until the
- 50 child is no longer under the jurisdiction of the youth court.
- 51 (3) The State Department of Human Services shall administer
- 52 a system of individualized plans and reviews once every six (6)
- 53 months for each child under its custody within the State of
- 54 Mississippi, each child who has been adjudged a neglected,

55 abandoned or abused child and whose custody was changed by court 56 order as a result of such adjudication, and each public or private 57 facility licensed by the department. The State Department of 58 Human Services administrative review shall be completed on each child within the first three (3) months and a Foster Care Review 59 60 once every six (6) months after the child's initial forty-eight (48) hours shelter hearing. Such system shall be for the purpose 61 of enhancing potential family life for the child by the 62 63 development of individual plans to return the child to its natural 64 parent or parents, or to refer the child to the appropriate court 65 for termination of parental rights and placement in a permanent relative's home, adoptive home or foster/adoptive home. The goal 66 of the State Department of Human Services shall be to return the 67 68 child to its natural parent(s) or refer the child to the 69 appropriate court for termination of parental rights and placement 70 in a permanent relative's home, adoptive home or foster/adoptive 71 home within the time periods specified in this subsection or in subsection (4) of this section. In furthering this goal, the 72 73 department shall establish policy and procedures designed to 74 appropriately place children in permanent homes, such policy to 75 include a system of reviews for all children in foster care, as 76 follows: foster care counselors in the department shall make all 77 possible contact with the child's natural parent(s) and any 78 interested relative for the first two (2) months following the 79 child's entry into the foster care system. For any child who was 80 in foster care before July 1, 1998, and has been in foster care 81 for fifteen (15) of the last twenty-two (22) months regardless of whether the foster care was continuous for all of those twenty-two 82 83 (22) months, the department shall file a petition to terminate the 84 parental rights of the child's parents. The time period starts to 85 run from the date the court makes a finding of abuse and/or

86 neglect or sixty (60) days from when the child was removed from

87 his or her home, whichever is earlier. The department can choose

88 not to file a termination of parental rights petition if the

89 following apply:

- 90 (a) The child is being cared for by a relative; and/or
- 91 (b) The department has documented compelling and
- 92 extraordinary reasons why termination of parental rights would not
- 93 be in the best interests of the child. Prior to granting or
- 94 denying a request by the department for an extension of time for
- 95 <u>filing a termination of parental rights action, the court shall</u>
- 96 receive a written report on the progress which a parent of such
- 97 child has made in treatment, to be made to the court in writing by
- 98 <u>a mental health/substance abuse therapist or counselor.</u>
- 99 (4) In the case of any child who is placed in foster care on

100 or after July 1, 1998, except in cases of aggravated circumstances

101 prescribed in Section 43-21-603(7)(c) or (d), the child's natural

102 parent(s) will have a reasonable time to be determined by the

103 court, which shall not exceed a six-month period of time, in which

104 to meet the service agreement with the department for the benefit

105 of the child unless the department has documented extraordinary

106 and compelling reasons for extending the time period in the best

107 interest of the child. If this agreement has not been

108 satisfactorily met, simultaneously the child will be referred to

109 the appropriate court for termination of parental rights and

110 placement in a permanent relative's home, adoptive home or a

111 foster/adoptive home. For children under the age of three (3)

112 years, termination of parental rights shall be initiated within

113 six (6) months, unless the department has documented compelling

114 and extraordinary circumstances, and placement in a permanent

- 115 relative's home, adoptive home or foster/adoptive home within two
- 116 (2) months. For children who have been abandoned pursuant to the
- 117 provisions of Section 97-5-1, termination of parental rights shall
- 118 be initiated within thirty (30) days and placement in an adoptive
- 119 home shall be initiated without necessity for placement in a
- 120 foster home. The department need not initiate termination of
- 121 parental rights proceedings where the child has been placed in
- 122 durable legal custody or long-term or formalized foster care by a
- 123 court of competent jurisdiction.
- 124 (5) The Foster Care Review once every six (6) months shall
- 125 be conducted by the youth court or its designee(s), and/or by
- 126 personnel within the State Department of Human Services or by a
- 127 designee or designees of the department and may include others
- 128 appointed by the department, and the review shall include at a
- 129 minimum an evaluation of the child based on the following:
- 130 (a) The extent of the care and support provided by the
- 131 parents or parent, while the child is in temporary custody;
- 132 (b) The extent of communication with the child by
- 133 parents, parent or guardian;
- 134 (c) The degree of compliance by the agency and the
- 135 parents with the social service plan established;
- 136 (d) The methods of achieving the goal and the plan
- 137 establishing a permanent home for the child;
- (e) Social services offered and/or utilized to
- 139 facilitate plans for establishing a permanent home for the child;
- 140 and
- 141 (f) Relevant testimony and recommendations from the
- 142 foster parent of the child, the grandparents of the child, the
- 143 guardian ad litem of the child, representatives of any private
- 144 care agency which has cared for the child, the social worker

145 assigned to the case, and any other relevant testimony pertaining 146 to the case.

147 Each child's review plan once every six (6) months shall be filed with the court which awarded custody and shall be made 148 149 available to natural parents or foster parents upon approval of 150 the court. The court shall make a finding as to the degree of compliance by the agency and the parent(s) with the child's social 151 152 service plan. The court also shall find that the child's health 153 and safety are the paramount concern. In the interest of the 154 child, the court shall, where appropriate, initiate proceedings on 155 its own motion. The State Department of Human Services shall 156 report to the Legislature as to the number of such children, the 157 findings of the foster care review board and relevant statistical 158 information in foster care in a semi-annual report to the 159 Legislature to be submitted to the Joint Oversight Committee of 160 the Department of Human Services. The report shall not refer to 161 the specific name of any child in foster care.

- (6) The State Department of Human Services, with the cooperation and assistance of the State Department of Health, shall develop and implement a training program for foster care parents to indoctrinate them as to their proper responsibilities upon a child's entry into their foster care. The program shall provide a minimum of twelve (12) clock hours of training. The foster care-training program shall be satisfactorily completed by such foster care parents prior to or within ninety (90) days after child placement with such parent. Record of such foster care parent's training program participation shall be filed with the court as part of a foster care child's review plan once every six (6) months.
- 174 (7) When the Department of Human Services is considering

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175 placement of a child in a foster home and when the department 176 deems it to be in the best interest of the child, the department 177 shall give first priority to placing the child in the home of one (1) of the child's relatives within the third degree, as computed 178 179 by the civil law rule. In placing the child in a relative's home, 180 the department may waive any rule, regulation or policy applicable 181 to placement in foster care that would otherwise require the child 182 to have a separate bed or bedroom or have a bedroom of a certain 183 size, if placing the child in a relative's home would be in the 184 best interest of the child and such requirements cannot be met in 185 the relative's home.

186 (8) The Legislature recognizes that the best interests of 187 the child require that the child be placed in the most permanent 188 living arrangement as soon, as is practicably possible. To 189 achieve this goal, the Department of Human Services is directed to 190 conduct concurrent planning so that a permanent living arrangement 191 may occur at the earliest opportunity. Permanent living arrangements may include prevention of placement of a child 192 outside the home of the family when the child can be cared for at 193 194 home without endangering the child's health or safety; 195 reunification with the family, when safe and appropriate, if temporary placement is necessary; or movement of the child toward 196 197 the most permanent living arrangement and permanent legal status. 198 When a child is placed in foster care or relative care, the 199 department shall first ensure and document that reasonable efforts 200 were made to prevent or eliminate the need to remove the child 201 from the child's home. The department's first priority shall be 202 to make reasonable efforts to reunify the family when temporary 203 placement of the child occurs or shall request a finding from the

court that reasonable efforts are not appropriate or have been

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- 205 unsuccessful. A decision to place a child in foster care or
- 206 relative care shall be made with consideration of the child's
- 207 health, safety and best interests. At the time of placement,
- 208 consideration should also be given so that if reunification fails
- 209 or is delayed, the placement made is the best available placement
- 210 to provide a permanent living arrangement for the child. The
- 211 department shall adopt rules addressing concurrent planning for
- 212 reunification and a permanent living arrangement. The department
- 213 shall consider the following factors when determining
- 214 appropriateness of concurrent planning:
- 215 (a) The likelihood of prompt reunification;
- 216 (b) The past history of the family;
- 217 (c) The barriers to reunification being addressed by
- 218 the family;
- 219 (d) The level of cooperation of the family;
- (e) The foster parents' willingness to work with the
- 221 family to reunite;
- 222 (f) The willingness and ability of the foster family or
- 223 relative placement to provide an adoptive home or long-term
- 224 placement;
- 225 (g) The age of the child; and
- (h) Placement of siblings.
- 227 (9) If the department has placed a child in foster care or
- 228 relative care pursuant to a court order, the department may not
- 229 change the child's placement unless the department specifically
- 230 documents to the court that the current placement is unsafe or
- 231 unsuitable or that another placement is in the child's best
- 232 interests unless the new placement is in an adoptive home or other
- 233 permanent placement. Except in emergency circumstances as
- 234 determined by the department or where the court orders placement

235 of the child pursuant to Section 43-21-303, the foster parents,

236 grandparents or other relatives of the child shall be given an

237 opportunity to contest the specific reasons documented by the

238 department at least seventy-two (72) hours prior to any such

239 departure, and the court may conduct a review of such placement

240 unless the new placement is in an adoptive home or other permanent

241 placement. When a child is returned to foster care or relative

242 care, the former foster parents or relative placement shall be

given the prior right of return placement in order to eliminate

244 additional trauma to the child.

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245 (10) The Department of Human Services shall provide the 246 foster parents, grandparents or other relatives with at least a seventy-two-hour notice of departure for any child placed in their 247 248 foster care or relative care, except in emergency circumstances as 249 determined by the department or where the court orders placement 250 of the child pursuant to Section 43-21-303. The parent/legal 251 quardian, grandparents of the child, guardian ad litem and the court exercising jurisdiction shall be notified in writing when 252 253 the child leaves foster care or relative care placement, 254 regardless of whether the child's departure was planned or 255 unplanned. The only exceptions to giving a written notice to the

parent(s) are when a parent has voluntarily released the child for

adoption or the parent's legal rights to the child have been

terminated through the appropriate court with jurisdiction.

- 259 (11) The Department of Human Services shall extend the 260 following rights to foster care parents:
- 261 (a) A clear understanding of their role as foster
  262 parents and the roles of the birth parent(s) and the placement
  263 agency in respect to the child in care;
- 264 (b) Respect, consideration, trust and value as a family

- 265 who is making an important contribution to the agency's
- 266 objectives;
- 267 (c) Involvement in all the agency's crucial decisions
- 268 regarding the foster child as team members who have pertinent
- 269 information based on their day-to-day knowledge of the child in
- 270 care;
- 271 (d) Support from the social worker in efforts to do a
- 272 better day-to-day job in caring for the child and in working to
- 273 achieve the agency's objectives for the child and the birth family
- 274 through provision of:
- (i) Pertinent information about the child and the
- 276 birth family.
- 277 (ii) Help in using appropriate resources to meet
- 278 the child's needs.
- 279 (iii) Direct interviews between the social worker
- 280 and the child, previously discussed and understood by the foster
- 281 parents.
- 282 (e) The opportunity to develop confidence in making
- 283 day-to-day decisions in regard to the child;
- 284 (f) The opportunity to learn and grow in their vocation
- 285 through planned foster parent education;
- 286 (g) The opportunity to be heard regarding agency
- 287 practices that they may question; and
- (h) Reimbursement for costs of the foster child's care
- 289 in the form of a board payment based on the age of the foster
- 290 child as prescribed in Section 43-15-17.
- 291 (12) The Department of Human Services shall require the
- 292 following responsibilities from participating foster parents:
- 293 (a) Understanding the department's function in regard
- 294 to the foster care program and related social service programs;

- 295 (b) Sharing with the department any information which 296 may contribute to the care of foster children;
- 297 (c) Functioning within the established goals and 298 objectives to improve the general welfare of the foster child;
- (d) Recognizing the problems in foster home placement
  that will require professional advice and assistance and that such
  help should be utilized to its full potential;
- (e) Recognizing that the foster family will be one of
  the primary resources for preparing a child for any future plans
  that are made, including return to birth parent(s), termination of
  parental rights or reinstitutionalization;
- 306 (f) Expressing their view of agency practices which 307 relate to the foster child with the appropriate staff member;
- 308 (g) Understanding that all information shared with the 309 foster parents about the child and his/her birth parent(s) must be 310 held in the strictest of confidence;
- (h) Cooperating with any plan to reunite the foster child with his birth family and work with the birth family to achieve this goal; and
- (i) Attending dispositional review hearings and termination of parental rights hearings conducted by a court of competent jurisdiction, or providing their recommendations to the court in writing.
- 318 SECTION 2. This act shall take effect and be in force from 319 and after July 1, 2001.

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

AN ACT TO AMEND SECTION 43-15-13, MISSISSIPPI CODE OF 1972,

<sup>2</sup> TO PROVIDE THAT THE COURT SHALL REQUIRE CERTAIN REPORTS RELATIVE

<sup>3</sup> TO THE FITNESS OF A PARENT OF A CHILD IN THE CUSTODY OF THE

<sup>4</sup> DEPARTMENT OF HUMAN SERVICES PRIOR TO GRANTING OR DENYING AN

- 5 EXTENSION OF TIME FOR TERMINATION OF PARENTAL RIGHTS PROCEEDINGS;
- 6 AND FOR RELATED PURPOSES.