MISSISSIPPI LEGISLATURE

By: Representative Fleming

To: Judiciary A

HOUSE BILL NO. 180

1 AN ACT TO PROVIDE THAT GENETIC INFORMATION IS PERSONAL 2 PROPERTY AND TO REQUIRE INFORMED CONSENT FOR GENETIC TESTING; TO 3 AMEND SECTION 93-9-21, MISSISSIPPI CODE OF 1972, IN CONFORMITY 4 THERETO; AND FOR RELATED PURPOSES.

5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 6 <u>SECTION 1.</u> Genetic information is hereby defined as personal 7 property and no person shall be required to consent to genetic 8 testing without such person's informed consent.

9 SECTION 2. Section 93-9-21, Mississippi Code of 1972, is 10 amended as follows:

93-9-21. (1) (a) In all cases brought pursuant to Title 11 IV-D of the Social Security Act, upon sworn documentation by the 12 mother, putative father, or the Department of Human Services 13 alleging paternity, the department may issue an administrative 14 order for paternity testing which requires the mother, putative 15 father and minor child to submit themselves for paternity testing 16 17 if such mother, putative father or minor child provides informed consent to such testing. The department shall send the putative 18 father a copy of the Administrative Order and a Notice for Genetic 19 Testing which shall include the date, time and place for 20 collection of the putative father's genetic sample. The 21 Department shall also send the putative father a Notice and 22 Complaint to Establish Paternity which shall specify the date and 23 time certain of the court hearing by certified mail, restricted 24 delivery, return receipt requested. Notice shall be deemed 25 complete as of the date of delivery as evidenced by the return 26 receipt. The required notice may also be delivered by personal 27 service upon the putative father in accordance with Rule 4 of the 28 G1/2 H. B. No. 180 02/HR03/R26

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29 Mississippi Rules of Civil Procedure insofar as service of an 30 administrative order or notice is concerned.

If the putative father does not submit to genetic 31 (b) 32 testing, the court shall, without further notice, on the date and 33 time previously set through the notice for hearing, review the 34 documentation of the refusal to submit to genetic testing and make a determination as to whether the complaint to establish paternity 35 should be granted. The refusal to submit to such testing shall 36 create a rebuttable presumption of an admission to paternity by 37 38 the putative father.

39 (c) In any case in which the Department of Human 40 Services orders genetic testing, the department is required to 41 advance costs of such tests subject to recoupment from the alleged 42 father if paternity is established. If either party challenges 43 the original test results, the department shall order additional 44 testing at the expense of the challenging party.

(2) The court, on its own motion or on motion of the plaintiff or the defendant, shall order the mother, the alleged father and the child or children to submit to genetic tests and any other tests which reasonably prove or disprove the probability of paternity, provided that such person provided informed consent to have such testing performed.

If any party refuses to submit to such tests, the court may resolve the question of paternity against such party or enforce its order for genetic testing as the rights of others and the interest of justice require.

55 (3) Any party calling a witness or witnesses for the purpose of testifying that they had sexual intercourse with the mother at 56 any possible time of conception of the child whose paternity is in 57 question shall provide all other parties with the name and address 58 of the witness at least twenty (20) days before the trial. 59 If a 60 witness is produced at the hearing for the purpose provided in this subsection but the party calling the witness failed to 61

H. B. No. 180 02/HR03/R26 PAGE 2 (CJR\LH) 62 provide the twenty-day notice, the court may adjourn the 63 proceeding for the purpose of taking a genetic test of the witness 64 before hearing the testimony of the witness if the court finds 65 that the party calling the witness acted in good faith.

66 (4) The court shall ensure that all parties are aware of67 their right to request genetic tests under this section.

(5) (a) Genetic tests shall be performed by a laboratory
selected from the approved list as prepared and maintained by the
Department of Human Services.

The Department of Human Services shall publicly 71 (b) 72 issue a request for proposals, and such requests for proposals when issued shall contain terms and conditions relating to price, 73 74 technology and such other matters as are determined by the department to be appropriate for inclusion or required by law. 75 76 After responses to the request for proposals have been duly 77 received, the department shall select the lowest and best bid(s) on the basis of price, technology and other relevant factors and 78 79 from such proposals, but not limited to the terms thereof, negotiate and enter into contract(s) with one or more of the 80 81 laboratories submitting proposals. The department shall prepare a list of all laboratories with which it has contracted on these 82 83 terms. The list and any updates thereto shall be distributed to all chancery clerks. To be eligible to appear on the list, a 84 laboratory must meet the following requirements: 85

86 (i) The laboratory is qualified to do business87 within the State of Mississippi;

88 (ii) The laboratory can provide test results in89 less than fourteen (14) days; and

90 (iii) The laboratory must have participated in the91 competitive procurement process.

92 SECTION 3. This act shall take effect and be in force from93 and after July 1, 2002.

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