By: Representative Moak

To: Public Health and Welfare

HOUSE BILL NO. 820

AN ACT TO AUTHORIZE COUNTIES TO ESTABLISH INTERAGENCY ELDER 1 DEATH REVIEW TEAMS TO ASSIST LOCAL AGENCIES IN IDENTIFYING AND 2 REVIEWING SUSPICIOUS DEATHS OF ELDERLY PERSONS AND FACILITATING COMMUNICATION AMONG PERSONS WHO PERFORM AUTOPSIES AND THE VARIOUS 3 4 PERSONS AND AGENCIES INVOLVED IN CASES OF ABUSE OR NEGLECT OF 5 ELDERLY PERSONS; TO PROVIDE FOR THE COMPOSITION OF ELDER DEATH 6 REVIEW TEAMS; TO SPECIFY WHEN INFORMATION AND COMMUNICATIONS OF 7 ELDER DEATH REVIEW TEAMS MAY AND MAY NOT BE DISCLOSED; AND FOR 8 RELATED PURPOSES. 9

10 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 11 <u>SECTION 1.</u> As used in this act, the following terms shall be 12 defined as follows, unless the context requires otherwise:

13 (a) "Elderly person" means any person who is sixty-five14 (65) years of age or older.

(b) "Abuse" means the willful or nonaccidental
infliction of physical pain, injury or mental anguish on an
elderly person, the unreasonable confinement of an elderly person,
or the willful deprivation by a caretaker of services that are
necessary to maintain the mental and physical health of an elderly
person. The term "abuse" does not include:

(i) The use of any reasonable and necessary force
that may result in an injury used by a peace officer acting within
the course of his or her employment as a peace officer; or

(ii) Conduct that is a part of the treatment and
care of, and in furtherance of the health and safety of a patient
or resident of a care facility, as defined in Section 43-47-5.

(c) "Neglect" means either the inability of an elderly
person who is living alone to provide for himself the food,
clothing, shelter, health care or other services that are
necessary to maintain his mental and physical health, or failure

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31 of a caretaker to supply the elderly person with the food,

32 clothing, shelter, health care, supervision or other services that 33 a reasonably prudent person would do to maintain the elderly 34 person's mental and physical health.

35 <u>SECTION 2.</u> (1) Any county may establish an interagency 36 elder death review team to assist local agencies in identifying 37 and reviewing suspicious deaths of elderly persons and 38 facilitating communication among persons who perform autopsies and 39 the various persons and agencies involved in cases of abuse or 40 neglect of elderly persons.

(2) Any county may develop a protocol that may be used as a
guideline by persons performing autopsies on elderly persons to
assist medical examiners or coroners and other persons who perform
autopsies in:

45 (a) The identification of abuse or neglect of elderly46 persons;

47 (b) The determination of whether abuse or neglect of an
48 elderly person contributed to death, or whether abuse or neglect
49 of an elderly person had occurred before, but was not the actual
50 cause of, death; and

51 (c) The proper written reporting procedures for abuse 52 or neglect of elderly persons, including the designation of the 53 cause and mode of death.

54 <u>SECTION 3.</u> County elder death review teams may be comprised 55 of, but not limited to, the following:

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(a) Experts in the field of forensic pathology.

57 (b) Medical personnel with expertise in abuse and 58 neglect of elderly persons.

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(d) District attorneys.

61 (e) County or local staff including, but not limited62 to:

Medical examiners and coroners.

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(i) Adult protective services staff.

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Public administrator, guardian and 64 (ii) conservator staff. 65 County health department staff who deal with 66 (iii) 67 health issues of elderly persons. 68 (iv) County prosecuting attorneys. 69 (v)County and state law enforcement personnel. 70 Local long-term care ombudsmen. (vi) (vii) Geriatric mental health experts. 71 (viii) Criminologists. 72 (ix) Representatives of local agencies that are 73 74 involved with oversight of adult protective services and reporting abuse or neglect of elderly persons. 75 (x) Local professional associations of persons 76 77 described in subparagraphs (i) through (ix) of this paragraph. 78 SECTION 4. (1) An oral or written communication or a document shared within or produced by an elder death review team 79 related to a death review of an elderly person is confidential and 80 not subject to disclosure or discoverable by another third party. 81 (2) An oral or written communication or a document provided 82 83 by a third party to an elderly death review team, or between a third party and an elder death review team, is confidential and 84 85 not subject to disclosure or discoverable by a third party. Notwithstanding subsections (1) and (2) of this section, (3) 86 recommendations of an elder death review team upon the completion 87 88 of a review may be disclosed at the discretion of a majority of the members of the elder death review team. 89 90 SECTION 5. (1) Each organization represented on an elder death review team may share with other members of the team 91 information in its possession concerning the decedent who is the 92 subject of the review or any person who was in contact with the 93 decedent and any other information deemed by the organization to 94 95 be pertinent to the review. Any information shared by an organization with other members of a team is confidential. 96 The H. B. No. 820 02/HR40/R1223

02/HR40/R1223 PAGE 3 (RF\BD) 97 intent of this subsection is to permit the disclosure to members 98 of the team of any information deemed confidential, privileged, or 99 prohibited from disclosure by any other provision of law.

(2) (a) Written and oral information may be disclosed to an elder death review team established under this act. The team may make a request in writing for the information sought and any person with information of the kind described in paragraph (c) of this subsection may rely on the request in determining whether information may be disclosed to the team.

(b) No individual or agency that has information
governed by this subsection shall be required to disclose
information. The intent of this subsection is to allow the
voluntary disclosure of information by the individual or agency
that has the information.

111 (c) The following information may be disclosed under 112 this subsection:

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(i) Medical information.

114 (ii) Mental health information.

(iii) Information from elderly person abuse reports and investigations, except the identity of persons who have made reports, which shall not be disclosed.

(iv) Criminal history information and criminaloffender record information.

(v) Information pertaining to reports by health practitioners of persons suffering from physical injuries inflicted by means of a firearm or of persons suffering physical injury where the injury is a result of assaultive or abusive conduct.

(vi) Information provided to probation officers in the course of the performance of their duties, including, but not limited to, the duty to prepare reports, as well as the information on which these reports are based.

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129 (vii) Records relating to in-home supportive130 services, unless disclosure is prohibited by federal law.

(3) Written and oral information may be disclosed under
this section notwithstanding the lawyer-client privilege, the
physician-patient privilege, and the psychotherapist-patient
privilege.

135 <u>SECTION 6.</u> Information gathered by the elder death review
136 team and any recommendations made by the team shall be used by the
137 county to develop education, prevention, and if necessary,
138 prosecution strategies that will lead to improved coordination of
139 services for families and the elderly person population.

140 SECTION 7. This act shall take effect and be in force from 141 and after July 1, 2002.