MISSISSIPPI LEGISLATURE

By: Representatives Formby, Cameron, Chism, Jennings, Lott, Moore (60th), Robertson, Wells-Smith

To: Judiciary B

HOUSE BILL NO. 1342

AN ACT TO CREATE THE SEX OFFENDER TECHNOLOGY FUND AND PROVIDE 1 FOR ITS ADMINISTRATION; TO AMEND SECTIONS 45-33-25 AND 45-33-49, 2 MISSISSIPPI CODE OF 1972, TO REQUIRE COMMUNITY NOTIFICATION MAILINGS BY SEX OFFENDERS; TO AMEND SECTION 45-33-51, MISSISSIPPI CODE OF 1972, IN CONFORMITY TO THE PROVISIONS OF THIS ACT; AND FOR 3 4 5 RELATED PURPOSES. 6 7 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:

SECTION 1. There is created within the State Treasury the 8 Sex Offender Technology Fund which shall be administered by the 9 10 Department of Public Safety. All registered sex offenders shall pay a monthly supervision fee of Five Dollars (\$5.00) as a 11 condition of supervised release. The monies in this fund shall be 12 first allocated for the adoption of a sex offender tracking 13 program for state data accuracy purposed and secondly for local 14 law enforcement agencies responsible for the registration and 15 community notification of sex offenders. 16

SECTION 2. Section 45-33-25, Mississippi Code of 1972, is 17 amended as follows: 18

45-33-25. (1) Any person residing in this state who has 19 been convicted of any sex offense or attempted sex offense or who 20 has been acquitted by reason of insanity for any sex offense or 21 attempted sex offense or twice adjudicated delinquent for any sex 22 offense or attempted sex offense shall register with the 23 Mississippi Department of Public Safety and shall conduct a 24 community notification mailing as provided in subsection (8) of 25 Section 45-33-49. Registration shall not be required for an 26 27 offense that is not a registrable sex offense. The department shall provide the initial registration information as well as 28 every change of address to the sheriff of the county of the 29 H. B. No. 1342

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residence address of the registrant through either written notice, 30 31 electronic or telephone transmissions, or online access to registration information. Further, the department shall provide 32 33 this information to the Federal Bureau of Investigation. 34 Additionally, upon notification by the registrant that he intends to reside outside the State of Mississippi, the department shall 35 notify the appropriate state law enforcement agency of any state 36 to which a registrant is moving or has moved. 37 (2) Any person required to register under this chapter shall 38 submit the following information at the time of registration: 39 40 (a) Name, including a former name which has been legally changed; 41 Street address; 42 (b) Place of employment; 43 (C) (d) Crime for which convicted; 44 Date and place of conviction, adjudication or 45 (e) 46 acquittal by reason of insanity; 47 (f) Aliases used; Social security number; 48 (g) 49 (h) Date and place of birth; Age, race, sex, height, weight, and hair and eye 50 (i) 51 colors; A brief description of the offense or offenses for (j) 52 which the registration is required; 53 54 (k) Identifying factors; Anticipated future residence; 55 (1)56 (m) Offense history; Photograph; 57 (n) 58 (0) Fingerprints; Documentation of any treatment received for any 59 (p) mental abnormality or personality disorder of the person; 60 61 (q) Biological sample;

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(r) Name of any institution of higher learning at which
the offender is employed, carries on a vocation (with or without
compensation) or is enrolled as a student; and

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(s) Any other information deemed necessary.

66 (3) For purposes of this chapter, a person is considered to
67 be residing in this state if he maintains a permanent or temporary
68 residence as defined in Section 45-33-23, including students,
69 temporary employees and military personnel on assignment.

70 **SECTION 3.** Section 45-33-49, Mississippi Code of 1972, is 71 amended as follows:

45-33-49. (1) Records maintained pursuant to this chapter shall be open to law enforcement agencies which shall be authorized to release relevant and necessary information regarding sex offenders to the public.

76 (2) The identity of a victim of an offense that requires77 registration under this chapter shall not be released.

A sheriff shall maintain records for registrants of the 78 (3) 79 county and shall make available to any person upon request the name, address, place of employment, crime for which convicted, 80 81 date and place of conviction of any registrant, and any other information deemed necessary for the protection of the public. 82 83 The sheriffs shall be responsible for verifying their respective registries annually against the department's records to ensure 84 current information is available at both levels. 85

86 (4) Upon written request, the department may also provide to any person the name, address, photograph, if available, date of 87 88 photograph, place of employment, crime for which convicted, date and place of conviction of any registrant, hair, eye color, 89 height, race, sex and date of birth of any registrant, and any 90 other information deemed necessary for the protection of the 91 public. Additionally, the department may utilize an Internet 92 93 website or other electronic means to release the information.

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94 (5) The Department of Education, the Mississippi Private
95 School Association and the Department of Health shall notify all
96 schools and licensed day care centers annually regarding the
97 availability upon request of this information.

98 (6) Nothing in this section shall be construed to prevent 99 law enforcement officers from notifying members of the public 100 exposed to danger of any circumstances or individuals that pose a 101 danger under circumstances that are not enumerated in this 102 section.

103 (7) Nothing in this chapter shall be construed to prevent 104 law enforcement officers from providing community notification of 105 any circumstances or individuals that pose or could pose a danger 106 under circumstances that are not enumerated in this chapter.

107 (8) All offenders shall, at their expense, conduct a community notification mailing within twenty-one (21) days upon a 108 change of address. Such community notification mailing shall be 109 to every residence within three-tenths (3/10) of a mile radius in 110 111 an urban area and within a one-mile radius in a rural area. The mailings shall be by certified mail, return receipt requested. 112 113 The notification shall include the offender's name, address, physical description, a photo, the date of release from 114 incarceration and the nature of the offender's conviction. The 115 Department of Public Safety shall designate offenders as high, 116 medium or low risk. Any offender who fails to provide community 117 118 notification mailing as required by this section shall be guilty of a misdemeanor and upon conviction shall be fined not more than 119 120 One Thousand Dollars (\$1,000.00) or imprisoned in the county jail for not more than one (1) year or both. 121 SECTION 4. Section 45-33-51, Mississippi Code of 1972, is 122

123 amended as follows:

124 45-33-51. (1) Any person who willfully misuses or alters 125 public record information relating to a sex offender or sexual 126 predator, including information displayed by law enforcement

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127 agencies on web sites, shall be guilty of a misdemeanor and shall 128 be punished by a fine of not more than One Thousand Dollars 129 (\$1,000.00) or imprisonment in the county jail not more than six 130 (6) months, or both.

131 (2) Except as otherwise provided in subsection (3) of this
132 section, the sale or exchange of sex offender information for
133 profit is prohibited. Any violation of this subsection (2) is a
134 misdemeanor and shall be punished by a fine of not more than One
135 Thousand Dollars (\$1,000.00) or imprisonment in the county jail
136 not more than six (6) months, or both.

137 (3) The Department of Public Safety may contract with
138 outside sources for purposes of providing mapping services and
139 community notification of additions and changes to the registry.
140 Outside sources who contract with the Department of Public Safety
141 for services may charge fees to citizens willing to pay for
142 contracted services.
143 SECTION 5. This act shall take effect and be in force from

144 and after July 1, 2002.