By: Representative Moak

To: Public Health and Welfare

HOUSE BILL NO. 1650

AN ACT TO PROVIDE FOR THE RELEASE OF MEDICAL RECORDS AND TO 1 PROVIDE FOR THE PAYMENT OF THE COSTS THEREOF; TO AMEND SECTION 2 41-9-77, MISSISSIPPI CODE OF 1972, IN CONFORMITY TO THE PROVISIONS 3 OF THIS ACT; TO BRING FORWARD SECTIONS 41-9-103 AND 41-9-117, 4 MISSISSIPPI CODE OF 1972, WHICH RELATE TO THE USE OF MEDICAL 5 RECORDS IN JUDICIAL PROCEEDINGS; AND FOR RELATED PURPOSES. 6 7 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: SECTION 1. Any patient of a physician, hospital or any other 8 health care provider who signs a medical information release 9 10 authorization shall have such records released to authorized recipients as provided by this section. No physician, hospital or 11 any other health care provider may charge more than the actual 12 cost of reproducing such information and the cost of forwarding 13 the information to the recipient. A physician, hospital or any 14 other health care provider may charge reasonable fees for 15 additional duties such as interpreting medical records, providing 16 a synopsis of medical records or any other service not related to 17 reproduction and forwarding. Any person who violates the 18

19 provisions of this section, upon conviction, shall be fined One 20 Thousand Dollars (\$1,000.00).

21 **SECTION 2.** Section 41-9-77, Mississippi Code of 1972, is 22 amended as follows:

41-9-77. Any hospital may, in its discretion, cause any 23 hospital record or part thereof to be reproduced on film or in any 24 other acceptable form of medium, as determined by the licensing 25 agency, which shall include, but not be limited to, microfilming, 26 27 photographing, photostating or storage on optical disks. After the records have been reproduced, the hospital may retire the 28 29 original documents so reproduced. Any such reproduction or copy H. B. No. 1650 G1/2

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02/HR40/R1921
PAGE 1 (MS\BD)
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of an original hospital record or part thereof shall be deemed to 30 31 be the original hospital record or part thereof for all purposes, shall be subject to retention and retirement as provided in 32 33 Sections 41-9-69 through 41-9-73, and shall be admissible as 34 evidence in all courts or administrative agencies to the same extent as the original would be or would have been admissible. 35 Α facsimile, exemplification or copy of such reproduction or copy 36 shall be deemed to be a transcript, exemplification or copy of the 37 original hospital record or part thereof. However, no state 38 hospital shall undertake such reproduction or destruction of 39 40 records except as provided in Section 25-59-1 et seq. No other public hospital shall undertake such reproduction unless the 41 expense thereof has been provided for in the annual budget, or an 42 amendment thereof, approved for such public hospital. 43 Any records reproduced upon release and authorization by a patient shall be 44 paid for as provided in Section 1 of this act. 45

46 SECTION 3. Section 41-9-103, Mississippi Code of 1972, is
47 brought forward as follows:

Except as hereinafter provided, when a subpoena 48 41-9-103. 49 duces tecum is served upon a custodian of records of any hospital duly licensed under the laws of this state in an action or 50 51 proceeding in which the hospital is neither a party nor the place where any cause of action is alleged to have arisen and such 52 subpoena requires the production of all or any part of the records 53 54 of the hospital relating to the care or treatment of a patient in such hospital, it shall be sufficient compliance therewith if the 55 custodian or other officer of the hospital shall, on or before the 56 time specified in the subpoena duces tecum, file with the court 57 clerk or the officer, body or tribunal conducting the hearing, a 58 true and correct copy (which may be a copy reproduced on film or 59 other reproducing material by microfilming, photographing, 60 61 photostating or other approximate process, or a facsimile,

H. B. No. 1650 02/HR40/R1921 PAGE 2 (MS\BD)

exemplification or copy of such reproduction or copy) of allrecords described in such subpoena.

64 **SECTION 4.** Section 41-9-117, Mississippi Code of 1972, is 65 brought forward as follows:

66 41-9-117. In view of the property right of the hospital in its records, original records may be withdrawn after introduction 67 into evidence and copies substituted, unless otherwise directed 68 for good cause by the court, judge, officer, body, or tribunal 69 The custodian may prepare copies of conducting the hearing. 70 original records in advance of testifying for the purpose of 71 72 making substitution of the original record, and the reasonable charges for making such copies shall be taxed as costs of court. 73 74 If copies are not prepared in advance, they can be made and substituted at any time after introduction of the original record, 75 and the reasonable charges for making such copies shall be taxed 76 as costs of court. 77

78 SECTION 5. This act shall take effect and be in force from 79 and after July 1, 2002.