MISSISSIPPI LEGISLATURE

By: Senator(s) Carlton

To: Judiciary

## SENATE BILL NO. 2413

AN ACT TO REQUIRE DISTRICT ATTORNEYS TO INITIATE FORMATION OF 1 MULTIDISCIPLINARY REVIEW TEAMS TO EVALUATE AND INVESTIGATE REPORTS 2 3 OF CHILD ABUSE AND NEGLECT; TO SPECIFY THE MEMBERSHIP OF THE TEAMS; TO REQUIRE AN ORDER OF THE YOUTH COURT AS A CONDITION 4 PRECEDENT TO THE FORMATION THEREOF; TO SPECIFY THE TEAM 5 PARTICIPATION OF A CHILD ADVOCACY CENTER; TO PROVIDE THAT WILLFUL 6 NONPARTICIPATION OF A TASK FORCE MEMBER MAY BE PUNISHED AS 7 CONTEMPT OF COURT; TO PROHIBIT THE DISCLOSURE OF ANY INFORMATION 8 OBTAINED FROM A TASK FORCE MEETING; AND FOR RELATED PURPOSES. 9 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 10 11 **SECTION 1.** (1) The district attorneys shall initiate formal cooperative agreements with the Department of Human Services, city 12 and county law enforcement agencies, county attorneys, and other 13 appropriate agencies and individuals to create multidisciplinary 14 child protection teams in order to implement a coordinated 15 16 multidisciplinary team approach to intervention in reports involving alleged severe or potential felony child physical or 17 sexual abuse, exploitation, or maltreatment. The 18 multidisciplinary team also may be known as a child abuse task 19 force. The purpose of the team or task force shall be to assist 20 in the evaluation and investigation of reports and to provide 21 consultation and coordination for agencies involved in child 22 protection cases. 23 24 (2) To implement the multidisciplinary child abuse team, the 25 team or task force must be authorized by court order from the appropriate Youth Court. The court order will designate which 26 agencies will participate in the cooperative multidisciplinary 27 28 team.

(3) (a) Teams created under this section may invite other
persons to serve on the team who have knowledge of and experience

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in child abuse and neglect matters. These persons may include licensed mental and physical health practitioners and physicians, dentists, representatives of the district attorney's office and the Attorney General's office, experts in the assessment and treatment of substance abuse or sexual abuse, the victim assistance coordinator of the district attorney's office and staff members of a child advocacy center.

(b) (i) A child advocacy center means an agency that 38 advocates on behalf of children alleged to have been abused and 39 assists in the coordination of the investigation of child abuse by 40 providing a location for forensic interviews and promoting the 41 coordination of services for children alleged to have been abused. 42 43 A child advocacy center provides services that include, but are not limited to, forensic medical examinations, mental health and 44 related support services, court advocacy, consultation, training 45 for social workers, law enforcement training, and child abuse 46 multidisciplinary teams; and staffing of multidisciplinary teams. 47

48 (ii) Child advocacy centers may provide a video-taped forensic interview of the child in a child friendly 49 50 environment or separate building. In the event of a prosecution, this taped interview is to be made available to the defense to 51 52 review the interview of the child. The purpose of the video-taped forensic interview is to prevent further trauma to a child in the 53 investigation and prosecution of child physical and sexual abuse 54 55 Child advocacy centers can also assist child victims by cases. providing therapeutic counseling subsequent to the interview by a 56 57 qualified therapist. Child advocacy centers can also assist law enforcement and prosecutors by acquainting child victim witnesses 58 and their parents or guardians to the courtroom through child 59 court school programs. 60

(4) A team or task force created under this section shall
review records on cases referred to the team by the Department of
Human Services or law enforcement or the district attorney's

S. B. No. 2413 02/SS26/R491 PAGE 2 office. The team shall meet at least monthly. Any willful failure to participate in the team meetings shall be reported by any participating team member to the Youth Court Judge for that district or county for appropriate action to include disciplinary action that may include contempt proceedings.

69 (5) No person shall disclose information obtained from a 70 meeting of the multidisciplinary team unless necessary to comply 71 with Department of Human Services' regulations or conduct and 72 proceeding in Youth Court or criminal court proceedings or as 73 authorized by a court of competent jurisdiction.

74 SECTION 2. This act shall take effect and be in force from 75 and after July 1, 2002.