MISSISSIPPI LEGISLATURE

By: Representative Taylor

To: Public Health and Welfare

HOUSE BILL NO. 455

AN ACT TO AMEND SECTION 43-13-125, MISSISSIPPI CODE OF 1972, TO REQUIRE ANY PERSON WHO BRINGS A LEGAL ACTION AGAINST A HEALTH CARE FACILITY ON BEHALF OF A MEDICAID RECIPIENT TO NOTIFY THE DIVISION OF MEDICAID IN WRITING AND CERTIFY A COPY OF THE PLEADINGS TO THE DIVISION AT THE TIME OF THE FILING OF THE ACTION; AND FOR RELATED PURPOSES.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
 SECTION 1. Section 43-13-125, Mississippi Code of 1972, is
 amended as follows:

43-13-125. (1) 10 If medical assistance is provided to a recipient under this article for injuries, disease or sickness 11 caused under circumstances creating a cause of action in favor of 12 the recipient against any person, firm or corporation, then the 13 division shall be entitled to recover the proceeds that may result 14 from the exercise of any rights of recovery which the recipient 15 may have against any such person, firm or corporation to the 16 extent of the Division of Medicaid's interest on behalf of the 17 recipient. The recipient shall execute and deliver instruments 18 and papers to do whatever is necessary to secure those rights and 19 shall do nothing after the medical assistance is provided to 20 prejudice the subrogation rights of the division. Court orders or 21 agreements for reimbursement of Medicaid's interest shall direct 22 those payments to the Division of Medicaid, which shall be 23 authorized to endorse any and all, including, but not limited to, 24 multi-payee checks, drafts, money orders, or other negotiable 25 instruments representing Medicaid payment recoveries that are 26 received. In accordance with Section 43-13-305, endorsement of 27 multi-payee checks, drafts, money orders or other negotiable 28

H. B. No. 455 03/HR40/R122 PAGE 1 (RF\BD) G1/2

29 instruments by the Division of Medicaid shall be deemed endorsed 30 by the recipient.

The division, with the approval of the Governor, may compromise or settle any such claim and execute a release of any claim it has by virtue of this section.

The acceptance of medical assistance under this article 34 (2)or the making of a claim thereunder shall not affect the right of 35 a recipient or his legal representative to recover Medicaid's 36 interest as an element of special damages in any action at law; 37 however, a copy of the pleadings shall be certified to the 38 39 division at the time of the institution of suit, and proof of that notice shall be filed of record in the action. 40 In addition, 41 any person who brings a legal action against a health care facility on behalf of a Medicaid recipient shall notify the 42 Division of Medicaid in writing and certify a copy of the 43 pleadings to the division at the time of the filing of the action, 44 and proof of that notice shall be filed of record in the action. 45 46 The division may, at any time before the trial on the facts, join in the action or may intervene in the action. 47 Any amount 48 recovered by a recipient or his legal representative shall be applied as follows: 49

50 (a) The reasonable costs of the collection, including
51 attorney's fees, as approved and allowed by the court in which
52 <u>the</u> action is pending, or in case of settlement without suit, by
53 the legal representative of the division;

(b) The amount of Medicaid's interest on behalf of the recipient; or such pro rata amount as may be arrived at by the legal representative of the division and the recipient's attorney, or as set by the court having jurisdiction; and

(c) Any excess shall be awarded to the recipient.
(3) No compromise of any claim by the recipient or his legal
representative shall be binding upon or affect the rights of the
division against the third party unless the division, with the
H. B. No. 455

H. B. No. 455 03/HR40/R122 PAGE 2 (RF\BD)

approval of the Governor, has entered into the compromise. 62 Any compromise effected by the recipient or his legal representative 63 with the third party in the absence of advance notification to and 64 65 approved by the division shall constitute conclusive evidence of 66 the liability of the third party, and the division, in litigating 67 its claim against the third party, shall be required only to prove the amount and correctness of its claim relating to the injury, 68 disease or sickness. 69

(4) If the recipient or his legal representative fails to 70 notify the division of the institution of legal proceedings 71 72 against a third party for which the division has a cause of action, the facts relating to negligence and the liability of the 73 third party, if judgment is rendered for the recipient, shall 74 constitute conclusive evidence of liability in a subsequent action 75 maintained by the division and only the amount and correctness of 76 77 the division's claim relating to injuries, disease or sickness shall be tried before the court. The division shall be authorized 78 79 in bringing that action against the third party and his insurer jointly or against the insurer alone. 80

81 (5) Nothing <u>in this section</u> shall be construed to diminish 82 or otherwise restrict the subrogation rights of the Division of 83 Medicaid against a third party for medical assistance provided by 84 the Division of Medicaid to the recipient as a result of injuries, 85 disease or sickness caused under circumstances creating a cause of 86 action in favor of the recipient against such a third party.

87 <u>(6)</u> Any amounts recovered by the division under this section 88 shall, by the division, be placed to the credit of the funds 89 appropriated for benefits under this article proportionate to the 90 amounts provided by the state and federal governments

91 respectively.

92 **SECTION 2**. This act shall take effect and be in force from 93 and after July 1, 2003.

H. B. No. 455	
03/HR40/R122	ST: Medicaid; require notice to division in
PAGE 3 (RF\BD)	actions against health care facilities by recipients of.