By: Senator(s) Hyde-Smith, King, Walden, Chaney, Williamson

To: Judiciary; Appropriations

SENATE BILL NO. 2605

1 AN ACT TO PROVIDE FOR DRUG COURT TREATMENT PROGRAMS; TO 2 SPECIFY THE PURPOSE AND GOALS OF THIS ACT; TO DEFINE CERTAIN 3 TERMS; TO PROVIDE REQUIREMENTS FOR PARTICIPATION IN SUCH PROGRAMS; 4 TO PROVIDE FOR THE ADMINISTRATION OF SUCH PROGRAMS; TO PROVIDE 5 THAT SUCCESSFUL COMPLETION OF A DRUG DIVISION PROBATION PROGRAM 6 MAY RESULT IN EXPUNCTION OF CRIMINAL RECORD; AND FOR RELATED 7 PURPOSES.

8 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: **SECTION 1.** (1) The Legislature of Mississippi recognizes 9 the critical need for judicial programs to reduce the incidence of 10 alcohol and drug use, alcohol and drug addiction, and crimes 11 committed as a result of alcohol and drug use and alcohol and drug 12 addiction. It is the intent of the Legislature to create a 13 program to facilitate the creation, certification, support and 14 15 funding of local drug court programs adaptable to chancery, circuit and youth courts. 16

17 (2) "Drug court," for the purpose of this act, means an
18 immediate and highly structured intervention process for substance
19 abuse treatment of eligible defendants or juveniles that:

20 (a) Brings together substance abuse professionals,
21 local social programs and intensive judicial monitoring; and

(b) Follows the key components of drug courts published
by the Drug Court Program Office of the United States Department
of Justice.

25 <u>SECTION 2.</u> The goals of the drug court programs funded under 26 this act include the following:

27 (a) To reduce alcoholism and other drug dependencies
28 among adult and juvenile offenders and defendants and among
29 respondents in juvenile petitions for abuse, neglect, or both;

S. B. No. 2605 03/SS02/R523.2 PAGE 1

To reduce criminal and delinquent recidivism and 30 (b) 31 the incidence of child abuse and neglect;

32

To reduce the alcohol-related and other (C) 33 drug-related court workload;

34 (d) To increase personal, familial and societal 35 accountability of adult and juvenile offenders and defendants and respondents in juvenile petitions for abuse, neglect, or both; and 36

(e) To promote effective interaction and use of 37 resources among criminal and juvenile justice personnel, child 38 protective services personnel and community agencies. 39

40 (1) The Mississippi Drug Courts Program Office SECTION 3. is established within the structure of the Administrative Office 41 42 of Courts to facilitate the creation, certification, support and funding of local drug court programs. 43

The Supreme Court may hire four (4) employees to 44 (2)accomplish statewide administration of the drug court program; one 45 (1) employee shall be the statewide director of drug court 46 47 implementation as a deputy position to the Director of the Administrative Office of Courts, and the remaining three (3) 48 49 authorized positions shall be deputy drug court directors who shall be hired from each Supreme Court district to coordinate 50 51 implementation of the drug court program in the courts located within that Supreme Court district under the supervision of the 52 statewide director. 53

54 **SECTION 4.** (1) The State Drug Courts Advisory Committee is established to develop and periodically update proposed statewide 55 56 evaluation plans and models for monitoring all critical aspects of The committee must provide these proposed 57 drug court programs. evaluation plans to the Chief Justice and the Mississippi Drug 58 59 Courts Program Office. The committee shall be chaired by the Director of the Administrative Office of Courts and shall consist 60 61 of not less than seven (7) members appointed by the director and broadly representative of the courts, law enforcement, 62

S. B. No. 2605 03/SS02/R523.2 PAGE 2

63 corrections, juvenile justice, child protective services and64 substance abuse treatment communities.

(2) The State Drug Court Advisory Committee may also make
recommendations to the Chief Justice, the Director of the
Administrative Office of Courts, the Drug Courts Program Director
and state officials concerning improvements to drug court policies
and procedures. The committee may make suggestions as to the
criteria for eligibility, and other procedural and substantive
guidelines for the drug court operation.

(3) The State Drug Courts Advisory Committee shall act as arbiter of disputes arising out of the operation of drug programs established under this act and make recommendations to improve the drug programs; it shall also make recommendations to the Supreme Court necessary and incident to compliance with established rules.

77 <u>SECTION 5.</u> (1) Before a court can establish an alcohol and
78 drug services program, it must ensure that:

79

(a) The drug court is certified by the committee; and

(b) The court that established the drug court
determines that in order to fully implement the purposes of the
program that the treatment or rehabilitation service is necessary.

83 (2) A court having jurisdiction in a city, county or84 district may establish an alcohol and drug services program.

85 (3) Each individual drug court judge may establish rules and
86 may make special orders and rules as necessary which shall not be
87 in conflict with rules promulgated by the Supreme Court.

88 (4) In order to be eligible for the local drug court
89 program, the participant must satisfy each of the following
90 criteria:

91 (a) The participant cannot have any felony convictions92 for any offenses which are crimes of violence.

93 (b) The crime before the court cannot be a crime of94 violence, including domestic violence.

S. B. No. 2605 03/SS02/R523.2 PAGE 3 95 (c) Other criminal proceedings alleging commission of a
96 crime of violence cannot be pending against the participant.
97 (d) The participant cannot have been convicted of

98 burglary of an inhabited dwelling.

99 (e) The crime before the court cannot be a charge of
100 driving under the influence of alcohol or any other drug or drugs
101 that resulted in the death of a person.

(f) The crime charged cannot be one of distribution,
sale, possession with intent to distribute, production,
manufacture or cultivation of controlled substances.

(5) Except as provided in Section 5 of this act, an alcohol and drug services program and accompanying services and treatment facilities shall be open only to the individuals over whom the court has jurisdiction.

109 (6) The court may agree to provide the services and 110 facilities of a program for individuals referred from another 111 court. For circuit cases transferred from another jurisdiction, 112 the receiving judge shall act as a special master and make 113 recommendations to the sentencing judge for further action, 114 adjudication, etc.

(7) (a) A program may provide for eligible individuals a range of necessary intervention services, including the following: (i) Screening for eligibility and other

118 appropriate services

```
119 (ii) Clinical assessment;
```

```
120 (iii) Education;
```

121 (iv) Referral;

Service coordination and case management. 122 (v) A program may also provide a range of necessary 123 (b) treatment and rehabilitation services, including the following: 124 125 (i) Emergency services; 126 (ii) Detoxification; 127 (iii) Counseling; S. B. No. 2605

03/SS02/R523.2 PAGE 4 128 (iv) Rehabilitative care.

(8) Before an alcohol and drug services program may be
established, the court must do the following: have a written
statement from the Mississippi Drug Courts Program Office
approving the establishment of the program and the plans for
operation.

(9) The court must submit a petition for approval to theMississippi Drug Courts Program Office containing the following:

136

(a) A full description of a proposed program.

(b) A budget for the program, supported by statistics
showing the total fines and costs collected by the court in the
most recent year.

(c) Details on the implementation of the program.
(10) The court is responsible for the administration of the
program.

143 (11) The court may appoint such full or part-time employees144 it deems necessary to implement the program.

145 (12) Program employees or contractors shall perform duties146 the court assigns.

147

(13) As used in this act:

148 (a) "Committee" refers to the State Drug Courts149 Advisory Committee established under Section 4 of this act.

(b) "State Drug Courts Program Office" means the office
151 created in Section 3 that shall facilitate the creation,
152 certification, support and funding to local drug court programs.

(c) "Effective date" means the date established by the
committee after which minimum employment standards will be
required for persons employed in court drug and alcohol programs.
(14) A program established under this act is subject to the
regulatory powers of the Mississippi Drug Courts Program Office

158 established by this act.

S. B. No. 2605 03/SS02/R523.2 PAGE 5

With regard to alcohol and drug services programs 159 (15)established under this act, the Mississippi Drug Courts Program 160 Office may do the following: 161 Ensure that programs comply with rules adopted 162 (a) 163 under this section and applicable federal regulations. Revoke the authorization of a program upon a 164 (b) 165 determination that the program does not comply with rules adopted 166 under this section and applicable federal regulations. 167 (C) Make agreements and contracts to effectuate the purposes of this act with: 168 169 (i) Another department, authority or agency of the 170 state; (ii) Another state; 171 172 The federal government; (iii) 173 (iv) A state-supported or private university; or A public or private agency. 174 (v) Directly, or by contract, approve and certify 175 (d) 176 programs established under this act. 177 (e) Require, as a condition of operation, that each 178 program created or funded under this act be certified according to rules established by the Mississippi Drug Courts Program Office. 179 180 (f) Adopt rules to implement this act. (16)The costs of an alcohol and drug services program 181 (a) established under this act shall be paid out of user fees and such 182 183 other state, federal or private funds that may from time to time 184 be made available for same. The court shall fix the compensation of employees 185 (b) 186 and contractors. 187 (C) The court may assess such reasonable fees for 188 participation in the program or sanctions that it deems 189 appropriate. 190 (d) All monies received from any source by the drug 191 program shall be accumulated in a county or city fund to be used S. B. No. 2605 03/SS02/R523.2 PAGE 6

only for drug court purposes. Any funds remaining in this fund at the end of a fiscal year shall not lapse into any general fund, but shall be retained in said fund for the funding of further activities by the drug court.

196 197

198

199

(17) A program may apply for and receive the following:
(a) Gifts, bequests and donations from private sources.
(b) Grant and contract money from governmental sources.
(c) Other forms of financial assistance approved by the

200 court to supplement the budget.

(18) (a) The Mississippi Drug Courts Program Fund is
established for the purpose of administering, certifying and
supporting alcohol and drug services programs under this act. The
fund shall be administered by the Mississippi Drug Courts Program
Office established under this act.

(b) The Treasurer shall invest the money in the fund
not currently needed to meet the obligations of the fund in the
same manner as other public funds may be invested.

209 (c) Money in the fund at the end of the fiscal year210 does not revert to the State General Fund.

(19) "Chemical tests" means the analysis of an individual's:
(a) blood, (b) breath, (c) hair, (d) sweat, (e) saliva, (f) urine;
or (g) other bodily substance to determine the presence of alcohol
or a controlled substance.

(a) As a condition of participation in an alcohol and 215 (20)216 drug services program, a participant may be required to undergo a chemical test or a series of chemical tests as specified by the 217 218 program. A participant is liable for the costs of all chemical tests required under this section, regardless of whether the costs 219 are paid to the court alcohol and drug services program or the 220 221 laboratory.

(b) A laboratory that performs a chemical test underthis section shall report the results of the test to the program.

(21) (a) A person does not have a right to participate inan alcohol and drug services program under this act.

(b) The director and members of the professional and administrative staff of an alcohol and drug services program who perform duties in good faith under this act are immune from civil liability for:

(i) Acts or omissions in providing services underthis act; and

(ii) The reasonable exercise of discretion in
determining eligibility to participate in an alcohol and drug
services program.

(22) If the participant completes the local drug court 235 program and all requirements of his court orders, including the 236 237 payment of fines and fees assessed, the charge and prosecution shall be dismissed. If the defendant or participant was sentenced 238 at the time of entry of plea of guilty, the successful completion 239 of the drug court program and other requirements of probation or 240 241 suspension of sentence will result in the record of criminal conviction being expunged. However, no expunction of any implied 242 243 consent violation shall be allowed.

244 **SECTION 6**. This act shall take effect and be in force from 245 and after July 1, 2003.