By: Representative Fillingane

To: Judiciary A

COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 739

AN ACT TO AMEND SECTION 41-21-65, MISSISSIPPI CODE OF 1972, TO DELETE THE AUTHORITY FOR COMMITMENT PROCEEDINGS TO BE FILED IN 1 2 3 THE CHANCERY COURT OF THE COUNTY IN WHICH THE PERSON ALLEGED TO BE 4 IN NEED OF TREATMENT IS FOUND; TO AUTHORIZE THE TRANSFER OF A PERSON FROM THE COUNTY WHERE SUCH PERSON IS FOUND TO THE COUNTY OF 5 б THE PERSON'S RESIDENCE; TO AMEND SECTION 41-21-73, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT WHEN THE COURT ORDERS THE COMMITMENT OF A PATIENT, THE COURT SHALL COMMIT THE PATIENT FOR TREATMENT IN THE LEAST RESTRICTIVE TREATMENT FACILITY THAT CAN MEET THE 7 8 9 PATIENT'S TREATMENT NEEDS AND THAT IS LOCATED IN OR AS CLOSE AS 10 11 POSSIBLE TO THE PATIENT'S COUNTY OF RESIDENCE; TO PROVIDE FOR CONFINEMENT OF NONRESIDENTS OF THE STATE; TO AUTHORIZE A COUNTY 12 WHERE A PERSON IS FOUND TO CHARGE CONFINEMENT COSTS TO THE 13 PERSON'S COUNTY OF RESIDENCE; AND FOR RELATED PURPOSES. 14

15BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:16SECTION 1. Section 41-21-65, Mississippi Code of 1972, is

17 amended as follows:

41-21-65. If any person shall be alleged to be in need of 18 treatment, any relative of the person, or any interested person, 19 may make affidavit of that fact and shall file the affidavit with 20 the clerk of the chancery court of the county in which the person 21 22 alleged to be in need of treatment resides \* \* \*, posting with the clerk a reasonable sum for court costs in the premises if 23 financially able. The chancellor is authorized to immediately 24 transfer the cause of a person alleged to be in need of treatment 25 26 from the county where the person was found to the person's county of residence. The affidavit shall be filed in duplicate. The 27 affidavit shall set forth the name and address of the proposed 28 patient's nearest relatives, if known, and the reasons for the 29 affidavit. The affidavit must contain factual descriptions of the 30 31 proposed patient's recent behavior, including a description of the behavior, where it occurred, and over what period of time it 32 occurred. Each factual allegation must be supported by 33 \*HR40/R234CS\* H. B. No. 739 G3/5 04/HR40/R234CS

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PAGE 1 (CJR\BD)
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34 observations of witnesses named in the affidavit. Affidavits 35 shall be stated in behavioral terms and shall not contain 36 judgmental or conclusory statements.

37 SECTION 2. Section 41-21-73, Mississippi Code of 1972, is 38 amended as follows:

41-21-73. (1) The hearing shall be conducted before the 39 chancellor. Within a reasonable period of time before the 40 hearing, notice of same shall be provided the respondent and his 41 attorney, which shall include: (a) notice of the date, time and 42 43 place of the hearing; (b) a clear statement of the purpose of the 44 hearing; (c) the possible consequences or outcome of the hearing; (d) the facts that have been alleged in support of the need for 45 46 commitment; (e) the names, addresses and telephone numbers of the examiner(s); and (f) other witnesses expected to testify. 47

48 (2) The respondent must be present at the hearing unless the chancellor determines that the respondent is unable to attend and 49 50 makes that determination and the reasons therefor part of the record. At the time of the hearing the respondent shall not be so 51 under the influence or suffering from the effects of drugs, 52 53 medication or other treatment so as to be hampered in 54 participating in the proceedings. The court, at the time of the 55 hearing, shall be presented a record of all drugs, medication or other treatment that the respondent has received pending the 56 57 hearing, unless the court determines that such a record would be 58 impractical and documents the reasons for that determination.

59 (3) The respondent shall have the right to offer evidence, 60 to be confronted with the witnesses against him and to 61 cross-examine them and shall have the privilege against 62 self-incrimination. The rules of evidence applicable in other 63 judicial proceedings in this state shall be followed.

64 (4) If the court finds by clear and convincing evidence that
 65 the proposed patient is a mentally ill or mentally retarded person
 66 and, if after careful consideration of reasonable alternative
 H. B. No. 739 \*HR40/R234CS\*

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04/HR40/R234CS
PAGE 2 (CJR\BD)
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dispositions, including, but not limited to, dismissal of the 67 proceedings, the court finds that there is no suitable alternative 68 to judicial commitment, the court shall commit the patient for 69 70 treatment in the least restrictive treatment facility that can 71 meet the patient's treatment needs. Treatment prior to admission 72 to a state operated facility shall be located as close as possible to the patient's county of residence. Admissions to state 73 74 operated facilities shall be in compliance with the catchment 75 areas established by the Department of Mental Health. A nonresident of the state may be committed for treatment or 76

77 confinement in the county where such person was found.

Alternatives to commitment to inpatient care may include, but shall not be limited to: voluntary or court-ordered outpatient commitment for treatment with specific reference to a treatment regimen, day treatment in a hospital, night treatment in a hospital, placement in the custody of a friend or relative or the provision of home health services.

For persons committed as mentally ill or mentally retarded, the initial commitment shall not exceed three (3) months.

86 (5) No person shall be committed to a treatment facility
87 whose primary problems are the physical disabilities associated
88 with old age or birth defects of infancy.

89 (6) The court shall state the findings of fact and 90 conclusions of law <u>that</u> constitute the basis for the order of 91 commitment. The findings shall include a listing of less 92 restrictive alternatives considered by the court and the reasons 93 that each was found not suitable.

94 (7) A stenographic transcription shall be recorded by a
95 stenographer or electronic recording device and retained by the
96 court.

97 (8) Notwithstanding any other provision of law to the
 98 contrary, neither the Board of Mental Health or its members, nor
 99 the Department of Mental Health or its related facilities, nor any
 H. B. No. 739 \*HR40/R234CS\*

04/HR40/R234CS PAGE 3 (CJR\BD) 100 employee of the Department of Mental Health or its related

101 facilities, unless related to the respondent by blood or marriage,

102 shall be assigned or adjudicated custody, guardianship, or

103 conservatorship of the respondent.

104 (9) The county where a person in need of treatment is found 105 is authorized to charge the county of such person's residence for 106 the costs incurred while such person is confined in the county

107 where such person was found.

108 **SECTION 3.** This act shall take effect and be in force from 109 and after July 1, 2004.