REPORT OF CONFERENCE COMMITTEE

MADAM PRESIDENT AND MR. SPEAKER:

We, the undersigned conferees, have had under consideration the amendments to the following entitled BILL:

S. B. No. 2607: Health care worker criminal background check requirements; do not apply to certain students performing clinical training.

We, therefore, respectfully submit the following report and recommendation:

- 1. That the House recede from its Amendment No. 1.
- 2. That the Senate and House adopt the following amendment:

Amend by striking all after the enacting clause and inserting in lieu thereof the following:

- 47 **SECTION 1.** The following shall be codified as Section
- 48 37-29-232, Mississippi Code of 1972:
- 49 37-29-232. (1) For the purposes of this section:
- 50 (a) "Health care professional/vocational technical
- 51 academic program" means an academic program in medicine, nursing,
- 52 dentistry, occupational therapy, physical therapy, social
- 53 services, nutrition services, speech therapy, or other
- 54 allied-health professional whose purpose is to prepare
- 55 professionals to render patient care services.
- 56 (b) "Health care professional/vocational technical
- 57 student" means a student enrolled in a health care
- 58 professional/vocational technical academic program.
- 59 (2) The dean or director of the health care
- 60 professional/vocational technical academic program is authorized
- 61 to ensure that criminal history record checks and fingerprinting
- 62 are obtained on their students before the students begin any
- 63 clinical rotation in a licensed health care entity and that the
- 64 criminal history record check information and registry checks are
- on file at the academic institution. In order to determine the
- 66 student's suitability for the clinical rotation, the student shall
- 67 be fingerprinted. If no disqualifying record is identified at the

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state level, the fingerprints shall be forwarded by the Department
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    of Public Safety, the Department of Health, or any other legally
    authorized entity to the FBI for a national criminal history
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    record check. The fee for the fingerprinting and criminal history
    record check shall be paid by the applicant, not to exceed Fifty
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    Dollars ($50.00); however, the academic institution in which the
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    student is enrolled, in its discretion, may elect to pay the fee
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    for the fingerprinting and criminal history record check on behalf
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    of any applicant. Under no circumstances shall the academic
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    institution representative or any individual other than the
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    subject of the criminal history record checks disseminate
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    information received through any such checks except insofar as
    required to fulfill the purposes of this section.
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              If the fingerprinting or criminal history record checks
    disclose a felony conviction, guilty plea or plea of nolo
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    contendere to a felony of possession or sale of drugs, murder,
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    manslaughter, armed robbery, rape, sexual battery, sex offense
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    listed in Section 45-33-23(g), child abuse, arson, grand larceny,
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    burglary, gratification of lust or aggravated assault, or
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    felonious abuse and/or battery of a vulnerable adult that has not
    been reversed on appeal or for which a pardon has not been
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    granted, the student shall not be eligible to be admitted to the
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    health care professional/vocational technical academic program of
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    study.
            Any preadmission agreement executed by the health care
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    professional/vocational technical academic program shall be
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    voidable if the student receives a disqualifying criminal history
    record check. However, the administration of the health care
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    professional/vocational technical academic program may, in its
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    discretion, allow any applicant aggrieved by the admissions
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    decision under this section to appear before an appeals committee
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    or before a hearing officer designated for that purpose, to show
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    mitigating circumstances that may exist and allow the student to
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be admitted to or continue in the program of study.
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     care professional/vocational technical academic program may grant
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     waivers for those mitigating circumstances, which shall include,
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     but not be limited to: (a) age at which the crime was committed;
     (b) circumstances surrounding the crime; (c) length of time since
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     the conviction and criminal history since the conviction; (d) work
     history; (e) current employment and character references;
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     (f) other evidence demonstrating the ability of the student to
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     perform the clinical responsibilities competently and that the
     student does not pose a threat to the health or safety of patients
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     in the licensed health care entities in which they will be
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     conducting clinical experiences. The health care
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     professional/vocational technical academic program shall provide
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     assurance to the licensed health care entity in which the clinical
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     rotation is planned that the results of a health care
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     professional/vocational technical student's criminal history
     record check would not prohibit the student from being able to
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     conduct his or her clinical activities in the facility,
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     institution, or organization. The criminal history record check
     shall be valid for the course of academic study, provided that
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     annual disclosure statements are provided to the health care
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     professional/vocational technical academic program regarding any
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     criminal activity that may have occurred during the student's
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     tenure with the health care professional/vocational technical
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     academic program. The criminal history record check may be
     repeated at the discretion of the health care
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     professional/vocational technical academic program based on
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     information obtained during the annual disclosure statements.
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     extenuating circumstances, if a criminal history record check is
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     initiated and the results are not available at the time the
     clinical rotation begins, the academic institution in which the
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     student is enrolled, at its discretion, may require a signed
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- 132 affidavit from the student assuring compliance with this section.
- 133 The affidavit will be considered void within sixty (60) days of
- 134 its signature.
- 135 (4) Criminal history record checks that are done as part of
- 136 the requirements for participation in the health care
- 137 professional/vocational technical academic program may not be used
- 138 for any other purpose than those activities associated with their
- 139 program of study. Students who may be employed as health care
- 140 professionals outside of their program of study may be required to
- 141 obtain additional criminal history record checks as part of their
- 142 employment agreement.
- 143 (5) No health care professional/vocational technical
- 144 academic program or academic program employee shall be held liable
- 145 in any admissions discrimination suit in which an allegation of
- 146 discrimination is made regarding an admissions decision authorized
- 147 under this section.
- 148 **SECTION 2.** The following shall be codified as Section
- 149 37-115-41, Mississippi Code of 1972:
- 150 37-115-41. (1) For the purposes of this section:
- 151 (a) "Applicant" means any person who is applying to
- 152 become an employee of UMMC.
- 153 (b) "Employee" means an employee, contractor, temporary
- 154 worker or consultant.
- 155 (c) "UMMC" means the University of Mississippi Medical
- 156 Center.
- 157 (2) The University of Mississippi Medical Center shall
- 158 fingerprint and perform a criminal history record check on all new
- 159 employees that work in or provide direct patient care. In
- 160 addition, UMMC shall perform a disciplinary check with the
- 161 professional licensing agency of the employee, if any, to
- 162 determine if any disciplinary action has been taken against the
- 163 employee by that agency. Except as otherwise provided in this

section, no employee of UMMC hired on or after July 1, 2004, shall 164 165 be permitted to provide direct patient care until the results of 166 the criminal history record check have revealed no disqualifying 167 record or the employee has been granted a waiver. In order to 168 determine the applicant's suitability for employment, the 169 applicant shall be fingerprinted. Fingerprints shall be submitted 170 to the Department of Public Safety by UMMC via scanning or other electronic method, with the results processed through the 171 172 Department of Public Safety's Criminal Information Center. disqualifying record is identified at the state level, the 173 174 applicant's fingerprints shall be forwarded by the Department of 175 Public Safety to the Federal Bureau of Investigation for a 176 national criminal history record check. If the criminal history 177 record check discloses a felony conviction, guilty plea or plea of nolo contendere to a felony of possession or sale of drugs, 178 179 murder, manslaughter, armed robbery, rape, sexual battery, sex 180 offense listed in Section 45-33-23(g), child abuse, arson, grand 181 larceny, burglary, gratification of lust or aggravated assault, or felonious abuse and/or battery of a vulnerable adult that has not 182 183 been reversed on appeal or for which a pardon has not been 184 granted, the applicant shall not be eligible to be employed at UMMC. 185 186

- (3) Notwithstanding the provisions of subsection (2) of this section, any such applicant may be employed on a temporary basis pending the results of the criminal history record check. Any employment contract with an applicant during the application process shall be voidable upon receipt of a disqualifying criminal history record check if no waiver is granted under subsection (4) of this section.
- 193 (4) UMMC may, in its discretion, allow any applicant

 194 aggrieved by an employment decision under this section to appear

 195 before the UMMC hiring officer, or his or her designee, to show

- 196 mitigating circumstances that may exist and allow the applicant to 197 be employed at UMMC. UMMC, upon report and recommendation of the hiring officer, may grant waivers for those mitigating 198 199 circumstances, which shall include, but not be limited to: (a) 200 age at which the crime was committed; (b) circumstances 201 surrounding the crime; (c) length of time since the conviction and 202 criminal history since the conviction; (d) work history; (e) 203 current employment and character references; and (f) other 204 evidence demonstrating the ability of the individual to perform 205 the employment responsibilities competently and that the 206 individual does not pose a threat to the health or safety of the
- 208 (5) Upon the receipt of an applicant's criminal history 209 record check that reveals no disqualifying event, UMMC shall, within two (2) weeks of the notification of no disqualifying 210 211 event, provide the applicant with a notarized letter signed by the vice chancellor, or his or her authorized designee, confirming the 212 213 applicant's suitability for employment based on his or her criminal history record check. An applicant or employee may use 214 215 that letter for a period of two (2) years from the date of the 216 letter to seek employment at any covered entity, as defined in Section 43-11-13(5), without the necessity of an additional 217 218 criminal history record check under Section 43-11-13(5). Any 219 covered entity presented with the letter may rely on the letter 220 for a period of two (2) years from the date of the letter without having to conduct or have conducted a criminal history record 221 222 check on the applicant or employee.
- 223 (6) UMMC may charge a fee not to exceed Fifty Dollars 224 (\$50.00) for fingerprinting applicants, students, employees, 225 contractors, consultants, outside agency personnel, visiting faculty, researchers or any other individual(s) that may provide 226 227 direct services to UMMC.

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patients admitted to UMMC.

(7) UMMC and its agents, officers, employees, attorneys and 228 229 representatives shall be presumed to be acting in good faith for 230 any employment decision or action taken under this section. 231 presumption of good faith may be overcome by a preponderance of 232 the evidence in any civil action. UMMC or its agents, officers, 233 employees, attorneys and representatives shall not be held liable 234 in any employment decision or action based in whole or in part on 235 compliance with or attempts to comply in good faith with the 236 requirements of this section. 237 SECTION 3. Section 43-11-13, Mississippi Code of 1972, as amended by Senate Bill No. 2434, 2004 Regular Session, is amended 238 239 as follows: 240 43-11-13. (1) The licensing agency shall adopt, amend, 241 promulgate and enforce such rules, regulations and standards, including classifications, with respect to all institutions for 242 243 the aged or infirm to be licensed under this chapter as may be 244 designed to further the accomplishment of the purpose of this 245 chapter in promoting adequate care of individuals in those 246 institutions in the interest of public health, safety and welfare. 247 Those rules, regulations and standards shall be adopted and 248 promulgated by the licensing agency and shall be recorded and indexed in a book to be maintained by the licensing agency in its 249 250 main office in the State of Mississippi, entitled "Rules, 251 Regulations and Minimum Standards for Institutions for the Aged or 252 Infirm" and the book shall be open and available to all institutions for the aged or infirm and the public generally at 253 254 all reasonable times. Upon the adoption of those rules, 255 regulations and standards, the licensing agency shall mail copies 256 thereof to all those institutions in the state that have filed 257 with the agency their names and addresses for this purpose, but 258 the failure to mail the same or the failure of the institutions to 259 receive the same shall in no way affect the validity thereof.

- rules, regulations and standards may be amended by the licensing agency, from time to time, as necessary to promote the health, safety and welfare of persons living in those institutions.
- 263 (2) The licensee shall keep posted in a conspicuous place on 264 the licensed premises all current rules, regulations and minimum 265 standards applicable to fire protection measures as adopted by the 266 licensing agency. The licensee shall furnish to the licensing 267 agency at least once each six (6) months a certificate of approval 268 and inspection by state or local fire authorities. Failure to 269 comply with state laws and/or municipal ordinances and current 270 rules, regulations and minimum standards as adopted by the licensing agency, relative to fire prevention measures, shall be 271 prima facie evidence for revocation of license. 272
- (3) The State Board of Health shall promulgate rules and 273 regulations restricting the storage, quantity and classes of drugs 274 275 allowed in personal care homes. Residents requiring 276 administration of Schedule II Narcotics as defined in the Uniform 277 Controlled Substances Law may be admitted to a personal care home. 278 Schedule drugs may only be allowed in a personal care home if they 279 are administered or stored utilizing proper procedures under the 280 direct supervision of a licensed physician or nurse.
 - (4) (a) Notwithstanding any determination by the licensing agency that skilled nursing services would be appropriate for a resident of a personal care home, that resident, the resident's guardian or the legally recognized responsible party for the resident may consent in writing for the resident to continue to reside in the personal care home, if approved in writing by a licensed physician. However, no personal care home shall allow more than two (2) residents, or ten percent (10%) of the total number of residents in the facility, whichever is greater, to remain in the personal care home under the provisions of this subsection (4). This consent shall be deemed to be appropriately

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292 informed consent as described in the regulations promulgated by 293 the licensing agency. After that written consent has been 294 obtained, the resident shall have the right to continue to reside 295 in the personal care home for as long as the resident meets the 296 other conditions for residing in the personal care home. 297 of the written consent and the physician's approval shall be 298 forwarded by the personal care home to the licensing agency. The State Board of Health shall promulgate rules 299 300 and regulations restricting the handling of a resident's personal deposits by the director of a personal care home. Any funds given 301 302 or provided for the purpose of supplying extra comforts, 303 conveniences or services to any resident in any personal care 304 home, and any funds otherwise received and held from, for or on 305 behalf of any such resident, shall be deposited by the director or other proper officer of the personal care home to the credit of 306 307 that resident in an account that shall be known as the Resident's 308 Personal Deposit Fund. No more than one (1) month's charge for 309 the care, support, maintenance and medical attention of the resident shall be applied from the account at any one time. After 310 the death, discharge or transfer of any resident for whose benefit 311 312 any such fund has been provided, any unexpended balance remaining 313 in his personal deposit fund shall be applied for the payment of 314 care, cost of support, maintenance and medical attention that is 315 If any unexpended balance remains in that resident's 316 personal deposit fund after complete reimbursement has been made 317 for payment of care, support, maintenance and medical attention, and the director or other proper officer of the personal care home 318 has been or shall be unable to locate the person or persons 319 320 entitled to the unexpended balance, the director or other proper 321 officer may, after the lapse of one (1) year from the date of that death, discharge or transfer, deposit the unexpended balance to 322 323 the credit of the personal care home's operating fund.

325	and regulations requiring personal care homes to maintain records
326	relating to health condition, medicine dispensed and administered,
327	and any reaction to that medicine. The director of the personal
328	care home shall be responsible for explaining the availability of
329	those records to the family of the resident at any time upon
330	reasonable request.
331	(d) The State Board of Health shall evaluate the
332	effects of this section as it promotes adequate care of
333	individuals in personal care homes in the interest of public
334	health, safety and welfare. It shall report its findings to the
335	Chairmen of the Public Health and Welfare Committees of the House
336	and Senate by January 1, 2003. This subsection (4) shall stand
337	repealed June 30, 2006.
338	(5) (a) For the purposes of this subsection (5):
339	(i) * * * "Licensed entity" means a hospital,
340	nursing home, personal care home, home health agency or hospice;
341	(ii) "Covered entity" means a licensed entity or a
342	health care professional staffing agency;
343	(iii) * * * "Employee" means any individual
344	employed by a <u>covered</u> entity, <u>and</u> also includes any individual who
345	by contract provides to the patients, residents or clients being
346	served by the covered entity direct, hands-on, medical patient
347	care in a patient's, resident's or client's room or in treatment
348	or recovery rooms. The term "employee" does not include health
349	care professional/vocational technical students, as defined in
350	Section 37-29-232, performing clinical training in a licensed
351	entity under contracts between their schools and the licensed
352	entity, and does not include students at high schools located in
353	Mississippi who observe the treatment and care of patients in a
354	licensed entity as part of the requirements of an allied-health
355	course taught in the high school, if:

(c) The State Board of Health shall promulgate rules

356	1. The student is under the supervision of a
357	licensed health care provider; and
358	2. The student has signed an affidavit that
359	is on file at the student's school stating that he or she has not
360	been convicted of or pleaded guilty or nolo contendere to a felony
361	listed in paragraph (d) of this subsection (5), or that any such
362	conviction or plea was reversed on appeal or a pardon was granted
363	for the conviction or plea. Before any student may sign such an
364	affidavit, the student's school shall provide information to the
365	student explaining what a felony is and the nature of the felonies
366	listed in paragraph (d) of this subsection (5).
367	However, the health care professional/vocational technical
368	academic program in which the student is enrolled may require the
369	student to obtain criminal history record checks under the
370	provisions of Section 37-29-232.
371	(b) Under regulations promulgated by the State Board of
372	Health, the licensing agency shall require to be performed a
373	criminal history record check on (i) every new employee of a
374	covered entity who provides direct patient care or services and
375	who is employed on or after July 1, 2003, and (ii) every employee
376	of a <u>covered</u> entity employed before July 1, 2003, who has a
377	documented disciplinary action by his or her present employer. In
378	addition, the licensing agency shall require the covered entity to
379	perform a disciplinary check with the professional licensing
380	agency of each employee, if any, to determine if any disciplinary
381	action has been taken against the employee by that agency.
382	Except as otherwise provided in paragraph (c) of this
383	subsection (5), no such employee hired on or after July 1, 2003,
384	shall be permitted to provide direct patient care until the
385	results of the criminal history record check have revealed no
386	disqualifying record or the employee has been granted a waiver.
387	In order to determine the employee applicant's suitability for

388 employment, the applicant shall be fingerprinted. Fingerprints 389 shall be submitted to the licensing agency from scanning, with the 390 results processed through the Department of Public Safety's 391 Criminal Information Center. If no disqualifying record is 392 identified at the state level, the fingerprints shall be forwarded 393 by the Department of Public Safety to the Federal Bureau of 394 Investigation for a national criminal history record check. The 395 licensing agency shall notify the covered entity of the results of 396 an employee applicant's criminal history record check. If the 397 criminal history record check discloses a felony conviction, 398 guilty plea or plea of nolo contendere to a felony of possession 399 or sale of drugs, murder, manslaughter, armed robbery, rape, 400 sexual battery, sex offense listed in Section 45-33-23(g), child 401 abuse, arson, grand larceny, burglary, gratification of lust or 402 aggravated assault, or felonious abuse and/or battery of a 403 vulnerable adult that has not been reversed on appeal or for which 404 a pardon has not been granted, the employee applicant shall not be 405 eligible to be employed by the covered entity.

- 406 (c) Any such new employee applicant may, however, be
 407 employed on a temporary basis pending the results of the criminal
 408 history record check, but any employment contract with the new
 409 employee shall be voidable if the new employee receives a
 410 disqualifying criminal history record check and no waiver is
 411 granted as provided in this subsection (5).
- 412 (d) Under regulations promulgated by the State Board of 413 Health, the licensing agency shall require every employee of a covered entity employed before July 1, 2003, to sign an affidavit 414 stating that he or she has not been convicted of or pleaded guilty 415 416 or nolo contendere to a felony of possession or sale of drugs, 417 murder, manslaughter, armed robbery, rape, sexual battery, any sex offense listed in Section 45-33-23(g), child abuse, arson, grand 418 419 larceny, burglary, gratification of lust, aggravated assault, or

421 such conviction or plea was reversed on appeal or a pardon was 422 granted for the conviction or plea. No such employee of a covered entity hired before July 1, 2003, shall be permitted to provide 423 424 direct patient care until the employee has signed the affidavit required by this paragraph (d). All such existing employees of 425 426 covered entities must sign the affidavit required by this paragraph (d) within six (6) months of the final adoption of the 427 428 regulations promulgated by the State Board of Health. If a person 429 signs the affidavit required by this paragraph (d), and it is 430 later determined that the person actually had been convicted of or pleaded guilty or nolo contendere to any of the offenses listed in 431 432 this paragraph (d) and the conviction or plea has not been 433 reversed on appeal or a pardon has not been granted for the conviction or plea, the person is guilty of perjury. If the 434 435 offense that the person was convicted of or pleaded guilty or nolo 436 contendere to was a violent offense, the person, upon a conviction 437 of perjury under this paragraph, shall be punished as provided in 438 Section 97-9-61. If the offense that the person was convicted of 439 or pleaded guilty or nolo contendere to was a nonviolent offense, 440 the person, upon a conviction of perjury under this paragraph, shall be punished by a fine of not more than Five Hundred Dollars 441 442 (\$500.00), or by imprisonment in the county jail for not more than 443 six (6) months, or by both such fine and imprisonment. 444 (e) The covered entity may, in its discretion, allow 445 any employee who is unable to sign the affidavit required by 446 paragraph (d) of this subsection (5) or any employee applicant 447 aggrieved by an employment decision under this subsection (5) to 448 appear before the covered entity's hiring officer, or his or her 449 designee, to show mitigating circumstances that may exist and 450 allow the employee or employee applicant to be employed by the 451 covered entity. The covered entity, upon report and

felonious abuse and/or battery of a vulnerable adult, or that any

recommendation of the hiring officer, may grant waivers for those mitigating circumstances, which shall include, but not be limited to: (i) age at which the crime was committed; (ii) circumstances surrounding the crime; (iii) length of time since the conviction and criminal history since the conviction; (iv) work history; (v) current employment and character references; and (vi) other evidence demonstrating the ability of the individual to perform the employment responsibilities competently and that the individual does not pose a threat to the health or safety of the patients of the covered entity.

- (f) The licensing agency may charge the <u>covered</u> entity submitting the fingerprints a fee not to exceed Fifty Dollars (\$50.00), which <u>covered</u> entity may, in its discretion, charge the same fee, or a portion thereof, to the employee applicant. Any costs incurred by a <u>covered</u> entity implementing this subsection (5) shall be reimbursed as an allowable cost under Section 43-13-116.
- history record check reveals no disqualifying event, then the covered entity shall, within two (2) weeks of the notification of no disqualifying event, provide the employee applicant with a notarized letter signed by the chief executive officer of the covered entity, or his or her authorized designee, confirming the employee applicant's suitability for employment based on his or her criminal history record check. An employee applicant may use that letter for a period of two (2) years from the date of the letter to seek employment with any covered entity without the necessity of an additional criminal history record check. Any covered entity presented with the letter may rely on the letter with respect to an employee applicant's criminal background and is not required for a period of two (2) years from the date of the

483	letter to conduct or have conducted a criminal history record
484	check as required in this subsection (5).
485	(h) The licensing agency, the covered entity, and their
486	agents, officers, employees, attorneys and representatives, shall
487	be presumed to be acting in good faith for any employment decision
488	or action taken under this subsection (5). The presumption of
489	good faith may be overcome by a preponderance of the evidence in
490	any civil action. No licensing agency, <u>covered</u> entity, nor their
491	agents, officers, employees, attorneys and representatives shall
492	be held liable in any employment decision or action based in whole
493	or in part on compliance with or attempts to comply with the
494	requirements of this subsection (5).
495	(i) The licensing agency shall promulgate regulations
496	to implement this subsection (5).
497	(j) The provisions of this subsection (5) shall not
498	<pre>apply to:</pre>
499	(i) Applicants and employees of the University of
500	Mississippi Medical Center for whom criminal history record checks
501	and fingerprinting are obtained in accordance with Section
502	<u>37-115-41; or</u>
503	(ii) Health care professional/vocational technical

Further, amend by striking the title in its entirety and inserting in lieu thereof the following:

fingerprinting are obtained in accordance with Section 37-29-232.

SECTION 4. This act shall take effect and be in force from

students for whom criminal history record checks and

AN ACT TO CODIFY SECTION 37-29-232, MISSISSIPPI CODE OF 1972, TO REQUIRE CRIMINAL HISTORY RECORD CHECKS AND FINGERPRINTING FOR HEALTH CARE PROFESSIONAL/VOCATIONAL TECHNICAL STUDENTS; TO CODIFY NEW SECTION 37-115-41, MISSISSIPPI CODE OF 1972, TO REQUIRE THE UNIVERSITY OF MISSISSIPPI MEDICAL CENTER (UMMC) TO FINGERPRINT AND PERFORM CRIMINAL HISTORY RECORD CHECKS ON ALL NEW EMPLOYEES THAT WORK IN OR PROVIDE DIRECT PATIENT CARE; TO REQUIRE UMMC TO PERFORM DISCIPLINARY CHECKS WITH THE PROFESSIONAL LICENSING AGENCIES OF THOSE EMPLOYEES; TO PROVIDE THAT NO NEW EMPLOYEE OF UMMC SHALL BE

and after July 1, 2004.

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10 PERMITTED TO PROVIDE DIRECT PATIENT CARE UNTIL THE RESULTS OF THE CRIMINAL HISTORY RECORD CHECK HAVE REVEALED NO DISQUALIFYING 11 RECORD OR THE EMPLOYEE HAS BEEN GRANTED A WAIVER; TO PROVIDE THAT 12 IF THE CRIMINAL HISTORY RECORD CHECK DISCLOSES CERTAIN CONVICTIONS 13 OR PLEAS, THE APPLICANT SHALL NOT BE ELIGIBLE TO BE EMPLOYED AT 14 UMMC; TO PROVIDE THAT APPLICANTS AGGRIEVED BY AN EMPLOYMENT 15 DECISION OF UMMC MAY SHOW MITIGATING CIRCUMSTANCES THAT ALLOW THE 16 APPLICANT TO BE EMPLOYED, AND UMMC MAY GRANT WAIVERS FOR THOSE MITIGATING CIRCUMSTANCES; TO PROVIDE THAT UPON THE RECEIPT OF A 17 18 CRIMINAL HISTORY RECORD CHECK THAT REVEALS NO DISQUALIFYING EVENT, 20 UMMC SHALL PROVIDE THE APPLICANT WITH A NOTARIZED LETTER THAT THE APPLICANT MAY USE FOR A PERIOD OF TWO YEARS TO SEEK EMPLOYMENT AT 21 ANY LICENSED HEALTH CARE ENTITY WITHOUT THE NECESSITY OF AN 22 ADDITIONAL CRIMINAL HISTORY RECORD CHECK; TO PROVIDE THAT UMMC OR 2.3 24 ITS AGENTS SHALL NOT BE HELD LIABLE IN ANY EMPLOYMENT DECISION OR 25 ACTION BASED ON COMPLIANCE WITH OR ATTEMPTS TO COMPLY WITH THIS ACT; TO AMEND SECTION 43-11-13, MISSISSIPPI CODE OF 1972, AS AMENDED BY SENATE BILL NO. 2434, 2004 REGULAR SESSION, TO INCLUDE 26 27 HEALTH CARE PROFESSIONAL STAFFING AGENCIES IN THOSE ENTITIES THAT 28 MUST HAVE CRIMINAL HISTORY RECORD CHECKS OF THEIR EMPLOYEES BEFORE 29 THE EMPLOYEES MAY PROVIDE DIRECT PATIENT CARE OR SERVICES; TO 30 31 REQUIRE DISCIPLINARY CHECKS TO BE PERFORMED WITH THE PROFESSIONAL LICENSING AGENCIES OF EMPLOYEES OF COVERED ENTITIES; TO PROVIDE 32 THAT HEALTH CARE PROFESSIONAL/VOCATIONAL TECHNICAL STUDENTS 34 PERFORMING CLINICAL TRAINING, AND HIGH SCHOOL ALLIED-HEALTH STUDENTS WHO OBSERVE TREATMENT OF PATIENTS, ARE NOT SUBJECT TO CRIMINAL HISTORY RECORD CHECKS AND FINGERPRINTING UNDER CERTAIN 35 36 CONDITIONS; TO PROVIDE THAT THE REQUIREMENT FOR PERFORMING 37 CRIMINAL HISTORY RECORD CHECKS AND FINGERPRINTING UNDER THAT 39 SECTION DO NOT APPLY TO HEALTH CARE PROFESSIONAL/VOCATIONAL TECHNICAL STUDENTS FOR WHOM CRIMINAL HISTORY RECORD CHECKS AND 40 FINGERPRINTING ARE OBTAINED IN ACCORDANCE WITH THE PROVISIONS OF 41 SECTION 37-29-232 OR TO APPLICANTS OR EMPLOYEES OF UMMC FOR WHOM 42 43 CRIMINAL HISTORY RECORD CHECKS AND FINGERPRINTING ARE OBTAINED IN ACCORDANCE WITH THE PROVISIONS OF SECTION 37-115-41; AND FOR 44 45 RELATED PURPOSES.

CONFEREES FOR THE SENATE

CONFEREES FOR THE HOUSE

X (SIGNED) Alan Nunnelee

X (SIGNED)

T. O. Moffatt

X (SIGNED) Terry C. Burton X (SIGNED)

D. Stephen Holland

X (SIGNED) Joey Hudson

X (SIGNED) Joey Fillingane