Senate Amendments to House Bill No. 1537

TO THE CLERK OF THE HOUSE:

THIS IS TO INFORM YOU THAT THE SENATE HAS ADOPTED THE AMENDMENTS SET OUT BELOW:

AMENDMENT NO. 1

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

6 Section 43-19-101, Mississippi Code of 1972, is SECTION 1. 7 amended as follows: 43-19-101. (1) The following child support award guidelines 8 9 shall be a rebuttable presumption in all judicial or administrative proceedings regarding the awarding or modifying of 10 11 child support awards in this state: 12 Number Of Children Percentage Of Adjusted Gross Income That Should Be Awarded For Support 13 Due Support 14 1 14% 15 2 20% 3 22% 16 17 4 24% 18 5 or more 26% 19 The guidelines provided for in subsection (1) of this (2)20 section apply unless the judicial or administrative body awarding 21 or modifying the child support award makes a written finding or specific finding on the record that the application of the 22 23 guidelines would be unjust or inappropriate in a particular case as determined under the criteria specified in Section 43-19-103. 24 The amount of "adjusted gross income" as that term is 25 (3) 26 used in subsection (1) of this section shall be calculated as follows: 27 28 (a) Determine gross income from all potential sources

29 that may reasonably be expected to be available to the absent 30 parent including, but not limited to, the following: wages and 31 salary income; income from self employment; income from

H. B. 1537 PAGE 1 32 commissions; income from investments, including dividends, 33 interest income and income on any trust account or property; absent parent's portion of any joint income of both parents; 34 35 workers' compensation, disability, unemployment, annuity and retirement benefits, including an individual retirement account 36 37 (IRA); any other payments made by any person, private entity, 38 federal or state government or any unit of local government; 39 alimony; any income earned from an interest in or from inherited property; any other form of earned income; and gross income shall 40 exclude any monetary benefits derived from a second household, 41 42 such as income of the absent parent's current spouse; 43 Subtract the following legally mandated deductions: (b)

44 (i) Federal, state and local taxes. Contributions
45 to the payment of taxes over and beyond the actual liability for
46 the taxable year shall not be considered a mandatory deduction;
47 (ii) Social security contributions;
48 (iii) Retirement and disability contributions

49 except any voluntary retirement and disability contributions;

50 (c) If the absent parent is subject to an existing 51 court order for another child or children, subtract the amount of 52 that court-ordered support;

(d) If the absent parent is also the parent of another child or other children residing with him, then the court may subtract an amount that it deems appropriate to account for the needs of said child or children;

57 (e) Compute the total annual amount of adjusted gross
58 income based on paragraphs (a) through (d), then divide this
59 amount by twelve (12) to obtain the monthly amount of adjusted
60 gross income.

Upon conclusion of the calculation of paragraphs (a) through (e), multiply the monthly amount of adjusted gross income by the appropriate percentage designated in subsection (1) to arrive at the amount of the monthly child support award.

(4) In cases in which the adjusted gross income as defined
in this section is more than Fifty Thousand Dollars (\$50,000.00)
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H. B. 1537 PAGE 2 67 or less than Five Thousand Dollars (\$5,000.00), the court shall 68 make a written finding in the record as to whether or not the 69 application of the guidelines established in this section is 70 reasonable.

(5) The Department of Human Services shall review the 71 72 appropriateness of these guidelines beginning January 1, 1994, and every four (4) years thereafter and report its findings to the 73 74 Legislature no later than the first day of the regular legislative 75 session of that year. The Legislature shall thereafter amend these guidelines when it finds that amendment is necessary to 76 77 ensure that equitable support is being awarded in all cases involving the support of minor children. 78

All orders involving support of minor children, as a 79 (6) matter of law, shall include reasonable medical support. Notice 80 81 to the noncustodial parent's employer that medical support has 82 been ordered shall be on a form as prescribed by the Department of Human Services. For purposes of this subsection (6), a health 83 84 insurance premium that does not exceed five percent (5%) of the 85 noncustodial parent's gross income shall be presumed to be 86 reasonable. Nothing in this subsection (6) shall alter any of the other provisions of this section. 87

88 **SECTION 2.** This act shall take effect and be in force from 89 and after July 1, 2004.

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

1 AN ACT TO AMEND SECTION 43-19-101, MISSISSIPPI CODE OF 1972, 2 TO DEFINE REASONABLE MEDICAL INSURANCE AS A PERCENTAGE OF THE 3 NONCUSTODIAL PARENT'S GROSS INCOME FOR CHILD SUPPORT PURPOSES; AND 4 FOR RELATED PURPOSES.

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John O. Gilbert Secretary of the Senate