MISSISSIPPI LEGISLATURE

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By: Representatives Gunn, Baker (8th), Staples, Mims, Barnett, Mayhall, Turner, Hamilton (6th), Martinson, Stevens, Rotenberry, Lott, Fleming To: Judiciary B

AN ACT TO AMEND SECTION 45-27-3, MISSISSIPPI CODE OF 1972, TO REVISE THE DEFINITION OF CRIMINAL HISTORY RECORD INFORMATION; TO AMEND SECTION 45-27-7, MISSISSIPPI CODE OF 1972, TO MAKE CRIMINAL INFORMATION IMMEDIATELY ACCESSIBLE BY LOCAL AND STATE CRIMINAL JUSTICE AGENCIES; TO AMEND SECTIONS 45-27-8 AND 45-27-9, MISSISSIPPI CODE OF 1972, IN CONFORMITY TO THE PROVISIONS OF THIS ACT; AND FOR RELATED PURPOSES. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: **SECTION 1.** Section 45-27-3, Mississippi Code of 1972, is amended as follows: 45-27-3. For the purposes of this chapter, the following words shall have the meanings ascribed to them in this section unless the context requires otherwise: (a) "Criminal justice agencies" means public agencies at all levels of government which perform as their principal

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15 at all levels of government which perform as their principal 16 function activities relating to the apprehension, prosecution, 17 adjudication or rehabilitation of criminal offenders.

18 (b) "Offense" means an act which is a felony or a19 misdemeanor.

(c) "Justice information system" means those agencies, procedures, mechanisms, media and forms, as well as the information itself, which are or become involved in the origination, transmittal, storage, retrieval and dissemination of information related to reported offenses and offenders, and the subsequent actions related to such events or persons.

26 (d) "Criminal justice information" means the following27 classes of information:

(i) "Secret data" which includes informationdealing with those elements of the operation and programming of

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30 the Mississippi Justice Information Center computer system and the 31 communications network and satellite computer systems handling 32 criminal justice information which prevents unlawful intrusion 33 into the system.

34 (ii) "Criminal history record information," which 35 means information collected by criminal justice agencies on individuals consisting of identifiable descriptions and notations 36 of arrests, detentions, releases on bond, indictments, affidavits, 37 information or other formal charges and any disposition arising 38 39 therefrom, sentencing, correctional supervision and release. The 40 term does not include identification information such as 41 fingerprint records or images to the extent that such information does not indicate involvement of the individual in the criminal 42 justice system. 43

(iii) "Sensitive data," which contains statistical
information in the form of reports, lists and documentation which
may identify a group characteristic, such as "white" males or
"stolen" guns.

48 (iv) "Restricted data," which contains information
49 relating to data-gathering techniques, distribution methods,
50 manuals and forms.

51 (v) "Law enforcement agency" or "originating agency" or "agency" which includes a governmental unit or agency 52 53 composed of one or more persons employed full time or part time by 54 the state as a political subdivision thereof for the following 55 purposes: (A) the administration of criminal justice, which 56 includes the prevention and detection of crime; the apprehension, 57 pretrial release, post-trial release, prosecution, adjudication, correctional supervision or rehabilitation of accused persons or 58 criminal offenders; or the collection, storage and dissemination 59 60 of criminal history record information; or (B) the enforcement of 61 state laws or local ordinances, which includes making arrests for 62 crimes while acting within the scope of their authority. The *HR07/R1139*

H. B. No. 925 05/HR07/R1139 PAGE 2 (CJR\HS) agency must perform one or more of the above-described criminal
justice duties and allocate a substantial part of its annual
budget to the administration of criminal justice.

66 (e) "Center" means the Mississippi Justice Information
67 Center or the Mississippi Criminal Information Center.

68 (f) "Department" means the Mississippi Department of69 Public Safety.

70 "Conviction information" means criminal history (g) record information disclosing that a person was found guilty of, 71 72 or has pleaded guilty or nolo contendere to, a criminal offense in 73 a court of law, together with any sentencing information. This 74 includes a conviction in a federal or military tribunal, including 75 a court martial conducted by the Armed Forces of the United States, or a conviction for an offense committed on an Indian 76 77 Reservation or other federal property, or any court of a state of 78 the United States.

(h) "Nonconviction information" means arrest without disposition information if an interval of one (1) year has elapsed from the date of arrest and no active prosecution for the charge is pending, as well as, all acquittals and all dismissals.

83 SECTION 2. Section 45-27-7, Mississippi Code of 1972, is 84 amended as follows:

85 45-27-7. (1) The Mississippi Justice Information Center 86 shall:

87 (a) Develop, operate and maintain an information system
88 which will support the collection, storage, retrieval and
89 dissemination of all crime and offender data described in this
90 chapter, consistent with those principles of scope, security and
91 responsiveness prescribed by this chapter.

92 (b) Cooperate with all criminal justice agencies within 93 the state in providing those forms, procedures, standards and 94 related training assistance necessary for the uniform operation of 95 the statewide center.

H. B. NO. 925 *HR07/R1139* 05/HR07/R1139 PAGE 3 (CJR\HS) 96 (c) Offer assistance and, when practicable, instruction 97 to all local law enforcement agencies in establishing efficient 98 local records systems.

99 (d) Make available, through electronic and any other 100 means which insures immediate access, to all local and state 101 criminal justice agencies, to all federal criminal justice agencies and to criminal justice agencies in other states any 102 information in the files of the center which will aid such 103 104 agencies in the performance of their official duties. For this 105 purpose the center shall operate on a twenty-four-hour basis, 106 seven (7) days a week. Such information, when authorized by the 107 director of the center, may also be made available to any other 108 agency of this state or any political subdivision thereof and to 109 any federal agency, upon assurance by the agency concerned that the information is to be used for official purposes only in the 110 prevention or detection of crime or the apprehension of criminal 111 112 offenders.

(e) Cooperate with other agencies of this state, the crime information agencies of other states, and the national crime information center systems of the Federal Bureau of Investigation in developing and conducting an interstate, national and international system of criminal identification and records.

(f) Make available, upon request, to nongovernmental entities or employers certain information for noncriminal justice purposes as specified in Section 45-27-12.

Institute necessary measures in the design, 121 (g) 122 implementation and continued operation of the justice information 123 system to ensure the privacy and security of the system. Such measures shall include establishing complete control over use of 124 125 and access to the system and restricting its integral resources 126 and facilities and those either possessed or procured and 127 controlled by criminal justice agencies. Such security measures 128 must meet standards developed by the center as well as those set *HR07/R1139*

H. B. No. 925 05/HR07/R1139 PAGE 4 (CJR\HS) 129 by the nationally operated systems for interstate sharing of 130 information.

Provide data processing for files listing motor 131 (h) 132 vehicle drivers' license numbers, motor vehicle registration 133 numbers, wanted and stolen motor vehicles, outstanding warrants, 134 identifiable stolen property and such other files as may be of general assistance to law enforcement agencies; provided, however, 135 that the purchase, lease, rental or acquisition in any manner of 136 137 "computer equipment or services," as defined in Section 25-53-3, Mississippi Code of 1972, shall be subject to the approval of the 138 139 Mississippi Information Technology Services.

(i) Maintain a field coordination and support unit
which shall have all the power conferred by law upon any peace
officer of this state.

143 (2) The department, including the investigative division or144 the center, shall:

(a) Obtain and store fingerprints, descriptions,
photographs and any other pertinent identifying data on persons
who:

148 (i) Have been or are hereafter arrested or taken149 into custody in this state:

150 (A) For an offense which is a felony; 151 For an offense which is a misdemeanor; (B) 152 (C) As a fugitive from justice; or 153 (ii) Are or become habitual offenders; or (iii) Are currently or become confined to any 154 155 prison, penitentiary or other penal institution; or 156 (iv) Are unidentified human corpses found in the 157 state. 158 (b) Compare all fingerprint and other identifying data

159 received with that already on file and determine whether or not a 160 criminal record is found for such person, and at once inform the 161 requesting agency or arresting officer of those facts that may be H. B. No. 925 *HR07/R1139* 05/HR07/R1139

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disseminated consistent with applicable security and privacy laws and regulations. A record shall be maintained for a minimum of one (1) year of the dissemination of each individual criminal history, including at least the date and recipient of such information.

(c) Establish procedures to respond to those individuals who file requests to review their own records, pursuant to Sections 45-27-11 and 45-27-12, and to cooperate in the correction of the central center records and those of contributing agencies when their accuracy has been successfully challenged either through the related contributing agencies or by court order issued on behalf of an individual.

174 SECTION 3. Section 45-27-8, Mississippi Code of 1972, is 175 amended as follows:

176 45-27-8. The center, by direction of the Commissioner of the 177 Department of Public Safety, shall establish and collect fees 178 reasonably calculated to reimburse the center for the actual cost 179 of searching, reviewing, duplicating, making available 180 <u>electronically</u> and mailing records or information of any kind 181 maintained by the center and authorized for release by this 182 chapter.

183 No records shall be furnished by the center which are 184 classified as confidential by law.

185 All fees collected by the center pursuant to this chapter 186 shall be deposited into the Criminal Information Center Special Fund hereby created in the State Treasury. Monies deposited in 187 188 such fund shall be expended by the center, as authorized and 189 appropriated by the Legislature, to defray the expenses of the center. Any revenue in the fund which is not encumbered at the 190 end of the fiscal year shall not lapse to the State General Fund 191 192 but shall remain in the special fund.

193 SECTION 4. Section 45-27-9, Mississippi Code of 1972, is 194 amended as follows:

H. B. No. 925 *HR07/R1139* 05/HR07/R1139 PAGE 6 (CJR\HS) 195 45-27-9. (1) All criminal justice agencies within the state 196 shall submit to the center fingerprints, descriptions, photographs (when specifically requested), and other identifying data on 197 198 persons who have been lawfully arrested or taken into custody in 199 this state for all felonies and misdemeanors as described in 200 Section 45-27-7(2)(a). It shall be the duty of all chiefs of 201 police, sheriffs, district attorneys, courts, court clerks, 202 judges, parole and probation officers, wardens or other persons in 203 charge of correctional institutions in this state to furnish the 204 center with any other data deemed necessary by the center to carry 205 out its responsibilities under this chapter.

206 (2) All persons in charge of law enforcement agencies shall 207 obtain, or cause to be obtained, fingerprints according to the 208 fingerprint system of identification established by the Director 209 of the Federal Bureau of Investigation, full face and profile 210 photographs (if equipment is available) and other available 211 identifying data, of each person arrested or taken into custody 212 for an offense of a type designated in subsection (1) of this section, of all persons arrested or taken into custody as 213 214 fugitives from justice and of all unidentified human corpses in their jurisdictions, but photographs need not be taken if it is 215 216 known that photographs of the type listed, taken within the 217 previous year, are on file. Any record taken in connection with any person arrested or taken into custody and subsequently 218 219 released without charge or cleared of the offense through court proceedings shall be purged from the files of the center and 220 221 destroyed upon receipt by the center of a lawful expunction order. All persons in charge of law enforcement agencies shall submit to 222 223 the center detailed descriptions of arrests or takings into 224 custody which result in release without charge, release on bond or 225 subsequent exoneration from criminal liability immediately after 226 such release or exoneration.

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(3) Fingerprints and other identifying data required to be 227 228 taken under subsection (2) shall be forwarded within twenty-four (24) hours after taking for filing and classification, but the 229 230 period of twenty-four (24) hours may be extended to cover any 231 intervening holiday or weekend. Photographs taken shall be 232 forwarded at the discretion of the agency concerned, but, if not 233 forwarded, the fingerprint record shall be marked "Photo Available" and the photographs shall be forwarded subsequently if 234 235 the center so requests.

(4) All persons in charge of law enforcement agencies shall 236 237 submit to the center detailed descriptions of arrest warrants and related identifying data immediately upon determination of the 238 239 fact that the warrant cannot be served for the reasons stated. Ιf 240 the warrant is subsequently served or withdrawn, the law enforcement agency concerned must immediately notify the center of 241 242 such service or withdrawal. Also, the agency concerned must 243 annually, no later than January 31 of each year and at other times 244 if requested by the center, confirm all such arrest warrants which continue to be outstanding. Upon receipt of a lawful expunction 245 246 order, the center shall purge and destroy files of all data relating to an offense when an individual is subsequently 247 248 exonerated from criminal liability of that offense. The center 249 shall not be liable for the failure to purge, destroy or expunge 250 any records if an agency or court fails to forward to the center 251 proper documentation ordering such action.

(5) All persons in charge of state correctional institutions 252 253 shall obtain fingerprints, according to the fingerprint system of 254 identification established by the Director of the Federal Bureau 255 of Investigation or as otherwise directed by the center, and full 256 face and profile photographs of all persons received on commitment 257 to such institutions. The prints so taken shall be forwarded to 258 the center, together with any other identifying data requested, 259 within ten (10) days after the arrival at the institution of the *HR07/R1139* H. B. No. 925

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person committed. At the time of release, the institution will again obtain fingerprints, as before, and forward them to the center within ten (10) days, along with any other related information requested by the center. The institution shall notify the center immediately upon the release of such person.

(6) All persons in charge of law enforcement agencies, all court clerks, all municipal justices where they have no clerks, all justice court judges and all persons in charge of state and county probation and parole offices, shall supply the center with the information described in subsections (4) and (10) of this section on the basis of the forms and instructions to be supplied by the center.

272 (7) All persons in charge of law enforcement agencies in this state shall furnish the center with any other identifying 273 274 data required in accordance with guidelines established by the 275 center. All law enforcement agencies and correctional 276 institutions in this state having criminal identification files 277 shall cooperate in providing the center with copies of such items in such files which will aid in establishing the nucleus of the 278 279 state criminal identification file.

280 (8) All law enforcement agencies within the state shall 281 report to the center, in a manner prescribed by the center, all 282 persons wanted by and all vehicles and identifiable property 283 stolen from their jurisdictions. The report shall be made as soon 284 as is practical after the investigating department or agency 285 either ascertains that a vehicle or identifiable property has been 286 stolen or obtains a warrant for an individual's arrest or 287 determines that there are reasonable grounds to believe that the 288 individual has committed a crime. The report shall be made within 289 a reasonable time period following the reporting department's or 290 agency's determination that it has grounds to believe that a 291 vehicle or property was stolen or that the wanted person should be

292 arrested.

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(9) All law enforcement agencies in the state shall 293 immediately notify the center if at any time after making a report 294 as required by subsection (8) of this section it is determined by 295 296 the reporting department or agency that a person is no longer 297 wanted or that a vehicle or property stolen has been recovered. 298 Furthermore, if the agency making such apprehension or recovery is 299 not the one which made the original report, then it shall 300 immediately notify the originating agency of the full particulars 301 relating to such apprehension or recovery using methods prescribed by the center. 302

(10) All law enforcement agencies in the state and clerks of the various courts shall promptly report to the center all instances where records of convictions of criminals are ordered expunged by courts of this state as now provided by law. The center shall promptly expunge from the files of the center and destroy all records pertaining to any convictions that are ordered expunged by the courts of this state as provided by law.

(11) The center shall not be held liable for the failure to purge, destroy or expunge records if an agency or court fails to forward to the center proper documentation ordering such action.

313 **SECTION 5.** This act shall take effect and be in force from 314 and after July 1, 2005.