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. 2864: Children; revise penalties for exploitation and abuse or battery.

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:

- 12 **SECTION 1.** Section 97-5-33, Mississippi Code of 1972, is
- 13 amended as follows:
- 97-5-33. (1) No person shall, by any means including
- 15 computer, cause, solicit or knowingly permit any child to engage
- 16 in sexually explicit conduct or in the simulation of sexually
- 17 explicit conduct for the purpose of producing any visual depiction
- 18 of such conduct.
- 19 (2) No person shall, by any means including computer,
- 20 photograph, film, video tape or otherwise depict or record a child
- 21 engaging in sexually explicit conduct or in the simulation of
- 22 sexually explicit conduct.
- 23 (3) No person shall, by any means including computer,
- 24 knowingly send, transport, transmit, ship, mail or receive any
- 25 photograph, drawing, sketch, film, video tape or other visual
- 26 depiction of an actual child engaging in sexually explicit
- 27 conduct.
- 28 (4) No person shall, by any means including computer,
- 29 receive with intent to distribute, distribute for sale, sell or
- 30 attempt to sell in any manner any photograph, drawing, sketch,
- 31 film, video tape or other visual depiction of an actual child
- 32 engaging in sexually explicit conduct.

- 33 (5) No person shall, by any means including computer,
- 34 possess any photograph, drawing, sketch, film, video tape or other
- 35 visual depiction of an actual child engaging in sexually explicit
- 36 conduct.
- 37 (6) No person shall, by any means including computer,
- 38 knowingly entice, induce, persuade, seduce, solicit, advise,
- 39 coerce, or order a child to meet with the defendant or any other
- 40 person for the purpose of engaging in sexually explicit conduct.
- 41 (7) No person shall by any means, including computer,
- 42 knowingly entice, induce, persuade, seduce, solicit, advise,
- 43 coerce or order a child to produce any visual depiction of adult
- 44 sexual conduct or any sexually explicit conduct.
- 45 (8) The fact that an undercover operative or law enforcement
- 46 officer was involved in the detection and investigation of an
- 47 offense under this section shall not constitute a defense to a
- 48 prosecution under this section.
- 49 (9) For purposes of determining jurisdiction, the offense is
- 50 committed in this state if all or part of the conduct described in
- 51 this section occurs in the State of Mississippi or if the
- 52 transmission that constitutes the offense either originates in
- 53 this state or is received in this state.
- SECTION 2. Section 97-5-35, Mississippi Code of 1972, is
- 55 amended as follows:
- 56 97-5-35. Any person who violates any provision of * * *
- 57 Section 97-5-33 shall be guilty of a felony and upon conviction
- 58 shall be fined not less than Fifty Thousand Dollars (\$50,000.00)
- 59 nor more than Five Hundred Thousand Dollars (\$500,000.00) and
- 60 shall be imprisoned for not less than five (5) years nor more than
- 61 forty (40) years * * *. Any person convicted of a second or
- 62 subsequent violation of * * * Section 97-5-33 shall be fined not
- 63 <u>less</u> than One Hundred Thousand Dollars (\$100,000.00) <u>nor more than</u>
- 0ne Million Dollars (\$1,000,000.00) and shall be confined in the

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65 <u>custody of the Department of Corrections for life or such lesser</u>
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- 66 term as the court may determine, but not less than twenty (20)
- 67 years * * *.
- 68 **SECTION 3.** Section 97-5-39, Mississippi Code of 1972, as
- 69 amended by House Bill No. 1058, 2005 Regular Session, is amended
- 70 as follows:
- 71 97-5-39. (1) (a) Except as otherwise provided in this
- 72 section, any parent, guardian or other person who willfully
- 73 commits any act or omits the performance of any duty, which act or
- 74 omission contributes to or tends to contribute to the neglect or
- 75 delinquency of any child or which act or omission results in the
- 76 abuse * * * of any child, as defined in Section 43-21-105(m) of
- 77 the Youth Court Law, or who knowingly aids any child in escaping
- 78 or absenting himself from the guardianship or custody of any
- 79 person, agency or institution, or knowingly harbors or conceals,
- 80 or aids in harboring or concealing, any child who has absented
- 81 himself without permission from the guardianship or custody of any
- 82 person, agency or institution to which the child shall have been
- 83 committed by the youth court shall be guilty of a misdemeanor, and
- 84 upon conviction shall be punished by a fine not to exceed One
- 85 Thousand Dollars (\$1,000.00), or by imprisonment not to exceed one
- 86 (1) year in jail, or by both such fine and imprisonment.
- 87 (b) If the child's deprivation of necessary food,
- 88 clothing, shelter, health care or supervision appropriate to the
- 89 <u>child's age results in substantial harm to the child's physical,</u>
- 90 mental or emotional health, the person may be sentenced to
- 91 imprisonment for not more than five (5) years or to payment of a
- 92 fine of not more than Five Thousand Dollars (\$5,000.00), or both.
- 93 (c) A parent, legal guardian or other person who
- 94 knowingly permits the continuing physical or sexual abuse of a
- 95 child is guilty of neglect of a child and may be sentenced to
- 96 imprisonment for not more than ten (10) years or to payment of a

97	fine of not more than Ten Thousand Dollars (\$10,000.00), or both.
98	(2) (a) Any person who shall intentionally (i) burn any
99	child, (ii) torture any child or, (iii) except in self-defense or
100	in order to prevent bodily harm to a third party, whip, strike or
101	otherwise abuse or mutilate any child in such a manner as to cause
102	serious bodily harm, shall be guilty of felonious abuse * * * of a
103	child and, upon conviction, shall be sentenced to imprisonment in
104	the custody of the Department of Corrections for life or such
105	lesser term of imprisonment as the court may determine, but not
106	less than ten (10) years. For any second or subsequent conviction
107	under this subsection, the person shall be sentenced to
108	imprisonment for life.
109	(b) (i) A parent, legal guardian or caretaker who
110	endangers a child's person or health by knowingly causing or
111	permitting the child to be present where any person is selling,
112	manufacturing or possessing immediate precursors or chemical
113	substances with intent to manufacture, sell or possess a
114	controlled substance as prohibited under Section 41-29-139 or
115	41-29-313, is guilty of child endangerment and may be sentenced to
116	imprisonment for not more than ten (10) years or to payment of a
117	fine of not more than Ten Thousand Dollars (\$10,000.00), or both.
118	(ii) If the endangerment results in substantial
119	harm to the child's physical, mental or emotional health, the
120	person may be sentenced to imprisonment for not more than twenty
121	(20) years or to payment of a fine of not more than Twenty
122	Thousand Dollars (\$20,000.00), or both.
123	(3) Nothing contained in this section shall prevent
124	proceedings against the parent, guardian or other person under any
125	statute of this state or any municipal ordinance defining any act
126	as a crime or misdemeanor. Nothing in the provisions of this
127	section shall preclude any person from having a right to trial by

- jury when charged with having violated the provisions of this section.
- 130 (4) After consultation with the Department of Human
- 131 Services, a regional mental health center or an appropriate
- 132 professional person, a judge may suspend imposition or execution
- of a sentence provided in subsections (1) and (2) of this section
- 134 and in lieu thereof require treatment over a specified period of
- 135 time at any approved public or private treatment facility. A
- 136 person may be eligible for treatment in lieu of criminal penalties
- 137 <u>no more than one</u> (1) time.
- 138 (5) In any proceeding resulting from a report made pursuant
- 139 to Section 43-21-353 of the Youth Court Law, the testimony of the
- 140 physician making the * * * report regarding the child's injuries
- 141 or condition or cause thereof shall not be excluded on the ground
- 142 that the physician's testimony violates the physician-patient
- 143 privilege or similar privilege or rule against disclosure. The
- 144 physician's report shall not be considered as evidence unless
- 145 introduced as an exhibit to his testimony.
- 146 (6) Any criminal prosecution arising from a violation of
- 147 this section shall be tried in the circuit, county, justice or
- 148 municipal court having jurisdiction; provided, however, that
- 149 nothing herein shall abridge or dilute the contempt powers of the
- 150 youth court.
- 151 **SECTION 4.** Section 97-5-29, Mississippi Code of 1972, is
- 152 amended as follows:
- 153 97-5-29. (1) Any person who intentionally and knowingly
- 154 places sexually oriented materials upon public display, or who
- 155 knowingly and intentionally fails to take prompt action to remove
- 156 such a display from property in his possession after learning of
- 157 its existence shall be guilty of a misdemeanor and upon conviction
- 158 shall be fined for each offense not less than Five Hundred Dollars
- 159 (\$500.00) nor more than Five Thousand Dollars (\$5,000.00) or be

- imprisoned for not more than one (1) year in the county jail, or 160
- 161 be punished by both such fine and imprisonment.
- (2) For purposes of this section any material is sexually 162
- 163 oriented if the material consists of representations or
- descriptions of actual or simulated masturbation, sodomy, 164
- 165 excretory functions, lewd exhibition of the genitals or female
- 166 breasts, sadomasochistic abuse (for the purpose of sexual
- stimulation or gratification), homosexuality, lesbianism, 167
- 168 bestiality, sexual intercourse or physical contact with a person's
- clothed or unclothed genitals, pubic area, buttocks or the breast 169
- 170 or breasts of a female for the purpose of sexual stimulation,
- 171 gratification or perversion.
- (3) A person places sexually oriented material upon public 172
- 173 display within the meaning of this section if he places the
- material on or in a billboard, viewing screen, theater stage or 174
- 175 marquee, newsstand, display rack, window, showcase, display case
- or other similar place, including a viewing screen in a vehicle, 176
- 177 so that sexually oriented material is easily visible from a public
- 178 street, public road or sidewalk or from areas of public businesses
- 179 in which minors are normally business invitees.
- 180 SECTION 5. This act shall take effect and be in force from
- and after July 1, 2005. 181

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

AN ACT TO AMEND SECTION 97-5-33, MISSISSIPPI CODE OF 1972, BY PROHIBITING EXPLOITATION OF A CHILD BY CAUSING THAT CHILD TO TAKE

3 SEXUALLY PROVOCATIVE PICTURES; TO AMEND SECTION 97-5-35,

MISSISSIPPI CODE OF 1972, TO REVISE THE PENALTIES FOR EXPLOITATION

5 OF CHILDREN; TO AMEND SECTION 97-5-39, MISSISSIPPI CODE OF 1972,

AS AMENDED BY HOUSE BILL NO. 1058, 2005 REGULAR SESSION, TO REVISE 6

THE PENALTIES FOR FELONIOUS ABUSE OR BATTERY OF A CHILD; TO AMEND

- SECTION 97-5-29, MISSISSIPPI CODE OF 1972, TO CLARIFY THAT IN-VEHICLE DISPLAY OF OBSCENE MATERIAL IS AN OFFENSE WHEN READILY 9
- 10 VIEWABLE BY THE PUBLIC; AND FOR RELATED PURPOSES.

CONFEREES FOR THE SENATE CONFEREES FOR THE HOUSE

X (SIGNED) X (SIGNED) Tollison Bailey

X (SIGNED) X (SIGNED) Robinson (84th) Bryan

X (SIGNED) X (SIGNED) Turner Upshaw