MISSISSIPPI LEGISLATURE

To: Corrections

By: Representatives Whittington, Brown, Buck, Calhoun, Clarke, Fredericks, Frierson, Gadd, Guice, Hines, Holloway, Lane, Mayo, Moak, Norquist, Peranich, Reynolds, Thomas, Turner, Zuber, Upshaw, Baker (74th), Smith (59th), Moore, Fleming

HOUSE BILL NO. 733

AN ACT TO REQUIRE THE DEPARTMENT OF CORRECTIONS TO ESTABLISH 1 A STATEWIDE AUTOMATED VICTIM INFORMATION AND NOTIFICATION SYSTEM 2 3 TO INFORM CRIME VICTIMS REGARDING THE STATUS OF CRIMINAL 4 OFFENDERS; TO SPECIFY THE DATA TO BE STORED AND PROVIDED BY THE SYSTEM; TO REQUIRE COOPERATION FROM LAW ENFORCEMENT; AND FOR 5 6 RELATED PURPOSES. 7 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: SECTION 1. The Department of Corrections shall establish a 8 statewide automated victim information and notification (SAVIN) 9 10 system that will do the following: Automatically notify a registered victim via their 11 (a) choice of telephone, letter, or email when any of the following 12 13 events affect an offender housed in the Department of Corrections 14 or any county jail in the state: (i) Is transferred or assigned to another 15 facility; 16 17 (ii) Is transferred to the custody of another agency outside the state; 18 (iii) Is given a different security 19 20 classification; Is released on temporary leave or otherwise; 21 (iv) 22 (v) Is discharged; (vi) Has escaped; or 23 24 (vii) Has been served with a protective order that was requested by the victim. 25 Automatically notify a registered victim via their 26 (b) 27 choice of telephone, letter, or email, when an offender has: 28 (i) An upcoming court event where the victim is 29 entitled to be present; *HR12/R1223* 733 H. B. No. G1/2 06/HR12/R1223 PAGE 1 (CJR\DO)

30 (ii) An upcoming parole or pardon hearing; 31 (iii) A change in status of their parole or 32 probation status including: 33 1. A change in their supervision status; or 34 2. A change in their address. 35 (C) Automatically notify a registered victim via their choice of telephone, letter, or email when a sex offender has: 36 (i) Updated his profile information with the state 37 sex offender registry; 38 39 (ii) Become noncompliant with the state sex 40 offender registry. (d) Permit a crime victim to receive the most recent 41 42 status report for an offender in the Department of Corrections, county jail, or sex offender registry by calling the SAVIN system 43 on a toll free telephone number as well as by accessing the SAVIN 44 system via a public web site. 45 46 (e) All victims calling the SAVIN program will be given 47 the option to have live operator assistance to use the program on a 24 hour, 365 day per year basis. 48 49 (f) Permit a crime victim to register or update the victim's registration information for the SAVIN system by calling 50 51 a toll free telephone number or accessing a public web site. **SECTION 2.** Participation in the SAVIN program and making 52 offender and case data available on a timely basis to the SAVIN 53 54 program will satisfy the Department of Corrections', sheriff's, and prosecuting attorney's obligation to notify the crime victim 55 56 of an offender's custody status and the status of the offender's 57 upcoming court events. 58 SECTION 3. The Department of Corrections must ensure that 59 the offender information contained within the automated victim 60 notification system is updated frequently enough to timely notify 61 a crime victim that an offender has been released, has been discharged, or has escaped. However, the failure of the automated 62 H. B. No. *HR12/R1223* 733

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victim notification system to provide notice to the victim does
not establish a separate cause of action by the victim against the
state, local officials, or against the Department of Corrections.
SECTION 4. Law enforcement officers shall cooperate with the

67 Department of Corrections in establishing and maintaining the68 automated victim notification system.

69 <u>SECTION 5.</u> The Department of Corrections shall administer 70 the automated victim notification system. The cost of 71 administering the system must be paid with appropriations made to 72 the department and from federal grants and contracts.

73 SECTION 6. This act shall take effect and be in force from74 and after July 1, 2006.