House Amendments to Senate Bill No. 2541

TO THE SECRETARY OF THE SENATE:

THIS IS TO INFORM YOU THAT THE HOUSE 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:

5 Section 93-5-23, Mississippi Code of 1972, is 6 amended as follows: 7 93-5-23. When a divorce shall be decreed from the bonds of 8 matrimony, the court may, in its discretion, having regard to the circumstances of the parties and the nature of the case, as may 9 10 seem equitable and just, make all orders touching the care, 11 custody and maintenance of the children of the marriage, and also touching the maintenance and alimony of the wife or the husband, 12 or any allowance to be made to her or him, and shall, if need be, 13 14 require bond, sureties or other guarantee for the payment of the sum so allowed. Orders touching on the custody of the children of 15 16 the marriage shall be made in accordance with the provisions of 17 Section 93-5-24. The court may afterwards, on petition, change the decree, and make from time to time such new decrees as the 18 19 case may require. However, where proof shows that both parents 20 have separate incomes or estates, the court may require that each 21 parent contribute to the support and maintenance of the children of the marriage in proportion to the relative financial ability of 22 In the event a legally responsible parent has health 23 24 insurance available to him or her through an employer or organization that may extend benefits to the dependents of such 25 parent, any order of support issued against such parent may 26 27 require him or her to exercise the option of additional coverage 28 in favor of such children as he or she is legally responsible to 29 support.

30 Whenever the court has ordered a party to make periodic 31 payments for the maintenance or support of a child, but no bond, sureties or other guarantee has been required to secure such 32 33 payments, and whenever such payments as have become due remain unpaid for a period of at least thirty (30) days, the court may, 34 35 upon petition of the person to whom such payments are owing, or 36 such person's legal representative, enter an order requiring that 37 bond, sureties or other security be given by the person obligated 38 to make such payments, the amount and sufficiency of which shall be approved by the court. The obligor shall, as in other civil 39 40 actions, be served with process and shall be entitled to a hearing in such case. 41 Whenever in any proceeding in the chancery court concerning 42 43

the custody of a child a party alleges that the child whose custody is at issue has been the victim of sexual or physical abuse by the other party, the court may, on its own motion, grant a continuance in the custody proceeding only until such allegation has been investigated by the Department of Human Services. time of ordering such continuance, the court may direct the party and his attorney making such allegation of child abuse to report in writing and provide all evidence touching on the allegation of abuse to the Department of Human Services. The Department of Human Services shall investigate such allegation and take such action as it deems appropriate and as provided in such cases under the Youth Court Law (being Chapter 21 of Title 43, Mississippi Code of 1972) or under the laws establishing family courts (being Chapter 23 of Title 43, Mississippi Code of 1972).

If after investigation by the Department of Human Services or final disposition by the youth court or family court allegations of child abuse are found to be without foundation, the chancery court shall order the alleging party to pay all court costs and reasonable attorney's fees incurred by the defending party in responding to such allegation.

The court may investigate, hear and make a determination in a custody action when a charge of abuse and/or neglect arises in the

44

45

46

47

48

49

50

51

52

53

54

55

56

57

58

59

60

61

62

63

64

65 course of a custody action as provided in Section 43-21-151, and

66 in such cases the court shall appoint a guardian ad litem for the

- child as provided under Section 43-21-121, who shall be an 67
- 68 attorney. Unless the chancery court's jurisdiction has been
- terminated, all disposition orders in such cases for placement 69
- 70 with the Department of Human Services shall be reviewed by the
- 71 court or designated authority at least annually to determine if
- 72 continued placement with the department is in the best interest of
- 73 the child or public.
- 74 The duty of support of a child terminates upon the
- 75 emancipation of the child. The court may determine that
- 76 emancipation has occurred pursuant to Section 93-11-65.
- 77 **SECTION 2.** Section 93-11-65, Mississippi Code of 1972, is
- 78 amended as follows:
- In addition to the right to proceed 79 93-11-65. (1) (a)
- 80 under Section 93-5-23, Mississippi Code of 1972, and in addition
- to the remedy of habeas corpus in proper cases, and other existing 81
- 82 remedies, the chancery court of the proper county shall have
- 83 jurisdiction to entertain suits for the custody, care, support and
- maintenance of minor children and to hear and determine all such 84
- matters, and shall, if need be, require bond, sureties or other 85
- 86 guarantee to secure any order for periodic payments for the
- 87 maintenance or support of a child. In the event a legally
- 88 responsible parent has health insurance available to him or her
- 89 through an employer or organization that may extend benefits to
- the dependents of such parent, any order of support issued against 90
- such parent may require him or her to exercise the option of 91
- additional coverage in favor of such children as he or she is 92
- 93 legally responsible to support. Proceedings may be brought by or
- 94 against a resident or nonresident of the State of Mississippi,
- whether or not having the actual custody of minor children, for 95
- 96 the purpose of judicially determining the legal custody of a
- 97 child. All actions herein authorized may be brought in the county
- where the child is actually residing, or in the county of the 98
- 99 residence of the party who has actual custody, or of the residence

100 of the defendant. Process shall be had upon the parties as 101 provided by law for process in person or by publication, if they 102 be nonresidents of the state or residents of another jurisdiction 103 or are not found therein after diligent search and inquiry or are 104 unknown after diligent search and inquiry; provided that the court 105 or chancellor in vacation may fix a date in termtime or in 106 vacation to which process may be returnable and shall have power 107 to proceed in termtime or vacation. Provided, however, that if 108 the court shall find that both parties are fit and proper persons 109 to have custody of the children, and that either party is able to 110 adequately provide for the care and maintenance of the children, and that it would be to the best interest and welfare of the 111 children, then any such child who shall have reached his twelfth 112 birthday shall have the privilege of choosing the parent with whom 113 he shall live. 114

- 115 (b) An order of child support shall specify the sum to
 116 be paid weekly or otherwise. In addition to providing for support
 117 and education, the order shall also provide for the support of the
 118 child prior to the making of the order for child support, and such
 119 other expenses as the court may deem proper.
- (c) The court may require the payment to be made to the custodial parent, or to some person or corporation to be designated by the court as trustee, but if the child or custodial parent is receiving public assistance, the Department of Human Services shall be made the trustee.
- (d) The noncustodial parent's liabilities for past

 education and necessary support and maintenance and other expenses

 are limited to a period of one (1) year next preceding the

 commencement of an action.
- (2) Provided further, that where the proof shows that both parents have separate incomes or estates, the court may require that each parent contribute to the support and maintenance of the children in proportion to the relative financial ability of each.
- 133 (3) Whenever the court has ordered a party to make periodic 134 payments for the maintenance or support of a child, but no bond,

135 sureties or other guarantee has been required to secure such 136 payments, and whenever such payments as have become due remain unpaid for a period of at least thirty (30) days, the court may, 137 138 upon petition of the person to whom such payments are owing, or such person's legal representative, enter an order requiring that 139 140 bond, sureties or other security be given by the person obligated to make such payments, the amount and sufficiency of which shall 141 142 be approved by the court. The obligor shall, as in other civil 143 actions, be served with process and shall be entitled to a hearing 144 in such case.

- (4) When a charge of abuse or neglect of a child first arises in the course of a custody or maintenance action pending in the chancery court pursuant to this section, the chancery court may proceed with the investigation, hearing and determination of such abuse or neglect charge as a part of its hearing and determination of the custody or maintenance issue as between the parents, as provided in Section 43-21-151, notwithstanding the other provisions of the Youth Court Law. The proceedings in chancery court on the abuse or neglect charge shall be confidential in the same manner as provided in youth court proceedings, and the chancery court shall appoint a guardian ad litem in such cases, as provided under Section 43-21-121 for youth court proceedings, who shall be an attorney. Unless the chancery court's jurisdiction has been terminated, all disposition orders in such cases for placement with the Department of Human Services shall be reviewed by the court or designated authority at least annually to determine if continued placement with the department is in the best interest of the child or the public.
- 163 Each party to a paternity or child support proceeding 164 shall notify the other within five (5) days after any change of In addition, the noncustodial and custodial parent shall 165 address. 166 file and update, with the court and with the state case registry, 167 information on that party's location and identity, including 168 social security number, residential and mailing addresses, 169 telephone numbers, photograph, driver's license number, and name,

145

146

147

148

149

150

151

152

153

154

155

156

157

158

159

160

161

162

- address and telephone number of the party's employer. This 170
- 171 information shall be required upon entry of an order or within
- 172 five (5) days of a change of address.
- 173 In any case subsequently enforced by the Department of
- 174 Human Services pursuant to Title IV-D of the Social Security Act,
- 175 the court shall have continuing jurisdiction.
- 176 In any subsequent child support enforcement action
- between the parties, upon sufficient showing that diligent effort 177
- 178 has been made to ascertain the location of a party, due process
- 179 requirements for notice and service of process shall be deemed to
- 180 be met with respect to the party upon delivery of written notice
- 181 to the most recent residential or employer address filed with the
- 182 state case registry.
- 183 The duty of support of a child terminates upon the
- emancipation of the child. The court may determine that 184
- 185 emancipation has occurred and no other support obligation exists
- 186 when the child:
- 187 (a) Attains the age of twenty-one (21) years, or
- 188 (b) Marries, or
- 189 Discontinues full-time enrollment in school having (C)
- attained the age of eighteen (18) years, unless the child is 190
- disabled, or 191
- 192 Voluntarily moves from the home of the custodial
- 193 parent or guardian, establishes independent living arrangements,
- 194 obtains full-time employment and discontinues educational
- 195 endeavors prior to attaining the age of twenty-one (21) years, or
- 196 (e) Joins the military and serves on a full-time basis,
- 197 or
- 198 (f) Is convicted of a felony and is incarcerated for
- 199 committing such felony, or
- 200 (g) Cohabits with another person without the approval
- 201 of the parent obligated to pay support.
- 202 A determination of emancipation does not terminate any (9)
- obligation of the noncustodial parent to satisfy arrearage 203
- existing as of the date of emancipation; the total amount of 204

205	periodic support due prior to the emancipation plus any periodic
206	amounts ordered paid toward the arrearage shall continue to be
207	owed until satisfaction of the arrearage in full, in addition to
208	the right of the person for whom the obligation is owed to execute

for collection as may be provided by law.

210 (10) Upon motion of a party requesting temporary child support pending a determination of parentage, temporary support 211 shall be ordered if there is clear and convincing evidence of 212 213 paternity on the basis of genetic tests or other evidence, unless 214 the court makes written findings of fact on the record that the

award of temporary support would be unjust or inappropriate in a

216 particular case.

209

215

SECTION 3. This act shall take effect and be in force from 217 218 and after July 1, 2006.

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

AN ACT TO AMEND SECTIONS 93-5-23 AND 93-11-65, MISSISSIPPI CODE OF 1972, TO REVISE THE DEFINITION OF EMANCIPATION OF A MINOR AS REGARDS CHILD SUPPORT; AND FOR RELATED PURPOSES.

HR03\SB2541PH.J

Don Richardson Clerk of the House of Representatives