MISSISSIPPI LEGISLATURE

REGULAR SESSION 2017

By: Senator(s) Tindell, Jackson (11th) To: Judiciary, Division A

COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 2483

1 AN ACT TO AMEND SECTION 93-5-1, MISSISSIPPI CODE OF 1972, TO 2 CREATE BONA FIDE SEPARATION AS ADDITIONAL GROUNDS FOR FAULT 3 DIVORCE; AND FOR RELATED PURPOSES. 4 SECTION 1. Section 93-5-1, Mississippi Code of 1972, is amended as follows: 5 93-5-1. Divorces from the bonds of matrimony may be decreed 6 7 to the injured party for any one or more of the following * * * thirteen (13) causes: 8 9 First. Natural impotency. Second. Adultery, unless it should appear that it was 10 11 committed by collusion of the parties for the purpose of procuring a divorce, or unless the parties cohabited after a knowledge by 12 13 complainant of the adultery. 14 Third. Being sentenced to any penitentiary, and not pardoned 15 before being sent there. Fourth. Willful, continued and obstinate desertion for the 16 17 space of one (1) year. 18 Fifth. Habitual drunkenness.

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19 Sixth. Habitual and excessive use of opium, morphine or 20 other like drug.

21 Seventh. Habitual cruel and inhuman treatment.

Eighth. Having mental illness or an intellectual disability at the time of marriage, if the party complaining did not know of that infirmity.

25 Ninth. Marriage to some other person at the time of the 26 pretended marriage between the parties.

27 Tenth. Pregnancy of the wife by another person at the time 28 of the marriage, if the husband did not know of the pregnancy.

29 Eleventh. Either party may have a divorce if they are 30 related to each other within the degrees of kindred between whom 31 marriage is prohibited by law.

32 Incurable mental illness. However, no divorce Twelfth. shall be granted upon this ground unless the party with mental 33 34 illness has been under regular treatment for mental illness and 35 causes thereof, confined in an institution for persons with mental illness for a period of at least three (3) years immediately 36 37 preceding the commencement of the action. However, transfer of a 38 party with mental illness to his or her home for treatment or a 39 trial visit on prescription or recommendation of a licensed 40 physician, which treatment or trial visit proves unsuccessful after a bona fide effort by the complaining party to effect a 41 42 cure, upon the reconfinement of the party with mental illness in an institution for persons with mental illness, shall be regular 43

S. B. No. 2483 **~ OFFICIAL ~** 17/SS26/R826CS.1 PAGE 2 44 treatment for mental illness and causes thereof, and the period of 45 time so consumed in seeking to effect a cure or while on a trial visit home shall be added to the period of actual confinement in 46 47 an institution for persons with mental illness in computing the 48 required period of three (3) years confinement immediately 49 preceding the beginning of the action. No divorce shall be 50 granted because of mental illness until after a thorough 51 examination of the person with mental illness by two (2) 52 physicians who are recognized authorities on mental diseases. One 53 (1) of those physicians shall be either the superintendent of a 54 state psychiatric hospital or institution or a veterans hospital 55 for persons with mental illness in which the patient is confined, 56 or a member of the medical staff of that hospital or institution 57 who has had the patient in charge. Before incurable mental 58 illness can be successfully proven as a ground for divorce, it 59 shall be necessary that both of those physicians make affidavit 60 that the patient is a person with mental illness at the time of the examination, and both affidavits shall be made a part of the 61 62 permanent record of the divorce proceedings and shall create the 63 prima facie presumption of incurable mental illness, such as would 64 justify a divorce based on that ground. Service of process shall 65 be made on the superintendent of the hospital or institution in which the defendant is a patient. If the patient is in a hospital 66 67 or institution outside the state, process shall be served by publication, as in other cases of service by publication, together 68

S. B. No. 2483 **~ OFFICIAL ~** 17/SS26/R826CS.1 PAGE 3 69 with the sending of a copy by registered mail to the 70 superintendent of the hospital or institution. In addition, process shall be served upon the next blood relative and quardian, 71 72 if any. If there is no legal quardian, the court shall appoint a 73 guardian ad litem to represent the interest of the person with 74 mental illness. The relative or guardian and superintendent of 75 the hospital or institution shall be entitled to appear and be 76 heard upon any and all issues. The status of the parties as to 77 the support and maintenance of the person with mental illness 78 shall not be altered in any way by the granting of the divorce.

79 However, in the discretion of the chancery court, and in 80 those cases as the court may deem it necessary and proper, before 81 any such decree is granted on the ground of incurable mental 82 illness, the complainant, when ordered by the court, shall enter 83 into bond, to be approved by the court, in such an amount as the 84 court may think just and proper, conditioned for the care and 85 keeping of the person with mental illness during the remainder of his or her natural life, unless the person with mental illness has 86 87 a sufficient estate in his or her own right for that purpose.

88 <u>Thirteenth. Willful and continued separation without</u>
89 <u>cohabitation, with the intent not to return or resume or otherwise</u>
90 <u>continue the marital relationship, for not less than two (2)</u>
91 <u>years, only if there are no children of the marriage under twenty</u>

92 <u>(20)</u> years of age.

S. B. No. 2483 ~ OFFICIAL ~ 17/SS26/R826CS.1 PAGE 4 93 SECTION 2. This act shall take effect and be in force from 94 and after July 1, 2017.

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