By: Senator(s) England, Simmons (12th), To: Judiciary, Division B Jackson (11th)

## SENATE BILL NO. 2282

- 1 AN ACT TO AMEND SECTION 43-21-605, MISSISSIPPI CODE OF 1972, 2 TO RAISE THE MINIMUM AGE AT WHICH A CHILD MAY BE COMMITTED TO THE 3 STATE TRAINING SCHOOL AND HELD IN SECURE DETENTION; AND FOR
- RELATED PURPOSES.
- BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 5
- **SECTION 1.** Section 43-21-605, Mississippi Code of 1972, is 6
- 7 amended as follows:
- 43-21-605. (1) In delinquency cases, the disposition order 8
- 9 may include any of the following alternatives:
- 10 Release the child without further action;
- (b) Place the child in the custody of the parents, a 11
- 12 relative or other persons subject to any conditions and
- limitations, including restitution, as the youth court may 13
- 14 prescribe;
- 15 Place the child on probation subject to any
- reasonable and appropriate conditions and limitations, including 16
- 17 restitution, as the youth court may prescribe;

- (d) Order terms of treatment calculated to assist the 18
- 19 child and the child's parents or quardian which are within the

20	ability	of	the	parent	or	quardian	to	perform	and	which	are	not	in
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- 21 conflict with a provider's determination of medical necessity;
- 22 Order terms of supervision which may include
- participation in a constructive program of service or education or 23
- civil fines not in excess of Five Hundred Dollars (\$500.00), or 24
- 25 restitution not in excess of actual damages caused by the child to
- be paid out of his own assets or by performance of services 26
- 27 acceptable to the victims and approved by the youth court and
- 28 reasonably capable of performance within one (1) year;
- Suspend the child's driver's license by taking and 29 (f)
- 30 keeping it in custody of the court for not more than one (1) year;
- 31 Give legal custody of the child to any of the
- 32 following:
- 33 (i) The Department of Human Services for
- 34 appropriate placement; or
- 35 (ii) Any public or private organization,
- 36 preferably community-based, able to assume the education, care and
- maintenance of the child, which has been found suitable by the 37
- 38 court; or
- 39 (iii) The Division of Youth Services for placement
- 40 in the least restrictive environment, except that no child under
- the age of  $\star$   $\star$  twelve (12) years shall be committed to the state 41
- training school. Only a child who has been adjudicated delinquent 42
- for a felony may be committed to the training school. In the 43
- event a child is committed to the Oakley Youth Development Center 44

- 45 by the court, the child shall be deemed to be committed to the
- 46 custody of the Department of Human Services which may place the
- 47 child in the Oakley Youth Development Center or another
- 48 appropriate facility.
- The training school may retain custody of the child until the
- 50 child's twentieth birthday but for no longer. When the child is
- 51 committed to the training school, the child shall remain in the
- 52 legal custody of the training school until the child has made
- 53 sufficient progress in treatment and rehabilitation and it is in
- 54 the best interest of the child to release the child. However, the
- 55 superintendent of the state training school, in consultation with
- 56 the treatment team, may parole a child at any time he or she may
- 57 deem it in the best interest and welfare of such child. Ten (10)
- 58 business days before the parole, the training school shall notify
- 59 the committing court of the pending release. This notice may be
- 60 made in less than ten (10) days if Oakley Youth Development Center
- 61 needs to manage population limitations. The youth court may then
- 62 arrange subsequent placement after a reconvened disposition
- 63 hearing, except that the youth court may not recommit the child to
- 64 the training school or any other secure facility without an
- 65 adjudication of a new offense or probation or parole violation.
- 66 The Department of Human Services shall ensure that staffs create
- 67 transition planning for youth leaving the facilities. Plans shall
- 68 include providing the youth and his or her parents or quardian
- 69 with copies of the youth's training school education and health

70	records, information regarding the youth's home community,
71	referrals to mental and counseling services when appropriate, and
72	providing assistance in making initial appointments with community
73	service providers. Before assigning the custody of any child to
74	any private institution or agency, the youth court through its
75	designee shall first inspect the physical facilities to determine
76	that they provide a reasonable standard of health and safety for
77	the child. No child shall be placed in the custody of the state
78	training school for a status offense or for contempt of or
79	revocation of a status offense adjudication unless the child is
80	contemporaneously adjudicated for having committed an act of
81	delinquency that is not a status offense. A disposition order
82	rendered under this subparagraph shall meet the following

- 1. The disposition is the least restrictive
  alternative appropriate to the best interest of the child and the
  community;
- 2. The disposition allows the child to be in reasonable proximity to the family home community of each child given the dispositional alternatives available and the best interest of the child and the state; and
- 3. The disposition order provides that the court has considered the medical, educational, vocational, social and psychological guidance, training, social education,

requirements:

94 counseling, substance abuse treatment and other rehabilitative

95 services required by that child as determined by the court;

96 Recommend to the child and the child's parents or (h)

quardian that the child attend and participate in the Youth 97

98 Challenge Program under the Mississippi National Guard, as created

99 in Section 43-27-203, subject to the selection of the child for

100 the program by the National Guard; however, the child must

101 volunteer to participate in the program. The youth court shall

102 not order any child to apply for or attend the program;

103 Adjudicate the juvenile to the Statewide Juvenile (i)

104 Work Program if the program is established in the court's

The juvenile and his or her parents or quardians jurisdiction.

106 must sign a waiver of liability in order to participate in the

107 The judge will coordinate with the youth services work program.

counselors as to placing participants in the work program as 108

109 follows:

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110 (i)The severity of the crime, whether or not the

juvenile is a repeat offender or is a felony offender will be

112 taken into consideration by the judge when adjudicating a juvenile

113 to the work program. The juveniles adjudicated to the work

114 program will be supervised by police officers or reserve officers.

115 The term of service will be from twenty-four (24) to one hundred

twenty (120) hours of community service. A juvenile will work the 116

117 hours to which he or she was adjudicated on the weekends during

school and weekdays during the summer. Parents are responsible 118

- 119 for a juvenile reporting for work. Noncompliance with an order to
- 120 perform community service will result in a heavier adjudication.
- 121 A juvenile may be adjudicated to the community service program
- 122 only two (2) times;
- 123 (ii) The judge shall assess an additional fine on
- 124 the juvenile which will be used to pay the costs of implementation
- 125 of the program and to pay for supervision by police officers and
- 126 reserve officers. The amount of the fine will be based on the
- 127 number of hours to which the juvenile has been adjudicated;
- 128 (j) Order the child to participate in a youth court
- 129 work program as provided in Section 43-21-627;
- 130 (k) Order terms of house arrest under the intensive
- 131 supervision program as created in Sections 47-5-1001 through
- 132 47-5-1015. The Department of Human Services shall take bids for
- 133 the placement of juveniles in the intensive supervision program.
- 134 The Department of Human Services shall promulgate rules regarding
- 135 the supervision of juveniles placed in the intensive supervision
- 136 program. For each county there shall be seventy-five (75) slots
- 137 created in the intensive supervision program for juveniles. Any
- 138 youth ordered into the intensive home-based supervision program
- 139 shall receive comprehensive strength-based needs assessments and
- 140 individualized treatment plans. Based on the assessment, an
- 141 individualized treatment plan shall be developed that defines the
- 142 supervision and programming that is needed by a youth. The
- 143 treatment plan shall be developed by a multidisciplinary team that

144	includes the family of the youth whenever possible. The juvenile					
145	shall pay Ten Dollars (\$10.00) to offset the cost of administering					
146	the alcohol and drug test. The juvenile must attend school,					
147	alternative school or be in the process of working toward a High					
148	School Equivalency Diploma certificate;					
149	(1) (i) Order the child into a juvenile detention					
150	center operated by the county or into a juvenile detention center					
151	operated by any county with which the county in which the court is					
152	located has entered into a contract for the purpose of housing					
153	delinquents, except that a child under the age of twelve (12)					
154	years cannot be held in secure detention as a disposition. The					
155	time period for detention cannot exceed ninety (90) days, and any					
156	detention exceeding forty-five (45) days shall be administratively					
157	reviewed by the youth court no later than forty-five (45) days					
158	after the entry of the order. At that time the youth court					
159	counselor shall review the status of the youth in detention and					
160	shall report any concerns to the court. The youth court judge may					
161	order that the number of days specified in the detention order be					
162	served either throughout the week or on weekends only. No					
163	first-time nonviolent youth offender shall be committed to a					
164	detention center for a period in excess of ninety (90) days until					
165	all other options provided for in this section have been					
166	considered and the court makes a specific finding of fact by a					
167	preponderance of the evidence by assessing what is in the best					
168	rehabilitative interest of the child and the public safety of					

170	nonsecure setting and therefore commitment to a detention center
171	is appropriate.
172	(ii) If a child is committed to a detention center
173	for ninety (90) days, the disposition order shall meet the
174	following requirements:
175	1. The disposition order is the least
176	restrictive alternative appropriate to the best interest of the
177	child and the community;
178	2. The disposition order allows the child to
179	be in reasonable proximity to the family home community of each
180	child given the dispositional alternatives available and the best
181	interest of the child and the state; and
182	3. The disposition order provides that the
183	court has considered the medical, educational, vocational, social
184	and psychological guidance, training, social education,
185	counseling, substance abuse treatment and other rehabilitative
186	services required by that child as determined by the court;
187	(m) The judge may consider house arrest in an intensive
188	supervision program as a reasonable prospect of rehabilitation
189	within the juvenile justice system. The Department of Human
190	Services shall promulgate rules regarding the supervision of
191	juveniles placed in the intensive supervision program;

(n) Referral to A-team provided system of care

169 communities and that there is no reasonable alternative to a

services; or

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- 194 (o) Place the child on electronic monitoring subject to 195 any conditions and limitations as the youth court may prescribe.
- 196 (2) If a disposition order requires that a child miss school
  197 due to other placement, the youth court shall notify a child's
  198 school while maintaining the confidentiality of the youth court
  199 process. If a disposition order requires placement of a child in
  200 a juvenile detention facility, the facility shall comply with the
  201 educational services and notification requirements of Section
  202 43-21-321.
- 203 (3) In addition to any of the disposition alternatives
  204 authorized under subsection (1) of this section, the disposition
  205 order in any case in which the child is adjudicated delinquent for
  206 an offense under Section 63-11-30 shall include an order denying
  207 the driver's license and driving privileges of the child as
  208 required under Section 63-11-30(9).
- 209 If the youth court places a child in a state-supported 210 training school, the court may order the parents or quardians of the child and other persons living in the child's household to 211 212 receive counseling and parenting classes for rehabilitative 213 purposes while the child is in the legal custody of the training 214 A youth court entering an order under this subsection (4) shall utilize appropriate services offered either at no cost or 215 216 for a fee calculated on a sliding scale according to income unless 217 the person ordered to participate elects to receive other

- counseling and classes acceptable to the court at the person's sole expense.
- 220 (5) Fines levied under this chapter shall be paid into the 221 general fund of the county but, in those counties wherein the 222 youth court is a branch of the municipal government, it shall be 223 paid into the municipal treasury.
- 224 (6) Any institution or agency to which a child has been 225 committed shall give to the youth court any information concerning 226 the child as the youth court may at any time require.
- 227 (7) The youth court shall not place a child in another
  228 school district who has been expelled from a school district for
  229 the commission of a violent act. For the purpose of this
  230 subsection, "violent act" means any action which results in death
  231 or physical harm to another or an attempt to cause death or
  232 physical harm to another.
  - (8) The youth court may require drug testing as part of a disposition order. If a child tests positive, the court may require treatment, counseling and random testing, as it deems appropriate. The costs of such tests shall be paid by the parent, guardian or custodian of the child unless the court specifically finds that the parent, guardian or custodian is unable to pay.
- 239 (9) The Mississippi Department of Human Services, Division 240 of Youth Services, shall operate and maintain services for youth 241 adjudicated delinquent at the Oakley Youth Development Center.
- 242 The program shall be designed for children committed to the

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243	training schools by the youth courts. The purpose of the program
244	is to promote good citizenship, self-reliance, leadership and
245	respect for constituted authority, teamwork, cognitive abilities
246	and appreciation of our national heritage. The program must use
247	evidenced-based practices and gender-specific programming and must
248	develop an individualized and specific treatment plan for each
249	youth. The Division of Youth Services shall issue credit towards
250	academic promotions and high school completion. The Division of
251	Youth Services may award credits to each student who meets the
252	requirements for a general education development certification.
253	The Division of Youth Services must also provide to each special
254	education eligible youth the services required by that youth's
255	individualized education plan.
256	SECTION 2. This act shall take effect and be in force from

and after July 1, 2021.