Senate Amendments to House Bill No. 356

TO THE CLERK OF THE HOUSE:

THIS IS TO INFORM YOU THAT THE SENATE 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:

SECTION 1. Section 43-21-355, Mississippi Code of 1972, is amended as follows:

43-21-355. Any attorney, physician, dentist, intern, 12 resident, nurse, psychologist, social worker, family protection 13 worker, family protection specialist, child caregiver, minister, 14 law enforcement officer, school attendance officer, public school 15 16 district employee, nonpublic school employee, licensed 17 professional counselor or any other person participating in the making of a required report pursuant to Section 43-21-353 or 18 19 participating in * * * an investigation, evaluation or judicial 20 proceeding resulting * * * from the report shall be presumed to be 21 acting in good faith. Any person or institution reporting or 22 participating in an investigation, evaluation or judicial 23 proceeding resulting from the report in good faith shall be immune 24 from any liability, civil or criminal, that might otherwise be incurred or imposed. 25

26 SECTION 2. Section 43-15-51, Mississippi Code of 1972, is 27 amended as follows:

28 43-15-51. The district attorneys, the Department of (1) Human Services or the Department of Child Protection Services may 29 30 initiate formal cooperative agreements with the appropriate 31 agencies to create multidisciplinary child protection teams in order to implement a coordinated multidisciplinary team approach 32 33 to intervention in reports involving alleged commercial sexual 34 exploitation, human trafficking, or severe or potential felony 35 child physical or sexual abuse, exploitation, or maltreatment. 36 The multidisciplinary team also may be known as a child abuse task 37 The purpose of the team or task force shall be to assist force. 38 in the evaluation and investigation of reports and to provide 39 consultation and coordination for agencies involved in child 40 protection cases. The agencies to be included as members of the 41 multidisciplinary team are: the district attorney's office, city 42 and county law enforcement agencies, county attorneys, youth court prosecutors, the Human Trafficking Coordinator or his or her 43 44 designee and other agencies as appropriate. The Department of 45 Child Protection Services shall be included as a member of the 46 multidisciplinary team if the department does not initiate 47 creation of the team.

48 (2) Except as otherwise provided in Section 43-26-3, to
49 implement the multidisciplinary child abuse team, the team or task
50 force must be authorized by court order from the appropriate youth

51 court. The court order will designate which agencies will 52 participate in the cooperative multidisciplinary team.

53 Teams created under this section may invite other (3)(a) persons to serve on the team who have knowledge of and experience 54 55 in child abuse and neglect and commercial sexual exploitation and 56 human trafficking matters. These persons may include licensed 57 mental and physical health practitioners and physicians, dentists, 58 representatives of the district attorney's office and the Attorney 59 General's office, experts in the assessment and treatment of substance abuse or sexual abuse, the victim assistance coordinator 60 61 of the district attorney's office, staff members of a child advocacy center, sexual assault nurse examiners and experts in 62 63 providing services to commercial sexual exploitation and human trafficking victims. For purposes of this paragraph, the term 64 "sexual assault nurse examiner" means a registered nurse who has 65 66 received a documented forty (40) hours of training as a sexual 67 assault nurse examiner.

(i) A child advocacy center means an agency that 68 (b) 69 advocates on behalf of children alleged to have been abused and 70 assists in the coordination of the investigation of child abuse by 71 providing a location for forensic interviews and promoting the 72 coordination of services for children alleged to have been abused. A child advocacy center provides services that include, but are 73 74 not limited to, forensic medical examinations, mental health and related support services, court advocacy, consultation, training 75

76 for social workers, law enforcement training, and child abuse
77 multidisciplinary teams, and staffing of multidisciplinary teams.

78 (ii) Child advocacy centers may provide a 79 video-taped forensic interview of the child in a child friendly 80 environment or separate building. The purpose of the video-taped 81 forensic interview is to prevent further trauma to a child in the 82 investigation and prosecution of child physical and sexual abuse 83 cases. Child advocacy centers can also assist child victims by 84 providing therapeutic counseling subsequent to the interview by a qualified therapist. Child advocacy centers can also assist law 85 86 enforcement and prosecutors by acquainting child victim witnesses 87 and their parents or quardians to the courtroom through child 88 court school programs.

89 (4) A team or task force created under this section shall 90 review records on cases referred to the team by the Department of 91 Child Protection Services or law enforcement or the district 92 attorney's office. The team shall meet at least monthly.

93 (5) No person shall disclose information obtained from a 94 meeting of the multidisciplinary team unless necessary to comply 95 with the Department of Child Protection Services regulations or 96 conduct and proceeding in youth court or criminal court 97 proceedings or as authorized by a court of competent jurisdiction.

98 (6) A child advocacy center or a member of the

99 multidisciplinary team is not liable for civil damages while

100 acting within the scope of official team duties if the member, in

101 good faith, refers a report of alleged child abuse for

102 investigation, conducts an investigation, makes an investigative

- 103 judgment or disposition, or releases or uses information for the
- 104 purpose of protecting a child. The limitation of civil liability
- 105 does not apply if a multidisciplinary team member is not acting in
- 106 good faith.
- 107 SECTION 3. This act shall take effect and be in force from
- 108 and after July 1, 2021.

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

AN ACT TO AMEND SECTION 43-21-355, MISSISSIPPI CODE OF 1972, 1 2 TO EXPAND THE IMMUNITY FOR MAKING GOOD FAITH REPORTS OF CHILD 3 ABUSE OR NEGLECT TO INCLUDE PERSONS WHO PARTICIPATE IN AN 4 INVESTIGATION, EVALUATION OR JUDICIAL PROCEEDING RESULTING FROM 5 THE REPORT; TO AMEND SECTION 43-15-51, MISSISSIPPI CODE OF 1972, 6 TO PROVIDE A LIMITED IMMUNITY FROM CIVIL LIABILITY TO CHILD 7 ADVOCACY CENTERS AND MULTIDISCIPLINARY TEAM MEMBERS; AND FOR 8 RELATED PURPOSES.

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Eugene S. Clarke Secretary of the Senate