MISSISSIPPI LEGISLATURE

By: Representative Yancey

To: Judiciary A

HOUSE BILL NO. 6

1 AN ACT TO AMEND SECTION 75-76-3, MISSISSIPPI CODE OF 1972, TO 2 DECLARE AS PUBLIC POLICY THAT CHILDREN ARE ADVERSELY AFFECTED WHEN 3 A PARENT WHO HAS AN OUTSTANDING CHILD SUPPORT ARREARAGE DIVERTS 4 CHILD SUPPORT TO GAMING; TO CODIFY SECTION 75-76-58, MISSISSIPPI 5 CODE OF 1972, TO PROVIDE PROCEDURES FOR THE MISSISSIPPI GAMING 6 COMMISSION, THE DEPARTMENT OF HUMAN SERVICES AND LICENSEES UNDER 7 CHAPTER 76 OF TITLE 75, MISSISSIPPI CODE OF 1972, TO CARRY OUT THE INTERCEPTION AND SEIZURE OF GAME WINNINGS OF PARENTS WITH A CHILD 8 SUPPORT ARREARAGE; TO AMEND SECTION 75-76-33, MISSISSIPPI CODE OF 9 10 1972, TO REQUIRE THE MISSISSIPPI GAMING COMMISSION TO PRESCRIBE 11 THE MANNER AND PROCEDURE IN WHICH CHILD SUPPORT ARREARAGES MAY BE 12 COLLECTED FROM GAMING WINNINGS AND SLOT MACHINE ANNUITIES; TO 13 AMEND SECTION 93-11-71, MISSISSIPPI CODE OF 1972, TO CLARIFY THAT CHILD SUPPORT MAY BE COLLECTED FROM ALL GAMING WINNINGS; AND FOR 14 15 RELATED PURPOSES.

16 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:

17 SECTION 1. Section 75-76-3, Mississippi Code of 1972, is

18 amended as follows:

19 75-76-3. (1) The provisions of this chapter shall not be 20 construed to legalize any form of gaming which is prohibited under 21 the Mississippi Constitution or the laws of this state. All legal 22 gaming which is conducted in this state and which is otherwise 23 authorized by law shall be regulated and licensed pursuant to the 24 provisions of this chapter, unless the Legislature specifically

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25 provides otherwise. Nothing in this chapter shall be construed as 26 encouraging the legalization of gambling in this state.

(2) The Legislature hereby finds and declares that lotteries and gaming both consist of the material element of chance. * * * The Legislature derives its power to legislate upon gaming or gambling devices from its inherent authority over the morals and policy of the people * * *.

32 (3) The Legislature hereby finds, and declares it to be the33 public policy of this state, that:

34 (a) Regulation of licensed gaming is important in order
35 that licensed gaming is conducted honestly and competitively, that
36 the rights of the creditors of licensees are protected and that
37 gaming is free from criminal and corruptive elements.

(b) Public confidence and trust can only be maintained
by strict regulation of all persons, locations, practices,
associations and activities related to the operation of licensed
gaming establishments and the manufacture or distribution of
gambling devices and equipment.

(c) All establishments where gaming is conducted and where gambling devices are operated, and manufacturers, sellers and distributors of certain gambling devices and equipment must therefore be licensed, controlled and assisted to protect the public health, safety, morals, good order and general welfare of the inhabitants of the state.

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H. B. No. 6 23/HR43/R552.1 PAGE 2 (gt\ew) 49 (d) Because children are adversely affected when
50 parents who have outstanding child support obligations divert
51 their financial support to gaming, a parent's winnings should be
52 applied to the parent's outstanding child support obligations.

(4) It is the intent of the Legislature that gaming
licensees, to the extent practicable, employ residents of
Mississippi as gaming employees and other employees in the
operation of their gaming establishments located in this state.

57 (5) No applicant for a license or other affirmative 58 commission approval has any right to a license or the granting of 59 the approval sought. Any license issued or other commission 60 approval granted pursuant to the provisions of this chapter is a 61 revocable privilege, and no holder acquires any vested right 62 therein or thereunder.

The Legislature recognizes that Section 98 of the 63 (6)64 Mississippi Constitution of 1890 prohibits the conducting of any 65 lottery in this state and that, while not defining the term "lottery," Section 98 clearly contemplates, as indicated by 66 67 specific language contained therein, that a lottery involves the sale of tickets and a drawing in order to determine the winner. 68 69 The Legislature also recognizes that Section 98 of the Mississippi 70 Constitution of 1890 directs the Legislature to provide by law for the enforcement of its provisions. Therefore, in carrying out its 71 72 duties under the Constitution and effectuating the intent of Section 98, the Legislature hereby finds that a lottery, as 73

74 prohibited by the Constitution, does not include all forms of 75 gambling but means any activity in which:

(a) The player or players pay or agree to pay something
of value for chances, represented and differentiated by tickets,
slips of paper or other physical and tangible documentation upon
which appear numbers, symbols, characters or other distinctive
marks used to identify and designate the winner or winners; and

81 (b) The winning chance or chances are to be determined 82 by a drawing or similar selection method based predominately upon 83 the element of chance or random selection rather than upon the 84 skill or judgment of the player or players; and

85 (c) The holder or holders of the winning chance or
86 chances are to receive a prize or something of valuable
87 consideration; and

(d) The activity is conducted and participated in
without regard to geographical location, with the player or
players not being required to be present upon any particular
premises or at any particular location in order to participate or
to win.

93 SECTION 2. The following shall be codified as Section 94 75-76-58, Mississippi Code of 1972:

95 <u>75-76-58.</u> (1) The commission shall promulgate all rules and 96 regulations necessary to carry out the provisions of this section, 97 including, but not limited to, a procedure requiring the 98 withholding of payments of progressive slot machine annuities and

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99 cash gaming winnings of persons who have outstanding child support 100 arrearages or owing child support overpayments, prior to the payment of a progressive slot machine annuity, beginning with the 101 102 second annuity payment, or cash gaming winnings. Progressive slot 103 machine annuities or cash gaming winnings shall only include 104 payments for which the entity licensed or permitted under Chapter 105 76, Title 75, Mississippi Code of 1972, is required to file Form 106 W2-G, or a substantially equivalent form, with the United States 107 Internal Revenue Service.

108 (2)The commission may require the Department of Human 109 Services to provide information relating to child support 110 arrearages in a manner, format, or record approved by the 111 commission that gives the entity licensed or permitted under Chapter 76, Title 75, Mississippi Code of 1972, real-time or 112 immediate electronic database access to the information. If the 113 114 information relating to such arrearages or overpayments by the 115 Department of Human Services is not available through real-time or immediate electronic database access, the licensee shall not be 116 117 responsible for withholding cash gaming winnings in accordance 118 with the provisions of this subsection.

(3) The commission or any entity licensed or permitted under Chapter 76, Title 75, Mississippi Code of 1972, including any of its officers, employees, attorneys, accountants, or other agents, shall not be civilly or criminally liable to any person, including any customer, for any disclosure of information made in accordance

124 with this section, for encumbering or surrendering assets in 125 response to information provided by the Department of Human 126 Services, or for any claims for damages arising from withholding 127 or failing to withhold any progressive slot machine annuities or 128 cash gaming winnings, based upon information provided to it.

129 (4) If any entity licensed or permitted under Chapter 76, 130 Title 75, Mississippi Code of 1972, determines or is notified by 131 the Department of Human Services that the winner of a progressive 132 slot machine annuity or cash gaming winnings is a person who has 133 outstanding child support arrearages, the entity licensed or permitted under Chapter 76, Title 75, Mississippi Code of 1972, 134 135 shall deduct the child support arrearage from the payment of the 136 progressive slot machine annuity or cash gaming winnings. The 137 entity licensed or permitted under Chapter 76, Title 75, Mississippi Code of 1972, shall forward the deducted amount to the 138 139 Department of Human Services, Division of Child Support 140 Enforcement within seven (7) days. The entity licensed or permitted under Chapter 76, Title 75, Mississippi Code of 1972, 141 142 shall pay the remainder to the person who has outstanding child 143 support arrearages. If the remainder is equal to or less than 144 zero, the person who has an outstanding child support arrearage 145 shall not receive a payment.

146 (5) The Department of Human Services shall release the147 encumbering game winnings to the obligee after either:

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148 (a) A twenty-day period beginning the day the funds are149 encumbered; or

(b) Until such time as the issue of overdue child support is resolved, provided the obligor has filed a petition for hearing with a court of appropriate jurisdiction and served the Department of Human Services through the Attorney General of the State of Mississippi before the end of the twenty-day period.

155 (6) Grounds for the petition challenging the encumbrance of 156 game winnings shall be limited to the following:

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(a) Mistakes of identity; or

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(b) Mistakes in amount of overdue child support.

(7) Any entity licensed or permitted under Chapter 76, Title 75, Mississippi Code of 1972, may deduct an administrative fee from each payment of a progressive slot machine annuity, beginning with the second annuity payment, or cash gaming winnings, of persons who have outstanding child support arrearages or owe child support overpayments per singular or periodic payment, not to exceed Thirty-five Dollars (\$35.00).

(8) The commission shall also require that the entity
licensed or permitted under Chapter 76, Title 75, Mississippi Code
of 1972, adopt procedures designed to prevent employees from
willfully failing to withhold payments of progressive slot machine
annuities or cash gaming winnings from persons who have
outstanding child support arrearages or child support
overpayments, based upon the information provided by the

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(9) Not later than September 1, 2023, the commission shall institute rulemaking procedures as necessary to implement the provisions of this section.

178 SECTION 3. Section 75-76-33, Mississippi Code of 1972, is 179 amended as follows:

180 (1) The commission shall, from time to time, 75-76-33. 181 adopt, amend or repeal such regulations, consistent with the 182 policy, objects and purposes of this chapter, as it may deem 183 necessary or desirable in the public interest in carrying out the 184 policy and provisions of this chapter. The commission shall 185 comply with the Mississippi Administrative Procedures Law when 186 adopting, amending or repealing any regulations authorized under 187 this section or under any other provision of this chapter.

188 (2) These regulations shall, without limiting the general189 powers herein conferred, include the following:

(a) Prescribing the method and form of application
which any applicant for a license or for a manufacturer's,
seller's or distributor's license must follow and complete before
consideration of his application by the executive director or the
commission.

(b) Prescribing the information to be furnished by anyapplicant or licensee concerning his antecedents, habits,

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197 character, associates, criminal record, business activities and 198 financial affairs, past or present.

(c) Prescribing the information to be furnished by alicensee relating to his employees.

(d) Requiring fingerprinting of an applicant or
licensee, and gaming employees of a licensee, or other methods of
identification and the forwarding of all fingerprints taken
pursuant to regulation of the Federal Bureau of Investigation.

(e) Prescribing the manner and procedure of all hearings conducted by the commission or any hearing examiner of the commission, including special rules of evidence applicable thereto and notices thereof.

(f) Requiring any applicant to pay all or any part of the fees and costs of investigation of such applicant as may be determined by the commission under paragraph (g) of this subsection (2).

213 Prescribing the amounts of investigative fees only (a) as authorized by regulations of the commission under paragraph (f) 214 215 of this subsection, and collecting those fees. The commission 216 shall adopt regulations setting the amounts of those fees at 217 levels that will provide the commission with sufficient revenue, 218 when combined with any other monies as may be deposited into the Mississippi Gaming Commission Fund created in Section 75-76-325, 219 220 to carry out the provisions of this chapter without any state

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221 general funds. In calculating the amount of such fees, the 222 commission shall:

(i) Attempt to set the fees at levels that will create a balance in the Mississippi Gaming Commission Fund that does not exceed, at the end of any state fiscal year, two percent (2%) of the projected amount of funds that will provide the commission with such sufficient revenue; and

(ii) Demonstrate the reasonableness of the relationship between a fee and the actual costs of the investigative activity for which the fee is being prescribed.

(h) Prescribing the manner and method of collection andpayment of fees and issuance of licenses.

(i) Prescribing under what conditions a licensee may bedeemed subject to revocation or suspension of his license.

(j) Requiring any applicant or licensee to waive any
privilege with respect to any testimony at any hearing or meeting
of the commission, except any privilege afforded by the
Constitution of the United States or this state.

(k) Defining and limiting the area, games and devices
permitted, and the method of operation of such games and devices,
for the purposes of this chapter.

(1) Prescribing under what conditions the nonpayment of
a gambling debt by a licensee shall be deemed grounds for
revocation or suspension of his license.

245 (m) Governing the use and approval of gambling devices 246 and equipment.

(n) Prescribing the qualifications of, and the
conditions under which, attorneys, accountants and others are
permitted to practice before the commission.

(o) Restricting access to confidential information
obtained under this chapter and ensuring that the confidentiality
of such information is maintained and protected.

(p) Prescribing the manner and procedure by which the executive director on behalf of the commission shall notify a county or a municipality wherein an applicant for a license desires to locate.

(q) Prescribing the manner and procedure for an objection to be filed with the commission and the executive director by a county or municipality wherein an applicant for a license desires to locate.

261 (r) Prescribing the manner and procedure in which child
262 support or child support arrearages may be collected from gaming
263 winnings and slot machine annuities.

(3) Notwithstanding any other provision of law, each
licensee shall be required to comply with the regulation that no
wager may be placed by, or on behalf of, any individual or entity
or group, not present on a licensed vessel or cruise vessel.

268 (4) From and after July 1, 2016, the expenses of this agency269 shall be defrayed by appropriation from the State General Fund and

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270 all user charges and fees authorized under this section shall be 271 deposited into the State General Fund as authorized by law.

(5) From and after July 1, 2016, no state agency shall charge another state agency a fee, assessment, rent or other charge for services or resources received by authority of this section.

276 SECTION 4. Section 93-11-71, Mississippi Code of 1972, is 277 amended as follows:

93-11-71. (1) Whenever a court orders any person to make periodic payments of a sum certain for the maintenance or support of a child, and whenever such payments as have become due remain unpaid for a period of at least thirty (30) days, a judgment by operation of law shall arise against the obligor in an amount equal to all payments that are then due and owing.

(a) A judgment arising under this section shall have
the same effect and be fully enforceable as any other judgment
entered in this state. A judicial or administrative action to
enforce the judgment may be begun at any time; and

(b) Such judgments arising in other states by operationof law shall be given full faith and credit in this state.

(2) Any judgment arising under the provisions of this section shall operate as a lien upon all the property of the judgment debtor, both real and personal, which lien shall be perfected as to third parties without actual notice thereof only upon enrollment on the judgment roll. The department or attorney

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295 representing the party to whom support is owed shall furnish an 296 abstract of the judgment for periodic payments for the maintenance 297 and support of a child, along with sworn documentation of the 298 delinquent child support, to the circuit clerk of the county where the judgment is rendered, and it shall be the duty of the circuit 299 300 clerk to enroll the judgment on the judgment roll. Liens arising 301 under the provisions of this section may be executed upon and 302 enforced in the same manner and to the same extent as any other 303 judgment.

(3) Notwithstanding the provisions in subsection (2) of this section, any judgment arising under the provisions of this section shall subject the following assets to interception or seizure without regard to the entry of the judgment on the judgment roll of the situs district or jurisdiction and such assets shall apply to all child support owed including all arrears:

(a) Periodic or lump-sum payments from a federal, state
or local agency, including unemployment compensation, workers'
compensation and other benefits;

313 (b) Winnings from lotteries * * *, gaming 314 winnings * * * and slot machine annuities; 315 (c) Assets held in financial institutions; 316 (d) Settlements and awards resulting from civil 317 actions;

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(e) Public and private retirement funds, only to the extent that the obligor is qualified to receive and receives a lump-sum or periodic distribution from the funds;

321 (f) Lump-sum payments as defined in Section 93-11-101; 322 and

323 (g) Unclaimed property as described in Section 89-12-1324 et seq.

Notwithstanding the provisions of subsections (1) and 325 (4) 326 (2) of this section, upon disestablishment of paternity granted pursuant to Section 93-9-10 and a finding of clear and convincing 327 328 evidence including negative DNA testing that the obligor is not 329 the biological father of the child or children for whom support 330 has been ordered, the court shall disestablish paternity and may 331 forgive any child support arrears of the obligor for the child or 332 children determined by the court not to be the biological child or children of the obligor, if the court makes a written finding 333 334 that, based on the totality of the circumstances, the forgiveness 335 of the arrears is equitable under the circumstances.

(5) In any case in which a child receives assistance from block grants for Temporary Assistance for Needy Families (TANF), and the obligor owes past-due child support, the obligor, if not incapacitated, may be required by the court to participate in any work programs offered by any state agency.

341 (6) A parent who receives social security disability342 insurance payments who is liable for a child support arrearage and

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343 whose disability insurance benefits provide for the payment of 344 past due disability insurance benefits for the support of the 345 minor child or children for whom the parent owes a child support 346 arrearage shall receive credit toward the arrearage for the 347 payment or payments for the benefit of the minor child or children 348 if the arrearage accrued after the date of disability onset as 349 determined by the Social Security Administration.

350 **SECTION 5.** This act shall take effect and be in force from 351 and after July 1, 2023.

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intercept of child support arrearages.