To: Judiciary, Division B

By: Senator(s) Hill

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## SENATE BILL NO. 2096

1 AN ACT TO AMEND SECTION 43-21-257, MISSISSIPPI CODE OF 1972, 2 TO REQUIRE THE DEPARTMENT OF CHILD PROTECTION SERVICES TO REMOVE FROM THE CENTRAL REGISTRY THE NAME OF ANY SUBSTANTIATED PERPETRATOR WHO WAS LATER DETERMINED TO BE WRONGFULLY CONVICTED OR 5 ADJUDICATED; TO AMEND SECTION 43-21-353, MISSISSIPPI CODE OF 1972, 6 TO REQUIRE THE DEPARTMENT OF CHILD PROTECTION SERVICES TO RECORD 7 THE NAME OF A REPORTER WHEN RECEIVING A REPORT OF CHILD ABUSE; TO 8 REQUIRE THE DEPARTMENT OF CHILD PROTECTION SERVICES TO DISCLOSE 9 THE NAME OF THE REPORTER TO THE ALLEGED PERPETRATOR IN CASES OF 10 FALSE REPORTS AND PURGE ITS RECORDS OF ANY REFERENCE TO THE 11 IDENTITY OF THE ALLEGED PERPETRATOR; TO REQUIRE A COURT TO STRIKE FALSE REPORTS FROM ITS RECORDS; AND FOR RELATED PURPOSES. 12 13 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 14 SECTION 1. Section 43-21-257, Mississippi Code of 1972, is amended as follows: 15 16 43-21-257. (1) Unless otherwise provided in this section, any record involving children, including valid and invalid 17 18 complaints, and the contents thereof maintained by the Department of Human Services or the Department of Child Protection Services, 19 or any other state agency, shall be kept confidential and shall 20 21 not be disclosed except as provided in Section 43-21-261. 22 The Office of Youth Services shall maintain a state 23 central registry containing the number and disposition of all S. B. No. 2096 ~ OFFICIAL ~ G1/2 25 cases as may be requested and is obtainable from the records of 26 the youth court. The Office of Youth Services shall annually 27 publish a statistical record of the number and disposition of all 28 cases, but the names or identity of any children shall not be 29 disclosed in the reports or records. The Office of Youth Services 30 shall adopt such rules as may be necessary to carry out this The central registry files and the contents thereof 31 subsection. 32 shall be confidential and shall not be open to public inspection. 33 Any person who discloses or encourages the disclosure of any 34 record involving children from the central registry shall be 35 subject to the penalty in Section 43-21-267. The youth court 36 shall furnish, upon forms provided by the Office of Youth 37 Services, the necessary information, and these completed forms shall be forwarded to the Office of Youth Services. 38 39 Department of Human Services and its employees are exempt from any 40 civil liability as a result of any action taken pursuant to the compilation or release of information on the central registry 41 42 under this section and any other applicable section of this code, 43 unless determined that an employee has willfully and maliciously 44 violated the rules and administrative procedures of the department 45 pertaining to the central registry or any section of this code. If an employee is determined to have willfully and maliciously 46 performed such a violation, said employee shall not be exempt from

cases together with such other useful information regarding those

civil liability in this regard.

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| 49 | (3) The Department of Child Protection Services shall              |
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| 50 | maintain a state central registry on neglect and abuse cases       |
| 51 | containing (a) the name, address and age of each child, (b) the    |
| 52 | nature of the harm reported, (c) the name and address of the       |
| 53 | person responsible for the care of the child, and (d) the name and |
| 54 | address of the substantiated perpetrator of the harm reported.     |
| 55 | "Substantiated perpetrator" shall be defined as an individual who  |
| 56 | has committed an act(s) of sexual abuse or physical abuse that     |
| 57 | would otherwise be deemed as a felony or any child neglect that    |
| 58 | would be deemed as a threat to life. A name is to be added to the  |
| 59 | registry only based upon a criminal conviction or an adjudication  |
| 60 | by a youth court judge or court of competent jurisdiction,         |
| 61 | ordering that the name of the perpetrator be listed on the central |
| 62 | registry. The central registry shall be confidential and shall     |
| 63 | not be open to public inspection. Any person who discloses or      |
| 64 | encourages the disclosure of any record involving children from    |
| 65 | the central registry without following the rules and               |
| 66 | administrative procedures of the department shall be subject to    |
| 67 | the penalty in Section 43-21-267. The Department of Child          |
| 68 | Protection Services and its employees are exempt from any civil    |
| 69 | liability as a result of any action taken pursuant to the          |
| 70 | compilation or release of information on the central registry      |
| 71 | under this section and any other applicable section of this code,  |
| 72 | unless determined that an employee has willfully and maliciously   |
| 73 | violated the rules and administrative procedures of the department |

- 74 pertaining to the central registry or any section of this code.
- 75 If an employee is determined to have willfully and maliciously
- 76 performed such a violation, said employee shall not be exempt from
- 77 civil liability in this regard. If it is later determined that a
- 78 person has been wrongfully convicted or adjudicated, the
- 79 Department of Child Protection Services shall remove the name and
- 80 address of that person from the state central registry and purge
- 81 any reference to the identity of the person from their records.
- 82 (4) The Mississippi State Department of Health may release
- 83 the findings of investigations into allegations of abuse within
- 84 licensed day care centers made under the provisions of Section
- 85 43-21-353(8) to any parent of a child who is enrolled in the day
- 86 care center at the time of the alleged abuse or at the time the
- 87 request for information is made. The findings of any such
- 88 investigation may also be released to parents who are considering
- 89 placing children in the day care center. No information
- 90 concerning those investigations may contain the names or
- 91 identifying information of individual children.
- The Department of Health shall not be held civilly liable for
- 93 the release of information on any findings, recommendations or
- 94 actions taken pursuant to investigations of abuse that have been
- 95 conducted under Section 43-21-353(8).
- 96 **SECTION 2.** Section 43-21-353, Mississippi Code of 1972, is
- 97 amended as follows:

| 98  | 43-21-353. (1) Any attorney, physician, dentist, intern,           |
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| 99  | resident, nurse, psychologist, social worker, family protection    |
| 100 | worker, family protection specialist, child caregiver, minister,   |
| 101 | law enforcement officer, public or private school employee or any  |
| 102 | other person having reasonable cause to suspect that a child is a  |
| 103 | neglected child, an abused child, or a victim of commercial sexual |
| 104 | exploitation or human trafficking shall cause an oral report to be |
| 105 | made immediately by telephone or otherwise and followed as soon    |
| 106 | thereafter as possible by a report in writing to the Department of |
| 107 | Child Protection Services, and immediately a referral shall be     |
| 108 | made by the Department of Child Protection Services to the youth   |
| 109 | court intake unit, which unit shall promptly comply with Section   |
| 110 | 43-21-357. In the course of an investigation, at the initial time  |
| 111 | of contact with the individual(s) about whom a report has been     |
| 112 | made under this Youth Court Act or with the individual(s)          |
| 113 | responsible for the health or welfare of a child about whom a      |
| 114 | report has been made under this chapter, the Department of Child   |
| 115 | Protection Services shall inform the individual of the specific    |
| 116 | complaints or allegations made against the individual. Consistent  |
| 117 | with subsection (4), the identity of the person who reported his   |
| 118 | or her suspicion shall not be disclosed at that point. Where       |
| 119 | appropriate, the Department of Child Protection Services shall     |
| 120 | additionally make a referral to the youth court prosecutor.        |
| 121 | Upon receiving a report that a child has been sexually             |
| 122 | abused, is a victim of commercial sexual exploitation or human     |

| 123 | trafficking or has been burned, tortured, mutilated or otherwise   |
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| 124 | physically abused in such a manner as to cause serious bodily      |
| 125 | harm, or upon receiving any report of abuse that would be a felony |
| 126 | under state or federal law, the Department of Child Protection     |
| 127 | Services shall immediately notify the law enforcement agency in    |
| 128 | whose jurisdiction the abuse occurred. Within forty-eight (48)     |
| 129 | hours, the department must notify the appropriate prosecutor and   |
| 130 | the Statewide Human Trafficking Coordinator. The department shall  |
| 131 | have the duty to provide the law enforcement agency all the names  |
| 132 | and facts known at the time of the report; this duty shall be of a |
| 133 | continuing nature. The law enforcement agency and the department   |
| 134 | shall investigate the reported abuse immediately and shall file a  |
| 135 | preliminary report with the appropriate prosecutor's office within |
| 136 | twenty-four (24) hours and shall make additional reports as new or |
| 137 | additional information or evidence becomes available. The          |
| 138 | department shall advise the clerk of the youth court and the youth |
| 139 | court prosecutor of all cases of abuse reported to the department  |
| 140 | within seventy-two (72) hours and shall update such report as      |
| 141 | information becomes available. In addition, if the Department of   |
| 142 | Child Protection Services determines that a parent or other person |
| 143 | responsible for the care or welfare of an abused or neglected      |
| 144 | child maintains active duty status within the military, the        |
| 145 | department shall notify the applicable military installation       |
| 146 | family advocacy program that there is an allegation of abuse or    |
| 147 | neglect that relates to that child.                                |

| 148 | (2) Any report shall contain the name of the reporter, the        |
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| 149 | names and addresses of the child and his parents or other persons |
| 150 | responsible for his care, if known, the child's age, the nature   |
| 151 | and extent of the child's injuries, including any evidence of     |
| 152 | previous injuries, any other information that might be helpful in |
| 153 | establishing the cause of the injury, and the identity of the     |
| 154 | perpetrator.  |

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- The Department of Child Protection Services shall maintain a statewide incoming wide-area telephone service or similar service for the purpose of receiving reports of suspected cases of child abuse, commercial sexual exploitation or human trafficking; provided that any attorney, physician, dentist, intern, resident, nurse, psychologist, social worker, family protection worker, family protection specialist, child caregiver, minister, law enforcement officer or public or private school employee who is required to report under subsection (1) of this section shall report in the manner required in subsection (1).
- Reports of abuse, neglect and commercial sexual exploitation or human trafficking made under this chapter and the identity of the reporter are confidential except when the court in which the investigation report is filed, in its discretion, determines the testimony of the person reporting to be material to a judicial proceeding or when the identity of the reporter is released to law enforcement agencies and the appropriate prosecutor pursuant to subsection (1). Reports made under this

173 section to any law enforcement agency or prosecutorial officer are 174 for the purpose of criminal investigation and prosecution only and 175 no information from these reports may be released to the public except as provided by Section 43-21-261. Disclosure of any 176 177 information by the prosecutor shall be according to the 178 Mississippi Uniform Rules of Circuit and County Court Procedure. The identity of the reporting party shall not be disclosed to 179 180 anyone other than law enforcement officers or prosecutors without 181 an order from the appropriate youth court. Any person disclosing 182 any reports made under this section in a manner not expressly provided for in this section or Section 43-21-261 shall be guilty 183 184 of a misdemeanor and subject to the penalties prescribed by 185 Section 43-21-267.

(5) (a) Notwithstanding the confidentiality of the reporter's identity under this section, the Department of Child Protection Services \* \* \* shall disclose \* \* \* the reporter's identity to the appropriate law enforcement agency or prosecutor if the department has reason to suspect the reporter has made a fraudulent report, and the Department of Child Protection Services must provide to the subject of the alleged fraudulent report written notification of the disclosure. If the reporter is determined to have made a false report knowingly, the Department of Child Protection Services shall disclose the identity of the reporter to the person who was alleged to have been the perpetrator in the false report and purge any reference to the

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| identity of the alleged perpetrator from its records, and any      |
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| court in which the report was filed shall strike the report and    |
| purge any reference to the identity of the alleged perpetrator     |
| from its records.  |
| (b) A civil cause of action for injunctive relief and              |
| compensatory damages is created in favor of any person who was     |
| alleged to have been the perpetrator in a false report under this  |
| section. This cause of action shall be in addition to any other    |
| civil or criminal proceeding authorized by the laws of this state  |
| or by federal law.   |
| (c) Any person is entitled to the rights created under             |
| Section 43-21-257(3) and this subsection (5) from and after        |
| January 1, 2018.   |
| ( * * $\star$ <u>6</u> ) All final dispositions of law enforcement |
| investigations described in subsection (1) of this section shall   |
| be determined only by the appropriate prosecutor or court. All     |
| final dispositions of investigations by the Department of Child    |
| Protection Services as described in subsection (1) of this section |
| shall be determined only by the youth court. Reports made under    |
| subsection (1) of this section by the Department of Child          |
| Protection Services to the law enforcement agency and to the       |
| district attorney's office shall include the following, if known   |
| to the department:   |
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The name and address of the child;

The names and addresses of the parents;

(a)

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| 224 | (d) The names and addresses of all witnesses, including                |
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| 225 | the reporting party if a material witness to the abuse;                |
| 226 | (e) A brief statement of the facts indicating that the                 |
| 227 | child has been abused, including whether the child experienced         |
| 228 | commercial sexual exploitation or human trafficking, and any other     |
| 229 | information from the agency files or known to the family               |
| 230 | protection worker or family protection specialist making the           |
| 231 | investigation, including medical records or other records, which       |
| 232 | may assist law enforcement or the district attorney in                 |
| 233 | investigating and/or prosecuting the case; and                         |
| 234 | (f) What, if any, action is being taken by the                         |
| 235 | Department of Child Protection Services.                               |
| 236 | ( * * $\frac{1}{2}$ ) In any investigation of a report made under this |
| 237 | chapter of the abuse or neglect of a child as defined in Section       |
| 238 | 43-21-105(1) or (m), the Department of Child Protection Services       |

The name and address of the suspected perpetrator;

(\* \* \*<u>8</u>) Anyone who willfully violates any provision of
this section shall be, upon being found guilty, punished by a fine
not to exceed Five Thousand Dollars (\$5,000.00), or by

jurisdiction to accompany the department in its investigation, and

in such cases the law enforcement officer shall comply with such

may request the appropriate law enforcement officer with

246 imprisonment in jail not to exceed one (1) year, or both.

request.

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| 247 | ( * * $\star \underline{9}$ ) If a report is made directly to the Department of |
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| 248 | Child Protection Services that a child has been abused or                       |
| 249 | neglected or experienced commercial sexual exploitation or human                |
| 250 | trafficking in an out-of-home setting, a referral shall be made                 |
| 251 | immediately to the law enforcement agency in whose jurisdiction                 |
| 252 | the abuse occurred and the department shall notify the district                 |
| 253 | attorney's office and the Statewide Human Trafficking Coordinator               |
| 254 | within forty-eight (48) hours of such report. The Department of                 |
| 255 | Child Protection Services shall investigate the out-of-home                     |
| 256 | setting report of abuse or neglect to determine whether the child               |
| 257 | who is the subject of the report, or other children in the same                 |
| 258 | environment, comes within the jurisdiction of the youth court and               |
| 259 | shall report to the youth court the department's findings and                   |
| 260 | recommendation as to whether the child who is the subject of the                |
| 261 | report or other children in the same environment require the                    |
| 262 | protection of the youth court. The law enforcement agency shall                 |
| 263 | investigate the reported abuse immediately and shall file a                     |
| 264 | preliminary report with the district attorney's office within                   |
| 265 | forty-eight (48) hours and shall make additional reports as new                 |
| 266 | information or evidence becomes available. If the out-of-home                   |
| 267 | setting is a licensed facility, an additional referral shall be                 |
| 268 | made by the Department of Child Protection Services to the                      |
| 269 | licensing agency. The licensing agency shall investigate the                    |
| 270 | report and shall provide the department, the law enforcement                    |
| 271 | agency and the district attorney's office with their written                    |

| 272 | findings from such investigation as well as that licensing           |
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| 273 | agency's recommendations and actions taken.                          |
| 274 | ( * * $\frac{10}{10}$ ) If a child protective investigation does not |
| 275 | result in an out-of-home placement, a child protective               |
| 276 | investigator must provide information to the parent or guardians     |
| 277 | about community service programs that provide respite care,          |
| 278 | counseling and support for children who have experienced             |
| 279 | commercial sexual exploitation or human trafficking, voluntary       |
| 280 | guardianship or other support services for families in crisis.       |
| 281 | SECTION 3. This act shall take effect and be in force from           |
| 282 | and after July 1, 2023.  |