MISSISSIPPI LEGISLATURE

REGULAR SESSION 2023

By: Senator(s) Boyd

To: Judiciary, Division A

SENATE BILL NO. 2384

| 1 2 3 4 5 6 7 8 | AN ACT TO ESTABLISH THE MISSISSIPPI TASK FORCE ON FOSTER CARE AND ADOPTION; TO PROVIDE FOR THE APPOINTMENT OF MEMBERS OF THE TASK FORCE; TO PROVIDE THAT THE TASK FORCE WILL STUDY MISSISSIPPI'S LAWS REGARDING FOSTER CARE AND ADOPTION AND RELATED AREAS OF INQUIRY; TO PROVIDE FOR THE TASK FORCE TO CONDUCT ITS BUSINESS; TO REQUIRE THAT THE TASK FORCE WILL REPORT ITS FINDINGS AND ANY RECOMMENDATIONS TO THE LEGISLATURE; AND FOR RELATED PURPOSES. |
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| 9 | BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: |
| 10 | SECTION 1. (1) There is hereby established the Mississippi |
| 11 | Task Force on Foster Care and Adoption. |
| 12 | (2) The members of the task force are as follows: |
| 13 | (a) The Chief Justice of the Mississippi Supreme Court |
| 14 | or a designee; |
| 15 | (b) The Executive Director of Child Protection Services |
| 16 | or a designee; |
| 17 | (c) The Attorney General or a designee; |
| 18 | (d) The Chair of the Senate Study Group on Women, |
| 19 | Children and Families; |
| 20 | (e) A member appointed by the Speaker of the House of |
| 21 | Representatives from the Speaker's Task Force on Life; |
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(f) Two (2) sitting Chancery Court judges appointed bythe Chief Justice of the Mississippi Supreme Court;

(g) Two (2) sitting Youth Court judges, one (1) of whom
is a County Court judge, and one (1) of whom is a Youth Court
referee, appointed by the Chief Justice of the Mississippi Supreme
Court;

(h) Two (2) practicing attorneys with expertise in
youth court matters and adoptions to be named by the Mississippi
Board of Bar Commissioners;

31 (i) A Guardian Ad Litem to be named by the Mississippi
32 Board of Bar Commissioners;

(j) A member of the Office of State Public Defender
appointed by the State Public Defender to represent the interests
of biological parents;

36 (k) A person appointed by the Governor to represent the37 interests of foster parents;

38 (1) An adult who spent time in state custody as a
39 foster child to be appointed by the Speaker of the House of
40 Representatives;

(m) A Court-Appointed Special Advocate (CASA) volunteer
to represent the interests of foster children to be appointed by
the Lieutenant Governor; and

(n) A representative from the Mississippi Association
of Child Care Agencies, Inc., to be appointed by the president of
the association.

S. B. No. 2384 **~ OFFICIAL ~** 23/SS08/R752 PAGE 2 (csq\tb) (2) The members must be appointed to the task force within fifteen (15) days of the effective date of this act. Vacancies on the task force shall be filled in the manner of the original appointment. Members are eligible for reappointment if upon reappointment they meet the qualifications required of a new appointee.

(3) The task force must meet within sixty (60) days of the effective date of this act upon the call of the Chief Justice of the Supreme Court, and at its first meeting shall elect any officers from among its membership as it deems necessary for the efficient discharge of the task force's duties.

(4) The task force shall adopt rules and regulations governing times and places for meetings and governing the manner of conducting its business. Ten (10) or more members shall constitute a quorum for the purpose of conducting any business of the task force, but a vote of not less than twelve (12) members is required for any recommendations to the Legislature.

64 (5) Members of the task force shall receive a per diem in 65 the amount provided in Section 25-3-69 for each day engaged in the 66 business of the task force. Members of the task force other than 67 the legislative members shall receive reimbursement for travel 68 expenses incurred while engaged in official business of the task 69 force in accordance with Section 25-3-41 and the legislative members of the task force shall receive the expense allowance 70 provided for in Section 5-1-47. 71

S. B. No. 2384 **~ OFFICIAL ~** 23/SS08/R752 PAGE 3 (csq\tb) 72 (6) The Mississippi Judicial College will staff the task 73 force and will perform the duties which the task force directs. 74 The task force is authorized to apply for and accept (7)75 gifts, grants, subsidies and other funds from persons, corporations, foundations, the United States government or other 76 77 entities, and the receipt of any gifts, grants, subsidies and 78 funds shall be reported and otherwise accounted for in the manner 79 provided by law. If financial subsidies are sufficient, the task 80 force may hire additional contract staff to support its work. The duties of the task force shall be as follows: 81 (8) 82 (a) Perform a comprehensive review and draft any necessary proposed revision of adoption statutes; 83 84 Review the use of "reasonable efforts" and (b) 85 "diligent search" in the Child Protection Services statutes and determine whether a uniform definition is needed for each term, 86 87 and, if so, to draft recommended language; 88 Draft a definition (or examples through a (C) nonexhaustive list) of what constitutes "compelling and 89 90 extraordinary reasons why termination of parental rights would not be in the best interests of the child." 91 92 (d) Draft definitions of neglect as "willful" or 93 "nonwillful" with a proposal for different courses of action depending on the type of neglect; 94 95 (e) Review of the Guardian Ad Litem role in the Foster Care system and Termination of Parental Rights process, including 96

S. B. No. 2384 **~ OFFICIAL ~** 23/SS08/R752 PAGE 4 (csq\tb) 97 the proper responsibility for payment of Guardians Ad Litem, how 98 much they should be paid, whether more Guardians Ad Litem are 99 needed, and whether Title IV-E funds can be used for that purpose.

(f) Review whether parent representatives should be provided, and if so, how to pay them and whether Title IV-E funds could be used to pay them;

(g) Review of the timeframes and guidelines followed once a child comes into Child Protection Services custody and how to balance the length of these timeframes, the best interests of the child, and the interest of the biological parent(s);

(h) Review of the requirement to have concurrent permanency plans, whether this is currently taking place, and, if so, whether it is effective, and, if not effective, what needs to happened to ensure the courts and Child Protection Services are pursuing concurrent plans;

(i) Review of the requirement for a psychological assessment or evaluation for each child coming into custody, whether this is necessary in every case, and, if so, how to address the major shortage of medical providers that will be able to provide the services;

(j) Review of the diagnostic and evaluation shelters, whether the number is sufficient, and whether children are staying in these facilities too long before placement;

S. B. No. 2384 23/SS08/R752 PAGE 5 (csq\tb) 120 (k) Review of the course of action when a parent tests 121 positive for drugs or alcohol, including when a mother tests 122 positive for drugs during labor and delivery;

(1) Review of Title IV-E funding, whether these funds are being legally maximized, how they are being used and whether there are changes that need to be made to get the most out of these federal funds;

127 (m) To review laws, policies and procedures in other 128 states;

(n) To review fatherhood initiative proposals and
develop proposed policies to increase fatherhood participation of
absent fathers; and

(o) Any other issues related to the Mississippi foster
care system or adoption that the task force finds appropriate to
address.

(9) The task force shall report its findings and
recommendations to the Legislature annually not later than
December 1st each year.

(10) This section shall stand repealed on July 1, 2027.
SECTION 2. This act shall take effect and be in force from
and after July 1, 2023.

S. B. No. 2384~ OFFICIAL ~23/SS08/R752ST: Foster Care and Adoption Task Force;
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