MISSISSIPPI LEGISLATURE

REGULAR SESSION 2023

By: Senator(s) Wiggins, Hopson, Boyd, Branning, McCaughn To: Accountability, Efficiency, Transparency

SENATE BILL NO. 2678

1 AN ACT TO PROVIDE THAT FROM AND AFTER JULY 1, 2023, THE 2 DEPARTMENT OF CHILD PROTECTION SERVICES SHALL BE A STATE AGENCY 3 SEPARATE AND APART FROM THE DEPARTMENT OF HUMAN SERVICES AND NOT A 4 SUBAGENCY HOUSED WITHIN THE DEPARTMENT OF HUMAN SERVICES, AND 5 SHALL HAVE SUCH POWERS AND DUTIES AND PERFORM SUCH FUNCTIONS THAT 6 ARE ASSIGNED TO THE DEPARTMENT OF CHILD PROTECTION SERVICES BY STATE LAW; TO AMEND SECTION 43-26-1, MISSISSIPPI CODE OF 1972, AND 7 TO CREATE NEW SECTIONS 43-26-5, 43-26-7, 43-26-9, 43-26-11, 8 43-26-13, 43-26-15, 43-26-17, 43-26-19, 43-26-21 AND 43-26-23, 9 MISSISSIPPI CODE OF 1972, TO PRESCRIBE THE POWERS AND DUTIES OF 10 11 THE DEPARTMENT OF CHILD PROTECTION SERVICES AND THE COMMISSIONER 12 OF CHILD PROTECTION SERVICES; TO AMEND SECTIONS 11-46-1, 11-46-8, 13 25-1-109, 27-104-203, 37-31-107, 37-106-69, 37-115-43, 41-3-18, 41-67-12, 41-87-5, 41-101-1, 43-1-9, 43-1-101, 43-14-1, 43-14-5, 14 43-15-3, 43-15-5, 43-15-6, 43-15-7, 43-15-11, 43-15-15, 43-15-19, 15 16 43-15-21, 43-15-23, 43-15-103, 43-15-105, 43-15-107, 43-15-109, 17 43-15-113, 43-15-115, 43-15-117, 43-15-119, 43-15-121, 43-15-125, 43-15-201, 43-15-203, 43-15-207, 43-16-3, 43-16-7, 43-17-7, 43-18-3, 43-18-5, 43-21-351, 43-21-354, 43-21-357, 43-21-405, 18 19 43-21-603, 43-21-609, 43-21-701, 43-21-801, 43-27-101, 43-27-103, 20 43-27-109, 43-27-113, 43-27-115, 43-27-117, 43-27-119, 43-43-5, 21 43-43-7, 43-51-3, 43-51-5, 43-51-7, 45-33-36, 57-13-23, 93-5-23, 22 93-17-3, 93-17-5, 93-17-8, 93-17-11, 93-17-12, 93-17-53, 93-17-57, 23 24 93-17-59, 93-17-61, 93-17-63, 93-17-65, 93-17-101, 93-17-103, 93-17-107, 93-17-109, 93-17-203, 93-17-209, 93-21-305, 93-21-307, 25 26 93-21-309, 93-21-311, 93-31-3, 97-5-24, 97-5-39 AND 99-41-17, MISSISSIPPI CODE OF 1972, TO CONFORM TO THE PRECEDING PROVISIONS; 27 28 TO REPEAL SECTIONS 43-1-30, 43-1-51, 43-1-53, 43-1-57, 43-1-59, 43-1-63, 43-51-1 AND 43-51-9, MISSISSIPPI CODE OF 1972, WHICH 29 30 CREATED THE MISSISSIPPI TANF IMPLEMENTATION COUNCIL, CREATED THE 31 DIVISION OF FAMILY AND CHILDREN'S SERVICES WITHIN THE DEPARTMENT 32 OF HUMAN SERVICES, PROVIDES THE TITLE FOR THE FAMILY PRESERVATION 33 ACT, AND REQUIRES AN ONGOING EVALUATION AND REPORT ON FAMILY PRESERVATION SERVICES; AND FOR RELATED PURPOSES. 34

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35 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 36 SECTION 1. From and after July 1, 2023, the Department of Child Protection Services shall be a state agency separate and 37 38 apart from the Department of Human Services and not a subagency 39 housed within the Department of Human Services, and shall have 40 such powers and duties and perform such functions that are assigned to the Department of Child Protection Services by state 41 42 All records, property and contractual rights and obligations law. 43 of the Department of Child Protection Services that relate to the 44 powers, duties and functions exercised or performed by Department 45 of Child Protection Services while it was a subagency housed within the Department of Human Services shall be vested in the 46 47 Department of Child Protection Services. The Department of Human Services shall cooperate with the Department of Child Protection 48 49 Services to the greatest extent possible to accomplish an orderly 50 transition of the Department of Child Protection Services to a 51 separate state agency.

52 SECTION 2. Section 43-26-1, Mississippi Code of 1972, is 53 amended as follows:

54 43-26-1. (1) There is * * * created a Mississippi
55 Department of Child Protection Services.

56 (2) The Chief Administrative Officer of the Department of
57 Child Protection Services shall be the Commissioner of Child
58 Protection Services who shall be appointed by the Governor with

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(a) A bachelor's degree from an accredited institution
of higher learning and ten (10) years' experience in management,
public administration, finance or accounting; or

(b) A master's or doctoral degree from an accredited
institution of higher learning and five (5) years' experience in
management, public administration, finance, law or accounting.
* * *

68 (3) The Department of Child Protection Services shall provide the services authorized by law to every individual 69 70 determined to be eligible therefor, and in carrying out the purposes of the department, the commissioner is authorized: 71 72 (a) To formulate the policy of the department regarding child welfare services within the jurisdiction of the department; 73 74 (b) To adopt, modify, repeal and promulgate, after due 75 notice and hearing, and where not otherwise prohibited by federal 76 or state law, to make exceptions to and grant exemptions and 77 variances from, and to enforce rules and regulations implementing 78 or effectuating the powers and duties of the department under any 79 and all statutes within the department's jurisdiction; 80 (c) To apply for, receive and expend any federal or state funds or contributions, gifts, devises, bequests or funds 81 82 from any other source;

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83	(d) To enter into and execute contracts, grants and
84	cooperative agreements with any federal or state agency or
85	subdivision thereof, or any public or private institution located
86	inside or outside the State of Mississippi, or any person,
87	corporation or association in connection with carrying out the
88	programs of the department; and
89	(e) To discharge such other duties, responsibilities,
90	and powers as are necessary to implement the programs of the
91	department.
92	(4) The commissioner shall establish the organizational
93	structure of the Department of Child Protection Services, which
94	shall include the creation of any units necessary to implement the
95	duties assigned to the department and consistent with specific
96	requirements of law.
97	(5) The commissioner shall appoint heads of offices,
98	bureaus, and divisions, as defined in Section 7-17-11, who shall
99	serve at the pleasure of the commissioner. The salary and
100	compensation of such office, bureau and division heads shall be
101	subject to the rules and regulations adopted and promulgated by
102	the State Personnel Board. The commissioner shall have the
103	authority to organize offices as deemed appropriate to carry out
104	the responsibilities of the department.
105	(6) The Department of Child Protection Services shall be
106	responsible for the development, execution, and provision of
107	services in the following areas:

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108	(a) Protective services for children;
109	(b) Foster care;
110	(c) Adoption services;
111	(d) Special services;
112	(e) Interstate compact;
113	(f) Licensure;
114	(g) Prevention services; and
115	(h) Such other services as may be designated. Services
116	enumerated under Section 43-15-13 et seq., for the foster care
117	program shall be provided by qualified staff with appropriate case
118	loads.
119	(7) The Department of Child Protection Services shall have
120	the following powers and duties:
121	(a) To provide basic services and assistance statewide
122	to needy and disadvantaged individuals and families;
123	(b) To promote integration of the many services and
124	programs within its jurisdiction at the client level thus
125	improving the efficiency and effectiveness of service delivery and
126	providing easier access to clients;
127	(c) To employ personnel and expend funds appropriated
128	to the department to carry out the duties and responsibilities
129	assigned to the department by law;
130	(d) To fingerprint and conduct a background
131	investigation on every employee, contractor, subcontractor and
132	volunteer:
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133	(i) Who has direct access to clients of the		
134	department who are children or vulnerable adults;		
135	(ii) Who is in a position of fiduciary		
136	responsibility;		
137	(iii) Who is in a position with access to Federal		
138	Tax Information (FTI); or		
139	(iv) Who is otherwise required by federal law or		
140	regulations to undergo a background investigation.		
141	Every such employee, contractor, subcontractor and volunteer		
142	shall provide a valid current social security number and/or		
143	driver's license number, which shall be furnished to conduct the		
144	background investigation for determination as to good moral		
145	character and to ensure that no person placed in any position		
146	referenced in this paragraph (d) has a felony conviction that		
147	would prevent employment or access to Federal Tax Information		
148	according to department policy. If no disqualifying record is		
149	identified at the state level, the fingerprints shall be forwarded		
150	to the Federal Bureau of Investigation for a fingerprint-based		
151	national criminal history record check. The department shall be		
152	the recipient of the results of any background investigation		
153	and/or criminal history record check performed in accordance with		
154	this paragraph;		
155	(e) To establish and maintain programs not inconsistent		
156	with the terms of this chapter and the rules, regulations and		
157	policies of the Department of Child Protection Services, and		
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160 (f) To provide all other child welfare programs and 161 services previously provided by the Department of Human Services 162 or a division thereof; and

(g) Make such reports in such form and containing such information as the federal government may, from time to time, require, and comply with such provisions as the federal government may, from time to time, find necessary to assure the correctness and verification of such reports.

(* * *8) The Mississippi Department of Child Protection 168 169 Services shall submit a copy of the federal Annual Progress and 170 Services Report (APSR) to the Chair of the Senate Public Health 171 and Welfare Committee, the Chair of the Senate Appropriations 172 Committee, the Chair of the House Public Health and Human Services 173 Committee, the Chair of the House Appropriations Committee, the 174 Lieutenant Governor, the Speaker of the House of Representatives, and the Governor by December 1 of each year. 175

(* * *<u>9</u>) (a) The Commissioner of Child Protection Services shall hire a Coordinator of Services for Victims of Human Trafficking and Commercial Sexual Exploitation within the Department of Child Protection Services whose duties shall include, but not be limited to, the following:

181 (i) To form specialized human trafficking and182 commercial sexual exploitation assessment teams to respond on an

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183 as-needed basis to act as an emergency, separate and specialized 184 response and assessment team to rapidly respond to the needs of 185 children who are victims of human trafficking and commercial 186 sexual exploitation;

187 (ii) To identify victims of human trafficking and188 commercial sexual exploitation;

189 (iii) To monitor, record and distribute federal
190 human trafficking funds received by the Department of Child
191 Protection Services;

192 (iv) To employ staff to investigate allegations of193 human trafficking and commercial sexual exploitation; and

(v) To develop and coordinate services within the Department of Child Protection Services and with outside service providers for victims of human trafficking and commercial sexual exploitation.

(b) The Commissioner of Child Protection Services shall
develop standard operating procedures for the investigation,
custody and services provided to alleged victims of human
trafficking and commercial sexual exploitation.

(c) The Commissioner shall require two (2) hours of training regarding the subject of identifying, assessing, and providing comprehensive services to a child who has experienced or is alleged to have experienced commercial sexual exploitation or human trafficking. The training must be incorporated into the preservice training requirements of all Mississippi Department of

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208 Child Protection Services family specialists, adoption 209 specialists, licensure specialists, direct supervisors of family 210 protection specialists, direct supervisors of adoption 211 specialists, and direct supervisors of licensure specialists.

212 (10) This section shall stand repealed on July 1, 2028.
213 SECTION 3. The following shall be codified as Section
214 43-26-5, Mississippi Code of 1972:

215 <u>43-26-5.</u> (1) The Department of Child Protection Services 216 shall establish a record-keeping procedure to ensure that all 217 referrals of neglect and/or abuse are accurately and adequately 218 maintained for future or cross-reference.

(2) In addition to a toll-free abuse reporting telephone system, the department shall establish a uniform intake procedure for the receipt and referral to the appropriate personnel for investigation. The uniform intake procedure shall be made available to all appropriate agencies and the public in order to facilitate the necessary protective services.

SECTION 4. The following shall be codified as Section 43-26-7, Mississippi Code of 1972:

227 <u>43-26-7.</u> The Department of Child Protection Services shall 228 have the authority to use the services and resources of the State 229 Department of Education, the State Department of Health, the State 230 Department of Human Services, the State Department of Mental 231 Health, Division of Medicaid, and all other appropriate state 232 departments, agencies, institutions or political subdivisions as

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233 will aid in carrying out the purposes of this chapter. It shall 234 be the duty of all such state departments, agencies and 235 institutions to make available such services and resources on a 236 priority basis to the department, including, but not necessarily 237 limited to, such services and resources as may be required to 238 perform appropriate criminal history record checks on prospective foster and relative child placements for the purpose of preventing 239 240 and detecting abuse and neglect.

241 SECTION 5. The following shall be codified as Section 242 43-26-9, Mississippi Code of 1972:

243 <u>43-26-9.</u> It is the intent of the Legislature that the 244 resources devoted to family and children's services and to public 245 assistance programs be clearly delineated and that all resources 246 intended for child protection and other related purposes be 247 expended in service of that goal.

248 **SECTION 6.** The following shall be codified as Section 249 43-26-11, Mississippi Code of 1972:

250 <u>43-26-11.</u> (1) There shall be created local offices of the 251 Department of Child Protection Services in those locations 252 throughout the state as determined by the commissioner. It shall 253 be the duty of the board of supervisors of each county in which a 254 local office is located to provide office space for the local 255 offices.

The local office of the Department of Child Protection Services shall administer all forms of child welfare services with

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the exception of those administered by the Department of Human Services. The local offices shall comply with such regulations and submit such reports as may be established or required by the commissioner. Subject to the approval of the commissioner, the local offices may cooperate with other departments, agencies and institutions, state and local, when so requested, in performing services in conformity with the provisions of this chapter.

265 The Department of Child Protection Services may enter (2)266 into a lease with each county board of supervisors in each county 267 where a local office is located to allow the department to 268 maximize the availability of federal funds. Fair market value for 269 the county furnished building will be established and the 270 department shall pay the federal share for the rent to the county. 271 All other expenses related to the operation of the local office 272 shall be split between the department, providing the federal 273 share, and the county, being responsible for the remainder or the 274 state share. This includes, but is not limited to, electricity, water, gas, internet, and janitorial services and supplies. All 275 276 maintenance and repairs of the local office shall be the 277 responsibility of the county due to the prohibition of federal 278 funds for improvements of real property.

279 SECTION 7. The following shall be codified as Section 280 43-26-13, Mississippi Code of 1972:

281 <u>43-26-13.</u> The governing authority of any municipality or 282 county in this state is authorized and empowered, in its

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discretion, to expend such funds as it deems necessary and desirable, from any available funds of the municipality or county, to: (a) match any state, federal or private funds available for any program administered by the Department of Child Protection Services in this state; and/or (b) make a voluntary contribution to any such program.

289 SECTION 8. The following shall be codified as Section 290 43-26-15, Mississippi Code of 1972:

291 <u>43-26-15.</u> The Department of Finance and Administration shall 292 furnish office space for the Department of Child Protection 293 Services in the City of Jackson and is authorized to rent suitable 294 quarters in the city if there is not sufficient room in one (1) of 295 the state office buildings.

296 SECTION 9. The following shall be codified as Section 297 43-26-17, Mississippi Code of 1972:

298 43-26-17. The Department of Child Protection Services shall 299 cooperate with the federal government, its agencies and 300 instrumentalities, in carrying out the provisions of any federal 301 acts concerning public welfare for children, and in other matters 302 of mutual concern pertaining to public welfare for children, 303 including the adoption of such methods of administration as are 304 found by the federal government to be necessary for the efficient 305 operation of plans for public assistance and welfare services for 306 children in accordance with the provisions of the federal Social Security Act, as amended. It shall also cooperate with other 307

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308 departments, agencies and institutions, federal, state and local 309 or private, when so requested, in performing services in 310 conformity with the laws applicable to the department.

311 SECTION 10. The following shall be codified as Section 312 43-26-19, Mississippi Code of 1972:

313 43-26-19. The Department of Child Protection Services may, 314 in its discretion, destroy or cause to be destroyed, or otherwise 315 disposed of, any and all abandoned applications, closed case 316 files, communications, information, memoranda, records, reports, 317 paid checks, and files, in the office of the Department of Child 318 Protection Services when and as they become three (3) or more 319 completed fiscal years old and which, in the opinion of the 320 department, are no longer useful or necessary.

321 **SECTION 11.** The following shall be codified as Section 322 43-26-21, Mississippi Code of 1972:

323 43-26-21. All political subdivisions of the state, or 324 combinations of political subdivisions, are authorized to employ 325 assistant prosecutors to prosecute for the crimes under Section 326 97-19-71 and the Department of Child Protection Services is authorized to contract with any political subdivision to subsidize 327 328 payment for the reasonable and necessary cost of prosecutions and 329 investigations in any program where federal matching funds are 330 available.

331 SECTION 12. The following shall be codified as Section 332 43-26-23, Mississippi Code of 1972:

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333 43-26-23. (1) Any sums paid to or on behalf of any person, 334 entity or subgrantee or the value of any aid or benefit or 335 services obtained or received under any state or federally funded 336 assistance program for children as a result of any false statement, misrepresentation, concealment of a material fact, 337 338 failure to disclose assets, or by whatever means, becomes a debt 339 due to the Department of Child Protection Services. The amount of 340 value of any assistance shall be recoverable from the recipient or 341 his or her estate in a civil action brought in the name of the 342 Department of Child Protection Services pursuant to this section. 343 If such action is brought, the department shall be entitled to 344 recover, in addition to the amount of assistance, a reasonable 345 amount of attorney's fees and its cost incurred therein. Where an 346 attorney from the county attorney's office represents the department in such action, the attorney's fee awarded shall be for 347 the use and benefit of that particular office and shall be 348 349 forwarded to that office upon receipt by the department.

(2) In any civil action for the recovery of the amount of value of any aid or benefits or services improperly paid to the recipient, proof that a conviction or guilty plea on a misdemeanor or felony charge under Section 97-19-71 shall be deemed prima facie evidence that such assistance was improperly obtained under the provision of this section.

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to this section shall not constitute a defense to or ground of
dismissal of criminal charges brought under Section 97-19-71.

359 **SECTION 13.** Section 11-46-1, Mississippi Code of 1972, is 360 amended as follows:

361 11-46-1. As used in this chapter, the following terms shall362 have the meanings ascribed unless the context otherwise requires:

363 (a) "Claim" means any demand to recover damages from a364 governmental entity as compensation for injuries.

365 (b) "Claimant" means any person seeking compensation 366 under the provisions of this chapter, whether by administrative 367 remedy or through the courts.

368 (c) "Board" means the Mississippi Tort Claims Board.
369 (d) "Department" means the Department of Finance and
370 Administration.

371 (e) "Director" means the executive director of the372 department who is also the executive director of the board.

373 "Employee" means any officer, employee or servant (f) 374 of the State of Mississippi or a political subdivision of the 375 state, including elected or appointed officials and persons acting 376 on behalf of the state or a political subdivision in any official 377 capacity, temporarily or permanently, in the service of the state 378 or a political subdivision whether with or without compensation, 379 including firefighters who are members of a volunteer fire 380 department that is a political subdivision. The term "employee"

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381 shall not mean a person or other legal entity while acting in the 382 capacity of an independent contractor under contract to the state 383 or a political subdivision; and

(i) For purposes of the limits of liability
provided for in Section 11-46-15, the term "employee" shall
include:

Physicians under contract to provide
 health services with the State Board of Health, the State Board of
 Mental Health or any county or municipal jail facility while
 rendering services under the contract;

391 2. Any physician, dentist or other health 392 care practitioner employed by the University of Mississippi 393 Medical Center (UMMC) and its departmental practice plans who is a 394 faculty member and provides health care services only for patients 395 at UMMC or its affiliated practice sites, including any physician 396 or other health care practitioner employed by UMMC under an 397 arrangement with a public or private health-related organization; 398 3. Any physician, dentist or other health 399 care practitioner employed by any university under the control of 400 the Board of Trustees of State Institutions of Higher Learning who 401 practices only on the campus of any university under the control 402 of the Board of Trustees of State Institutions of Higher Learning; 403 4. Any physician, dentist or other health 404 care practitioner employed by the State Veterans Affairs Board and

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407 (ii) The term "employee" shall also include
408 Mississippi Department of * * * <u>Child Protection</u> Services licensed
409 foster parents for the limited purposes of coverage under the Tort
410 Claims Act as provided in Section 11-46-8; and

(iii) The term "employee" also shall include any employee or member of the governing board of a charter school but shall not include any person or entity acting in the capacity of an independent contractor to provide goods or services under a contract with a charter school.

416 (g) "Governmental entity" means the state and political 417 subdivisions.

(h) "Injury" means death, injury to a person, damage to
or loss of property or any other injury that a person may suffer
that is actionable at law or in equity.

421 "Political subdivision" means any body politic or (i) 422 body corporate other than the state responsible for governmental 423 activities only in geographic areas smaller than that of the 424 state, including, but not limited to, any county, municipality, 425 school district, charter school, volunteer fire department that is 426 a chartered nonprofit corporation providing emergency services 427 under contract with a county or municipality, community hospital 428 as defined in Section 41-13-10, airport authority, or other 429 instrumentality of the state, whether or not the body or

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430 instrumentality has the authority to levy taxes or to sue or be 431 sued in its own name.

(j) "State" means the State of Mississippi and any office, department, agency, division, bureau, commission, board, institution, hospital, college, university, airport authority or other instrumentality thereof, whether or not the body or instrumentality has the authority to levy taxes or to sue or be sued in its own name.

(k) "Law" means all species of law, including, but not limited to, any and all constitutions, statutes, case law, common law, customary law, court order, court rule, court decision, court opinion, court judgment or mandate, administrative rule or regulation, executive order, or principle or rule of equity.

443 SECTION 14. Section 11-46-8, Mississippi Code of 1972, is 444 amended as follows:

11-46-8. Mississippi Department of * * * Child Protection Services licensed foster parents shall be covered under this chapter for claims made by parties other than the foster child which are based on inadequate supervision or inadequate care of the foster child on the part of the foster parent.

450 **SECTION 15.** Section 25-1-109, Mississippi Code of 1972, is 451 amended as follows:

452 25-1-109. No law enforcement agency shall disclose the name 453 of any person arrested for any misdemeanor, issued a citation, or 454 being held for any misdemeanor unless such person shall be

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455 formally charged and arrested for the offense, except to other law 456 enforcement agencies or to the Mississippi Department of Human 457 Services, the Mississippi Department of Child Protection Services 458 or child day care providers where such information is used to help 459 determine suitability of persons to serve as child care providers 460 or child service workers. No political subdivision nor any 461 employee thereof shall be held liable for the disclosure of any 462 information prohibited by this section.

463 SECTION 16. Section 27-104-203, Mississippi Code of 1972, is 464 amended as follows:

27-104-203. From and after July 1, 2016, no state agency 465 466 shall charge another state agency a fee, assessment, rent, audit 467 fee, personnel fee or other charge for services or resources 468 received. The provisions of this section shall not apply (a) to 469 grants, contracts, pass-through funds, project fees or other 470 charges for services between state agencies and the Board of 471 Trustees of State Institutions of Higher Learning, any public university, the Mississippi Community College Board, any public 472 473 community or junior college, and the State Department of 474 Education, nor (b) to charges for services between the Board of 475 Trustees of State Institutions of Higher Learning, any public 476 university, the Mississippi Community College Board, any public 477 community or junior college, and the State Department of 478 Education, nor (c) to federal grants, pass-through funds, cost allocation charges, surplus property charges or project fees 479

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480 between state agencies as approved or determined by the State 481 Fiscal Officer, nor (d) telecommunications, data center services, 482 and/or other information technology services that are used on an 483 as-needed basis and those costs shall be passed through to the 484 using agency, nor (e) to federal grants, special funds, or 485 pass-through funds, available for payment by state agencies to the 486 Department of Finance and Administration related to Mississippi 487 Management and Reporting Systems (MMRS) Statewide Application 488 charges and utilities as approved or determined by the State 489 Fiscal Officer, nor (f) to grants, contracts, pass-through funds, 490 project fees or charges for services between the State Department 491 of Health and the State Department of Revenue, and other state agencies or entities, including, but not limited to, the Board of 492 493 Trustees of State Institutions of Higher Learning, any public 494 university, the Mississippi Community College Board, any public 495 community or junior college, and the State Department of 496 Education, for the operation of the medical cannabis program as established by the Mississippi Medical Cannabis Act, nor (g) to 497 498 charges between the Department of Human Services and the 499 Department of Child Protection Services for services or resources 500 received by either department from the other. The Board of 501 Trustees of State Institutions of Higher Learning, any public 502 university, the Mississippi Community College Board, any public 503 community or junior college, and the State Department of Education 504 shall retain the authority to charge and be charged for

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507 SECTION 17. Section 37-31-107, Mississippi Code of 1972, is 508 amended as follows:

509 37-31-107. Qualified students for the classes or courses may 510 be accepted by the schools from any source, but priority of 511 enrollment will be given referrals from the * * * <u>Department of</u> 512 <u>Child Protection Services</u>, state employment service, vocational 513 rehabilitation, and nonretired veterans. The state employment 514 service will assist with student job placement and referral 515 whenever possible.

516 For the purposes of Sections 37-31-101 through 37-31-111, a 517 qualified student is an adult, at least eighteen (18) years old, 518 who is underemployed or unemployed and is not enrolled in school.

519 Students will not be eligible if they have dropped out of 520 regular school for the specific purpose of enrolling in the 521 manpower programs.

522 SECTION 18. Section 37-106-69, Mississippi Code of 1972, is 523 amended as follows:

524 37-106-69. (1) There is established a forgivable loan 525 program to encourage family protection workers employed by the 526 Department of * * * <u>Child Protection</u> Services to obtain the 527 college education necessary to become licensed as a social worker, 528 master social worker or certified social worker and become a 529 family protection specialist for the department.

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530 (2) Any person who is employed as a family protection worker 531 for the Department of * * * Child Protection Services shall be 532 eligible for a forgivable loan from the board which shall be used 533 to pay the costs of the person's education at a state institution 534 of higher learning in Mississippi to obtain a college degree that 535 is necessary to become licensed as a social worker, master social 536 worker or certified social worker and become a family protection 537 specialist for the department. The annual amount of a forgivable 538 loan award under the program shall be equal to the total cost of tuition and fees at the college or university in which the student 539 540 is enrolled, not to exceed an amount equal to the highest total 541 cost of tuition and fees assessed by a state institution of higher 542 learning during that school year.

543 Forgivable loans made under the program shall be (3) available to both full-time and part-time students. 544 Students 545 enrolling on a full-time basis may receive a maximum of two (2) 546 annual awards. The maximum number of forgivable loans that may be 547 made to students attending school on a part-time basis, and the 548 maximum time period for part-time students to complete the number 549 of academic hours necessary to obtain the necessary degree, shall be established by rules and regulations of the board. Forgivable 550 551 loans made under the program shall not be based upon an 552 applicant's financial need. A student must maintain a "C" average 553 or higher in his or her college coursework in order to continue receiving the forgivable loan. 554

S. B. No. 2678 23/SS26/R506 PAGE 22 (ens\tb) ST: Department of Child Protection Services; separate agency from the Department of Human Services. 555 (4) Repayment and conversion terms shall be the same as 556 those outlined in Section 37-106-53, except for the following:

557 After a person who received a forgivable loan under (a) 558 the program has obtained a college degree that is necessary to 559 become licensed as a social worker, master social worker or certified social worker and has received such a license from the 560 561 Board of Examiners for Social Workers and Marriage and Family 562 Therapists, the person shall render service as a family protection 563 specialist for the Department of * * * Child Protection Services for a period of not less than three (3) years from the date that 564 565 the person became a family protection specialist;

566 Any person who fails to complete his or her service (b) 567 obligation as a family protection specialist for the Department 568 of \star \star Child Protection Services for not less than three (3) 569 years, as required under subsection (4)(a) of this section, shall become liable immediately to the board for the sum of all 570 571 forgivable loan awards made to that person, plus interest accruing 572 at the current Stafford Loan rate at the time the person 573 discontinues his or her service.

(5) It is the intent of the Legislature that the pursuit of necessary college education by family protection workers through the forgivable loan program shall not interfere with the duties of the family protection workers with the Department of *** * *** <u>Child</u> <u>Protection</u> Services. The department shall promulgate regulations regarding family protection workers who participate in the

S. B. No. 2678 23/SS26/R506 PAGE 23 (ens\tb) ST: Department of Child Protection Services; separate agency from the Department of Human Services. 580 forgivable loan program to ensure that such participation does not 581 interfere with their duties with the department.

(6) The board shall promulgate rules and regulations necessary for the proper administration of the forgivable loan program established under this section. The board shall be the administering agency of the program.

586 (7) The total amount of state funds that may be expended for 587 this program shall not exceed Three Hundred Twenty Thousand 588 Dollars (\$320,000.00) in any fiscal year.

589 SECTION 19. Section 37-115-43, Mississippi Code of 1972, is 590 amended as follows:

591 37-115-43. The University of Mississippi Medical (1)592 Center, in collaboration with the Mississippi Department of * * * 593 Child Protection Services and the Office of the Attorney General, 594 is authorized and empowered to establish a Center of Excellence 595 (Center) * * * to provide care for abused and neglected children 596 at the Blair E. Batson Hospital for Children located in Jackson, 597 Mississippi, where suspected victims of child maltreatment 598 referred by the Department of * * * Child Protection Services or 599 law enforcement will receive comprehensive physical examinations 600 conducted by medical professionals who specialize in child 601 The University of Mississippi Medical Center shall maltreatment. 602 promulgate such policies as may be necessary and desirable to 603 carry out the programs of the Center. The Center shall serve as a resource for the assessment, investigation and prosecution of 604

S. B. No. 2678 23/SS26/R506 PAGE 24 (ens\tb) ST: Department of Child Protection Services; separate agency from the Department of Human Services. 605 child maltreatment. The Center shall work in collaboration with 606 the Office of the Attorney General, the Mississippi Department 607 of * * * <u>Child Protection</u> Services, and other such state agencies 608 and entities that provide services to children * * * to ensure 609 that CARE Clinic services are provided in a uniform fashion 610 throughout the state.

611 (2) The Department of Pediatrics may use the Center for 612 educational and outreach programs, telemedicine consultations, to 613 develop satellite clinics in other locations in the state in 614 cooperation with the local community or private hospital when 615 applicable, and to conduct major research initiatives in child 616 maltreatment.

617 (3) The Center of Excellence shall provide services to 618 maltreated children and comply with national certification 619 standards as necessary to provide services to the Department 620 of * * * <u>Child Protection</u> Services, the youth courts, state child 621 advocacy centers, district attorney's offices and law enforcement 622 agencies.

(4) There is created in the State Treasury a special fund to be known as the Children's Safe Center Fund. The University of Mississippi Medical Center shall expend funds pursuant to appropriation therefor by the Legislature for the support and maintenance of the Children's Safe Center. The University of Mississippi Medical Center is authorized to accept any and all grants, donations or matching funds from private, public or

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630 federal sources in order to add to, improve and enlarge the 631 physical facilities of the Center and to expend any such funds for 632 the support and maintenance of the Center. Assessments from 633 Section 99-19-73 designated for the Children's Safe Center Fund shall be deposited into the fund. Monies remaining in the fund at 634 635 the end of a fiscal year shall not lapse into the State General 636 Fund, and any interest earned from the investment of monies in the 637 fund shall be deposited to the credit of the fund.

638 SECTION 20. Section 41-3-18, Mississippi Code of 1972, is 639 amended as follows:

640 41-3-18. (1) The board shall assess fees in the following641 amounts and for the following purposes:

642 (a) Food establishment annual permit fee, based on the643 assessment factors of the establishment as follows:

(b) Private water supply approval fee.....\$ 10.00
The board may develop such reasonable standards, rules and
regulations to clearly define each assessment category.
Assessment categories shall be based upon the factors to the
public health implications of the category and type of food
preparation being utilized by the food establishment, utilizing

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Any increase in the fees charged by the board under this subsection shall be in accordance with the provisions of Section 41-3-65.

659 (2) The fee authorized under subsection (1)(a) of this660 section shall not be assessed for:

(a) Food establishments operated by public schools,
public junior and community colleges, or state agencies or
institutions, including, without limitation, the state
institutions of higher learning and the State Penitentiary; and

(b) Persons who make infrequent casual sales of honey
and who pack or sell less than five hundred (500) gallons of honey
per year, and those persons shall not be inspected by the State
Department of Health unless requested by the producer.

(3) The fee authorized under subsection (1)(b) of this
section shall not be assessed for private water supplies used by
foster homes licensed by the Department of * * * Child Protection
Services.

673 SECTION 21. Section 41-67-12, Mississippi Code of 1972, is 674 amended as follows:

675 41-67-12. (1) The department shall assess fees in the676 following amounts for the following purposes:

677 (a) A fee of One Hundred Dollars (\$100.00) shall be678 levied for soil and site evaluation and recommendation of

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individual on-site wastewater disposal systems. The department may increase the amount of the fee authorized in this paragraph (a) not more than two (2) times during the period from July 1, 2016, through June 30, 2020, with the percentage of each increase being not more than five percent (5%) of the amount of the fee in effect at the time of the increase.

(b) A fee of One Hundred Fifty Dollars (\$150.00) shall
be levied once every three (3) years for the certification of
installers and pumpers.

(c) A fee of Three Hundred Dollars (\$300.00) shall be
levied once every three (3) years for the registration of
manufacturers.

Any increase in the fee charged by the department under paragraph (b) or (c) of this subsection shall be in accordance with the provisions of Section 41-3-65.

(2) In the discretion of the board, a person shall be liable for a penalty equal to one and one-half (1-1/2) times the amount of the fee due and payable for failure to pay the fee on or before the date due, plus any amount necessary to reimburse the cost of collection.

(3) No fee authorized under this section shall be assessed
by the department for state agencies or institutions, including,
without limitation, foster homes licensed by the Mississippi
Department of * * * Child Protection Services.

S. B. No. 2678 23/SS26/R506 PAGE 28 (ens\tb) ST: Department of Child Protection Services; separate agency from the Department of Human Services. 703 SECTION 22. Section 41-87-5, Mississippi Code of 1972, is
704 amended as follows:

705 41-87-5. Unless the context requires otherwise, the 706 following definitions in this section apply throughout this 707 chapter:

(a) "Eligible infants and toddlers" or "eligible
children" means children from birth through thirty-six (36) months
of age who need early intervention services because they:

(i) Are experiencing developmental delays as measured by appropriate diagnostic instruments and procedures in one or more of the following areas:

714 Cognitive development; (A) 715 Physical development, including vision or (B) hearing; 716 717 Communication development; (C) 718 (D) Social or emotional development; 719 Adaptive development; (E) (ii) Have a diagnosed physical or mental 720 721 condition, as defined in state policy, that has a high probability 722 of resulting in developmental delay; 723 (iii) Are at risk of having substantial 724 developmental delays if early intervention services are not 725 provided due to conditions as defined in state policy. (This 726 category may be served at the discretion of the lead agency 727 contingent upon available resources.)

S. B. No. 2678 23/SS26/R506 PAGE 29 (ens\tb) ST: Department of Child Protection Services; separate agency from the Department of Human Services. 728 (b) "Early intervention services" are developmental 729 services that: 730 Are provided under public supervision; (i) 731 (ii) Are provided at no cost except where federal 732 or state law provides for a system of payments by families, 733 including a schedule of sliding fees; 734 (iii) Are designed to meet the developmental needs 735 of an infant or toddler with a disability in any one or more of 736 the following areas: 737 Physical development; (A) 738 (B) Cognitive development; 739 Communication development; (C) 740 Social or emotional development; or (D) 741 Adaptive development; (E) 742 (iv) Meet the requirements of Part C of the 743 Individuals with Disabilities Education Act (IDEA) and the early 744 intervention standards of the State of Mississippi; 745 Include, but are not limited to, the following (V) 746 services: 747 Assistive technology devices and (A) 748 assistive technology services; 749 (B) Audiology; 750 Family training, counseling and home (C) 751 visits;

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752	(D) H	ealth services necessary to enable a	
753	child to benefit from other early intervention services;		
754	(E) M	edical services only for diagnostic or	
755	evaluation purposes;		
756	(F) N	utrition services;	
757	(G) O	ccupational therapy;	
758	(H) P	hysical therapy;	
759	(I) P	sychological services;	
760	(J) S	ervice coordination (case management);	
761	(K) S	ocial work services;	
762	(L) S	pecial instruction;	
763	(M) S	peech-language pathology;	
764	(N) T	ransportation and related costs that are	
765	necessary to enable an infant or toddler and her/his family to		
766	receive early intervention services; and		
767	(O) V	ision services;	
768	(vi) Are p	rovided by qualified personnel as	
769	determined by the state's personnel standards, including:		
770	(A) A	udiologists;	
771	(B) F	amily therapists;	
772	(C) N ²	urses;	
773	(D) N ²	utritionists;	
774	(E) O	ccupational therapists;	
775	(F) O	rientation and mobility specialists;	
776	(G) P	ediatricians and other physicians;	
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777 (H) Physical therapists; 778 Psychologists; (I) 779 Social workers; (J) 780 (K) Special educators; 781 Speech and language pathologists; (L) 782 (vii) Are provided, to the maximum extent 783 appropriate, in natural environments, including the home, and 784 community settings in which children without disabilities would 785 participate; Are provided in conformity with an 786 (viii) individualized family service plan. 787 788 "Council" means the State Interagency Coordinating (C)789 Council established under Section 41-87-7. 790 "Lead agency" means the State Department of Health. (d) 791 "Participating agencies" includes, but is not (e) 792 limited to, the State Department of Education, the Department of 793 Human Services, the Department of Child Protection Services, the 794 State Department of Health, the Division of Medicaid, the State 795 Department of Mental Health, the University Medical Center, the 796 Board of Trustees of State Institutions of Higher Learning and the 797 Mississippi Community College Board. 798 "Local community" means a county either jointly, (f) 799 severally, or a portion thereof, participating in the provision of 800 early intervention services.

S. B. No. 2678 23/SS26/R506 PAGE 32 (ens\tb) ST: Department of Child Protection Services; separate agency from the Department of Human Services. (g) "Primary service agency" means the agency, whether a state agency, local agency, local interagency council or service provider which is designated by the lead agency to serve as the fiscal and contracting agent for a local community.

(h) "Multidisciplinary team" means a group comprised of the parent(s) or legal guardian and the service providers, as appropriate, described in paragraph (b) of this section, who are assembled for the purposes of:

809 (i) Assessing the developmental needs of an infant810 or toddler;

811 (ii) Developing the individualized family service 812 plan; and

813 (iii) Providing the infant or toddler and his or 814 her family with the appropriate early intervention services as 815 detailed in the individualized family service plan.

(i) "Individualized family service plan" means a
written plan designed to address the needs of the infant or
toddler and his or her family as specified under Section 41-87-13.

(j) "Early intervention standards" means those standards established by any agency or agencies statutorily designated the responsibility to establish standards for infants and toddlers with disabilities, in coordination with the council and in accordance with Part C of IDEA.

S. B. No. 2678 23/SS26/R506 PAGE 33 (ens\tb) ST: Department of Child Protection Services; separate agency from the Department of Human Services. (k) "Early intervention system" means the total
collaborative effort in the state that is directed at meeting the
needs of eligible children and their families.

827 "Parent," for the purpose of early intervention (1)828 services, means a parent, a guardian, a person acting as a parent 829 of a child, foster parent, or an appointed surrogate parent. The 830 term does not include the state if the child is a ward of the 831 state where the child has not been placed with individuals to 832 serve in a parenting capacity, such as foster parents, or when a surrogate parent has not been appointed. When a child is the ward 833 834 of the state, a Department of Human Services or a Department of 835 Child Protection Services representative will act as parent for 836 purposes of service authorization.

(m) "Policies" means the state statutes, regulations, Governor's orders, directives by the lead agency, or other written documents that represent the state's position concerning any matter covered under this chapter.

(n) "Regulations" means the United States Department of
Education's regulations concerning the governance and
implementation of Part C of IDEA, the Early Intervention Program
for Infants and Toddlers with Disabilities.

845 SECTION 23. Section 41-101-1, Mississippi Code of 1972, is 846 amended as follows:

847 41-101-1. (1) There is created the Mississippi Council on
848 Obesity Prevention and Management, hereinafter referred to as the

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849 "council," within the State Department of Health to be in 850 existence for the period from July 1, 2001, until July 1, 2006, or 851 until the council is established as a nonprofit corporation, 852 whichever is the earlier date. The council may accept and expend 853 grants and private donations from any source, including federal, 854 state, public and private entities, to assist it to carry out its 855 functions.

856 (2) The powers, functions and duties of the council shall857 include, but not be limited to, the following:

(a) The collection and analysis of data regarding the
extent to which children and adults in Mississippi suffer from
obesity, and the programs and services currently available to meet
the needs of overweight children and adults, and the funds
dedicated by the state to maintain those programs and services.

(b) The collection and analysis of data to demonstrate the economic impact on the state of treating obesity and the estimated cost savings of implementing a comprehensive statewide obesity prevention and management model.

867 (c) The establishment and maintenance of a resources
868 data bank containing information about obesity and related
869 subjects accessible to educational and research institutions, as
870 well as members of the general public.

(d) Consideration of the feasibility of awarding tax
incentives for work sites that promote activities to reduce
obesity in the work force.

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(e) The establishment of recommendations to enhance
funding for effective prevention and management programs and
services, including Medicaid, private health insurance programs,
and other state and federal funds.

(f) The establishment of recommendations designed to assure that children of school age who may have early indicators of obesity have access to affordable, effective prevention and management services.

(g) The establishment of recommendations for changes to statewide elementary and secondary education curricula to implement comprehensive, coordinated obesity awareness and education programs.

(h) Recommendations to enhance clinical education
curricula in medical, nursing and other schools of higher
education to implement comprehensive, coordinated obesity
awareness and education courses.

890 (i) Recommendations to increase education and awareness
891 among primary care physicians and other health professionals
892 regarding the recognition, prevention and effective management of
893 obesity.

(j) Consideration of a state prevention campaign to
 increase public awareness of the need for early prevention and
 management of obesity, possibly including:

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898 outlining health risks associated with failure to receive
899 treatment for obesity.

900 (ii) A health professional training campaign.
901 (iii) A targeted public education campaign
902 directed toward high risk populations.

903 (k) Coordination with the United States Department of 904 Agriculture, the United States Department of Health and Human 905 Services, the United States Department of Education, the United 906 States Centers for Disease Control and the National Center for 907 Chronic Disease Prevention to share resources and information in 908 order to ensure a comprehensive approach to obesity and 909 obesity-related conditions.

910 (1) Coordination with the State Departments of
911 Education, Health, Human Services <u>and Child Protection Services</u>
912 and the Division of Medicaid to share resources and information in
913 order to ensure a comprehensive approach to obesity and
914 obesity-related conditions.

915 (m) Identification of and recommendations to reduce 916 cultural, environmental and socioeconomic barriers to prevention 917 and management of obesity in Mississippi.

918 (3) The council shall be composed of the following members:
919 (a) The Executive Director of the State Department of
920 Health, or his designee;

S. B. No. 2678 23/SS26/R506 PAGE 37 (ens\tb) ST: Department of Child Protection Services; separate agency from the Department of Human Services. 921 The Executive Director of the Department of Human (b) 922 Services, or his designee; 923 The State Superintendent of Education, or his (C) 924 designee; 925 (d) The Executive Director of the State Department of 926 Mental Health, or his designee; 927 The Commissioner of Child Protection Services, or (e) 928 his designee; 929 (* * *f) A representative of the Office of the 930 Governor, to be appointed by the Governor; 931 (* * *q) A member of the House of Representatives, 932 appointed by the Speaker of the House of Representatives; 933 (* * *h) A member of the Senate, appointed by the 934 Lieutenant Governor; 935 (* * *i) Two (2) representatives of the 936 public-at-large, to be selected by the Governor; 937 (* * *j) The President of either the Mississippi 938 Medical Association or the African-American Obesity Research and 939 Treatment Association (AAORTA), or his designee; 940 (* * *k) The President of the Mississippi State Nurses 941 Association, or his designee; 942 (* * *1) The President of the Mississippi Pharmacists 943 Association, or his designee; 944 (* * *m) The President of the Mississippi Chapter of the American Academy of Pediatrics, or his designee; 945 B No 2678

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946 (*** * ***n) The Vice Chancellor of the University of 947 Mississippi Medical Center, or his designee; (* * *o) A representative appointed from the 948 Mississippi state office of the American Association of Retired 949 950 Persons; 951 (* * *p) A representative of the Mississippi Dietetic 952 Association; 953 (* * *q) A representative of the Mississippi 954 Restaurant Association; (* * *r) The President of the Mississippi Physical 955 956 Therapy Association, or his designee; 957 (* * *s) A member appointed by the Mississippi 958 Commissioner of Insurance; 959 (* * *t) A representative from a food processor or 960 food manufacturer; and 961 (* * *u) A representative from the Mississippi Soft 962 Drink Association. 963 The council shall meet upon call of the Governor not (4) 964 later than August 1, 2001, and shall organize for business by 965 selecting a chairman who shall serve for a one-year term and may 966 be selected for subsequent terms. The council shall adopt 967 internal organizational procedures necessary for efficient 968 operation of the council. Council procedures shall include duties 969 of officers, a process for selecting officers, quorum requirements 970 for conducting business and policies for any council staff. Each

S. B. No. 2678 23/SS26/R506 PAGE 39 (ens\tb) ST: Department of Child Protection Services; separate agency from the Department of Human Services. 971 member of the council shall designate necessary staff of their 972 departments to assist the council in performing its duties and 973 The council shall meet and conduct business at responsibilities. 974 least quarterly. Meetings of the council shall be open to the 975 public and opportunity for public comment shall be made available 976 at each such meeting. The chairman of the council shall notify 977 all persons who request that notice as to the date, time and place 978 of each meeting.

979 (5) Members of the council shall receive no compensation for980 their services.

981 (6) The council shall submit a report, including proposed 982 legislation if necessary, to the Governor and to the House and 983 Senate Health and Welfare Committees before the convening of the 984 2004 legislative session. The report shall include a 985 comprehensive state plan for implementation of services and 986 programs in the State of Mississippi to increase prevention and 987 management of obesity in adults and children and an estimate of the cost of implementation of such a plan. 988

989 (7) All departments, boards, agencies, officers and 990 institutions of the state and all subdivisions thereof shall 991 cooperate with the council in carrying out its purposes under this 992 section.

993 SECTION 24. Section 43-1-9, Mississippi Code of 1972, is 994 amended as follows:

S. B. No. 2678 23/SS26/R506 PAGE 40 (ens\tb) ST: Department of Child Protection Services; separate agency from the Department of Human Services. 995 43-1-9. There shall be created in each county of the state a 996 county department of * * * <u>human services</u> which shall consist of a 997 county director of * * * <u>human services</u>, and such other personnel 998 as may be necessary for the efficient performance of the duties of 999 the county department. It shall be the duty of the board of 1000 supervisors of each county to provide office space for the county 1001 department.

1002 County director. The * * * Executive Director of Human 1003 Services shall designate, in accordance with the rules and 1004 regulations of the State Personnel Board, with the approval of the 1005 Governor, a county director of *** * *** human services who shall serve as the executive and administrative officer of the county 1006 1007 department and shall be responsible to the state department for 1008 its management. Such director shall be a resident citizen of the 1009 county and shall not hold any political office of the state, 1010 county, municipality or subdivision thereof. However, in cases of 1011 emergency, the *** * *** executive director may appoint a director 1012 of * * * human services who is a nonresident of such county, to 1013 serve during the period of emergency only.

The county department of *** * *** <u>human services</u> shall administer within the county all forms of public assistance and welfare services, with the exception of child welfare services administered by the Department of Child Protection Services. The county department shall comply with such regulations and submit such reports as may be established or required by the state

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1020 department. Subject to the approval of the state department, the 1021 county department may cooperate with other departments, agencies 1022 and institutions, state and local, when so requested, in 1023 performing services in conformity with the provisions of this 1024 chapter.

1025 In counties having two (2) judicial districts, the * * * 1026 Executive Director of Human Services may create and establish in 1027 each of the judicial districts a separate county department 1028 of * * * human services which shall consist of a director of * * * 1029 human services and such other personnel as may be necessary for 1030 the efficient performance of the duties of the department thus 1031 established. In such cases the two (2) departments so established 1032 shall be dealt with as though each is a separate and distinct county department of * * * human services, and each of the 1033 1034 departments and each of the directors shall operate and have 1035 jurisdiction coextensive with the boundaries of the judicial 1036 district in which it is established; and, also, in such cases the words "county" and "director of * * * human services" when used in 1037 1038 this chapter shall, where applicable, mean each judicial district, and the director of *** * *** human services appointed therefor; and 1039 1040 where the board of supervisors is authorized to appropriate funds 1041 or provide office space or like assistance for one (1) 1042 county * * * department or director, such board may, as the case 1043 may be, appropriate the amount specified by law or render the 1044 assistance required by law to each of the departments or

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1045 directors. * * * However, * * * the * * * Executive Director of 1046 Human Services shall not create and establish a separate county department of *** * *** human services pursuant to this paragraph in 1047 any county in which such separate county department of * * * human 1048 1049 services is not in existence on January 1, 1983. * * * In 1050 addition, in any county having two (2) county departments of * * * human services on January 1, 1983, but only one (1) county 1051 director of * * * on * * * that date, the * * * Executive Director 1052 1053 of Human Services shall not authorize and establish the second 1054 position of county director of * * * human services in such 1055 county.

In any county not having two (2) judicial districts which is greater than fifty (50) miles in length, the *** * *** <u>Executive</u> <u>Director of Human Services</u> may establish one (1) branch office of the county department of *** * *** <u>human services</u> which shall be staffed with existing employees and administrative staff of such county department for not less than four (4) days per week.

1062 SECTION 25. Section 43-1-101, Mississippi Code of 1972, is 1063 amended as follows:

1064 43-1-101. (1) There is created the Mississippi Interagency 1065 Council on Homelessness. The purpose of the council is to 1066 establish, develop and implement a plan to reduce homelessness 1067 that includes a strong focus on the needs of homeless children, 1068 youth and families, as well as individuals and veterans who are 1069 homeless.

S. B. No. 2678 23/SS26/R506 PAGE 43 (ens\tb) ST: Department of Child Protection Services; separate agency from the Department of Human Services. 1070 (2) In addition to the duties prescribed in subsection (1) 1071 the council shall annually make a report to the Governor, the 1072 House of Representatives, the Senate and the public regarding the 1073 council's progress in meeting its goals and objectives.

1074 (3) The council shall be composed of the following members:
1075 (a) A representative from the Office of the Governor,
1076 appointed by the Governor;

1077 (b) The Chairperson or his designee of the Youth and 1078 Family Affairs Committee of the House of Representatives and the 1079 Chairperson or his designee of the Housing Committee of the 1080 Senate;

1081 (c) The Executive Director of the Department of * * *
1082 Human Services or his designee;

1083 (d) The Executive Director of the Department of Mental1084 Health or his designee;

1085 (e) The Executive Director of the Mississippi1086 Development Authority or his designee;

1087(f)The Commissioner of Child Protection Services or1088his designee;

1089 ($\star \star \star \underline{g}$) The State Superintendent of the Department of 1090 Education or his designee;

1091 (***<u>h</u>) A representative of Partners to End

1092 Homelessness, appointed by the Governor;

1093 (***<u>i</u>) A representative of Mississippi United to End 1094 Homelessness, appointed by the Governor;

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1095 (* * *j) A representative of Open Doors Counseling 1096 Center, appointed by the Governor; 1097 (* * *k) A representative of a school district that is working on the McKinney-Vento Homeless Education Assistance Act, 1098 1099 appointed by the State Superintendent of Education; 1100 (* * *1) A representative of the Mississippi Campaign 1101 to End Child Homelessness, appointed by the Governor; 1102 (* * *m) Two (2) directors from homeless and domestic 1103 violence emergency shelters, appointed by the Governor; (\star \star \star n) A youth who is or has been homeless, 1104 1105 appointed by the State Superintendent of Education; 1106 (* * *o) A representative of the Oakley Youth 1107 Development Center, appointed by the Governor; 1108 (* * *p) The Executive Director of the State Veterans 1109 Affairs Board or his designee; 1110 (* * *q) The Executive Director of Hope Enterprises, 1111 or his designee; and 1112 (* * *r) A representative from a community action 1113 agency appointed by the Governor. 1114 (4) Appointments shall be made within thirty (30) days after 1115 July 1, 2013. Within fifteen (15) days thereafter on a day to be 1116 designated jointly by the Speaker of the House and the Lieutenant 1117 Governor, the council shall meet and organize by selecting from 1118 its membership a chairperson and a vice chairperson. The vice chairperson shall also serve as secretary and shall be responsible 1119

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1120 for keeping all records of the council. A majority of the members 1121 of the council shall constitute a quorum. In the selection of its 1122 officers and the adoption of rules, resolutions and reports, an 1123 affirmative vote of a majority of the council shall be required. 1124 All members shall be notified in writing of all meetings, and 1125 those notices shall be mailed at least fifteen (15) days before 1126 the date on which a meeting is to be held.

1127 Members of the council shall serve without compensation (5) 1128 for their services, and the council shall perform its duties 1129 without legislative appropriation or the use of any state funds 1130 for that purpose; however, the council, by approval of a majority of the appointed members of the council, is authorized to accept 1131 1132 funds that may be donated or provided in the form of financial 1133 grants from public or private sources. In addition, any 1134 department, division, board, bureau, commission or agency of the 1135 state, or of any political subdivision thereof, shall provide, at 1136 the request of the chair of the council, such facilities, assistance and data as will enable the council to carry out its 1137 1138 duties.

1139 SECTION 26. Section 43-14-1, Mississippi Code of 1972, is
1140 amended as follows:

1141 43-14-1. (1) The purpose of this chapter is to provide for 1142 the development, implementation and oversight of a coordinated 1143 interagency system of necessary services and care for children and 1144 youth, called the Mississippi Statewide System of Care, up to age

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1145 twenty-one (21) with serious emotional/behavioral disorders 1146 including, but not limited to, conduct disorders, or mental illness who require services from a multiple services and multiple 1147 1148 programs system, and who can be successfully diverted from 1149 inappropriate institutional placement. The Mississippi Statewide 1150 System of Care is to be conducted in the most fiscally responsible 1151 (cost-efficient) manner possible, based on an individualized plan 1152 of care which takes into account other available interagency 1153 programs, including, but not limited to, Early Intervention Act of 1154 Infants and Toddlers, Section 41-87-1 et seq., Early Periodic 1155 Screening Diagnosis and Treatment, Section 43-13-117(A)(5), 1156 waivered program for home- and community-based services for 1157 developmentally disabled people, Section 43-13-117(A)(29), and 1158 waivered program for targeted case management services for children with special needs, Section 43-13-117(A)(31), those 1159 1160 children identified through the federal Individuals with 1161 Disabilities Education Act of 1997 as having a serious emotional 1162 disorder (EMD), the Mississippi Children's Health Insurance 1163 Program and waivered programs for children with serious emotional 1164 disturbances, Section 43-13-117(A)(46), and is tied to clinically 1165 and functionally appropriate outcomes. Some of the outcomes are 1166 to reduce the number of inappropriate out-of-home placements inclusive of those out-of-state and to reduce the number of 1167 1168 inappropriate school suspensions and expulsions for this 1169 population of children. This coordinated interagency system of

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1170 necessary services and care shall be named the Mississippi 1171 Statewide System of Care. Children to be served by this chapter 1172 who are eligible for Medicaid shall be screened through the 1173 Medicaid Early Periodic Screening Diagnosis and Treatment (EPSDT) 1174 and their needs for medically necessary services shall be 1175 certified through the EPSDT process. For purposes of this 1176 chapter, the Mississippi Statewide System of Care is defined as a 1177 coordinated network of agencies and providers working as a team to 1178 make a full range of mental health and other necessary services 1179 available as needed by children with mental health problems and 1180 their families. The Mississippi Statewide System of Care shall 1181 be: 1182 Child centered, family focused, family driven and (a) 1183 youth guided; 1184 Community based; (b) 1185 (C) Culturally competent and responsive; and shall provide for: 1186 1187 (i) Service coordination or case management; 1188 Prevention and early identification and (ii) 1189 intervention; 1190 (iii) Smooth transitions among agencies and

1191 providers, and to the transition-age and adult service systems; 1192 (iv) Human rights protection and advocacy; 1193 (v) Nondiscrimination in access to services;

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(j) Positive behavioral supports (PBIS) in schools;
(k) Transition-age supported and independent living
services; and

1222 Vocational/technical education services for youth. (1)1223 (2) There is established the Interagency Coordinating 1224 Council for Children and Youth (hereinafter referred to as the 1225 "ICCCY"). The ICCCY shall consist of the following membership: 1226 The State Superintendent of Public Education; (a) 1227 The Executive Director of the Mississippi (b) 1228 Department of Mental Health; 1229 (C) The Executive Director of the State Department of 1230 Health: 1231 The Executive Director of the Department of Human (d) 1232 Services; 1233 The Executive Director of the Division of Medicaid, (e) 1234 Office of the Governor; 1235 (f) The Executive Director of the State Department of 1236 Rehabilitation Services; 1237 The Executive Director of Mississippi Families as (q) 1238 Allies for Children's Mental Health, Inc.; 1239 (h) The Commissioner of Child Protection Services; 1240 (* * *i) The Attorney General; 1241 (* * *j) A family member of a child or youth in the 1242 population named in this chapter designated by Mississippi

1243 Families as Allies;

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1244 (** \underline{k}) A youth or young adult in the population 1245 named in this chapter designated by Mississippi Families as 1246 Allies;

1247 (* * 1) A local MAP team coordinator designated by 1248 the Department of Mental Health;

1249 (***m) A child psychiatrist experienced in the 1250 public mental health system designated by the Mississippi 1251 Psychiatric Association;

1252 (***<u>n</u>) An individual with expertise and experience 1253 in early childhood education designated jointly by the Department 1254 of Mental Health and Mississippi Families as Allies;

1255 $(* * * \circ)$ A representative of an organization that 1256 advocates on behalf of disabled citizens in Mississippi designated 1257 by the Department of Mental Health; and

1258 $(\star \star \underline{p})$ A faculty member or dean from a Mississippi 1259 university specializing in training professionals who work in the 1260 Mississippi Statewide System of Care designated by the Board of 1261 Trustees of State Institutions of Higher Learning.

1262 If a member of the council designates a representative to 1263 attend council meetings, the designee shall bring full 1264 decision-making authority of the member to the meeting. The 1265 council shall select a chairman, who shall serve for a one-year 1266 term and may not serve consecutive terms. The council shall adopt 1267 internal organizational procedures necessary for efficient 1268 operation of the council. Each member of the council shall

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designate necessary staff of their departments to assist the ICCCY in performing its duties and responsibilities. The ICCCY shall meet and conduct business at least twice annually. The chairman of the ICCCY shall notify all ICCCY members and all other persons who request such notice as to the date, time, place and draft agenda items for each meeting.

The Interagency System of Care Council (ISCC) is created 1275 (3) 1276 to serve as the state management team for the ICCCY, with the 1277 responsibility of collecting and analyzing data and funding 1278 strategies necessary to improve the operation of the Mississippi 1279 Statewide System of Care, and to make recommendations to the ICCCY 1280 and to the Legislature concerning such strategies on, at a 1281 minimum, an annual basis. The System of Care Council also has the 1282 responsibility of coordinating the local Multidisciplinary 1283 Assessment and Planning (MAP) teams and "A" teams and may apply 1284 for grants from public and private sources necessary to carry out 1285 its responsibilities. The Interagency System of Care Council 1286 shall be comprised of one (1) member from each of the appropriate 1287 child-serving divisions or sections of the State Department of Health, the Department of Human Services (* * *Division of Youth 1288 1289 Services), the Department of Child Protection Services, the State 1290 Department of Mental Health (Division of Children and Youth, 1291 Bureau of Alcohol and Drug Abuse, and Bureau of Intellectual and 1292 Developmental Disabilities), the State Department of Education 1293 (Office of Special Education and Office of Healthy Schools), the

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1294 Division of Medicaid of the Governor's Office, the Department of 1295 Rehabilitation Services, and the Attorney General's office. 1296 Additional members shall include a family member of a child, youth 1297 or transition-age youth representing a family education and 1298 support 501(c)(3) organization, working with the population named 1299 in this chapter designated by Mississippi Families as Allies, an 1300 individual with expertise and experience in early childhood 1301 education designated jointly by the Department of Mental Health 1302 and Mississippi Families as Allies, a local MAP team representative and a local "A" team representative designated by 1303 1304 the Department of Mental Health, a probation officer designated by 1305 the Department of Corrections, a family member and youth or young 1306 adult designated by Mississippi Families as Allies for Children's 1307 Mental Health, Inc., (MSFAA), and a family member other than a 1308 MSFAA representative to be designated by the Department of Mental 1309 Health and the Director of the Compulsory School Attendance 1310 Enforcement of the State Department of Education. Appointments to the Interagency System of Care Council shall be made within sixty 1311 1312 (60) days after June 30, 2010. The council shall organize by 1313 selecting a chairman from its membership to serve on an annual 1314 basis, and the chairman may not serve consecutive terms. 1315 As part of the Mississippi Statewide System of (4)(a) Care, there is established a statewide system of local 1316 Multidisciplinary Assessment, Planning and Resource (MAP) teams. 1317

1318 The MAP teams shall be comprised of one (1) representative each at

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1319 the county level from the major child-serving public agencies for 1320 education, human services, health, mental health and rehabilitative services approved by respective state agencies of 1321 1322 the Department of Education, the Department of Human Services, the 1323 Department of Child Protection Services, the Department of Health, 1324 the Department of Mental Health and the Department of 1325 Rehabilitation Services. These agencies shall, by policy, 1326 contract or regulation require participation on MAP teams and "A" 1327 teams at the county level by the appropriate staff. Three (3) 1328 additional members may be added to each team, one (1) of which may 1329 be a representative of a family education/support 501(c)(3) 1330 organization with statewide recognition and specifically 1331 established for the population of children defined in Section The remaining members will be representatives of 1332 43-14-1. 1333 significant community-level stakeholders with resources that can 1334 benefit the population of children defined in Section 43-14-1. 1335 The Department of Education shall assist in recruiting and identifying parents to participate on MAP teams and "A" teams. 1336

(b) For each local existing MAP team that is established pursuant to paragraph (a) of this subsection, there shall also be established an "A" (Adolescent) team which shall work with a MAP team. The "A" teams shall provide System of Care services for youthful offenders who have serious behavioral or emotional disorders. Each "A" team shall be comprised of, at a minimum, the following five (5) members:

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1344 (i) A school counselor, mental health therapist or1345 social worker;

1346 (ii) A community mental health professional;
1347 (iii) A social services/child welfare
1348 professional;

(iv) A youth court counselor; and
(v) A parent who had a child in the juvenile
justice system.

(c) The Interagency Coordinating Council for Children and Youth and the Interagency System of Care Council shall work to develop MAP teams statewide that will serve to become the single point of entry for children and youth about to be placed in out-of-home care for reasons other than parental abuse/neglect.

(5) The Interagency Coordinating Council for Children and Youth may provide input to one another and to the ISCC relative to how each agency utilizes its federal and state statutes, policy requirements and funding streams to identify and/or serve children and youth in the population defined in this section. The ICCCY shall support the implementation of the plans of the respective state agencies for comprehensive, community-based,

multidisciplinary care, treatment and placement of these children.
(6) The ICCCY shall oversee a pool of state funds that may
be contributed by each participating state agency and additional
funds from the Mississippi Tobacco Health Care Expenditure Fund,
subject to specific appropriation therefor by the Legislature.

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Part of this pool of funds shall be available for increasing the present funding levels by matching Medicaid funds in order to increase the existing resources available for necessary community-based services for Medicaid beneficiaries.

1373 (7) The local interagency coordinating care MAP team or "A" 1374 team will facilitate the development of the individualized System 1375 of Care programs for the population targeted in this section.

(8) Each local MAP team and "A" team shall serve as the
single point of entry and re-entry to ensure that comprehensive
diagnosis and assessment occur and shall coordinate needed
services through the local MAP team and "A" team members and local
service providers for the children named in subsection (1). Local
children in crisis shall have first priority for access to the MAP
team and "A" team processes and local System of Care services.

(9) The Interagency Coordinating Council for Children and Youth shall facilitate monitoring of the performance of local MAP teams.

(10) Each ICCCY member named in subsection (2) of this section shall enter into a binding memorandum of understanding to participate in the further development and oversight of the Mississippi Statewide System of Care for the children and youth described in this section. The agreement shall outline the system responsibilities in all operational areas, including ensuring representation on MAP teams, funding, data collection, referral of

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1395 SECTION 27. Section 43-14-5, Mississippi Code of 1972, is
1396 amended as follows:

1397 43-14-5. There is created in the State Treasury a special 1398 fund into which shall be deposited all funds contributed by the 1399 Department of Human Services, Department of Child Protection 1400 Services, State Department of Health, Department of Mental 1401 Health * * * and State Department of Rehabilitation Services 1402 insofar as recipients are otherwise eligible under the 1403 Rehabilitation Act of 1973, as amended, and State Department of Education for the operation of a statewide System of Care by MAP 1404 1405 teams and "A" teams utilizing such funds as may be made available 1406 to those MAP teams through a Request for Proposal (RFP) approved 1407 by the ICCCY.

1408 **SECTION 28.** Section 43-15-3, Mississippi Code of 1972, is 1409 amended as follows:

1410 43-15-3. The Department of Human Services * * * and the 1411 Department of Child Protection Services are authorized, empowered 1412 and directed to cooperate fully with the United States Children's 1413 Bureau and Secretary of Labor in establishing, extending and 1414 strengthening "child welfare services" for the protection and care 1415 of homeless, dependent and neglected children and children in 1416 danger of becoming delinquent. * * * Those departments * * * are further authorized, empowered and directed to cooperate with the 1417

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1418 United States Children's Bureau and Secretary of Labor in 1419 developing plans for * * * those "child welfare services" and 1420 extending any other cooperation necessary under Section 521 of 1421 Public Law No. 271-74th Congress of the United States.

In furtherance of the "child welfare services" referred to in 1422 1423 the first paragraph hereof the State Treasurer is *** * *** authorized 1424 and directed to receive on behalf of the state, and to execute all 1425 instruments incidental thereto, federal or other funds to be used 1426 for "child welfare services," and to place such funds in a special 1427 account to the credit of the "child welfare services," which * * * 1428 funds shall be expended by the Department of Human Services and 1429 the Department of Child Protection Services for the purposes and 1430 under the provisions of this article and Section 521 of Public Law 1431 No. 271-74th Congress of the United States. It shall be paid out 1432 by the State Treasurer as funds appropriated to carry out the 1433 provisions of * * * those laws.

The Department of Human Services <u>or the Department of Child</u> <u>Protection Services</u> shall issue all checks on *** * *** <u>the</u> "child welfare services" fund to persons entitled to payment from *** * *** <u>the</u> fund. All such sums shall be drawn upon the "child welfare services" fund upon requisition of the Director of the Department of Human Services <u>or the Commissioner of Child Protection</u> Services.

1441 The money in the "child welfare services" fund shall be 1442 expended in accordance with the rules and regulations of the

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1443 United States Children's Bureau and Secretary of Labor and in 1444 accordance with the plan developed by the Department of Human 1445 Services or Department of Child Protection Services and the United 1446 States Children's Bureau under Section 521 of Public Law No. 1447 271-74th Congress of the United States, and shall not be used for 1448 any other purpose.

If a claim for foster care and/or adoption assistance under 1449 1450 Title IV-E of the federal Social Security Act is not acted upon 1451 within a reasonable time after the filing of the claim, or is 1452 denied in whole or in part, the claimant may appeal to the * * * 1453 Commissioner of Child Protection Services in the manner and form 1454 prescribed by the Department of * * * Child Protection Services. 1455 The * * * Commissioner of Child Protection Services shall, upon 1456 receipt of such an appeal, give the claimant reasonable notice and opportunity for a fair hearing. The * * * Commissioner of Child 1457 1458 Protection Services may also, upon his or her own motion, review 1459 any decision regarding a claim, and may consider any claim upon 1460 which a decision has not been made within a reasonable time. All 1461 decisions of the * * * Commissioner of Child Protection Services 1462 shall be final and binding.

1463 **SECTION 29.** Section 43-15-5, Mississippi Code of 1972, is 1464 amended as follows:

1465 43-15-5. (1) The Department of * * * Child Protection 1466 Services shall have authority and it shall be its duty to 1467 administer or supervise all public child welfare services,

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1468 including those services, responsibilities, duties and powers with 1469 which the * * * local offices of child protection services are 1470 charged and empowered in this article; administer and supervise the licensing and inspection of all private child placing 1471 1472 agencies; provide for the care of dependent and neglected children 1473 in foster family homes or in institutions, supervise the care of 1474 such children and those of illegitimate birth; supervise the 1475 importation of children; and supervise the operation of all state 1476 institutions for children. The Department of * * * Child 1477 Protection Services shall be authorized to purchase hospital and 1478 medical insurance coverage for those children placed in foster 1479 care by the state or *** * *** local offices of child protection 1480 services who are not otherwise eligible for medical assistance 1481 under the Mississippi Medicaid Law. The Department of * * * Child Protection Services shall be further authorized to purchase burial 1482 1483 or life insurance not exceeding One Thousand Five Hundred Dollars 1484 (\$1,500.00) for those children placed in foster care by the state or * * * local offices of child protection services. All 1485 1486 insurance coverage authorized herein may be purchased with any 1487 funds other than state funds available to the Department of * * * 1488 Child Protection Services, including those funds available to the 1489 child which are administered by the department.

1490 (2) Any person, partnership, group, corporation,
1491 organization or association desiring to operate a child
1492 residential home, as defined in Section 43-16-3, may make

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application for a license for such a facility to the Department of * * * Child Protection Services on the application forms furnished for this purpose by the department. If an applicant meets the published rules and regulations of the department regarding minimum standards for a child residential home, then the applicant shall be granted a license by the department.

1499 SECTION 30. Section 43-15-6, Mississippi Code of 1972, is
1500 amended as follows:

1501 43-15-6. (1) Any person, institution, facility, clinic, 1502 organization or other entity that provides services to children in 1503 a residential setting where care, lodging, maintenance, and 1504 counseling or therapy for alcohol or controlled substance abuse or 1505 for any other emotional disorder or mental illness is provided for 1506 children, whether for compensation or not, that holds himself, 1507 herself, or itself out to the public as providing such services, 1508 and that is entrusted with the care of the children to whom he, 1509 she, or it provides services, because of the nature of the services and the setting in which the services are provided shall 1510 1511 be subject to the provisions of this section.

1512 (2) Each entity to which this section applies shall 1513 complete, through the appropriate governmental authority, a 1514 national criminal history record information check and a child 1515 abuse registry check for each owner, operator, employee, 1516 prospective employee, volunteer or prospective volunteer of the 1517 entity and/or any other that has or may have unsupervised access

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to a child served by the entity. In order to determine the applicant's suitability for employment, the entity shall ensure that the applicant be fingerprinted by local law enforcement, and the results forwarded to the Department of Public Safety. If no disqualifying record is identified at the state level, the fingerprints shall be forwarded by the Department of Public Safety to the FBI for a national criminal history record check.

1525 An owner, operator, employee, prospective employee, (3) 1526 volunteer or prospective volunteer of the entity and/or any other that has or may have unsupervised access to a child who has a 1527 1528 criminal history of conviction or pending indictment of a crime, whether a misdemeanor or a felony, that bears upon an individual's 1529 1530 fitness to have responsibility for the safety and well-being of children as set forth in this chapter may not provide child care 1531 1532 or operate, or be licensed as, a residential child care program, 1533 foster parent, or foster home.

(4) All fees incurred in compliance with this section shall
be borne by the individual or entity to which subsection (1)
applies.

(5) The Department of Human Services <u>and the Department of</u> <u>Child Protection Services</u> shall have the authority to set fees, to exclude a particular crime or crimes or a substantiated finding of child abuse and/or neglect as disqualifying individuals or entities from providing foster care or residential child care, and

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Any entity that violates the provisions of this section 1544 (6) 1545 by failure to complete sex offense criminal history record 1546 information and felony conviction record information checks, as 1547 required under subsection (3) of this section, shall be subject to a penalty of up to Ten Thousand Dollars (\$10,000.00) for each such 1548 1549 violation and may be enjoined from further operation until it 1550 complies with this section in actions maintained by the Attorney 1551 General.

1552 (7) The Department of Human Services <u>and the Department of</u> 1553 <u>Child Protection Services</u> and/or * * * <u>their</u> officers, employees, 1554 attorneys, agents and representatives shall not be held civilly 1555 liable for any findings, recommendations or actions taken pursuant 1556 to this section.

1557 **SECTION 31.** Section 43-15-7, Mississippi Code of 1972, is 1558 amended as follows:

1559 43-15-7. *** * *** Any local office of child protection services 1560 is authorized to provide protective services for children as will 1561 conserve home life; assume responsibility for the care and support 1562 of dependent children needing public care away from their homes; 1563 place children found by the * * * local office to be dependent or 1564 without proper care in suitable institutions or private homes, and 1565 cooperate with public and private institutions and agencies in 1566 placing such children in suitable institutions or private homes;

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1567 accept custody or guardianship, through one of its designated 1568 employees, of any child, when appointed as custodian or guardian 1569 in the manner provided by law.

The board of supervisors in each county is *** * *** empowered, in its discretion, to set aside and appropriate out of the tax levied and collected to support the poor of the county or out of the county general fund necessary monies to be administered by the *** * *** <u>local office of child protection services</u> to carry out the provisions of this section.

1576 SECTION 32. Section 43-15-11, Mississippi Code of 1972, is 1577 amended as follows:

1578 The board of supervisors of any county and/or 43-15-11. (1)1579 the mayor and board of commissioners of any city and/or the mayor and board of aldermen of any municipality in this state are * * * 1580 1581 authorized and empowered, in their discretion, to expend out of 1582 any * * * monies in their respective treasuries, to be drawn by 1583 warrant thereon, a sum or sums of money not exceeding a total of Twenty-five Dollars (\$25.00) annually per One Million Dollars 1584 1585 (\$1,000,000.00) of the assessed valuation of the real and personal 1586 property thereof for the purpose of providing for the care, 1587 support and maintenance of homeless or destitute children of any 1588 county or municipality of this state who are supported, cared for, maintained and placed for adoption by any children's home society 1589 which operates over and serves the entire State of Mississippi, 1590

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1593 (2) The authority granted in this section is supplemental of 1594 and in addition to all existing authority for the expenditure of 1595 funds by such boards of supervisors and municipal governing 1596 authorities.

1597 SECTION 33. Section 43-15-15, Mississippi Code of 1972, is 1598 amended as follows:

1599 43-15-15. The * * Department of * * * Child Protection 1600 Services shall maintain a registry of children whose custody lies 1601 with them and private or public agencies licensed by the 1602 department. * * * The registry shall contain classifications of 1603 children as:

1604 (a) Temporary custody for evaluation, not to exceed1605 three (3) months;

1606 (b) Temporary custody not to exceed one (1) year with 1607 the plan to return custody to the natural parents;

1608 (c) Temporary custody, not to exceed two (2) years, 1609 with a plan to free for adoption;

1610 (d) Children freed for adoption;

1611 (e) Children ages fourteen (14) and above who have 1612 voluntarily chosen not to be adopted and cannot be returned to 1613 their own homes; and

1614 (f) Children who are institutionalized and for whom 1615 placement in an adoptive home is not feasible.

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1616 SECTION 34. Section 43-15-19, Mississippi Code of 1972, is 1617 amended as follows:

1618 43-15-19. (1) The * * * Department of * * * Child Protection Services shall maintain a Mississippi Adoption Resource 1619 1620 Exchange registry, which shall contain a total listing of all 1621 children freed for adoption as well as a listing of all persons 1622 who wish to adopt children and who are approved by a licensed 1623 adoption agency in the State of Mississippi. * * * The registry 1624 shall be distributed to all county * * * offices of child 1625 protection services and licensed adoption agencies within the 1626 state and shall be updated at least quarterly. The * * * Department of * * * Child Protection Services shall establish 1627 1628 regulations for listing descriptive characteristics while 1629 protecting the privacy of the children's names. Listed names 1630 shall be removed when adoption placement plans are made for a 1631 child or when a person withdraws an application for adoption. 1632 Adoptive parents shall be given the option of having (2)their names placed in the registry. To be placed in the registry, 1633

1634 they shall be required to give written authority to the * * *

1635 Department of Child Protection Services.

1636 SECTION 35. Section 43-15-21, Mississippi Code of 1972, is 1637 amended as follows:

1638 43-15-21. Anyone violating or releasing information of a 1639 confidential nature without the approval of the court with 1640 jurisdiction or the * * * Department of * * * Child Protection

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1641 <u>Services</u>, upon being found guilty, shall be guilty of a 1642 misdemeanor and subject to a fine of no more than One Thousand 1643 Dollars (\$1,000.00) or imprisonment of six (6) months, or both.

1644 SECTION 36. Section 43-15-23, Mississippi Code of 1972, is 1645 amended as follows:

1646 43-15-23. (1) As used in this section the term "placing 1647 out" means to arrange for the free care of a child in a family, 1648 other than that of the child's parent, stepparent, grandparent, 1649 brother, sister, uncle or aunt or legal guardian, for the purpose 1650 of adoption or for the purpose of providing care.

1651 (2) No person, agency, association, corporation,
1652 institution, society or other organization, except a child
1653 placement agency licensed by the Department of * * * <u>Child</u>
1654 <u>Protection Services</u> under Section 43-15-5, shall request, receive
1655 or accept any compensation or thing of value, directly or
1656 indirectly, for placing out of a child.

(3) No person shall pay or give any compensation or thing of value, directly or indirectly, for placing out of a child to any person, agency, association, corporation, institution, society or other organization except a child placement agency licensed by the Department of * * * <u>Child Protection Services</u>.

(4) The provisions of this section shall not be construed to
(a) prevent the payment of salaries or other compensation by a
child placement agency licensed by the Department of * * * <u>Child</u>
Protection Services to the officers or employees thereof; (b)

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1666 prevent the payment of legal fees, which have been approved by the 1667 chancery court, to an attorney for services performed in regard to adoption proceedings; (c) prevent the payment of reasonable and 1668 1669 actual medical fees or hospital charges for services rendered in 1670 connection with the birth or medical treatment of such child to 1671 the physician or hospital which rendered the services; or (d) 1672 prevent the receipt of such payments by such attorney, physician 1673 or hospital.

1674 (5) Any person, agency, association, corporation,
1675 institution, society or other organization violating the
1676 provisions of this section shall be guilty of illegal placement of
1677 children and shall be punished by a fine not to exceed Five
1678 Thousand Dollars (\$5,000.00) or by imprisonment not more than five
1679 (5) years, or both such fine and imprisonment.

1680 SECTION 37. Section 43-15-103, Mississippi Code of 1972, is 1681 amended as follows:

1682 43-15-103. As used in this article:

1683 (a) "Agency" means a residential child-caring agency or 1684 a child-placing agency.

1685 (b) "Child" or "children" mean(s) any unmarried person 1686 or persons under the age of eighteen (18) years.

1687 (c) "Child placing" means receiving, accepting or 1688 providing custody or care for any child under eighteen (18) years 1689 of age, temporarily or permanently, for the purpose of:

1690 (i) Finding a person to adopt the child;

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1691 (ii) Placing the child temporarily or permanently 1692 in a home for adoption; or

1693 (iii) Placing a child in a foster home or 1694 residential child-caring agency.

(d) "Child-placing agency" means any entity or person which places children in foster boarding homes or foster homes for temporary care or for adoption or any other entity or person or group of persons who are engaged in providing adoption studies or foster care studies or placement services as defined by the rules of the department.

1701 (e) "Department" means the Mississippi Department 1702 of * * * Child Protection Services.

1703 ***

1704 $(\star \star \star \underline{f})$ "Family boarding home" or "foster home" means 1705 a home (occupied residence) operated by any entity or person which 1706 provides residential child care to at least one (1) child but not 1707 more than six (6) children who are not related to the primary 1708 caregivers.

1709 $(\star \star \star \underline{g})$ "Group care home" means any place or facility 1710 operated by any entity or person which provides residential child 1711 care for at least seven (7) children but not more than twelve (12) 1712 children who are not related to the primary caregivers.

1713 (***<u>h</u>) "Licensee" means any person, agency or entity
1714 licensed under this article.

S. B. No. 2678 23/SS26/R506 PAGE 69 (ens\tb) ST: Department of Child Protection Services; separate agency from the Department of Human Services. 1715 (* * *i) "Maternity home" means any place or facility 1716 operated by any entity or person which receives, treats or cares for more than one (1) child or adult who is pregnant out of 1717 wedlock, either before, during or within two (2) weeks after 1718 1719 childbirth; provided, that the licensed child-placing agencies and 1720 licensed maternity homes may use a family boarding home approved and supervised by the agency or home, as a part of their work, for 1721 1722 as many as three (3) children or adults who are pregnant out of 1723 wedlock, and provided further, that the provisions of this definition shall not include children or women who receive 1724 1725 maternity care in the home of a person to whom they are kin within 1726 the sixth degree of kindred computed according to civil law, nor 1727 does it apply to any maternity care provided by general or special hospitals licensed according to law and in which maternity 1728 1729 treatment and care are part of the medical services performed and 1730 the care of children is brief and incidental.

1731 ***

1732 (* * * j) "Person associated with a licensee" means an 1733 owner, director, member of the governing body, employee, provider 1734 of care and volunteer of a human services licensee.

1735 (***k) "Related" means children, step-children, 1736 grandchildren, step-grandchildren, siblings of the whole or 1737 half-blood, step-siblings, nieces or nephews of the primary care 1738 provider.

S. B. No. 2678 23/SS26/R506 PAGE 70 (ens\tb) ST: Department of Child Protection Services; separate agency from the Department of Human Services. (***<u>1</u>) "Residential child care" means the provision of supervision, and/or protection, and meeting the basic needs of a child for twenty-four (24) hours per day, which may include services to children in a residential setting where care, lodging, maintenance and counseling or therapy for alcohol or controlled substance abuse or for any other emotional disorder or mental illness is provided for children, whether for compensation or not.

1746 (*** * ***m) "Residential child-caring agency" means any 1747 place or facility operated by any entity or person, public or private, providing residential child care, regardless of whether 1748 1749 operated for profit or whether a fee is charged. Such residential 1750 child-caring agencies include, but are not limited to, maternity 1751 homes, runaway shelters, group homes that are administered by an agency, and emergency shelters that are not in private residence. 1752 SECTION 38. Section 43-15-105, Mississippi Code of 1972, is 1753

1754 amended as follows:

1755 43 - 15 - 105. (1) The *** * *** Department of Child Protection Services shall be the licensing authority *** * *** under this 1756 1757 article, and is vested with all the powers, duties and 1758 responsibilities described in this article. The *** * *** department 1759 shall make and establish rules and regulations regarding: 1760 Approving, extending, denying, suspending and (a) revoking licenses for foster homes, residential child-caring 1761

agencies and child-placing agencies;

1762

S. B. No. 2678 23/SS26/R506 PAGE 71 (ens\tb) ST: Department of Child Protection Services; separate agency from the Department of Human Services. 1763 (b) Conditional licenses, variances from department 1764 rules and exclusions;

1765 (c) Basic health and safety standards for licensees; 1766 and

1767 (d) Minimum administration and financial requirements 1768 for licensees.

1769 (2) The *** * *** department shall:

1770 (a) Define information that shall be submitted to
1771 the * * department with an application for a license;

(b) Establish guidelines for the administration and
maintenance of client and service records, including staff
qualifications, staff to client ratios;

1775 (c) Issue licenses in accordance with this article;
1776 (d) Conduct surveys and inspections of licensees and
1777 facilities;

1778 (e) Establish and collect licensure fees;

1779 (f) Investigate complaints regarding any licensee or 1780 facility;

1781 (g) Have access to all records, correspondence and 1782 financial data required to be maintained by a licensee or 1783 facility;

(h) Have authority to interview any client, family member of a client, employee or officer of a licensee or facility; and

S. B. No. 2678 23/SS26/R506 PAGE 72 (ens\tb) ST: Department of Child Protection Services; separate agency from the Department of Human Services. 1787 (i) Have authority to revoke, suspend or extend any
1788 license issued by the * * * department.

1789 SECTION 39. Section 43-15-107, Mississippi Code of 1972, is 1790 amended as follows:

1791 43-15-107. (1) Except as provided in Section 43-15-111, no 1792 person, agency, firm, corporation, association or other entity, acting individually or jointly with any other person or entity, 1793 1794 may establish, conduct or maintain foster homes, residential 1795 child-caring agencies and child-placing agencies or facility 1796 and/or engage in child placing in this state without a valid and 1797 current license issued by and under the authority of the * * * 1798 department as provided by this article and the rules of the * * * 1799 department. Any out-of-state child-placing agency that provides a full range of services, including, but not limited to, adoptions, 1800 foster family homes, adoption counseling services or financial 1801 1802 aid, in this state must be licensed by the * * * department under 1803 this article.

1804 (2) No license issued under this article is assignable or 1805 transferable.

1806 (3) A current license shall at all times be posted in each
1807 licensee's facility, in a place that is visible and readily
1808 accessible to the public.

1809 (4) (a) Except as otherwise provided in paragraph (b) of1810 this subsection, each license issued under this article expires at

S. B. No. 2678 23/SS26/R506 PAGE 73 (ens\tb) ST: Department of Child Protection Services; separate agency from the Department of Human Services. 1811 midnight (Central Standard Time) twelve (12) months from the date 1812 of issuance unless it has been: 1813 Previously revoked by the * * * department; or (i) (ii) Voluntarily returned to the *** * *** department 1814 1815 by the licensee. 1816 (b) (i) For any child-placing agency located in 1817 Mississippi that remains in good standing, the license issued 1818 under this article expires at midnight (Central Standard Time) 1819 twenty-four (24) months from the date of issuance unless it has 1820 been: 1821 Previously revoked by the * * * 1. 1822 department; or 1823 2. Voluntarily returned to the * * * 1824 department by the licensee. 1825 (ii) Any child-placing agency whose license is 1826 governed by this paragraph (b) shall submit the following 1827 information to the *** * *** department annually: 1828 1. A copy of an audit report and IRS Form 990 1829 for the agency; 1830 2. The agency's fee schedule; and The agency's client list. 1831 3. 1832 A license may be renewed upon application and (C) payment of the applicable fee, provided that the licensee meets 1833 1834 the license requirements established by this article and the rules and regulations of the * * * department. 1835

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1836 (5) Any licensee or facility which is in operation at the 1837 time rules are made in accordance with this article shall be given 1838 a reasonable time for compliance as determined by the rules of 1839 the * * * department.

1840 SECTION 40. Section 43-15-109, Mississippi Code of 1972, is 1841 amended as follows:

1842 43-15-109. (1) An application for a license under this 1843 article shall be made to the * * * <u>department</u> and shall contain 1844 information that the * * * <u>department</u> determines is necessary in 1845 accordance with established rules.

1846 (2) Information received by the office through reports,
1847 complaints, investigations and inspections shall be classified as
1848 public in accordance with Title 25, Chapter 61, Mississippi Code
1849 of 1972, Mississippi Public Records Act.

1850 SECTION 41. Section 43-15-113, Mississippi Code of 1972, is 1851 amended as follows:

1852 43-15-113. (1) If a license is revoked, the * * *
1853 department may grant a new license after:

1854 (a) Satisfactory evidence is submitted to the * * *
 1855 <u>department</u>, evidencing that the conditions upon which revocation
 1856 was based have been corrected; and

1857 (b) Inspection and compliance with all provisions of1858 this article and applicable rules.

S. B. No. 2678 23/SS26/R506 PAGE 75 (ens\tb) ST: Department of Child Protection Services; separate agency from the Department of Human Services. 1859 (2) The * * <u>department</u> may only suspend a license for a 1860 period of time which does not exceed the current expiration date 1861 of that license.

1862 (3) When a license has been suspended, the * * * department 1863 may completely or partially restore the suspended license upon a 1864 determination that the:

1865 (a) Conditions upon which the suspension was based have1866 been completely or partially corrected; and

1867 (b) Interests of the public will not be jeopardized by1868 restoration of the license.

1869 SECTION 42. Section 43-15-115, Mississippi Code of 1972, is 1870 amended as follows:

1871 43-15-115. (1) The * * * <u>department</u> may, for the purpose of 1872 ascertaining compliance with the provisions of this article and 1873 its rules and regulations, enter and inspect on a routine basis 1874 the facility of a licensee.

1875 (2) Before conducting an inspection under subsection (1),
1876 the * * <u>department</u> shall, after identifying the person in
1877 charge:

1878 (a) Give proper identification;

1879 (b) Request to see the applicable license;

1880 (c) Describe the nature and purpose of the inspection;

1881 and

S. B. No. 2678 23/SS26/R506 PAGE 76 (ens\tb) ST: Department of Child Protection Services; separate agency from the Department of Human Services. 1882 (d) If necessary, explain the authority of the * * *
1883 <u>department</u> to conduct the inspection and the penalty for refusing
1884 to permit the inspection.

1885 (3) In conducting an inspection under subsection (1), 1886 the * * * <u>department</u> may, after meeting the requirements of 1887 subsection (2):

1888 (a) Inspect the physical facilities;

1889 (b) Inspect records and documents;

1890 (c) Interview directors, employees, clients, family1891 members of clients and others; and

1892

(d) Observe the licensee in operation.

1893 (4) An inspection conducted under subsection (1) shall be1894 during regular business hours and may be announced or unannounced.

1895 (5) The licensee shall make copies of inspection reports1896 available to the public upon request.

(6) The provisions of this section apply to on-site
inspections and do not restrict the * * * <u>department</u> from
contacting family members, neighbors or other individuals, or from
seeking information from other sources to determine compliance
with the provisions of this article.

1902 SECTION 43. Section 43-15-117, Mississippi Code of 1972, is
1903 amended as follows:

1904 43-15-117. (1) Except as provided in this article, no 1905 person, agency, firm, corporation, association or group children's 1906 home may engage in child placing, or solicit money or other

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1907 assistance for child placing, without a valid license issued by 1908 the * * * department. No out-of-state child-placing agency that provides a full range of services, including, but not limited to, 1909 adoptions, foster family homes, adoption counseling services or 1910 1911 financial aid, may operate in this state without a valid license 1912 issued by the *** * *** department. No child-placing agency shall 1913 advertise in the media markets in Mississippi seeking birth 1914 mothers or their children for adoption purposes unless the agency 1915 holds a valid and current license issued either by the * * * 1916 department or the authorized governmental licensing agency of 1917 another state that regulates child-placing agencies. Any child-placing agency, physician or attorney who advertises for 1918 1919 child placing or adoption services in Mississippi shall be 1920 required by the * * * department to show their principal office 1921 location on all media advertising for adoption services.

(2) An attorney who provides legal services to a client in connection with proceedings for the adoption of a child by the client, who does not receive, accept or provide custody or care for the child for the purposes specified in Section 43-15-103(c), shall not be required to have a license under this article to provide those legal services.

(3) An attorney, physician or other person may assist a parent in identifying or locating a person interested in adopting the parent's child, or in identifying or locating a child to be adopted. However, no payment, charge, fee, reimbursement of

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1932 expense, or exchange of value of any kind, or promise or agreement 1933 to make the same, may be made for that assistance.

Nothing in this section precludes payment of reasonable 1934 (4) fees for medical, legal or other lawful services rendered in 1935 1936 connection with the care of a mother, delivery and care of a child 1937 including, but not limited to, the mother's living expenses, or counseling for the parents and/or the child, and for the legal 1938 1939 proceedings related to lawful adoption proceedings; and no 1940 provision of this section abrogates the right of procedures for 1941 independent adoption as provided by law.

1942 (5) The *** * *** department is specifically authorized to promulgate rules under the Administrative Procedures Law, Title 1943 1944 25, Chapter 43, Mississippi Code of 1972, to regulate fees charged by licensed child-placing agencies, if it determines that the 1945 1946 practices of those licensed child-placing agencies demonstrates 1947 that the fees charged are excessive or that any of the agency's 1948 practices are deceptive or misleading; however, those rules regarding fees shall take into account the use of any sliding fee 1949 1950 by an agency that uses a sliding fee procedure to permit 1951 prospective adoptive parents of varying income levels to utilize 1952 the services of those agencies or persons.

(6) The * * * <u>department</u> shall promulgate rules under the
Administrative Procedures Law, Title 25, Chapter 43, Mississippi
Code of 1972, to require that all licensed child-placing agencies
provide written disclosures to all prospective adoptive parents of

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any fees or other charges for each service performed by the agency or person, and file an annual report with the * * * <u>department</u> that states the fees and charges for those services, and to require them to inform the * * * <u>department</u> in writing thirty (30) days in advance of any proposed changes to the fees or charges for those services.

1963 (7) The * * * <u>department</u> is specifically authorized to 1964 disclose to prospective adoptive parents or other interested 1965 persons any fees charged by any licensed child-placing agency, 1966 attorney or counseling service or counselor for all legal and 1967 counseling services provided by that licensed child-placing 1968 agency, attorney or counseling service or counselor.

1969 SECTION 44. Section 43-15-119, Mississippi Code of 1972, is 1970 amended as follows:

1971 43-15-119. (1) If the * * * department finds that a
1972 violation has occurred under this article or the rules and
1973 regulations of the * * * department, it may:

1974 (a) Deny, suspend or revoke a license or place the
1975 licensee on probation, if the * * * <u>department</u> discovers that a
1976 licensee is not in compliance with the laws, standards or
1977 regulations governing its operation, and/or it finds evidence of
1978 aiding, abetting or permitting the commission of any illegal act;
1979 or

1980 (b) Restrict or prohibit new admissions to the 1981 licensee's program or facility, if the * * * department discovers

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1982 that a licensee is not in compliance with the laws, standards or 1983 regulations governing its operation, and/or it finds evidence of aiding, abetting or permitting the commission of any illegal act. 1984 1985 (2)If placed on probation, the agency or licensee shall 1986 post a copy of the notice in a conspicuous place as directed by 1987 the *** * *** department and with the agency's or individual's license, and the agency shall notify the custodians of each of the 1988 1989 children in its care in writing of the agency's status and the 1990 basis for the probation.

1991 SECTION 45. Section 43-15-121, Mississippi Code of 1972, is 1992 amended as follows:

1993 43-15-121. In addition to, and notwithstanding, any other 1994 remedy provided by law, the * * * department may, in a manner 1995 provided by law and upon the advice of the Attorney General who, 1996 except as otherwise authorized in Section 7-5-39, shall represent 1997 the * * * department in the proceedings, maintain an action in the 1998 name of the state for injunction or other process against any person or entity to restrain or prevent the establishment, 1999 2000 management or operation of a program or facility or performance of 2001 services in violation of this article or rules of the * * * 2002 department.

2003 SECTION 46. Section 43-15-125, Mississippi Code of 1972, is 2004 amended as follows:

2005 43-15-125. The department * * * and/or its officers,
2006 employees, attorneys and representatives shall not be held civilly

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2007 liable for any findings, recommendations or actions taken pursuant 2008 to this article.

2009 SECTION 47. Section 43-15-201, Mississippi Code of 1972, is 2010 amended as follows:

43-15-201. (1) An emergency medical services provider,
without a court order, shall take possession of a child who is
seven (7) days old or younger if the child is voluntarily
delivered to the provider by the child's parent and the parent did
not express an intent to return for the child.

(2) The parent who surrenders the baby shall not be required to provide any information pertaining to his or her identity, nor shall the emergency medical services provider inquire as to same. If the identity of the parent is known to the emergency medical services provider, the emergency medical services provider shall keep the identity confidential.

2022 (3) A female presenting herself to a hospital through the 2023 emergency room or otherwise, who is subsequently admitted for purposes of labor and delivery, does not give up the legal 2024 2025 protections or anonymity guaranteed under this section. If the 2026 mother clearly expresses a desire to voluntarily surrender custody 2027 of the newborn after birth, the emergency medical services 2028 provider can take possession of the child, without further action by the mother, as if the child had been presented to the emergency 2029 2030 medical services provider in the same manner outlined above in subsection (1) of this section. 2031

S. B. No. 2678 23/SS26/R506 PAGE 82 (ens\tb) ST: Department of Child Protection Services; separate agency from the Department of Human Services. (a) If the mother expresses a desire to remain
anonymous, identifying information may be obtained for purposes of
securing payment of labor and delivery costs only. If the birth
mother is a minor, the hospital may use the identifying
information to secure payment through Medicaid, but shall not
notify the minor's parent or guardian without the minor's consent.

2038 (b) The identity of the birth mother shall not be 2039 placed on the birth certificate or disclosed to the Department 2040 of * * * Child Protection Services.

(4) There is a presumption that by relinquishing a child in accordance with this section, the parent consents to the termination of his or her parental rights with respect to the child. As such, the parent waives the right to notification required by subsequent court proceedings.

2046 (5) An emergency medical services provider who takes 2047 possession of a child under this section shall perform any act 2048 necessary to protect the physical health or safety of the child.

2049 SECTION 48. Section 43-15-203, Mississippi Code of 1972, is 2050 amended as follows:

43-15-203. (1) No later than the close of the first
business day after the date on which an emergency medical services
provider takes possession of a child pursuant to Section
43-15-201, the provider shall notify the Department of * * * Child
<u>Protection</u> Services that the provider has taken possession of the
child.

S. B. No. 2678 23/SS26/R506 PAGE 83 (ens\tb) ST: Department of Child Protection Services; separate agency from the Department of Human Services. (2) The department shall assume the care, control and custody of the child immediately on receipt of notice pursuant to subsection (1). The department shall be responsible for all medical and other costs associated with the child and shall reimburse the hospital for any costs incurred prior to the child being placed in the care of the department.

2063 SECTION 49. Section 43-15-207, Mississippi Code of 1972, is 2064 amended as follows:

2065 43-15-207. For the purposes of this article, an emergency 2066 medical services provider shall mean a licensed hospital, as 2067 defined in Section 41-9-3, which operates an emergency department, 2068 an adoption agency duly licensed by the Department of * * * Child 2069 Protection Services, or fire station or mobile ambulance staffed 2070 with full-time firefighters, emergency medical technicians or paramedics. An emergency medical services provider does not 2071 2072 include the offices, clinics, surgeries or treatment facilities of 2073 private physicians or dentists. No individual licensed healthcare 2074 provider, including physicians, dentists, nurses, physician 2075 assistants or other health professionals shall be deemed to be an 2076 emergency medical services provider under this article unless such 2077 individual voluntarily assumes responsibility for the custody of 2078 the child.

2079 **SECTION 50.** Section 43-16-3, Mississippi Code of 1972, is 2080 amended as follows:

S. B. No. 2678 23/SS26/R506 PAGE 84 (ens\tb) ST: Department of Child Protection Services; separate agency from the Department of Human Services. 2081 43-16-3. As used in this chapter, the following definitions2082 shall apply unless the context clearly provides otherwise:

(a) "Child" means a person who has not reached the age of eighteen (18) years or who has not otherwise been legally emancipated.

(b) "Child residential home" means any place, facility or home operated by any person which receives children who are not related to the operators and whose parents or guardians are not residents of the same facility for supervision, care, lodging and maintenance for twenty-four (24) hours a day, with or without transfer of custody. This term does not include:

2092 (i) Residential homes licensed by the Department 2093 of * * * Child Protection Services under Section 43-15-5;

2094 (ii) Any public school;

2095 (iii) Any home operated by a state agency;

2096 (iv) Child care facilities as defined in Section 2097 43-20-5;

2098 (v) Youth camps as defined in Section 75-74-3; 2099 (vi) Health care facilities licensed by the State 2100 Department of Health; or

(vii) The home of an attorney-in-fact operating under a power of attorney executed under Section 93-31-1 et seq. (c) "Department" shall mean the State Department of Health.

S. B. No. 2678 23/SS26/R506 PAGE 85 (ens\tb) ST: Department of Child Protection Services; separate agency from the Department of Human Services. (d) "Person" shall include an individual, partnership,organization, association or corporation.

2107 **SECTION 51.** Section 43-16-7, Mississippi Code of 1972, is 2108 amended as follows:

2109 43-16-7. * * * The operator of any child residential home
2110 shall provide notification in accordance with this chapter within
2111 sixty (60) days of beginning operation.

2112 * * *

2113 **SECTION 52.** Section 43-17-7, Mississippi Code of 1972, is 2114 amended as follows:

2115 43-17-7. (1) The state department shall:

(a) Supervise the administration of the Temporary
Assistance to Needy Families (TANF) program under this chapter by
the county departments;

(b) Make such rules and regulations and take such action as may be necessary or desirable for carrying out the provisions of this chapter. All rules and regulations made by the state department shall be binding on the counties and shall be complied with by the respective county departments;

(c) Prescribe the form of, and print and supply to the county departments such forms as it may deem necessary and advisable;

(d) Cooperate with the federal government in matters ofmutual concern pertaining to the TANF program;

S. B. No. 2678 23/SS26/R506 PAGE 86 (ens\tb) ST: Department of Child Protection Services; separate agency from the Department of Human Services. (e) Make such reports in such form and containing such information as the federal government may from time to time require, and comply with such provisions as the federal government may from time to time find necessary to assure the correctness and verification of such reports;

(f) Publish an annual report and such interim reports as may be necessary;

(g) Establish rules and regulations restricting the use or disclosure of information, records, papers, files and communications concerning applicants and recipients to purposes directly connected with the administration of the TANF program, in compliance with federal law;

(h) When the state agency has reason to believe that the home in which a relative and child receiving TANF assistance reside is unsuitable for the child because of the neglect, abuse or exploitation of such child, the state department shall bring such condition to the attention of the appropriate court or law enforcement agencies, and provide such data with respect to the situation as the department may have;

(i) As required by federal law, to provide for the development and implementation of a program under which the department will undertake, in the case of a child born out of wedlock who is receiving TANF assistance authorized herein, to establish the paternity of such child and secure support for him; and, in the case of any child receiving TANF assistance from the

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department who has been deserted or abandoned by his parent, to secure support for such child from such parent (or from any other person legally liable for such support), utilizing any reciprocal arrangements adopted with other states to obtain or enforce court orders for support;

2159 (j) Provide for entering into cooperative arrangements 2160 with appropriate courts and law enforcement officials to assist 2161 the department in administering the program referred to in 2162 paragraph (i), including the entering into of financial arrangements with such courts and officials in order to assure 2163 2164 optimum results under such program, and with respect to any other 2165 matters of common concern to such courts or officials in the 2166 department.

2167 The Department of Human Services shall include the (2)2168 following agencies currently providing services to TANF and food 2169 stamp recipients in any planning activities with respect thereto, 2170 and those agencies shall cooperate with the department and provide information as necessary in order to ensure the full utilization 2171 2172 of all economic assistance programs: the State Department of 2173 Mental Health, the State Department of Rehabilitation Services, 2174 the Mississippi Department of Corrections, the Mississippi 2175 Department of Transportation, the State Department of Public 2176 Safety, the Division of Medicaid, the State Department of Health, 2177 the State Department of Child Protection Services and the State 2178 Department of Education.

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2179 SECTION 53. Section 43-18-3, Mississippi Code of 1972, is 2180 amended as follows:

2181 43-18-3. The "appropriate public authorities" as used in 2182 Article III of the Interstate Compact on the Placement of Children 2183 shall, with reference to this state, means the * * * <u>Department of</u> 2184 <u>Child Protection Services, or with the approval of the</u>

2185 <u>Commissioner of Child Protection Services</u>, any regional or local 2186 <u>office of the Department of Child Protection Services</u> shall be 2187 authorized to receive and act with reference to notices required 2188 by *** *** Article III.

2189 **SECTION 54.** Section 43-18-5, Mississippi Code of 1972, is 2190 amended as follows:

2191 43-18-5. As used in paragraph (a) of Article V of the 2192 Interstate Compact on the Placement of Children, the phrase 2193 "appropriate authority in the receiving state" with reference to 2194 this state shall mean the * * * Department of * * * <u>Child</u> 2195 <u>Protection Services</u>, or * * * with the approval of the 2196 Commissioner of * * * <u>Child Protection Services</u>, any regional or

2197 local office of the department.

2198 SECTION 55. Section 43-21-351, Mississippi Code of 1972, is 2199 amended as follows:

43-21-351. (1) Any person or agency having knowledge that a child residing or being within the county is within the jurisdiction of the youth court may make a written report to the intake unit alleging facts sufficient to establish the

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jurisdiction of the youth court. The report shall bear a permanent number that will be assigned by the court in accordance with the standards established by the Administrative Office of Courts pursuant to Section 9-21-9(d), and shall be preserved until destroyed on order of the court.

2209 (2)There shall be in each youth court of the state an intake officer who shall be responsible for the accurate and 2210 2211 timely entering of all intake and case information into the 2212 Mississippi Youth Court Information Delivery System (MYCIDS) for 2213 the Department of Human Services - Division of Youth Services, truancy matters, and the * * * Department of Child Protection 2214 2215 Services. It shall be the responsibility of the youth court judge 2216 or referee of each county to ensure that the intake officer is carrying out the responsibility of this section. 2217

2218 SECTION 56. Section 43-21-354, Mississippi Code of 1972, is 2219 amended as follows:

43-21-354. The statewide incoming wide area telephone service established pursuant to Section 43-21-353 * * * shall be maintained by the Department of * * * <u>Child Protection Services</u>, or its successor, on a twenty-four-hour seven (7) days a week basis.

2225 SECTION 57. Section 43-21-357, Mississippi Code of 1972, is 2226 amended as follows:

43-21-357. (1) After receiving a report, the youth courtintake unit shall promptly make a preliminary inquiry to determine

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2229 whether the interest of the child, other children in the same 2230 environment or the public requires the youth court to take further action. As part of the preliminary inquiry, the youth court 2231 2232 intake unit may request or the youth court may order the 2233 Department of * * * Child Protection Services, the Department of 2234 Human Services - Division of Youth Services, any successor agency 2235 or any other qualified public employee to make an investigation or 2236 report concerning the child and any other children in the same 2237 environment, and present the findings thereof to the youth court intake unit. If the youth court intake unit receives a neglect or 2238 2239 abuse report, the youth court intake unit shall immediately 2240 forward the complaint to the Department of * * * Child Protection 2241 Services to promptly make an investigation or report concerning the child and any other children in the same environment and 2242 2243 promptly present the findings thereof to the youth court intake 2244 unit. If it appears from the preliminary inquiry that the child 2245 or other children in the same environment are within the jurisdiction of the court, the youth court intake unit shall 2246 2247 recommend to the youth court: 2248 That the youth court take no action; (a)

(b) That an informal adjustment be made;
(c) That the Department of * * * Child Protection
Services * * * monitor the child, family and other children in the
same environment;

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(d) That the child is warned or counseled informally;

S. B. No. 2678 23/SS26/R506 PAGE 91 (ens\tb) ST: Department of Child Protection Services; separate agency from the Department of Human Services. 2254 That the child be referred to the youth court (e) 2255 intervention court; or 2256 (f) That a petition be filed. 2257 (2) The youth court shall then, without a hearing: 2258 (a) Order that no action be taken; 2259 (b) Order that an informal adjustment be made; 2260 (c) Order that the Department of * * * Child Protection Services *** * *** monitor the child, family and other children in the 2261 2262 same environment; 2263 (d) Order that the child is warned or counseled 2264 informally; 2265 That the child be referred to the youth (e) 2266 intervention court; or 2267 Order that a petition be filed. (f) 2268 (3) If the preliminary inquiry discloses that a child needs 2269 emergency medical treatment, the judge may order the necessary 2270 treatment. 2271 SECTION 58. Section 43-21-405, Mississippi Code of 1972, is 2272 amended as follows: 2273 43-21-405. (1) The informal adjustment process shall be 2274 initiated with an informal adjustment conference conducted by an 2275 informal adjustment counselor appointed by the judge or his 2276 designee. 2277 If the child and his parent, guardian or custodian (2)appear at the informal adjustment conference without counsel, the 2278

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2279 informal adjustment counselor shall, at the commencement of the 2280 conference, inform them of their right to counsel, the child's 2281 right to appointment of counsel and the right of the child to 2282 remain silent. If either the child or his parent, guardian or 2283 custodian indicates a desire to be represented by counsel, the 2284 informal adjustment counselor shall adjourn the conference to 2285 afford an opportunity to secure counsel.

(3) At the beginning of the informal adjustment conference, the informal adjustment counselor shall inform the child and his parent, guardian or custodian:

(a) That information has been received concerning the
child which appears to establish jurisdiction of the youth court;
(b) The purpose of the informal adjustment conference;
(c) That during the informal adjustment process no
petition will be filed;

(d) That the informal adjustment process is voluntary with the child and his parent, guardian or custodian and that they may withdraw from the informal adjustment at any time; and

(e) The circumstances under which the informaladjustment process can be terminated under Section 43-21-407.

(4) The informal adjustment counselor shall then discusswith the child and his parent, guardian or custodian:

(a) Recommendations for actions or conduct in the interest of the child to correct the conditions of behavior or environment which may exist;

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(b) Continuing conferences and contacts with the child
and his parent, guardian or custodian by the informal adjustment
counselor or other authorized persons; and

(c) The child's general behavior, his home and school environment and other factors bearing upon the proposed informal adjustment.

(5) After the parties have agreed upon the appropriate terms and conditions of informal adjustment, the informal adjustment counselor and the child and his parent, guardian or custodian shall sign a written informal adjustment agreement setting forth the terms and conditions of the informal adjustment. The informal adjustment agreement may be modified at any time upon the consent of all parties to the informal adjustment conference.

2317 (6) The informal adjustment process shall not continue 2318 beyond a period of six (6) months from its commencement unless 2319 extended by the youth court for an additional period not to exceed 2320 six (6) months by court authorization prior to the expiration of 2321 the original six-month period. In no event shall the custody or 2322 supervision of a child which has been placed with the Department 2323 of * * * Human Services - Division of Youth Services or the 2324 Department of Child Protection Services be continued or extended 2325 except upon a written finding by the youth court judge or referee that reasonable efforts have been made to maintain the child 2326 within his own home, but that the circumstances warrant his 2327 2328 removal and there is no reasonable alternative to custody, and

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that reasonable efforts will continue to be made towards 2329 2330 reunification of the family.

2331 SECTION 59. Section 43-21-603, Mississippi Code of 1972, is 2332 amended as follows:

2333 43-21-603. (1) At the beginning of each disposition 2334 hearing, the judge shall inform the parties of the purpose of the 2335 hearing.

2336 All testimony shall be under oath unless waived by all (2)2337 parties and may be in narrative form. The court may consider any evidence that is material and relevant to the disposition of the 2338 2339 cause, including hearsay and opinion evidence. At the conclusion 2340 of the evidence, the youth court shall give the parties an 2341 opportunity to present oral argument.

2342 If the child has been adjudicated a delinquent child, (3) before entering a disposition order, the youth court should 2343 2344 consider, among others, the following relevant factors:

The nature of the offense; (a) 2346 The manner in which the offense was committed; (b) 2347 The nature and number of a child's prior (C) 2348 adjudicated offenses;

2345

2349 (d) The child's need for care and assistance; 2350 The child's current medical history, including (e) 2351 medication and diagnosis;

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(f) The child's mental health history, which may include, but not be limited to, the Massachusetts Youth Screening Instrument version 2 (MAYSI-2);

(g) Copies of the child's cumulative record from the last school of record, including special education records, if applicable;

(h) Recommendation from the school of record based on areas of remediation needed;

(i) Disciplinary records from the school of record; and
(j) Records of disciplinary actions outside of the
school setting.

2363 If the child has been adjudicated a child in need of (4)2364 supervision, before entering a disposition order, the youth court should consider, among others, the following relevant factors: 2365 2366 The nature and history of the child's conduct; (a) 2367 (b) The family and home situation; and 2368 The child's need of care and assistance. (C) If the child has been adjudicated a neglected child or 2369 (5) 2370 an abused child, before entering a disposition order, the youth 2371 court shall consider, among others, the following relevant 2372 factors:

2373 (a) The child's physical and mental conditions;
2374 (b) The child's <u>or family's</u> need of assistance;

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2378 (d) The ability of a child's parent, guardian or2379 custodian to provide proper supervision and care of a child; and

(e) Relevant testimony and recommendations, where available, from the foster parent of the child, the grandparents of the child, the guardian ad litem of the child, representatives of any private care agency that has cared for the child, the family protection worker or family protection specialist assigned to the case, and any other relevant testimony pertaining to the case.

(6) After consideration of all the evidence and the relevant factors, the youth court shall enter a disposition order that shall not recite any of the facts or circumstances upon which the disposition is based, nor shall it recite that a child has been found guilty; but it shall recite that a child is found to be a delinquent child, a child in need of supervision, a neglected child or an abused child.

(7) If the youth court orders that the custody or
supervision of a child who has been adjudicated abused or
neglected be placed with the Department of * * * Child Protection
Services or any other person or public or private agency, other
than the child's parent, guardian or custodian, the youth court
shall find and the disposition order shall recite that:

S. B. No. 2678 23/SS26/R506 PAGE 97 (ens\tb) ST: Department of Child Protection Services; separate agency from the Department of Human Services. 2400 (a) (i) Reasonable efforts have been made to maintain 2401 the child within his own home, but that the circumstances warrant 2402 his removal and there is no reasonable alternative to custody; or

(ii) The circumstances are of such an emergency nature that no reasonable efforts have been made to maintain the child within his own home, and that there is no reasonable alternative to custody; and

(b) That the effect of the continuation of the child's residence within his own home would be contrary to the welfare of the child and that the placement of the child in foster care is in the best interests of the child; or

2411 (c) Reasonable efforts to maintain the child within his 2412 home shall not be required if the court determines that:

(i) The parent has subjected the child to
aggravated circumstances, including, but not limited to,
abandonment, torture, chronic abuse and sexual abuse; or

2416 The parent has been convicted of murder of (ii) another child of that parent, voluntary manslaughter of another 2417 2418 child of that parent, aided or abetted, attempted, conspired or 2419 solicited to commit that murder or voluntary manslaughter, or a 2420 felony assault that results in the serious bodily injury to the 2421 surviving child or another child of that parent; or 2422 (iii) The parental rights of the parent to a sibling have been terminated involuntarily; and 2423

S. B. No. 2678 23/SS26/R506 PAGE 98 (ens\tb) ST: Department of Child Protection Services; separate agency from the Department of Human Services. (iv) That the effect of the continuation of the child's residence within his own home would be contrary to the welfare of the child and that placement of the child in foster care is in the best interests of the child.

Once the reasonable efforts requirement is bypassed, the court shall have a permanency hearing under Section 43-21-613 within thirty (30) days of the finding.

(8) Upon a written motion by a party, the youth court shall make written findings of fact and conclusions of law upon which it relies for the disposition order. If the disposition ordered by the youth court includes placing the child in the custody of a training school, an admission packet shall be prepared for the child that contains the following information:

(a) The child's current medical history, includingmedications and diagnosis;

2439

(b) The child's mental health history;

(c) Copies of the child's cumulative record from the last school of record, including special education records, if reasonably available;

2443 (d) Recommendation from the school of record based on 2444 areas of remediation needed;

(e) Disciplinary records from the school of record; and
(f) Records of disciplinary actions outside of the
school setting, if reasonably available.

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2456 When a child in the jurisdiction of the Youth Court is (9) 2457 committed to the custody of the Mississippi Department of * * * 2458 Child Protection Services and is believed to be in need of 2459 treatment for a mental or emotional disability or infirmity, the 2460 Department of * * * Child Protection Services shall file an 2461 affidavit alleging that the child is in need of mental health 2462 services with the Youth Court. The Youth Court shall refer the 2463 child to the appropriate community mental health center for 2464 evaluation pursuant to Section 41-21-67. If the prescreening 2465 evaluation recommends residential care, the Youth Court shall 2466 proceed with civil commitment pursuant to Sections 41-21-61 et 2467 seq., 43-21-315 and 43-21-611, and the Department of Mental 2468 Health, once commitment is ordered, shall provide appropriate 2469 care, treatment and services for at least as many adolescents as 2470 were provided services in fiscal year 2004 in its facilities. 2471 Any screening and assessment examinations ordered by (10)

2472 the court may aid in dispositions related to delinquency, but no

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2473 statements or admissions made during the course thereof may be 2474 admitted into evidence against the child on the issue of whether 2475 the child committed a delinquent act.

2476 SECTION 60. Section 43-21-609, Mississippi Code of 1972, is 2477 amended as follows:

2478 43-21-609. In neglect and abuse cases, the disposition order 2479 may include any of the following alternatives, giving precedence 2480 in the following sequence:

2481

(a) Release the child without further action;

2482 (b) Place the child in the custody of his parents, a 2483 relative or other person subject to any conditions and limitations 2484 as the court may prescribe. If the court finds that temporary 2485 relative placement, adoption or foster care placement is 2486 inappropriate, unavailable or otherwise not in the best interest 2487 of the child, durable legal custody may be granted by the court to 2488 any person subject to any limitations and conditions the court may 2489 prescribe; such durable legal custody will not take effect unless 2490 the child or children have been in the physical custody of the 2491 proposed durable custodians for at least six (6) months under the 2492 supervision of the Department of * * * Child Protection Services. 2493 The requirements of Section 43-21-613 as to disposition review 2494 hearings do not apply to those matters in which the court has 2495 granted durable legal custody. In such cases, the Department 2496 of * * * Child Protection Services shall be released from any oversight or monitoring responsibilities; 2497

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2498 (C)(i) Grant durable legal relative guardianship to a 2499 relative or fictive kin licensed as a foster parent if the 2500 licensed relative foster parent or licensed fictive kin foster 2501 parent exercised physical custody of the child for at least six 2502 (6) months before the grant of durable legal relative guardianship 2503 and the Department of Child Protection Services had legal custody 2504 or exercised supervision of the child for at least six (6) months. 2505 In order to establish durable legal relative guardianship, the 2506 youth court must find the following:

2507 1. That reunification has been determined to2508 be inappropriate;

2509 2. That the relative guardian or fictive kin 2510 guardian shows full commitment to the care, shelter, education, 2511 nurture, and reasonable medical care of the child; and

2512 3. That the youth court consulted with any 2513 child twelve (12) years of age or older before granting durable 2514 legal relative guardianship.

2515 The requirements of Section 43-21-613 as to (ii) 2516 disposition review hearings do not apply to a hearing concerning 2517 durable legal relative quardianship. However, the Department of 2518 Child Protection Services must conduct an annual review and 2519 recertification of the durable legal relative guardianship to 2520 determine whether it remains in the best interest of the child. 2521 If a material change in circumstances occurs adverse to the best interest of the child, the parent, relative guardian, fictive kin 2522

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2523 guardian, or Department of Child Protection Services may petition 2524 the court to review the durable legal relative guardianship;

(d) Order terms of treatment calculated to assist the child and the child's parent, guardian or custodian which are within the ability of the parent, guardian or custodian to perform;

(e) Order youth court personnel, the Department of Child Protection Services or child care agencies to assist the child and the child's parent, guardian or custodian to secure social or medical services to provide proper supervision and care of the child;

2534 (f) Give legal custody of the child to any of the 2535 following but in no event to any state training school:

(i) The Department of Child Protection Servicesfor appropriate placement; or

2538 (ii) Any private or public organization, 2539 preferably community-based, able to assume the education, care and maintenance of the child, which has been found suitable by the 2540 2541 court. Prior to assigning the custody of any child to any private 2542 institution or agency, the youth court through its designee shall 2543 first inspect the physical facilities to determine that they 2544 provide a reasonable standard of health and safety for the child; 2545 If the court makes a finding that custody is (a)

2546 necessary as defined in Section 43-21-301(3)(b), and that the 2547 child, in the action pending before the youth court had not

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2548 previously been taken into custody, the disposition order shall 2549 recite that the effect of the continuation of the child's residing 2550 within his or her own home would be contrary to the welfare of the 2551 child, that the placement of the child in foster care is in the 2552 best interests of the child, and unless the reasonable efforts 2553 requirement is bypassed under Section 43-21-603(7)(c), the order 2554 also must state:

(i) That reasonable efforts have been made to maintain the child within his or her own home, but that the circumstances warrant his or her removal, and there is no reasonable alternative to custody; or

(ii) The circumstances are of such an emergency nature that no reasonable efforts have been made to maintain the child within his or her own home, and there is no reasonable alternative to custody; or

(iii) If the court makes a finding in accordance with subparagraph (ii) of this paragraph, the court shall order that reasonable efforts be made towards the reunification of the child with his or her family; or

(h) If the court had, before the disposition hearing in the action pending before the court, taken the child into custody, the judge or referee shall determine, and the youth court order shall recite that reasonable efforts were made by the Department of Child Protection Services to finalize the child's permanency plan that was in effect on the date of the disposition hearing.

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2573 **SECTION 61.** Section 43-21-701, Mississippi Code of 1972, is 2574 amended as follows:

2575 43-21-701. (1) There is * * * established the Mississippi 2576 Commission on a Uniform Youth Court System and Procedures. The 2577 commission shall consist of the following nineteen (19) members:

(a) One (1) circuit court judge appointed by the ChiefJustice of the Mississippi Supreme Court;

2580 (b) One (1) chancery court judge, appointed by the 2581 Chief Justice of the Mississippi Supreme Court;

(c) The President of the Mississippi Council of YouthCourt Judges, or his designee;

(d) Two (2) who may be either family court judges or county court judges, appointed by the President of the Mississippi Council of Youth Court Judges;

(e) Two (2) youth court referees, appointed by the President of the Mississippi Council of Youth Court Judges;

2589 (f) One (1) member of the Mississippi House of 2590 Representatives to be appointed by the Speaker of the House;

2591 (g) One (1) member of the Mississippi Senate to be 2592 appointed by the Lieutenant Governor;

(h) The directors of the following state agencies or their designated representatives: the Mississippi Department of * * * <u>Human</u> Services and the Mississippi Department of * * * Child Protection Services;

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(j) One (1) employee, other than the * * Commissioner of the Department of * * * Child Protection Services who is a supervisor of social workers primarily assigned to youth cases, appointed by the Governor;

2603 (k) One (1) municipal police chief, appointed by the 2604 Governor;

(1) One (1) county sheriff, appointed by the Governor;
(m) Two (2) lawyers experienced in youth court work,
appointed by the Governor; and

2608 (n) Two (2) prosecuting attorneys who prosecute cases 2609 in youth court, appointed by the Governor.

2610 The members shall be appointed to the commission within (2)2611 fifteen (15) days of the effective date of Sections 43-21-701 and 2612 43-21-703 and shall serve until the end of their respective terms 2613 of office, if applicable, or until October 1, 1989, whichever 2614 occurs first. Vacancies on the commission shall be filled in the 2615 manner of the original appointment. Members shall be eligible for 2616 reappointment provided that upon such reappointment they meet the 2617 qualifications required of a new appointee.

(3) The commission may elect any officers from among its membership as it deems necessary for the efficient discharge of the commission's duties.

S. B. No. 2678 23/SS26/R506 PAGE 106 (ens\tb) ST: Department of Child Protection Services; separate agency from the Department of Human Services. (4) The commission 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 commission; provided, however, a vote of not less than twelve (12) members shall be required for any recommendations to the Legislature.

(5) Members of the commission shall serve without
compensation, except that state and county employees and officers
shall receive any per diem as authorized by law from

appropriations available to their respective agencies or political subdivisions. All commission members shall be entitled to receive reimbursement for any actual and reasonable expenses incurred as a necessary incident to service on the commission, including mileage as provided by law.

2636 (6) The commission may select and employ a research director 2637 who shall perform the duties which the commission directs, which 2638 duties shall include the hiring of such other employees for the 2639 commission as the commission may approve. The research director 2640 and all other employees of the commission shall be in the state 2641 service and their salaries shall be established by the commission 2642 subject to approval by the State Personnel Board. Employees of 2643 the commission shall be reimbursed for the expenses necessarily 2644 incurred in the performance of their official duties in the same manner as other state employees. The commission may also employ 2645

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any consultants it deems necessary, including consultants to compile any demographic data needed to accomplish the duties of the commission.

2649 The Governor's Office of Federal-State Programs shall (7)2650 support the Commission on a Uniform Youth Court System and shall 2651 act as agent for any funds made available to the commission for 2652 its use. In order to expedite the implementation of the 2653 Commission on a Uniform Youth Court System, any funds available to 2654 the Governor's Office of Federal-State Programs for the 1988-1989 2655 fiscal year may be expended for the purpose of defraying the 2656 expenses of the commission created herein.

2657 The commission may contract for suitable office space in (8) 2658 accordance with the provisions of Section 29-5-2, Mississippi Code 2659 In addition, the commission may utilize, with their of 1972. 2660 consent, the services, equipment, personnel, information and 2661 resources of other state agencies; and may accept voluntary and 2662 uncompensated services, contract with individuals, public and 2663 private agencies, and request information, reports and data from 2664 any agency of the state, or any of its political subdivisions, to 2665 the extent authorized by law.

(9) In order to conduct and carry out its purposes, duties
and related activities as provided for in this section and Section
43-21-703, the commission is authorized to apply for and accept
gifts, grants, subsidies and other funds from persons,
corporations, foundations, the United States government or other

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2671 entities, provided that the receipt of such gifts, grants,

2672 subsidies and funds shall be reported and otherwise accounted for 2673 in the manner provided by law.

2674 SECTION 62. Section 43-21-801, Mississippi Code of 1972, is 2675 amended as follows:

2676 43-21-801. (1) There is established the Youth Court Support 2677 The purpose of the program shall be to ensure that all Program. 2678 youth courts have sufficient support funds to carry on the 2679 business of the youth court. The Administrative Office of Courts shall establish a formula consistent with this section for 2680 2681 providing state support payable from the Youth Court Support Fund 2682 for the support of the youth courts.

2683 Each regular youth court referee is eligible (a) (i) 2684 for youth court support funds so long as the senior chancellor does not elect to employ a youth court administrator as set forth 2685 2686 in paragraph (b); a municipal youth court judge is also eligible. 2687 The Administrative Office of Courts shall direct any funds to the appropriate county or municipality. The funds shall be utilized 2688 2689 to compensate an intake officer who shall be responsible for 2690 ensuring that all intake and case information for the Department 2691 of Human Services - Division of Youth Services, truancy matters, 2692 and the * * * Department of Child Protection Services is entered 2693 into the Mississippi Youth Court Information Delivery System 2694 (MYCIDS) in an accurate and timely manner. If the court already has an intake officer responsible for entering all cases of the 2695

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(ii) Title to all tangible property, excepting
stamps, stationery and minor expendable office supplies, procured
with funds authorized by this section, shall be and forever remain
in the county or municipality to be used by the judge or referee
during the term of his office and thereafter by his successors.
(b) (i) When permitted by the Administrative Office of

2718 Courts and as funds are available, the senior chancellor for 2719 Chancery Districts One, Two, Three, Four, Six, Seven, Nine, Ten, 2720 Thirteen, Fourteen, Fifteen and Eighteen may appoint a youth court

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2721 administrator for the district whose responsibility will be to 2722 perform all reporting, tracking and other duties of a court administrator for all youth courts in the district that are under 2723 2724 the chancery court system. Any chancery district listed in this 2725 paragraph in which a chancellor appoints a referee or special 2726 master to hear any youth court matter is ineligible for funding under this paragraph (b). The Administrative Office of Courts may 2727 2728 allocate to an eligible chancery district a sum not to exceed 2729 Thirty Thousand Dollars (\$30,000.00) per year for the salary, fringe benefits and equipment of the youth court administrator, 2730 2731 and an additional sum not to exceed One Thousand Nine Hundred 2732 Dollars (\$1,900.00) for the administrator's travel expenses.

(ii) The appointment of a youth court administrator shall be evidenced by the entry of an order on the minutes of the court. The person appointed shall serve at the will and pleasure of the senior chancellor but shall be an employee of the Administrative Office of Courts.

(iii) The Administrative Office of Courts must approve the position, job description and salary before the position can be filled. The Administrative Office of Courts shall not approve any plan that does not first require the expenditure of the funds from the Youth Court Support Fund before expenditure of county funds is authorized for that purpose.

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2747 (C)(i) Each county court is eligible for youth court 2748 support funds. The funds shall be utilized to provide 2749 compensation to an intake officer who shall be responsible for 2750 ensuring that all intake and case information for the Department 2751 of Human Services - Division of Youth Services, truancy matters, 2752 and the * * * Department of Child Protection Services is entered 2753 into the Mississippi Youth Court Information Delivery System 2754 (MYCIDS) in an accurate and timely manner. If the county court 2755 already has an intake officer or other staff person responsible 2756 for entering all cases of the Department of Human Services -Division of Youth Services, truancy matters and the * * * 2757 Department of Child Protection Services into MYCIDS, the senior 2758 2759 county court judge may certify that such a person is already on 2760 In such a case, the senior county court judge shall have staff. 2761 discretion to direct the expenditure of those funds in hiring 2762 other support staff to carry on the business of the court. 2763 For the purposes of this paragraph, "support (ii)

2764 staff" means court administrators, law clerks, legal research 2765 assistants, secretaries, resource administrators or case managers 2766 appointed by a youth court judge, or any combination thereof, but 2767 shall not mean school attendance officers.

S. B. No. 2678 23/SS26/R506 PAGE 112 (ens\tb) ST: Department of Child Protection Services; separate agency from the Department of Human Services. (iii) The appointment of support staff shall be evidenced by the entry of an order on the minutes of the court. The support staff so appointed shall serve at the will and pleasure of the senior county court judge but shall be an employee of the county.

(iv) The Administrative Office of Courts must approve the positions, job descriptions and salaries before the positions may be filled. The Administrative Office of Courts shall not approve any plan that does not first require the expenditure of funds from the Youth Court Support Fund before expenditure of county funds is authorized for that purpose.

(v) The Administrative Office of Courts may approve expenditure from the fund for additional equipment for support staff appointed pursuant to this paragraph if the additional expenditure falls within the formula. Title to any tangible property procured with funds authorized under this paragraph shall be and forever remain in the county to be used by the youth court and support staff.

2786 (2)The formula developed by the Administrative (a) (i) 2787 Office of Courts for providing youth court support funds shall be 2788 devised so as to distribute appropriated funds proportional to 2789 caseload and other appropriate factors as set forth in regulations 2790 promulgated by the Administrative Office of Courts. The formula 2791 will determine a reasonable maximum amount per judge or referee

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(ii) The formula shall be reviewed by the Administrative Office of Courts every two (2) years to ensure that the youth court support funds provided herein are proportional to each youth court's caseload and other specified factors.

(iii) The Administrative Office of Courts shall have wide latitude in the first two-year cycle to implement a formula designed to maximize caseload data collection.

(b) Application to receive funds under this section shall be submitted in accordance with procedures established by the Administrative Office of Courts.

(c) Approval of the use of any of the youth court
support funds distributed under this section shall be made by the
Administrative Office of Courts in accordance with procedures
established by the Administrative Office of Courts.

2808 (3) There is created in the State Treasury a special (a) 2809 fund to be designated as the "Youth Court Support Fund," which 2810 shall consist of funds appropriated or otherwise made available by 2811 the Legislature in any manner and funds from any other source 2812 designated for deposit into such fund. Unexpended amounts 2813 remaining in the fund at the end of a fiscal year shall not lapse into the State General Fund, and any investment earnings or 2814 2815 interest earned on amounts in the fund shall be deposited to the credit of the fund. Monies in the fund shall be distributed to 2816

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2817 the youth courts by the Administrative Office of Courts for the 2818 purposes described in this section.

(b) (i) During the regular legislative session held in calendar year 2007, the Legislature may appropriate an amount not to exceed Two Million Five Hundred Thousand Dollars (\$2,500.000.00) to the Youth Court Support Fund.

(ii) During each regular legislative session subsequent to the 2007 Regular Session, the Legislature shall appropriate Two Million Five Hundred Thousand Dollars (\$2,500,000.00) to the Youth Court Support Fund.

2827 (C) No youth court judge or youth court referee shall 2828 be eligible to receive funding from the Youth Court Support Fund 2829 who has not received annual continuing education in the field of juvenile justice in an amount to conform with the requirements of 2830 2831 the Rules and Regulations for Mandatory Continuing Judicial 2832 Education promulgated by the Supreme Court. The Administrative 2833 Office of Courts shall maintain records of all referees and youth 2834 court judges regarding such training and shall not disburse funds 2835 to any county or municipality for the budget of a youth court 2836 judge or referee who is not in compliance with the judicial 2837 training requirements.

(4) Any recipient of funds from the Youth Court Support Fund shall not be eligible for continuing disbursement of funds if the recipient is not in compliance with the terms, conditions and

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2843 SECTION 63. Section 43-27-101, Mississippi Code of 1972, is 2844 amended as follows:

2845 43-27-101. For purposes of Sections 43-27-101 and 43-27-103, 2846 the following words shall have the meanings ascribed in this 2847 section, unless the context requires otherwise:

(a) "Child or youth in the custody of the Department ofHuman Services" means an individual:

2850 (i) Who has not yet reached his eighteenth 2851 birthday;

(ii) Who has been legally placed in the custody of the Department of Human Services by the youth court and for whom custody with the Department of Human Services was not sought by the parents or legal custodians or guardians for the parents' or legal custodians' or guardians' legal responsibilities to relieve themselves of the responsibility for paying for treatment for a child or youth; and

(iii) Who is unable to be maintained with the family or legal guardians or custodians due to his or her need for specialized care.

(b) "Child or youth under the supervision of the Department of * * * Child Protection Services" means an individual:

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(ii) Who has been referred for abuse or neglect and for whom a case has been opened and is active in the * * * Department of Child Protection Services.

(c) "Plan of care" means a written plan of services needed to be provided for a child or youth and his or her family in order to provide the special care or services required.

2873

(d) "Special needs crisis" means:

(i) Conduct or behavioral problems of such a
severe nature and level that family or parental violence, abuse,
and/or neglect pose an imminent threat or are present; or
(ii) Conduct or behavioral problems of such a
severe nature and level that family or parental violence, abuse,
and/or neglect pose an imminent threat or are present.

2880 (e) "Specialized care" means:

(i) "Self care," which means the ability to provide, sustain and protect himself or herself at a level appropriate to his or her age;

(ii) "Interpersonal relationships," which means the ability to build and maintain satisfactory relationships with peers and adults;

2887 (iii) "Family life," which means the capacity to 2888 live in a family or family-type environment;

S. B. No. 2678 23/SS26/R506 PAGE 117 (ens\tb) ST: Department of Child Protection Services; separate agency from the Department of Human Services. (iv) "Self direction," which means the child's ability to control his or her behavior and to make decisions in a manner appropriate to his or her age;

(v) "Education," which means the ability to learn social and intellectual skill from teachers in an available educational setting.

(f) "Special needs child" means a child with a variety of handicapping conditions or disabilities, including emotional or severely emotional disorders. These conditions or disabilities present the need for special medical attention, supervision and therapy on a very regimented basis.

2900 SECTION 64. Section 43-27-103, Mississippi Code of 1972, is 2901 amended as follows:

2902 43-27-103. (1) Sections 43-27-101 and 43-27-103 shall 2903 enable the development by the Department of Human Services or the 2904 Department of Child Protection Services of a system of services 2905 for children or youth in the custody of the Department of Human 2906 Services or under the supervision of the Department of * * * Child 2907 Protection Services, if funds are appropriated to * * * either department for that purpose. The system of services may consist 2908 2909 of emergency response services, an early intervention and 2910 treatment unit, respite care, crisis nurseries, specialized 2911 outpatient or inpatient treatment services, special needs foster 2912 care, therapeutic foster care, emergency foster homes, and 2913 Medicaid targeted case management for abused and neglected

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2914 children and youth as well as children adjudicated delinquent or 2915 in need of supervision. Any of these services that are provided shall be arranged by and coordinated through the Department of 2916 2917 Human Services or the Department of Child Protection Services, 2918 and * * * each department may contract with public or private 2919 agencies or entities to provide any of the services or may provide any of the services itself. All of the services shall be provided 2920 2921 in facilities that meet the standards set by the Department of 2922 Human Services or the Department of Child Protection Services for the particular type of facility involved. None of the services 2923 2924 provided shall duplicate existing services except where there is a 2925 documented need for expansion of the services.

2926 (2) A description of the services that may be provided under
2927 Sections 43-27-101 and 43-27-103 are as follows:

"Emergency response services" means services to 2928 (a) 2929 respond to children or youth in severe crisis and include: 2930 Emergency single-point phone lines; (i) 2931 (ii) Crisis care coordinators staffing shifts that 2932 enable twenty-four-hour per day response as "frontline" 2933 professionals when crisis calls are received, assist with 2934 decision-making, family support, initiate plan of action and 2935 remain "on call" for the first seventy-two (72) hours for other service professionals to get in place and insure development of a 2936 2937 plan of care;

S. B. No. 2678 23/SS26/R506 PAGE 119 (ens\tb) ST: Department of Child Protection Services; separate agency from the Department of Human Services. (iii) Acute care/emergency medical response through contracted services with up to five (5) regional hospitals providing emergency room services and hospitalization for up to seventy-two (72) hours with a maximum of One Hundred Dollars (\$100.00) per day;

2943 (iv) Case managers;

2944 (v) Respite services; and

2945 (vi) Assessment services contracted with social 2946 workers, psychologists, psychiatrists and other health 2947 professionals.

2948 (b) "Early intervention and treatment unit" means a 2949 unique, nonhospital crisis service in a residential context that 2950 is able to provide the level of support and intervention needed to 2951 resolve the crisis and as an alternative to hospitalization. This 2952 unit shall provide specialized assessment, including a variety of 2953 treatment options and services to best intervene in a child or 2954 youth's crisis, and provide an appropriate plan for further 2955 services upon returning to the home and community. Staff-to-child 2956 or youth ratio shall be high, with multidisciplinary, specialized 2957 services for up to six (6) children or youths at one (1) time, and 2958 with the maximum assessment and treatment planning and services 2959 being ninety (90) days for most children or youths.

2960 (c) "Respite care" means planned temporary care for a 2961 period of time ranging from a few hours within a twenty-four-hour 2962 period to an overnight or weekend stay to a maximum of ten (10)

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2963 days. Care may be provided in-home or out-of-home with trained 2964 respite parents or counselors and is designed to provide a planned 2965 break for the parents from the caretaking role with the child.

2966 (d) "Crisis nurseries" means a program providing 2967 therapeutic nursery treatment services to preschool aged children 2968 who as preschoolers demonstrate significant behavioral or 2969 emotional disorders. These services shall be to therapeutically 2970 address developmental and emotional behavioral difficulties 2971 through direct intervention with the child in a nursery school 2972 environment and to intervene with parents to provide education, 2973 support and therapeutic services.

(e) "Specialized outpatient or inpatient treatment
 services," such as sex offender treatment, means specialized
 treatment for perpetrators of sexual offenses with children.

(f) "Special needs foster care" means foster care for those children with a variety of handicapping conditions or disabilities, including serious emotional disturbance.

(g) "Therapeutic foster care" means residential mental health services provided to children and adolescents in a family setting, utilizing specially trained foster parents. Therapeutic foster care essentially involves the following features:

(i) Placement with foster parents who have been carefully selected by knowledgeable, well-trained mental health and social service professionals to work with children with an emotional disturbance;

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(ii) Provision of special training to the foster
parents to assist them in working with children with an emotional
disturbance;

(iii) Low staff-to-child ratio, allowing the therapeutic staff to work very closely with each child, the foster parents and the biological parents, if available;

2994 (iv) Creation of a support system among these2995 specially trained foster parents; and

2996 (v) Payment of a special foster care payment to 2997 the foster parents.

2998 (h) "Emergency foster homes" means those homes used on 2999 a short-term basis for (i) children who are temporarily removed 3000 from the home in response to a crisis situation, or (ii) youth who 3001 exhibit special behavioral or emotional problems for whom removal 3002 from the existing home situation is necessary. In some cases they 3003 may provide an emergency placement for infants and toddlers for 3004 whom no regular foster home is available, rather than placement 3005 into an emergency shelter where older and larger groups of 3006 children are placed. Foster parents are trained to deal with the 3007 special needs of children placed in these emergency homes.

(i) "Medicaid targeted case management" means
activities that are related to assuring the completion of proper
client evaluations; arranging and supporting treatment plans,
monitoring services, coordinating service delivery and other
related actions.

S. B. No. 2678 23/SS26/R506 PAGE 122 (ens\tb) ST: Department of Child Protection Services; separate agency from the Department of Human Services. 3013 SECTION 65. Section 43-27-109, Mississippi Code of 1972, is 3014 amended as follows:

3015 43-27-109. The Department of Human Services or the
3016 Department of Child Protection Services may employ a sufficient
3017 number of new family protection specialists, youth counselors and
3018 clerical staff to reduce the caseload sizes for social workers and
3019 youth counselors of * * * each department and to reduce the
3020 workload on clerical staff, if funds are appropriated to the
3021 department for that purpose.

3022 SECTION 66. Section 43-27-113, Mississippi Code of 1972, is 3023 amended as follows:

3024 43-27-113. In any investigation by the Department of * * *
3025 <u>Child Protection</u> Services of a report made under Section 43-21-101
3026 et seq. of the abuse or neglect of a child as defined in Section
3027 43-21-105, the department may request the appropriate law
3028 enforcement officer with jurisdiction to accompany the department
3029 in its investigation, and in such cases the law enforcement
3030 officer shall comply with such request.

3031 SECTION 67. Section 43-27-115, Mississippi Code of 1972, is 3032 amended as follows:

3033 43-27-115. The Department of Human Services * * * and the 3034 <u>Department of Child Protection Services are each</u> authorized to 3035 employ one (1) program manager for each department region, if 3036 funds are appropriated to * * * <u>either</u> department for that 3037 purpose, whose duties shall be to develop an ongoing public

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3038 education program to inform Mississippi citizens about the needs 3039 of the state's children, youth and families, the work of the department in addressing these needs and how citizens might become 3040 3041 involved. The Department of Human Services and the Department of 3042 Child Protection Services shall develop formal agreements of 3043 cooperation and protocol between * * * each department and other providers of services to children and families including school 3044 3045 districts, hospitals, law enforcement agencies, mental health 3046 centers and others.

3047 SECTION 68. Section 43-27-117, Mississippi Code of 1972, is 3048 amended as follows:

3049 43-27-117. The Department of * * * Child Protection Services 3050 is authorized to establish an online automated child welfare 3051 information system, if funds are appropriated to the department 3052 for that purpose, to give the department the capability to supply 3053 foster care, adoption and child abuse and neglect data to the 3054 federal Department of Health and Human Services in a specified 3055 format as required, and to help the department in tracking child 3056 abuse and neglect referrals and the number of children affected in 3057 those referrals.

3058 **SECTION 69.** Section 43-27-119, Mississippi Code of 1972, is 3059 amended as follows:

3060 43-27-119. There is created a joint task force of the
3061 Department of Human Services, the Department of Child Protection
3062 Services and the Attorney General's Office consisting of the

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3063 executive directors of the departments, the Attorney General, any 3064 staff persons designated by the executive directors and the Attorney General, and any other persons designated by the 3065 3066 executive directors and the Attorney General. The joint task 3067 force shall research the issue of when * * * each department 3068 should consider appealing court decisions that are contrary to the department's recommendations in child welfare and juvenile 3069 3070 offender cases, and shall issue a protocol for determining the 3071 type of cases that should be appealed. The protocol shall 3072 establish the following:

3073 (a) General guidelines to be considered for appealing a3074 case;

3075 (b) The type of information from case records and court 3076 records that should be entered into the appeal file; and

3077 (c) The individuals who have authority to set the 3078 appeals process in motion and who can make final decisions about 3079 whether an appeal should be filed or not.

3080 Not later than November 30, 1994, the joint task force shall 3081 complete its research, issue the protocol, and make 3082 recommendations to the Legislature for any administrative and 3083 legislative action necessary to properly and sufficiently address 3084 this issue.

3085 **SECTION 70.** Section 43-43-5, Mississippi Code of 1972, is 3086 amended as follows:

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3105 **SECTION 71.** Section 43-43-7, Mississippi Code of 1972, is 3106 amended as follows:

3107 43-43-7. The * * Department of * * * <u>Human Services or the</u> 3108 <u>Department of Child Protection Services</u> in * * * <u>the</u> purchase of 3109 service budget request shall accurately reflect the comprehensive 3110 annual services program required under Section 2004 of Title XX. 3111 In submitting its annual budget recommendations to the

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3112 Legislature, the Legislative Budget Office shall include all 3113 federal Title XX monies received or anticipated by agencies as a part of the budget request in order to indicate for each budget 3114 3115 category the amount of state monies requested, the amount of 3116 federal monies anticipated or due, the amount of other nonstate 3117 monies requested or anticipated and the total anticipated expenditure from all sources for each respective category. A 3118 3119 similar breakdown of funding sources shall be shown for current 3120 and preceding fiscal periods. All Title XX purchase of service 3121 contracts shall be subject to such auditing procedures by the 3122 State Department of Audit as are applicable to all state agencies. 3123 Upon the direction of the Legislative Budget Office, additional 3124 evaluation of the Title XX system may be performed by an 3125 independent group with expertise in cost analysis and the 3126 evaluation of human service programs.

3127 SECTION 72. Section 43-51-3, Mississippi Code of 1972, is 3128 amended as follows:

3129 43-51-3. As used in this chapter, unless the context clearly 3130 requires otherwise, the following words and phrases shall have the 3131 meanings respectively ascribed to them in this section:

(a) "Child at imminent risk of placement" means a minor
who may be reasonably expected to face, in the near future,
commitment to the care or custody of the state as a result of:

3135 (i) Dependency, abuse or neglect;

3136 (ii) Emotional disturbance;

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3139

(iv) Delinguency adjudication.

3140

3141 (* * *b) "Family preservation services" means services 3142 designed to help families alleviate risks or crises that might 3143 lead to out-of-home placement of children. The services may 3144 include procedures to maintain the safety of children in their own 3145 homes, support to families preparing to reunify or adopt and assistance to families in obtaining services and other sources of 3146 3147 support necessary to address their multiple needs in a culturally sensitive environment. 3148

(* * *c) "Family support services" means preventive 3149 3150 community-based activities designed to alleviate stress and to 3151 promote parental competencies and behaviors that will increase the 3152 ability of families to successfully nurture their children and 3153 will enable families to use other resources and opportunities 3154 available in the community. These services may include supportive 3155 networks designed to enhance child-rearing abilities of parents 3156 and to help compensate for the increased social isolation and 3157 vulnerability of families. Examples of these services and 3158 activities include: respite care for parents and other 3159 caregivers; early developmental screening of children to assess 3160 the needs of these children and assistance in obtaining specific services to meet their needs; mentoring, tutoring and health 3161

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3162 education for youth; and a range of center-based activities, such 3163 as informal interactions in drop-in centers and parent support 3164 groups, and home visiting programs.

3165 **SECTION 73.** Section 43-51-5, Mississippi Code of 1972, is 3166 amended as follows:

3167 43-51-5. (1) The * * * Department of * * * Child Protection Services *** * *** shall engage in a comprehensive planning 3168 3169 process * * * to develop, coordinate and implement a meaningful 3170 and responsive program of family support and family preservation 3171 services. The scope of planning shall address child welfare, 3172 housing, mental health, primary health, education, juvenile 3173 justice, community-based programs providing family support and 3174 family preservation services and other social programs that service children at imminent risk of placement and their families. 3175 3176 In developing the plan, the department, in its discretion, may 3177 invite active participation from local consumers, practitioners, 3178 researchers, foundations, mayors, members of the Legislature and any available federal regional staff. 3179

3180 * * *

3181 (***<u>2</u>) In addition to the family preservation and family 3182 support services defined in Section 41-51-3, the * * <u>Department</u> 3183 <u>of Child Protection Services</u> shall offer a wide range of services, 3184 included, but not limited to, the following: crisis resolution; 3185 teaching measures to prevent the repeated occurrence of abuse, 3186 neglect and/or family conflict; education in parenting skills,

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3187 child development, communication, negotiations and home

3188 maintenance skills; child and family advocacy; and job-readiness 3189 training.

3190 **SECTION 74.** Section 43-51-7, Mississippi Code of 1972, is 3191 amended as follows:

3192 43-51-7. The * * * Department of * * * Child Protection 3193 Services shall apply annually for any available federal funds that 3194 may be used to defray the planning and service expenses, in all or 3195 in part, of * * * this chapter, including, but not limited to, 3196 funds available under the * * * Family First Prevention Services 3197 Act.

3198 **SECTION 75.** Section 45-33-36, Mississippi Code of 1972, is 3199 amended as follows:

3200 45-33-36. (1) Upon receipt of sex offender registration or 3201 change of registration information, the Department of Public 3202 Safety shall immediately provide the information to:

3203 (a) The National Sex Offender Registry or other3204 appropriate databases;

3205 (b) The sheriff of the county and the chief law 3206 enforcement officer of any other jurisdiction where the offender 3207 resides, lodges, is an employee or is a student or intends to 3208 reside, work, attend school or volunteer;

3209 (c) The sheriff of the county and the chief law 3210 enforcement officer of any other jurisdiction from which or to 3211 which a change of residence, employment or student status occurs;

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3212 (d) The Department of Human Services, the Department of
3213 <u>Child Protection Services</u>, and any other social service entities
3214 responsible for protecting minors in the child welfare system;
3215 (e) The probation agency that is currently supervising

3216 the sex offender;

3217 (f) Any agency responsible for conducting 3218 employment-related background checks under Section 3 of the 3219 National Child Protection Act of 1993 (42 USC 5119(a));

3220 (g) Each school and public housing agency in each 3221 jurisdiction in which the sex offender resides, is an employee or 3222 is a student;

3223 (h) All prosecutor offices in each jurisdiction in 3224 which the sex offender resides, is an employee, or is a student; 3225 and

(i) Any other agencies with criminal investigation,
prosecution or sex offender supervision functions in each
jurisdiction in which the sex offender resides, is an employee, or
is a student.

3230 (2) The Department of Public Safety shall post changes to 3231 the public registry website within three (3) business days. 3232 Electronic notification will be available via the internet to all 3233 law enforcement agencies, to any volunteer organizations in which 3234 contact with minors or vulnerable adults might occur and any 3235 organization, company or individual who requests notification 3236 pursuant to procedures established by the Department of Public

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3237 Safety. This provision shall take effect upon the state's receipt 3238 and implementation of the Department of Justice software in 3239 compliance with the provisions of the Adam Walsh Act.

(3) From and after July 1, 2015, local jurisdictions receiving notification and that have the ability may notify residents when a sex offender begins residing, lodges, becomes employed, volunteers or attends school or intends to reside, lodge, work, attend school or volunteer in the area by using a website, social media, print media, email or may provide a link to the Department of Public Safety website.

3247 SECTION 76. Section 57-13-23, Mississippi Code of 1972, is 3248 amended as follows:

3249 57-13-23. (1) There is * * * created and established the 3250 Mississippi Automated Resource Information System (MARIS), 3251 (heretofore created by Executive Order No. 459, dated May 26, 3252 1983, as amended by Executive Order No. 562, dated January 15, 3253 1986), which shall be the mechanism within state government for 3254 the storing, processing, extracting and disseminating of useful 3255 data and information relating to the state's resources.

(2) The goal of MARIS shall be to facilitate the achievement of state agencies' responsibilities as they relate to the development, management, conservation, protection and utilization of the resources of Mississippi by making usable resource data and information more readily available and in a format that is consistent throughout state departments, agencies and

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3262 institutions, and, to the extent possible, with federal and 3263 privately generated resource data banks.

(3) MARIS shall be under the supervision and general policy formulations of a policy committee as the cooperative effort of state departments, agencies and institutions for the sharing of useful data acquired and generated by state agencies in discharging their individual responsibilities.

3269 (4) There is * * created and established the MARIS Policy 3270 Committee composed of the directors or their designees of the 3271 following departments, agencies and institutions:

3272 Center for Population Studies, University of Mississippi

3273 *** * ***Department of Information Technology Services

3274 Department of Agriculture and Commerce

- 3275 Department of Archives and History
- 3276 * * *Mississippi Development Authority
- 3277 Department of Human Services
- 3278 Department of Child Protection Services
- 3279 Department of Environmental Quality
- 3280 Department of Wildlife, Fisheries and Parks
- 3281 Mississippi Department of Transportation
- 3282 Mississippi Emergency Management Agency
- 3283 Mississippi Mineral Resources Institute, University of
- 3284 Mississippi
- 3285 Department of Finance and Administration
- 3286 Office of the Secretary of State

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- 3287 Public Service Commission
- 3288 Remote Sensing Center, Mississippi State University
- 3289 State Forestry Commission
- 3290 State Department of Health
- 3291 State Oil and Gas Board
- 3292 State Soil and Water Conservation Commission
- 3293 *** * ***Department of Revenue
- 3294 University Research Center
- 3295 Water Management Council.

3296 (5) The MARIS Policy Committee shall elect a chairman, vice 3297 chairman and secretary, and it shall elect an executive committee 3298 from the membership of the policy committee to be composed of not 3299 less than five (5) nor more than nine (9) members, including the 3300 aforesaid officers. The policy committee may elect to the 3301 executive committee one (1) person other than from its membership. 3302 The policy committee shall determine the authority and 3303 responsibility to be exercised by the executive committee.

(6) There is * * * created and established the MARIS Task
Force which shall be composed of at least one (1) representative
from each of the aforesaid agencies with knowledge in computer
applications to natural, cultural, industrial or economic
resources to be appointed by the respective directors thereof, and
any other persons deemed advisable by the policy committee.

S. B. No. 2678 23/SS26/R506 PAGE 134 (ens\tb) ST: Department of Child Protection Services; separate agency from the Department of Human Services. 3310 (7)The University Research Center shall house the MARIS equipment and staff and shall provide administrative support for 3311 3312 the policy committee and technical support to all member agencies. 3313 (8) It shall be the duty of every department, agency, office 3314 and institution of the State of Mississippi, and the officers 3315 thereof, to cooperate with and assist the MARIS Policy Committee 3316 in every reasonable way.

3317 SECTION 77. Section 93-5-23, Mississippi Code of 1972, is 3318 amended as follows:

3319 93-5-23. When a divorce shall be decreed from the bonds of 3320 matrimony, the court may, in its discretion, having regard to the 3321 circumstances of the parties and the nature of the case, as may 3322 seem equitable and just, make all orders touching the care, custody and maintenance of the children of the marriage, and also 3323 3324 touching the maintenance and alimony of the wife or the husband, 3325 or any allowance to be made to her or him, and shall, if need be, 3326 require bond, sureties or other guarantee for the payment of the sum so allowed. Orders touching on the custody of the children of 3327 3328 the marriage shall be made in accordance with the provisions of 3329 Section 93-5-24. For the purposes of orders touching the 3330 maintenance and alimony of the wife or husband, "property" and "an 3331 asset of a spouse" shall not include any interest a party may have as an heir at law of a living person or any interest under a 3332 third-party will, nor shall any such interest be considered as an 3333 economic circumstance or other factor. The court may afterwards, 3334

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3335 on petition, change the decree, and make from time to time such 3336 new decrees as the case may require. However, where proof shows that both parents have separate incomes or estates, the court may 3337 3338 require that each parent contribute to the support and maintenance 3339 of the children of the marriage in proportion to the relative 3340 financial ability of each. In the event a legally responsible parent has health insurance available to him or her through an 3341 3342 employer or organization that may extend benefits to the 3343 dependents of such parent, any order of support issued against 3344 such parent may require him or her to exercise the option of 3345 additional coverage in favor of such children as he or she is 3346 legally responsible to support.

3347 Whenever the court has ordered a party to make periodic payments for the maintenance or support of a child, but no bond, 3348 3349 sureties or other guarantee has been required to secure such 3350 payments, and whenever such payments as have become due remain 3351 unpaid for a period of at least thirty (30) days, the court may, 3352 upon petition of the person to whom such payments are owing, or 3353 such person's legal representative, enter an order requiring that 3354 bond, sureties or other security be given by the person obligated 3355 to make such payments, the amount and sufficiency of which shall 3356 be approved by the court. The obligor shall, as in other civil 3357 actions, be served with process and shall be entitled to a hearing 3358 in such case.

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Whenever in any proceeding in the chancery court concerning 3365 3366 the custody of a child a party alleges that the child whose 3367 custody is at issue has been the victim of sexual or physical 3368 abuse by the other party, the court may, on its own motion, grant 3369 a continuance in the custody proceeding only until such allegation has been investigated by the Department of * * * Child Protection 3370 3371 Services. At the time of ordering such continuance, the court may 3372 direct the party and his attorney making such allegation of child 3373 abuse to report in writing and provide all evidence touching on 3374 the allegation of abuse to the Department of * * * Child 3375 Protection Services. The Department of * * * Child Protection 3376 Services shall investigate such allegation and take such action as 3377 it deems appropriate and as provided in such cases under the Youth 3378 Court Law (being Chapter 21 of Title 43, Mississippi Code of 1972) 3379 or under the laws establishing family courts (being Chapter 23 of 3380 Title 43, Mississippi Code of 1972).

3381 If after investigation by the Department of *** * *** <u>Child</u> 3382 <u>Protection</u> Services or final disposition by the youth court or 3383 family court allegations of child abuse are found to be without

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foundation, the chancery court shall order the alleging party to pay all court costs and reasonable attorney's fees incurred by the defending party in responding to such allegation.

3387 The court may investigate, hear and make a determination in a 3388 custody action when a charge of abuse and/or neglect arises in the 3389 course of a custody action as provided in Section 43-21-151, and in such cases the court shall appoint a quardian ad litem for the 3390 3391 child as provided under Section 43-21-121, who shall be an 3392 attorney. Unless the chancery court's jurisdiction has been terminated, all disposition orders in such cases for placement 3393 with the Department of * * * Child Protection Services shall be 3394 3395 reviewed by the court or designated authority at least annually to 3396 determine if continued placement with the department is in the best interest of the child or public. 3397

3398 The duty of support of a child terminates upon the 3399 emancipation of the child. The court may determine that 3400 emancipation has occurred pursuant to Section 93-11-65.

Custody and visitation upon military temporary duty, deployment or mobilization shall be governed by Section 93-5-34.

3403 **SECTION 78.** Section 93-17-3, Mississippi Code of 1972, is 3404 amended as follows:

3405 93-17-3. (1) Except as otherwise provided in this section, 3406 a court of this state has jurisdiction over a proceeding for the 3407 adoption or readoption of a minor commenced under this chapter if:

S. B. No. 2678 23/SS26/R506 PAGE 138 (ens\tb) ST: Department of Child Protection Services; separate agency from the Department of Human Services. 3408 Immediately before commencement of the proceeding, (a) 3409 the minor lived in this state with a parent, a guardian, a prospective adoptive parent or another person acting as parent, 3410 for at least six (6) consecutive months, excluding periods of 3411 3412 temporary absence, or, in the case of a minor under six (6) months 3413 of age, lived in this state from soon after birth with any of 3414 those individuals and there is available in this state substantial 3415 evidence concerning the minor's present or future care;

(b) Immediately before commencement of the proceeding, the prospective adoptive parent lived in this state for at least six (6) consecutive months, excluding periods of temporary absence, and there is available in this state substantial evidence concerning the minor's present or future care;

3421 (c) The agency that placed the minor for adoption is 3422 licensed in this state and it is in the best interest of the minor 3423 that a court of this state assume jurisdiction because:

(i) The minor and the minor's parents, or the minor and the prospective adoptive parent, have a significant connection with this state; and

3427 (ii) There is available in this state substantial3428 evidence concerning the minor's present or future care;

3429 (d) The minor and the prospective adoptive parent or 3430 parents are physically present in this state and the minor has 3431 been abandoned or it is necessary in an emergency to protect the 3432 minor because the minor has been subjected to or threatened with

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3433 mistreatment or abuse or is otherwise neglected, and the 3434 prospective adoptive parent or parents, if not residing in 3435 Mississippi, have completed and provided the court with a 3436 satisfactory Interstate Compact for Placement of Children (ICPC) 3437 home study and accompanying forms;

(e) It appears that no other state would have jurisdiction under prerequisites substantially in accordance with paragraphs (a) through (d), or another state has declined to exercise jurisdiction on the ground that this state is the more appropriate forum to hear a petition for adoption of the minor, and it is in the best interest of the minor that a court of this state assume jurisdiction; or

(f) The child has been adopted in a foreign country, the agency that placed the minor for adoption is licensed in this state, and it is in the best interest of the child to be readopted in a court of this state having jurisdiction.

(2) A court of this state may not exercise jurisdiction over a proceeding for adoption of a minor if, at the time the petition for adoption is filed, a proceeding concerning the custody or adoption of the minor is pending in a court of another state exercising jurisdiction substantially in conformity with the Uniform Child Custody Jurisdiction Act or this section unless the proceeding is stayed by the court of the other state.

3456 (3) If a court of another state has issued a decree or order 3457 concerning the custody of a minor who may be the subject of a

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3458 proceeding for adoption in this state, a court of this state may 3459 not exercise jurisdiction over a proceeding for adoption of the 3460 minor unless:

3461 (a) The court of this state finds that the court of the3462 state which issued the decree or order:

(i) Does not have continuing jurisdiction to modify the decree or order under jurisdictional prerequisites substantially in accordance with the Uniform Child Custody Jurisdiction Act or has declined to assume jurisdiction to modify the decree or order; or

(ii) Does not have jurisdiction over a proceeding for adoption substantially in conformity with subsection (1)(a) through (d) or has declined to assume jurisdiction over a proceeding for adoption; and

3472 (b) The court of this state has jurisdiction over the3473 proceeding.

3474 Any person may be adopted in accordance with the (4) provisions of this chapter in term time or in vacation by an 3475 3476 unmarried adult, by a married person whose spouse joins in the 3477 petition, by a married person whose spouse does not join in the 3478 petition because such spouse does not cohabit or reside with the 3479 petitioning spouse, and in any circumstances determined by the 3480 court that the adoption is in the best interest of the child. 3481 Only the consenting adult will be a legal parent of the child. The adoption shall be by sworn petition filed in the chancery 3482

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3483 court of the county in which the adopting petitioner or 3484 petitioners reside or in which the child to be adopted resides or was born, or was found when it was abandoned or deserted, or in 3485 3486 which the home is located to which the child has been surrendered 3487 by a person authorized to so do. The petition shall be 3488 accompanied by a doctor's or nurse practitioner's certificate showing the physical and mental condition of the child to be 3489 3490 adopted and a sworn statement of all property, if any, owned by 3491 the child. In addition, the petition shall be accompanied by affidavits of the petitioner or petitioners stating the amount of 3492 3493 the service fees charged by any adoption agencies or adoption 3494 facilitators used by the petitioner or petitioners and any other 3495 expenses paid by the petitioner or petitioners in the adoption process as of the time of filing the petition. 3496 If the doctor's or 3497 nurse practitioner's certificate indicates any abnormal mental or 3498 physical condition or defect, the condition or defect shall not, 3499 in the discretion of the chancellor, bar the adoption of the child 3500 if the adopting parent or parents file an affidavit stating full 3501 and complete knowledge of the condition or defect and stating a 3502 desire to adopt the child, notwithstanding the condition or 3503 defect. The court shall have the power to change the name of the 3504 child as a part of the adoption proceedings. The word "child" in this section shall be construed to refer to the person to be 3505 adopted, though an adult. 3506

S. B. No. 2678 23/SS26/R506 PAGE 142 (ens\tb) ST: Department of Child Protection Services; separate agency from the Department of Human Services. 3507 (5) No person may be placed in the home of or adopted by the 3508 prospective adopting parties before a court-ordered or voluntary 3509 home study is satisfactorily completed by a licensed adoption 3510 agency, a licensed, experienced social worker approved by the 3511 chancery court, a court-appointed guardian ad litem that has 3512 knowledge or training in conducting home studies if so directed by 3513 the court, or by the Department of * * * Child Protection Services 3514 on the prospective adoptive parties if required by Section 3515 93-17-11.

3516 (6) No person may be adopted by a person or persons who 3517 reside outside the State of Mississippi unless the provisions of 3518 the Interstate Compact for Placement of Children (Section 43-18-1 3519 et seq.) have been complied with. In such cases Forms 100A, 100B 3520 (if applicable) and evidence of Interstate Compact for Placement 3521 of Children approval shall be added to the permanent adoption 3522 record file within one (1) month of the placement, and a minimum 3523 of two (2) post-placement reports conducted by a licensed child-placing agency shall be provided to the Mississippi 3524 3525 Department of Child Protection Services Interstate Compact for 3526 Placement of Children office.

(7) No person may be adopted unless the provisions of the Indian Child Welfare Act (ICWA) have been complied with, if applicable. When applicable, proof of compliance shall be included in the court adoption file prior to finalization of the adoption. If not applicable, a written statement or paragraph in

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3532 the petition for adoption shall be included in the adoption 3533 petition stating that the provisions of ICWA do not apply before 3534 finalization.

3535 The readoption of a child who has automatically acquired (8)3536 United States citizenship following an adoption in a foreign 3537 country and who possesses a Certificate of Citizenship in accordance with the Child Citizenship Act, CAA, Public Law 3538 3539 106-395, may be given full force and effect in a readoption 3540 proceeding conducted by a court of competent jurisdiction in this 3541 state by compliance with the Mississippi Registration of Foreign 3542 Adoptions Act, Article 9 of this chapter.

3543 (9) For adult adoptees who consent to the adoption, a 3544 chancellor may waive any of the petition requirements and 3545 procedural requirements within subsections (4), (5), (6) and (7) 3546 of this section.

3547 **SECTION 79.** Section 93-17-5, Mississippi Code of 1972, is 3548 amended as follows:

93-17-5. (1) There shall be made parties to the proceeding by process or by the filing therein of a consent to the adoption proposed in the petition, which consent shall be duly sworn to or acknowledged and executed only by the following persons, but not before seventy-two (72) hours after the birth of the child:

3554 (a) The parents, or parent, if only one (1) parent,3555 though either be under the age of twenty-one (21) years;

S. B. No. 2678 23/SS26/R506 PAGE 144 (ens\tb) ST: Department of Child Protection Services; separate agency from the Department of Human Services. 3556 (b) If both parents are dead, then any two (2) adult 3557 kin of the child within the third degree computed according to the 3558 civil law; if one of such kin is in possession of the child, he or 3559 she shall join in the petition or be made a party to the suit; or

3560 (c) The guardian ad litem of an abandoned child, upon 3561 petition showing that the names of the parents of the child are 3562 unknown after diligent search and inquiry by the petitioners. In 3563 addition to the above, there shall be made parties to any 3564 proceeding to adopt a child, either by process or by the filing of 3565 a consent to the adoption proposed in the petition, the following:

3566 (i) Those persons having physical custody of the
3567 child, except persons who are acting as foster parents as a result
3568 of placement with them by the Department of * * * Child Protection
3569 Services of the State of Mississippi.

3570 (ii) Any person to whom custody of the child may 3571 have been awarded by a court of competent jurisdiction of the 3572 State of Mississippi.

3573 (iii) The agent of the * * Department of * * *
3574 <u>Child Protection</u> Services of the State of Mississippi that has
3575 placed a child in foster care, either by agreement or by court
3576 order.

3577 (2) The consent may also be executed and filed by the duly 3578 authorized officer or representative of a home to whose care the 3579 child has been delivered. The child shall join the petition by 3580 the child's next friend.

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3581 (3) If consent is not filed, process shall be had upon the 3582 parties as provided by law for process in person or by publication, if they are nonresidents of the state or are not 3583 found therein after diligent search and inquiry, the court or 3584 3585 chancellor in vacation may fix a date in termtime or in vacation 3586 to which process may be returnable and shall have power to proceed in termtime or vacation. In any event, if the child is more than 3587 3588 fourteen (14) years of age, a consent to the adoption, sworn to or 3589 acknowledged by the child, shall also be required or personal 3590 service of process shall be had upon the child in the same manner and in the same effect as if the child were an adult. 3591

3592 SECTION 80. Section 93-17-8, Mississippi Code of 1972, is 3593 amended as follows:

3594 93-17-8. (1) Whenever an adoption becomes a contested 3595 matter, whether after a hearing on a petition for determination of 3596 rights under Section 93-17-6 or otherwise, the court:

(a) Shall, on motion of any party or on its own motion,
issue an order for immediate blood or tissue sampling in
accordance with the provisions of Section 93-9-21 et seq., if
paternity is at issue. The court shall order an expedited report
of such testing and shall hold the hearing resolving this matter
at the earliest time possible.

3603 (b) Shall appoint a guardian ad litem to represent the 3604 child. Such guardian ad litem shall be an attorney, however his 3605 duties are as guardian ad litem and not as attorney for the child.

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3606 The reasonable costs of the guardian ad litem shall be taxed as 3607 costs of court. Neither the child nor anyone purporting to act on 3608 his behalf may waive the appointment of a guardian ad litem.

3609 (c) Shall determine first whether or not the objecting 3610 parent is entitled to so object under the criteria of Section 3611 93-17-7 and then shall determine the custody of the child in 3612 accord with the best interests of the child and the rights of the 3613 parties as established by the hearings and judgments.

3614 (d) Shall schedule all hearings concerning the 3615 contested adoption as expeditiously as possible for prompt 3616 conclusion of the matter.

3617 (2) In determining the custody of the child after a finding 3618 that the adoption will not be granted, the fact of the surrender 3619 of the child for adoption by a parent shall not be taken as any 3620 evidence of that parent's abandonment or desertion of the child or 3621 of that parent's unfitness as a parent.

3622 In contested adoptions arising through petitions for (3) determination of rights where the prospective adopting parents 3623 3624 were not parties to that proceeding, they need not be made parties 3625 to the contested adoption until there has been a ruling that the 3626 objecting parent is not entitled to enter a valid objection to the 3627 adoption. At that point the prospective adopting parents shall be 3628 made parties by joinder which shall show their suitability to be 3629 adopting parents as would a petition for adoption. The identity and suitability of the prospective adopting parents shall be made 3630

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3631 known to the court and the guardian ad litem, but shall not be 3632 made known to other parties to the proceeding unless the court 3633 determines that the interests of justice or the best interests of 3634 the child require it.

3635 (4) No birth parent or alleged parent shall be permitted to 3636 contradict statements given in a proceeding for the adoption of 3637 their child in any other proceeding concerning that child or his 3638 ancestry.

3639 Appointment of a guardian ad litem is not required in (5) 3640 any proceeding under this chapter except as provided in subsection 3641 (1) (b) above and except for the guardian ad litem needed for an 3642 abandoned child. It shall not be necessary for a quardian ad 3643 litem to be appointed where the chancery judge presiding in the adoption proceeding deems it unnecessary and no adoption agency is 3644 3645 involved in the proceeding. No final decree of adoption 3646 heretofore granted shall be set aside or modified because a 3647 quardian ad litem was not appointed unless as the result of a direct appeal not now barred. 3648

3649 The provisions of Chapter 15 of this Title 93, (6) 3650 Mississippi Code of 1972, are not applicable to proceedings under 3651 this chapter except as specifically provided by reference herein. 3652 The court may order a child's birth father, identified (7) as such in the proceedings, to reimburse the Department of * * * 3653 3654 Child Protection Services, the foster parents, the adopting parents, the home, any other agency or person who has assumed 3655

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3656 liability for such child, all or part of the costs of the medical 3657 expenses incurred for the mother and the child in connection with 3658 the birth of the child, as well as reasonable support for the 3659 child after his birth.

3660 **SECTION 81.** Section 93-17-11, Mississippi Code of 1972, is 3661 amended as follows:

3662 93-17-11. At any time after the filing of the petition for 3663 adoption and completion of process thereon, and before the 3664 entering of a final decree, the court may, in its discretion, of 3665 its own motion or on motion of any party to the proceeding, 3666 require an investigation and report to the court to be made by any 3667 person, officer or home as the court may designate and direct 3668 concerning the child, and shall require in adoptions, other than 3669 those in which the petitioner or petitioners are a relative or 3670 stepparent of the child, that a home study be performed of the 3671 petitioner or petitioners by a licensed adoption agency or by the 3672 Department of * * * Child Protection Services, at the petitioner's 3673 or petitioners' sole expense and at no cost to the state or 3674 county. The investigation and report shall give the material 3675 facts upon which the court may determine whether the child is a 3676 proper subject for adoption, whether the petitioner or petitioners 3677 are suitable parents for the child, whether the adoption is to its best interest, and any other facts or circumstances that may be 3678 3679 material to the proposed adoption. The home study shall be considered by the court in determining whether the petitioner or 3680

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petitioners are suitable parents for the child. The court, when an investigation and report are required by the court or by this section, shall stay the proceedings in the cause for such reasonable time as may be necessary or required in the opinion of the court for the completion of the investigation and report by the person, officer or home designated and authorized to make the same.

Upon the filing of that consent or the completion of the 3688 3689 process and the filing of the investigation and report, if 3690 required by the court or by this section, and the presentation of 3691 such other evidence as may be desired by the court, if the court 3692 determines that it is to the best interests of the child that an 3693 interlocutory decree of adoption be entered, the court may thereupon enter an interlocutory decree upon such terms and 3694 conditions as may be determined by the court, in its discretion, 3695 3696 but including therein that the complete care, custody and control 3697 of the child shall be vested in the petitioner or petitioners until further orders of the court and that during such time the 3698 3699 child shall be and remain a ward of the court. If the court 3700 determines by decree at any time during the pendency of the 3701 proceeding that it is not to the best interests of the child that 3702 the adoption proceed, the petitioners shall be entitled to at least five (5) days' notice upon their attorneys of record and a 3703 3704 hearing with the right of appeal as provided by law from a 3705 dismissal of the petition; however, the bond perfecting the appeal

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After the entry of the interlocutory decree and before entry of the final decree, the court may require such further and additional investigation and reports as it may deem proper. The rights of the parties filing the consent or served with process shall be subject to the decree but shall not be divested until entry of the final decree.

3717 SECTION 82. Section 93-17-12, Mississippi Code of 1972, is 3718 amended as follows:

93-17-12. In any child custody matter hereafter filed in any 3719 3720 chancery or county court in which temporary or permanent custody 3721 has already been placed with a parent or guardian and in all 3722 adoptions, the court shall impose a fee for any court-ordered home study performed by the Department of * * * Child Protection 3723 3724 Services or any other entity. The fee shall be assessed upon 3725 either party or upon both parties in the court's discretion. The 3726 minimum fee imposed shall be not less than Three Hundred Fifty Dollars (\$350.00) for each household on which a home study is 3727 performed. The fee shall be paid directly to the Mississippi 3728 3729 Department of * * * Child Protection Services prior to the home study being conducted by the department or to the entity if the 3730

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3731 study is performed by another entity. The judge may order the fee 3732 be paid by one or both of the parents or guardian. If the court 3733 determines that both parents or the guardian are unable to pay the 3734 fee, the judge shall waive the fee and the cost of the home study 3735 shall be defrayed by the Department of *** * *** <u>Child Protection</u> 3736 Services.

3737 SECTION 83. Section 93-17-53, Mississippi Code of 1972, is 3738 amended as follows:

3739 93-17-53. The purpose of Sections 93-17-51 through 93-17-67 3740 is to supplement the Mississippi adoption law by making possible 3741 through public supplemental benefits the most appropriate adoption 3742 of each child certified by the * * * Department of * * * <u>Child</u> 3743 <u>Protection Services</u> as requiring a supplemental benefit to assure 3744 adoption.

3745 **SECTION 84.** Section 93-17-57, Mississippi Code of 1972, is 3746 amended as follows:

3747 93-17-57. The * * * Department of * * * Child Protection Services shall establish and administer an on-going program of 3748 3749 supplemental benefits for adoption. Supplemental benefits and 3750 services for children under this program shall be provided out of 3751 such funds as may be appropriated to the * * * Division of Medicaid * * * for the medical services for children in foster 3752 3753 care, or made available to the department from other sources. 3754 SECTION 85. Section 93-17-59, Mississippi Code of 1972, is

3755 amended as follows:

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3756 93-17-59. Any child meeting criteria specified in Section 3757 93-17-55 for whom the * * * Department of * * * Child Protection Services feels supplemental benefits are necessary to improve 3758 3759 opportunities for adoption will be eligible for the program. The 3760 adoption agency shall document that reasonable efforts have been 3761 made to place the child in adoption without supplemental benefits 3762 through the use of adoption resource exchanges, recruitment and 3763 referral to appropriate specialized adoption agencies.

3764 SECTION 86. Section 93-17-61, Mississippi Code of 1972, is 3765 amended as follows:

3766 93-17-61. (1) When parents are found and approved for adoption of a child certified as eligible for supplemental 3767 3768 benefits, and before the final decree of adoption is issued, there shall be executed a written agreement between the family entering 3769 into the adoption and the Department of * * * Child Protection 3770 3771 Services. In individual cases, supplemental benefits may commence 3772 with the adoptive placement or at the appropriate time after the adoption decree and will vary with the needs of the child as well 3773 3774 as the availability of other resources to meet the child's needs. 3775 The supplemental benefits may be for special services only or for 3776 money payments as allowed under Section 43-13-115, * * * and 3777 either for a limited period, for a long-term not exceeding the child's eighteenth birthday, or for any combination of the 3778 foregoing. The amount of the time-limited, long-term supplemental 3779

S. B. No. 2678 23/SS26/R506 PAGE 153 (ens\tb) ST: Department of Child Protection Services; separate agency from the Department of Human Services. 3780 benefits may in no case exceed that which would be currently 3781 allowable for such child under the Mississippi Medicaid Law.

3782 When supplemental benefits last for more than one (1) (2)3783 year, the adoptive parents shall present an annual written 3784 certification that the child remains under the parents' care and 3785 that the child's need for supplemental benefits continues. Based 3786 on investigation by the agency and available funds, the agency may 3787 approve continued supplemental benefits. These benefits shall be 3788 extended so long as the parents remain legally responsible for and are providing support for the child. The agency shall continue 3789 3790 paying benefits until a child reaches twenty-one (21) years of age 3791 if the child meets the criteria stated in Section 93-17-67(1) for 3792 continuation of Medicaid coverage.

(3) A child who is a resident of Mississippi when
eligibility for supplemental benefits is certified shall remain
eligible and receive supplemental benefits, if necessary for
adoption, regardless of the domicile or residence of the adopting
parents at the time of application for adoption, placement, legal
decree of adoption or thereafter.

3799 SECTION 87. Section 93-17-63, Mississippi Code of 1972, is 3800 amended as follows:

3801 93-17-63. All records regarding such adoption shall be 3802 confidential. Anyone violating or releasing information of a 3803 confidential nature, as contemplated by Sections 93-17-51 through 3804 93-17-67 without the approval of the court with jurisdiction or

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the * * Department of * * * Child Protection Services unless such release is made pursuant to Sections 93-17-201 through 93-17-223 shall be guilty of a misdemeanor and subject to a fine not exceeding One Thousand Dollars (\$1,000.00) or imprisonment of six (6) months, or both.

3810 SECTION 88. Section 93-17-65, Mississippi Code of 1972, is 3811 amended as follows:

3812 93-17-65. The * * Department of * * * Child Protection
 3813 Services shall promulgate rules and regulations necessary to
 3814 implement the provisions of Sections 93-17-51 through 93-17-67.

3815 SECTION 89. Section 93-17-101, Mississippi Code of 1972, is 3816 amended as follows:

3817 93-17-101. (1) The Legislature finds that:

(a) Locating adoptive families for children for whom
state assistance is desirable, pursuant to the Mississippi
adoption assistance law, and assuring the protection of the
interests of the children affected during the entire assistance
period, require special measures when the adoptive parents move to
other states or are residents of another state; and

3824 (b) Providing medical and other necessary services for 3825 children, with state assistance, encounters special difficulties 3826 when the providing of services takes place in other states.

3827 (2) The purposes of Sections 93-17-101 through 93-17-109 are 3828 to:

S. B. No. 2678 23/SS26/R506 PAGE 155 (ens\tb) ST: Department of Child Protection Services; separate agency from the Department of Human Services. (a) Authorize the Mississippi Department of * * * Child
Protection Services to enter into interstate agreements with
agencies of other states for the protection of children on behalf
of whom adoption assistance is being provided by the Mississippi
Department of * * * Child Protection Services; and

3834 (b) Provide procedures for interstate children's3835 adoption assistance payments, including medical payments.

3836 SECTION 90. Section 93-17-103, Mississippi Code of 1972, is 3837 amended as follows:

93-17-103. (1) The Mississippi Department of * * * Child 3838 3839 Protection Services is authorized to develop, participate in the development of, negotiate and enter into one or more interstate 3840 3841 compacts on behalf of this state with other states to implement one or more of the purposes set forth in Sections 93-17-101 3842 3843 through 93-17-109. When so entered into, and for so long as it 3844 shall remain in force, such a compact shall have the force and 3845 effect of law.

3846 (2) For the purposes of Sections 93-17-101 through
3847 93-17-109, the term "state" shall mean a state of the United
3848 States, the District of Columbia, the Commonwealth of Puerto Rico,
3849 the Virgin Islands, Guam, the Commonwealth of the Northern Mariana
3850 Islands or a territory or possession of or administered by the
3851 United States.

3852 (3) For the purposes of Sections 93-17-101 through
3853 93-17-109, the term "adoption assistance state" means the state

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3854 that is signatory to an adoption assistance agreement in a 3855 particular case.

3856 (4) For the purposes of Sections 93-17-101 through 3857 93-17-109, the term "residence state" means the state of which the 3858 child is a resident by virtue of the residence of the adoptive 3859 parents.

3860 **SECTION 91.** Section 93-17-107, Mississippi Code of 1972, is 3861 amended as follows:

3862 93-17-107. (1) A child with special needs resident in this 3863 state who is the subject of an adoption assistance agreement with 3864 another state and who has been determined eligible for Medicaid in 3865 that state shall be entitled to receive a medical assistance 3866 identification from this state upon filing with the Mississippi Department of * * * Child Protection Services a certified copy of 3867 3868 the adoption assistance agreement obtained from the adoption 3869 assistance state which certifies to the eligibility of the child 3870 for Medicaid. In accordance with regulations of the Mississippi 3871 Department of * * * Child Protection Services, the adoptive 3872 parents shall be required, at least annually, to show that the 3873 agreement is still in force or has been renewed.

3874 (2) The Division of Medicaid, Office of the Governor, shall
3875 consider the holder of a medical assistance identification
3876 pursuant to this section as any other holder of a medical
3877 assistance identification under the laws of this state and shall
3878 process and make payment on claims on account of such holder in

S. B. No. 2678 23/SS26/R506 PAGE 157 (ens\tb) ST: Department of Child Protection Services; separate agency from the Department of Human Services. 3879 the same manner and pursuant to the same conditions and procedures 3880 as for other recipients of medical assistance.

(3) The submission of any claim for payment or reimbursement for services or benefits pursuant to this section or the making of any statement in connection therewith, which claim or statement the maker knows or should know to be false, misleading or fraudulent shall be punishable as perjury and shall also be subject to a fine not to exceed Ten Thousand Dollars (\$10,000.00), or imprisonment for not to exceed two (2) years, or both.

3888 (4) The provisions of this section shall apply only to 3889 medical assistance for children under adoption assistance 3890 agreements from states that have entered into a compact with this 3891 state under which the other state provides medical assistance to 3892 children with special needs under adoption assistance agreements 3893 made by this state. All other children entitled to medical 3894 assistance pursuant to adoption assistance agreements entered into 3895 by this state shall be eligible to receive it in accordance with 3896 the laws and procedures applicable thereto.

3897 SECTION 92. Section 93-17-109, Mississippi Code of 1972, is 3898 amended as follows:

3899 93-17-109. Consistent with federal law, the Mississippi 3900 Department of * * * <u>Child Protection Services</u> and the Division of 3901 Medicaid, Office of the Governor of the State of Mississippi, in 3902 connection with the administration of Sections 93-17-101 through 3903 93-17-109 and any compact entered into pursuant hereto, shall

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3904 include in any state plan made pursuant to the Adoption Assistance 3905 and Child Welfare Act of 1980 (P.L. 96-272), Titles IV(e) and XIX of the Social Security Act, and any other applicable federal laws, 3906 3907 the provision of adoption assistance and medical assistance for 3908 which the federal government pays some or all of the cost provided 3909 such authority is granted under the provisions of some law of this 3910 state other than the provisions of Sections 93-17-101 through 3911 93-17-109. Such departments shall apply for and administer all 3912 relevant federal aid in accordance with law.

3913 SECTION 93. Section 93-17-203, Mississippi Code of 1972, is 3914 amended as follows:

3915 93-17-203. The following words and phrases shall have the 3916 meanings ascribed herein unless the context clearly indicates 3917 otherwise:

(a) "Agency" means a county * * * department <u>of human</u>
3919 <u>services</u>, <u>the Department of Child Protection Services</u>, a licensed
3920 or nonlicensed adoption agency or any other individual or entity
3921 assisting in the finalization of an adoption.

3922 (b) "Adoptee" means a person who is or has been adopted3923 in this state at any time.

3924 (c) "Birth parent" means either:

3925 (i) The mother designated on the adoptee's3926 original birth certificate; or

S. B. No. 2678 23/SS26/R506 PAGE 159 (ens\tb) ST: Department of Child Protection Services; separate agency from the Department of Human Services. 3927 (ii) The person named by the mother designated on 3928 the adoptee's original birth certificate as the father of the 3929 adoptee.

3930 (d) "Board" means the Mississippi State Board of 3931 Health.

3932 (e) "Bureau" means the Bureau of Vital Records of the3933 Mississippi State Board of Health.

(f) "Licensed adoption agency" means any agency or organization performing adoption services and duly licensed by the Mississippi Department of * * * Child Protection Services.

3937 SECTION 94. Section 93-17-209, Mississippi Code of 1972, is 3938 amended as follows:

3939 93-17-209. (1) Whenever any person specified under Section 93-17-207 wishes to obtain medical, social or genetic background 3940 3941 information about an adoptee or nonidentifying information about 3942 the birth parents of such adoptee, and the information is not on 3943 file with the bureau and the birth parents have not filed affidavits prohibiting a search to be conducted for them under the 3944 3945 provisions of Sections 93-17-201 through 93-17-223, the person may 3946 request a licensed adoption agency to locate the birth parents to 3947 obtain the information.

3948 (2) Employees of any agency conducting a search under this 3949 section may not inform any person other than the birth parents of 3950 the purpose of the search.

S. B. No. 2678 23/SS26/R506 PAGE 160 (ens\tb) ST: Department of Child Protection Services; separate agency from the Department of Human Services. (3) The agency may charge the requester a reasonable fee for the cost of the search. When the agency determines that the fee will exceed One Hundred Dollars (\$100.00) for either birth parent, it shall notify the requester. No fee in excess of One Hundred Dollars (\$100.00) per birth parent may be charged unless the requester, after receiving notification under this subsection, has given consent to proceed with the search.

3958 (4) The agency conducting the search shall, upon locating a 3959 birth parent, notify him or her of the request and of the need for 3960 medical, social and genetic information.

(5) The agency shall release to the requester any medical or genetic information provided by a birth parent under this section without disclosing the birth parent's identity or location.

(6) If a birth parent is located but refuses to provide the information requested, the agency shall notify the requester, without disclosing the birth parent's identity or location, and the requester may petition the chancery court to order the birth parent to disclose the nonidentifying information. The court shall grant the motion for good cause shown.

3970 (7) The Mississippi Department of * * * <u>Child Protection</u>
3971 Services shall provide the bureau each year with a list of
3972 licensed adoption agencies in this state capable of performing the
3973 types of searches described in this section.

3974 SECTION 95. Section 93-21-305, Mississippi Code of 1972, is 3975 amended as follows:

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3976 93-21-305. (1) There is * * * established in the State 3977 Treasury a special fund to be known as the "Mississippi Children's 3978 Trust Fund."

3979 (2) The fund shall consist of any monies appropriated to the 3980 fund by the Legislature, any donations, gifts and grants from any 3981 source, receipts from the birth certificate fees as provided by 3982 subsection (2) of Section 41-57-11, and any other monies which may 3983 be received from any other source or which may be hereafter 3984 provided by law.

3985 (3) Monies in the fund shall be used only for the purposes 3986 set forth in Sections 93-21-301 through 93-21-311. Interest 3987 earned on the investment of monies in the fund shall be returned 3988 and deposited to the credit of the fund.

3989 (4) Disbursements of money from the fund shall be on the 3990 authorization of the * * * <u>Department of Child Protection</u> 3991 Services.

3992 (5) The primary purpose of the fund is to encourage and 3993 provide financial assistance in the provision of direct services 3994 to prevent child abuse and neglect.

3995 SECTION 96. Section 93-21-307, Mississippi Code of 1972, is 3996 amended as follows:

3997 93-21-307. The administration of the Mississippi Children's
3998 Trust Fund shall be vested in the * * * <u>Department of Child</u>
3999 Protection Services. In carrying out the provisions of Sections

S. B. No. 2678 23/SS26/R506 PAGE 162 (ens\tb) ST: Department of Child Protection Services; separate agency from the Department of Human Services. 4000 93-21-301 through 93-21-311, the * * <u>Department of Child</u> 4001 <u>Protection Services</u> shall have the following powers and duties: 4002 (a) To assist in developing programs aimed at 4003 discovering and preventing the many factors causing child abuse

4004 and neglect;

4005 (b) To prepare and disseminate, including the 4006 presentation of, educational programs and materials on child abuse 4007 and neglect;

4008 (c) To provide educational programs for professionals 4009 required by law to make reports of child abuse and neglect;

4010 (d) To help coordinate child protective services at the 4011 state, regional and local levels with the efforts of other state 4012 and voluntary social, medical and legal agencies;

4013 (e) To provide advocacy for children in public and 4014 private state and local agencies affecting children;

4015 (f) To encourage citizen and community awareness as to 4016 the needs and problems of children;

4017 (g) To facilitate the exchange of information between 4018 groups concerned with families and children;

4019 (h) To consult with state departments, agencies, 4020 commissions and boards to help determine the probable 4021 effectiveness, fiscal soundness and need for proposed educational 4022 and service programs for the prevention of child abuse and 4023 neglect;

S. B. No. 2678 23/SS26/R506 PAGE 163 (ens\tb) ST: Department of Child Protection Services; separate agency from the Department of Human Services. 4024 (i) To adopt rules and regulations * * * in accordance 4025 with the Administrative Procedures Law to discharge its 4026 responsibilities;

(j) To report annually, through the annual report of the * * Department of * * * <u>Child Protection Services</u>, to the Governor and the Legislature concerning the * * * <u>department's</u> activities under Sections 93-21-301 through 93-21-311 and the effectiveness of those activities in fostering the prevention of child abuse and neglect;

4033 (k) To recommend to the Governor and the Legislature 4034 changes in state programs, statutes, policies and standards which 4035 will reduce child abuse and neglect, improve coordination among 4036 state agencies which provide services to prevent abuse and 4037 neglect, improve the condition of children and assist parents and 4038 guardians;

4039 (1) To evaluate and strengthen all local, regional and 4040 state programs dealing with child abuse and neglect;

4041 (m) To prepare and submit annually to the Governor and 4042 the Legislature reports evaluating the level and quality of all 4043 programs, services and facilities provided to children by state 4044 agencies;

4045 (n) To contract with public or private nonprofit
4046 institutions, organizations, agencies or schools or with qualified
4047 individuals for the establishment of community-based educational

S. B. No. 2678 23/SS26/R506 PAGE 164 (ens\tb) ST: Department of Child Protection Services; separate agency from the Department of Human Services. 4048 and service programs designed to reduce the occurrence of child 4049 abuse and neglect;

4050 (o) To determine the eligibility of programs applying 4051 for financial assistance and to make grants and loans from the 4052 fund for the purposes set forth in Sections 93-21-301 through 4053 93-21-311;

(p) To develop, within one (1) year after July 1, 1989, a state plan for the distribution of funds from the trust fund which shall assure that an equal opportunity exists for establishment of prevention programs and for receipt of trust fund * * * monies among all geographic areas in this state, and to submit the plan to the Governor and the Legislature and annually thereafter submit revisions thereto as needed;

4061 (q) To provide for the coordination and exchange of 4062 information on the establishment and maintenance of local 4063 prevention programs;

4064 (r) To develop and publicize criteria for the receipt 4065 of trust fund *** * *** <u>monies</u> by eligible local prevention programs;

4066 (s) To enter into contracts with public or private 4067 agencies to fulfill the requirements of Sections 93-21-301 through 4068 93-21-311; and

4069 (t) Review, monitor and approve the expenditure of 4070 trust fund *** * *** <u>monies</u> by eligible local programs.

4071 SECTION 97. Section 93-21-309, Mississippi Code of 1972, is 4072 amended as follows:

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4074 <u>Services</u> may authorize the disbursement of money in the trust fund
4075 in the form of grants or loans for the following purposes, which
4076 are listed in order of preference for expenditure:

4077 (a) To assist a community private, nonprofit
4078 organization or a local public organization or agency in the
4079 establishment and operation of a program or service for the
4080 prevention of child abuse and neglect;

4081 (b) To assist in the expansion of an existing community 4082 program or service for the prevention of child abuse and neglect;

4083 (c) To assist a community private, nonprofit 4084 organization or a local public organization or agency in the 4085 establishment and operation of an educational program regarding 4086 the problems of child abuse and neglect and the problems of 4087 families and children;

4088 (d) To assist in the expansion of an existing community
4089 educational program regarding the problems of child abuse and
4090 neglect and the problems of families and children;

4091 (e) To study and evaluate community-based prevention 4092 programs, projects or services and educational programs for the 4093 problems of families and children; and

4094 (f) Any other similar and related programs, projects,
4095 services and educational programs that the * * * department
4096 declares will implement the purposes and provisions of Sections
4097 93-21-301 through 93-21-311.

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4098 (2) For the purposes of this section, the term "educational 4099 programs" includes instructional and demonstration projects the 4100 main purpose of which is to disseminate information and techniques 4101 for the prevention of child abuse and neglect and the prevention 4102 of problems of families and children.

4103 (3) No money in the trust fund shall be expended to provide 4104 services, counseling or direct assistance for the voluntary 4105 termination of any pregnancy.

4106 SECTION 98. Section 93-21-311, Mississippi Code of 1972, is 4107 amended as follows:

4108 93-21-311. In making grants or loans from the trust fund, 4109 the * * <u>Department of Child Protection Services</u> shall consider 4110 the degree to which the applicant's proposal meets the following 4111 criteria:

(a) Has as its primary purpose the development and
facilitation of a community-based prevention program in a specific
geographical area, which program shall utilize trained volunteers
and existing community resources where practicable;

(b) Is administered by an organization or group which is composed of or has participation by the county department of * * * <u>human services</u>, the county health department, the youth court or chancery court, the office of the district attorney, county or municipal law enforcement personnel, county or municipal school officials, local public or private organizations or agencies which provide programs or services for the prevention of

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4123 child abuse and neglect and educational programs for the 4124 prevention of problems of families and children; and

4125 (c) Demonstrates a willingness and ability and has a 4126 plan to provide prevention program models and consultations to 4127 appropriate organizations within the community regarding 4128 prevention program development and maintenance.

4129 SECTION 99. Section 93-31-3, Mississippi Code of 1972, is 4130 amended as follows:

4131 93-31-3. (1) (a) A parent or legal custodian of a child, 4132 by means of a properly executed power of attorney as provided in 4133 Section 93-31-5, may delegate to another willing person or persons 4134 as attorney-in-fact any of the powers regarding the care and 4135 custody of the child other than the following:

4136 (i) The power to consent to marriage or adoption 4137 of the child;

4138 (ii) The performance or inducement of an abortion 4139 on or for the child; or

4140 (iii) The termination of parental rights to the 4141 child.

(b) A delegation of powers under this section does not:
(i) Change or modify any parental or legal rights,
obligations, or authority established by an existing court order;
(ii) Deprive any custodial or noncustodial parent
or legal guardian of any parental or legal rights, obligations, or

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4147 authority regarding the custody, visitation, or support of the 4148 child; or

4149 (iii) Affect a court's ability to determine the 4150 best interests of a child.

(c) If both parents are living and neither parent's parental rights have been terminated, both parents must execute the power of attorney. If a noncustodial parent is absent or unknown, the custodial parent must complete the affidavit contemplated under Section 93-31-5 and attach it to the power of attorney.

4157 (d) A power of attorney under this chapter must be facilitated by either a child welfare agency that is licensed to 4158 4159 place children for adoption and that is operating under the Safe 4160 Families for Children model or another charitable organization 4161 that is operating under the Safe Families for Children model. A 4162 full criminal history and child abuse and neglect background check 4163 must be conducted on any person who is not a grandparent, aunt, 4164 uncle, or sibling of the child if the person is:

4165 (i) Designated or proposed to be designated as the 4166 attorney-in-fact; or

4167 (ii) Is a person over the age of fifteen (15) who 4168 resides in the home of the designated attorney-in-fact.

4169 (2) A power of attorney executed under this chapter shall 4170 not be used for the sole purposes of enrolling a child in a school 4171 to participate in the academic or interscholastic athletic

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4172 programs provided by that school or for any other unlawful 4173 purposes, except as may be permitted by the federal Every Student 4174 Succeeds Act (Public Law 114-95).

(3) The parent or legal custodian of the child has the authority to revoke or withdraw the power of attorney authorized by this section at any time. Upon the termination, expiration, or revocation of the power of attorney, the child must be returned to the custody of the parent or legal custodian.

(4) Until the authority expires or is revoked or withdrawn by the parent or legal custodian, the attorney-in-fact shall exercise parental or legal authority on a continuous basis without compensation for the duration of the power of attorney.

4184 The execution of a power of attorney by a parent or (5) 4185 legal custodian does not, in the absence of other evidence, constitute abandonment, desertion, abuse, neglect, or any evidence 4186 4187 of unfitness as a parent unless the parent or legal custodian 4188 fails to take custody of the child or execute a new power of 4189 attorney after the one-year time limit, or after a longer time 4190 period as allowed for a serving parent, has elapsed. Nothing in 4191 this subsection prevents the Department of *** * *** Child Protection 4192 Services or law enforcement from investigating allegations of 4193 abuse, abandonment, desertion, neglect or other mistreatment of a 4194 child.

4195 (6) When the custody of a child is transferred by a power of 4196 attorney under this chapter, the child is not considered to have

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4197 been placed in foster care and the attorney-in-fact will not be 4198 subject to any of the requirements or licensing regulations for 4199 foster care or other regulations relating to out-of-home care for 4200 children and will not be subject to any statutes or regulations 4201 dealing with the licensing or regulation of foster care homes.

4202 (7)(a) "Serving parent" means a parent who is a member of 4203 the Armed Forces of the United States, including any reserve 4204 component thereof, or the National Oceanic and Atmospheric 4205 Administration Commissioned Officer Corps or the Public Health 4206 Service of the United States Department of Health and Human 4207 Services detailed by proper authority for duty with the Armed 4208 Forces of the United States, or who is required to enter or serve 4209 in the active military service of the United States under a call 4210 or order of the President of the United States or to serve on 4211 state active duty.

4212 (b) A serving parent may delegate the powers designated 4213 in subsection (1) of this section for longer than one (1) year if 4214 on active-duty service or if scheduled to be on active-duty 4215 service. The term of delegation, however, may not exceed the term 4216 of active-duty service plus thirty (30) days.

4217 (8) (a) A power of attorney under this chapter must be 4218 filed in the youth court of the county where the minor child or 4219 children reside at the time the form is completed, and the clerk 4220 of the youth court will not impose or collect a filing fee. The

S. B. No. 2678 23/SS26/R506 PAGE 171 (ens\tb) ST: Department of Child Protection Services; separate agency from the Department of Human Services. 4221 filing is informational only, and no judicial intervention shall 4222 result at the time of filing.

(b) The power of attorney must be entered into the Mississippi Youth Court Information Delivery System (MYCIDS) under Section 43-21-351, and must be administratively reviewed by the youth court judge or referee, or a person designated by the youth court judge or referee, to ensure the safety of the child or children who are the subjects of the power of attorney one (1) year after the date of execution.

4230 SECTION 100. Section 97-5-24, Mississippi Code of 1972, is 4231 amended as follows:

4232 97-5-24. If any person eighteen (18) years or older who is 4233 employed by any public school district or private school in this 4234 state is accused of fondling or having any type of sexual 4235 involvement with any child under the age of eighteen (18) years 4236 who is enrolled in such school, the principal of such school and 4237 the superintendent of such school district shall timely notify the 4238 district attorney with jurisdiction where the school is located of 4239 such accusation, the Mississippi Department of Education and the 4240 Department of * * * Child Protection Services, provided that such 4241 accusation is reported to the principal and to the school 4242 superintendent and that there is a reasonable basis to believe 4243 that such accusation is true. Any superintendent, or his designee, who fails to make a report required by this section 4244 shall be subject to the penalties provided in Section 37-11-35. 4245

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Any superintendent, principal, teacher or other school personnel participating in the making of a required report pursuant to this section or participating in any judicial proceeding resulting therefrom shall be presumed to be acting in good faith. Any person reporting in good faith shall be immune from any civil liability that might otherwise be incurred or imposed.

4252 SECTION 101. Section 97-5-39, Mississippi Code of 1972, is 4253 amended as follows:

4254 97-5-39. Except as otherwise provided in this (1) (a) 4255 section, any parent, guardian or other person who intentionally, 4256 knowingly or recklessly commits any act or omits the performance 4257 of any duty, which act or omission contributes to or tends to 4258 contribute to the neglect or delinquency of any child or which act 4259 or omission results in the abuse of any child, as defined in Section 43-21-105(m) of the Youth Court Law, or who knowingly aids 4260 4261 any child in escaping or absenting himself from the guardianship 4262 or custody of any person, agency or institution, or knowingly 4263 harbors or conceals, or aids in harboring or concealing, any child 4264 who has absented himself without permission from the guardianship 4265 or custody of any person, agency or institution to which the child 4266 shall have been committed by the youth court shall be quilty of a 4267 misdemeanor, and upon conviction shall be punished by a fine not to exceed One Thousand Dollars (\$1,000.00), or by imprisonment not 4268 to exceed one (1) year in jail, or by both such fine and 4269

4270 imprisonment.

S. B. No. 2678 23/SS26/R506 PAGE 173 (ens\tb) ST: Department of Child Protection Services; separate agency from the Department of Human Services. (b) For the purpose of this section, a child is a person who has not reached his eighteenth birthday. A child who has not reached his eighteenth birthday and is on active duty for a branch of the armed services, or who is married, is not considered a child for the purposes of this statute.

4276 (c) If a child commits one (1) of the proscribed acts 4277 in subsection (2)(a), (b) or (c) of this section upon another 4278 child, then original jurisdiction of all such offenses shall be in 4279 youth court.

(d) If the child's deprivation of necessary clothing,
shelter, health care or supervision appropriate to the child's age
results in substantial harm to the child's physical, mental or
emotional health, the person may be sentenced to imprisonment in
custody of the Department of Corrections for not more than five
(5) years or to payment of a fine of not more than Five Thousand
Dollars (\$5,000.00), or both.

(e) A parent, legal guardian or other person who knowingly permits the continuing physical or sexual abuse of a child is guilty of neglect of a child and may be sentenced to imprisonment in the custody of the Department of Corrections for not more than ten (10) years or to payment of a fine of not more than Ten Thousand Dollars (\$10,000.00), or both.

4293 (2) Any person shall be guilty of felonious child abuse in4294 the following circumstances:

S. B. No. 2678 23/SS26/R506 PAGE 174 (ens\tb) ST: Department of Child Protection Services; separate agency from the Department of Human Services. 4295 Whether bodily harm results or not, if the person (a) 4296 shall intentionally, knowingly or recklessly: 4297 (i) Burn any child; 4298 (ii) Physically torture any child; 4299 Strangle, choke, smother or in any way (iii) 4300 interfere with any child's breathing; 4301 (iv) Poison a child; 4302 Starve a child of nourishments needed to (V) 4303 sustain life or growth; 4304 (vi) Use any type of deadly weapon upon any child; 4305 (b) If some bodily harm to any child actually occurs, and if the person shall intentionally, knowingly or recklessly: 4306 4307 Throw, kick, bite, or cut any child; (i) 4308 Strike a child under the age of fourteen (14) (ii) 4309 about the face or head with a closed fist; 4310 (iii) Strike a child under the age of five (5) in 4311 the face or head; 4312 (iv) Kick, bite, cut or strike a child's genitals; 4313 circumcision of a male child is not a violation under this 4314 subparagraph (iv); 4315 (C) If serious bodily harm to any child actually 4316 occurs, and if the person shall intentionally, knowingly or 4317 recklessly: 4318 (i) Strike any child on the face or head; 4319 (ii) Disfigure or scar any child; S. B. No. 2678 ~ OFFICIAL ~

23/SS26/R506 ST: Department of Child Protection Services; PAGE 175 (ens\tb) ST: Department of Child Protection Services; Separate agency from the Department of Human Services. 4320 (iii) Whip, strike or otherwise abuse any child; 4321 Any person, upon conviction under paragraph (a) or (d) (c) of this subsection, shall be sentenced by the court to 4322 imprisonment in the custody of the Department of Corrections for a 4323 4324 term of not less than five (5) years and up to life, as determined 4325 by the court. Any person, upon conviction under paragraph (b) of 4326 this subsection shall be sentenced by the court to imprisonment in 4327 the custody of the Department of Corrections for a term of not 4328 less than two (2) years nor more than ten (10) years, as 4329 determined by the court. For any second or subsequent conviction under this subsection (2), the person shall be sentenced to 4330 imprisonment for life. 4331

(e) For the purposes of this subsection (2), "bodily
harm" means any bodily injury to a child and includes, but is not
limited to, bruising, bleeding, lacerations, soft tissue swelling,
and external or internal swelling of any body organ.

(f) For the purposes of this subsection (2), "serious bodily harm" means any serious bodily injury to a child and includes, but is not limited to, the fracture of a bone, permanent disfigurement, permanent scarring, or any internal bleeding or internal trauma to any organ, any brain damage, any injury to the eye or ear of a child or other vital organ, and impairment of any bodily function.

4343 (g) Nothing contained in paragraph (c) of this4344 subsection shall preclude a parent or guardian from disciplining a

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4345 child of that parent or guardian, or shall preclude a person in 4346 loco parentis to a child from disciplining that child, if done in 4347 a reasonable manner, and reasonable corporal punishment or 4348 reasonable discipline as to that parent or guardian's child or 4349 child to whom a person stands in loco parentis shall be a defense 4350 to any violation charged under paragraph (c) of this subsection.

(h) Reasonable discipline and reasonable corporal
punishment shall not be a defense to acts described in paragraphs
(a) and (b) of this subsection or if a child suffers serious
bodily harm as a result of any act prohibited under paragraph (c)
of this subsection.

(3) Nothing contained in this section shall prevent
proceedings against the parent, guardian or other person under any
statute of this state or any municipal ordinance defining any act
as a crime or misdemeanor. Nothing in the provisions of this
section shall preclude any person from having a right to trial by
jury when charged with having violated the provisions of this
section.

4363 (4) A parent, legal guardian or caretaker who endangers (a) 4364 a child's person or health by knowingly causing or permitting the 4365 child to be present where any person is selling, manufacturing or 4366 possessing immediate precursors or chemical substances with intent 4367 to manufacture, sell or possess a controlled substance as 4368 prohibited under Section 41-29-139 or 41-29-313, is guilty of 4369 child endangerment and may be sentenced to imprisonment for not

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	Services.	

4370 more than ten (10) years or to payment of a fine of not more than 4371 Ten Thousand Dollars (\$10,000.00), or both.

(b) If the endangerment results in substantial harm to the child's physical, mental or emotional health, the person may be sentenced to imprisonment for not more than twenty (20) years or to payment of a fine of not more than Twenty Thousand Dollars (\$20,000.00), or both.

(5) Nothing contained in this section shall prevent
proceedings against the parent, guardian or other person under any
statute of this state or any municipal ordinance defining any act
as a crime or misdemeanor. Nothing in the provisions of this
section shall preclude any person from having a right to trial by
jury when charged with having violated the provisions of this
section.

4384 After consultation with the Department of * * * Child (6)4385 Protection Services, a regional mental health center or an 4386 appropriate professional person, a judge may suspend imposition or 4387 execution of a sentence provided in subsections (1) and (2) of 4388 this section and in lieu thereof require treatment over a 4389 specified period of time at any approved public or private 4390 treatment facility. A person may be eligible for treatment in 4391 lieu of criminal penalties no more than one (1) time.

(7) In any proceeding resulting from a report made pursuant to Section 43-21-353 of the Youth Court Law, the testimony of the physician making the report regarding the child's injuries or

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4395 condition or cause thereof shall not be excluded on the ground 4396 that the physician's testimony violates the physician-patient 4397 privilege or similar privilege or rule against disclosure. The 4398 physician's report shall not be considered as evidence unless 4399 introduced as an exhibit to his testimony.

(8) Any criminal prosecution arising from a violation of this section shall be tried in the circuit, county, justice or municipal court having jurisdiction; provided, however, that nothing herein shall abridge or dilute the contempt powers of the youth court.

4405 **SECTION 102.** Section 99-41-17, Mississippi Code of 1972, is 4406 amended as follows:

4407 99-41-17. (1) Compensation shall not be awarded under this 4408 chapter:

4409 (a) Unless the criminally injurious conduct occurred4410 after July 1, 1991;

4411 Unless the claim has been filed with the director (b) within thirty-six (36) months after the crime occurred, or in 4412 4413 cases of child sexual abuse, within thirty-six (36) months after 4414 the crime was reported to law enforcement or the Department 4415 of * * * Child Protection Services, but in no event later than the 4416 victim's twenty-fifth birthday. For good cause, the director may extend the time period allowed for filing a claim for an 4417 additional period not to exceed twelve (12) months; 4418

S. B. No. 2678 23/SS26/R506 PAGE 179 (ens\tb) ST: Department of Child Protection Services; separate agency from the Department of Human Services. (c) To a claimant or victim who was the offender or an accomplice to the offender, or, except in cases of children under the age of consent as specified in Section 97-3-65, 97-3-97 or 97-5-23, Mississippi Code of 1972, who encouraged or in any way knowingly participated in criminally injurious conduct;

4424 (d) To another person, if the award would unjustly4425 benefit the offender or accomplice;

(e) Unless the criminally injurious conduct resulting in injury or death was reported to a law enforcement officer within seventy-two (72) hours after its occurrence or unless it is found that there was good cause for the failure to report within such time;

(f) To any claimant or victim when the injury or death occurred while the victim was confined in any federal, state, county or city jail or correctional facility;

4434 (q) If the victim was injured as a result of the 4435 operation of a motor vehicle, boat or airplane, unless the vehicle 4436 was used by the offender (i) while under the influence of alcohol 4437 or drugs, (ii) as a weapon in the deliberate attempt to injure or 4438 cause the death of the victim, (iii) in a hit-and-run accident by 4439 leaving the scene of an accident as specified in Section 63-3-401, 4440 (iv) to flee apprehension by law enforcement as specified in Sections 97-9-72 and 97-9-73, or (v) causes any injury to a child 4441 who is in the process of boarding or exiting a school bus in the 4442 course of a violation of Section 63-3-615; 4443

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	Services.	

(h) If, following the filing of an application, the claimant failed to take further steps as required by the division to support the application within forty-five (45) days of such request made by the director or failed to otherwise cooperate with requests of the director to determine eligibility, unless failure to provide information was beyond the control of the claimant;

4450 (i) To a claimant or victim who, subsequent to the
4451 injury for which application is made, is convicted of any felony,
4452 and the conviction becomes known to the director;

(j) To any claimant or victim who has been under the actual or constructive supervision of a department of corrections for a felony conviction within five (5) years prior to the injury or death for which application has been made;

(k) To any claimant or victim who, at the time of the criminally injurious conduct upon which the claim for compensation is based, engaged in conduct unrelated to the crime upon which the claim for compensation is based that either was (i) a felony, or (ii) a delinquent act which, if committed by an adult, would constitute a felony;

4463 (1) To any claimant or victim who knowingly furnishes
4464 any false or misleading information or knowingly fails or omits to
4465 disclose a material fact or circumstance.

4466 (2) Compensation otherwise payable to a claimant shall be 4467 diminished to the extent:

S. B. No. 2678 **CFFICIAL ~** 23/SS26/R506 ST: Department of Child Protection Services; PAGE 181 (ens\tb) separate agency from the Department of Human Services. 4468 (a) That the economic loss is recouped from other4469 sources, including collateral sources; and

(b) Of the degree of responsibility for the cause ofinjury or death attributable to the victim or claimant.

(3) Upon a finding that the claimant or victim has not fully cooperated with appropriate law enforcement agencies and prosecuting attorneys, an award of compensation may be denied, withdrawn or reduced.

(4) Compensation otherwise payable to a claimant or victim may be denied or reduced to a claimant or victim who, at the time of the crime upon which the claim for compensation is based, was engaging in or attempting to engage in other unlawful activity unrelated to the crime upon which the claim for compensation is based.

SECTION 103. Sections 43-1-30, 43-1-51, 43-1-53, 43-1-57, 4483 43-1-59, 43-1-63, 43-51-1 and 43-51-9, Mississippi Code of 1972, 4484 which created the Mississippi TANF Implementation Council, created 4485 the Division of Family and Children's Services within the 4486 Department of Human Services, provides the title for the Family 4487 Preservation Act, and requires an ongoing evaluation and report on 4488 family preservation services, are repealed.

4489 **SECTION 104.** This act shall take effect and be in force from 4490 and after July 1, 2023.

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