Senate Amendments to House Bill No. 1222

TO THE CLERK OF THE HOUSE:

THIS IS TO INFORM YOU THAT THE SENATE HAS ADOPTED THE AMENDMENTS SET OUT BELOW:

AMENDMENT NO. 1

Amend by striking all after the enacting clause and inserting in lieu thereof the following:

53 <u>SECTION 1.</u> This act shall be known and may be cited as "The 54 Mississippi Collaborative Response to Mental Health Act."

55 <u>SECTION 2.</u> (1) Each county and municipal law enforcement 56 agency shall provide Mental Health First Aid training that is 57 evidence-based and approved by the Department of Mental Health to 58 all law enforcement officers who are employed or contracted by the 59 agency by July 1, 2031.

60 (2) On or before July 1, 2025, each county and municipal law 61 enforcement agency shall employ at least one (1) law enforcement 62 officer who is a Crisis Intervention Team Officer, as defined in 63 Section 41-21-131. An agency which employs fewer than five (5) 64 law enforcement officers may execute an agreement with one or more 65 other law enforcement agencies to have a Crisis Intervention Team 66 officer to serve as the officer for that agency.

67 SECTION 3. The following shall be codified as Section 68 41-21-77.1, Mississippi Code of 1972:

69 <u>41-21-77.1.</u> Subject to appropriation by the Legislature, the 70 Department of Mental Health shall provide funding to each 71 community mental health center to allow the center to designate 72 court liaisons for the counties in its service area.

73 SECTION 4. Section 41-4-3, Mississippi Code of 1972, is 74 amended as follows:

75 41-4-3. (1) There is created a State Board of Mental 76 Health, referred to in this chapter as "board," consisting of nine 77 (9) members, to be appointed by the Governor, with the advice and 78 consent of the Senate, each of whom shall be a qualified elector. 79 One (1) member shall be appointed from each congressional district 80 as presently constituted; and four (4) members shall be appointed 81 from the state at large, one (1) of whom shall be a licensed 82 medical doctor who is a psychiatrist, one (1) of whom shall hold a 83 Ph.D. degree and be a licensed clinical psychologist, one (1) of 84 whom shall be a licensed medical doctor, and one (1) of whom shall 85 be a social worker with experience in the mental health field. 86 No more than two (2) members of the board shall be appointed 87 from any one (1) congressional district as presently constituted. 88 Each member of the initial board shall serve for a term of 89 years represented by the number of his congressional district; two 90 (2) state at large members shall serve for a term of six (6) years; two (2) state at large members shall serve for a term of 91 92 seven (7) years; subsequent appointments shall be for seven-year 93 terms and the Governor shall fill any vacancy for the unexpired 94 term.

95 The board shall elect a chairman whose term of office shall96 be one (1) year and until his successor shall be elected.

97 (2) Each board member shall be entitled to a per diem as is 98 authorized by law and all actual and necessary expenses, including 99 mileage as provided by law, incurred in the discharge of official 100 duties.

101 (3) The board shall hold regular meetings quarterly and such 102 special meetings deemed necessary, except that no action shall be 103 taken unless there is present a quorum of at least five (5) 104 members.

105 (4) No board member may be appointed for more than two (2) 106 consecutive terms. For purposes of counting terms of any board 107 member, when the term ends for any board member who is a member of 108 the board as of the effective date of this act, the end of such 109 term shall be considered the person's first term. If any person 110 who is a member of the board as of the effective date of this act 111 is re-appointed after the expiration of his or her term, such succeeding term shall be considered the second term and such 112 113 person shall not be re-appointed to the board without a break in 114 service.

SECTION 5. Section 41-19-31, Mississippi Code of 1972, is amended as follows:

117 41-19-31. For the purpose of authorizing the establishment 118 of mental illness and intellectual disability facilities and 119 services in the State of Mississippi, the boards of supervisors of 120 one or more counties are authorized to act singularly or as a H. B. 1222 PAGE 3 121 group in the selection of a regional district by spreading upon 122 their minutes by resolution such designation <u>in conformity with</u> 123 this act.

124 SECTION 6. Section 41-19-33, Mississippi Code of 1972, is 125 amended as follows:

126 41-19-33. (1) Each region so designated or established 127 under Section 41-19-31 shall establish a regional commission to be 128 composed of members appointed by the boards of supervisors of the 129 various counties in the region. Each regional commission shall 130 employ or contract with an accountant for the purpose of managing the finances of the commission. The accountant shall provide an 131 annual audit to the commission in addition to his or her other 132 133 duties. It shall be the duty of such regional commission to 134 administer mental health/intellectual disability programs 135 certified and required by the State Board of Mental Health and as 136 specified in Section 41-4-1(2). In addition, once designated and 137 established as provided hereinabove, a regional commission shall have the following authority and shall pursue and promote the 138 139 following general purposes:

To establish, own, lease, acquire, construct, 140 (a) 141 build, operate and maintain mental illness, mental health, 142 intellectual disability, alcoholism and general rehabilitative facilities and services designed to serve the needs of the people 143 144 of the region so designated, provided that the services supplied by the regional commissions shall include those services 145 146 determined by the Department of Mental Health to be necessary and н. в. 1222 PAGE 4

147 may include, in addition to the above, services for persons with 148 developmental and learning disabilities; for persons suffering from narcotic addiction and problems of drug abuse and drug 149 150 dependence; and for the aging as designated and certified by the 151 Department of Mental Health. Such regional mental health and 152 intellectual disability commissions and other community service 153 providers shall, on or before July 1 of each year, submit an 154 annual operational plan to the Department of Mental Health for 155 approval or disapproval based on the minimum standards and minimum required services established by the department for certification 156 157 and itemize the services as specified in Section 41-4-1(2), including financial statements. As part of the annual operation 158 159 plan required by Section 41-4-7(h) submitted by any regional 160 community mental health center or by any other reasonable 161 certification deemed acceptable by the department, the community 162 mental health center shall state those services specified in 163 Section 41-4-1(2) that it will provide and also those services 164 that it will not provide. If the department finds deficiencies in 165 the plan of any regional commission or community service provider 166 based on the minimum standards and minimum required services 167 established for certification, the department shall give the 168 regional commission or community service provider a six-month 169 probationary period to bring its standards and services up to the 170 established minimum standards and minimum required services. The regional commission or community service provider shall develop a 171 sustainability business plan within thirty (30) days of being 172

173 placed on probation, which shall be signed by all commissioners 174 and shall include policies to address one or more of the following: the deficiencies in programmatic services, clinical 175 service staff expectations, timely and appropriate billing, 176 177 processes to obtain credentialing for staff, monthly reporting 178 processes, third-party financial reporting and any other required documentation as determined by the department. After the 179 180 six-month probationary period, if the department determines that 181 the regional commission or community service provider still does not meet the minimum standards and minimum required services 182 established for certification, the department may remove the 183 184 certification of the commission or provider, and from and after 185 July 1, 2011, the commission or provider shall be ineligible for 186 state funds from Medicaid reimbursement or other funding sources for those services. After the six-month probationary period, the 187 188 Department of Mental Health may identify an appropriate community 189 service provider to provide any core services in that county that 190 are not provided by a community mental health center. However, the department shall not offer reimbursement or other 191 192 accommodations to a community service provider of core services 193 that were not offered to the decertified community mental health 194 center for the same or similar services.

(b) To provide facilities and services for the prevention of mental illness, mental disorders, developmental and learning disabilities, alcoholism, narcotic addiction, drug abuse, drug dependence and other related handicaps or problems (including H. B. 1222 PAGE 6 the problems of the aging) among the people of the region so designated, and for the rehabilitation of persons suffering from such illnesses, disorders, handicaps or problems as designated and certified by the Department of Mental Health.

203 To promote increased understanding of the problems (C) 204 of mental illness, intellectual disabilities, alcoholism, 205 developmental and learning disabilities, narcotic addiction, drug 206 abuse and drug dependence and other related problems (including 207 the problems of the aging) by the people of the region, and also 208 to promote increased understanding of the purposes and methods of 209 the rehabilitation of persons suffering from such illnesses, 210 disorders, handicaps or problems as designated and certified by 211 the Department of Mental Health.

212 To enter into contracts and to make such other (d) 213 arrangements as may be necessary, from time to time, with the 214 United States government, the government of the State of 215 Mississippi and such other agencies or governmental bodies as may 216 be approved by and acceptable to the regional commission for the 217 purpose of establishing, funding, constructing, operating and 218 maintaining facilities and services for the care, treatment and 219 rehabilitation of persons suffering from mental illness, an 220 intellectual disability, alcoholism, developmental and learning 221 disabilities, narcotic addiction, drug abuse, drug dependence and 222 other illnesses, disorders, handicaps and problems (including the 223 problems of the aging) as designated and certified by the Department of Mental Health. 224

225 To enter into contracts and make such other (e) 226 arrangements as may be necessary with any and all private 227 businesses, corporations, partnerships, proprietorships or other 228 private agencies, whether organized for profit or otherwise, as 229 may be approved by and acceptable to the regional commission for 230 the purpose of establishing, funding, constructing, operating and 231 maintaining facilities and services for the care, treatment and 232 rehabilitation of persons suffering from mental illness, an 233 intellectual disability, alcoholism, developmental and learning disabilities, narcotic addiction, drug abuse, drug dependence and 234 other illnesses, disorders, handicaps and problems (including the 235 236 problems of the aging) relating to minimum services established by 237 the Department of Mental Health.

(f) To promote the general mental health of the people of the region.

240 (q) To pay the administrative costs of the operation of 241 the regional commissions, including per diem for the members of 242 the commission and its employees, attorney's fees, if and when 243 such are required in the opinion of the commission, and such other 244 expenses of the commission as may be necessary. The Department of 245 Mental Health standards and audit rules shall determine what 246 administrative cost figures shall consist of for the purposes of 247 this paragraph. Each regional commission shall submit a cost 248 report annually to the Department of Mental Health in accordance with guidelines promulgated by the department. 249

(h) To employ and compensate any personnel that may be necessary to effectively carry out the programs and services established under the provisions of the aforesaid act, provided such person meets the standards established by the Department of Mental Health.

(i) To acquire whatever hazard, casualty or workers'
compensation insurance that may be necessary for any property,
real or personal, owned, leased or rented by the commissions, or
any employees or personnel hired by the commissions.

(j) To acquire professional liability insurance on all
employees as may be deemed necessary and proper by the commission,
and to pay, out of the funds of the commission, all premiums due
and payable on account thereof.

263 To provide and finance within their own facilities, (k) 264 or through agreements or contracts with other local, state or 265 federal agencies or institutions, nonprofit corporations, or 266 political subdivisions or representatives thereof, programs and 267 services for persons with mental illness, including treatment for 268 alcoholics, and promulgating and administering of programs to 269 combat drug abuse and programs for services for persons with an 270 intellectual disability.

(1) To borrow money from private lending institutions
in order to promote any of the foregoing purposes. A commission
may pledge collateral, including real estate, to secure the
repayment of money borrowed under the authority of this paragraph.
Any such borrowing undertaken by a commission shall be on terms
H. B. 1222

PAGE 9

276 and conditions that are prudent in the sound judgment of the 277 members of the commission, and the interest on any such loan shall 278 not exceed the amount specified in Section 75-17-105. Any money 279 borrowed, debts incurred or other obligations undertaken by a commission, regardless of whether borrowed, incurred or undertaken 280 before or after March 15, 1995, shall be valid, binding and 281 282 enforceable if it or they are borrowed, incurred or undertaken for any purpose specified in this section and otherwise conform to the 283 284 requirements of this paragraph.

(m) To acquire, own and dispose of real and personal property. Any real and personal property paid for with state and/or county appropriated funds must have the written approval of the Department of Mental Health and/or the county board of supervisors, depending on the original source of funding, before being disposed of under this paragraph.

(n) To enter into managed care contracts and make such other arrangements as may be deemed necessary or appropriate by the regional commission in order to participate in any managed care program. Any such contract or arrangement affecting more than one (1) region must have prior written approval of the Department of Mental Health before being initiated and annually thereafter.

(o) To provide facilities and services on a discounted
or capitated basis. Any such action when affecting more than one
(1) region must have prior written approval of the Department of
Mental Health before being initiated and annually thereafter.

302 To enter into contracts, agreements or other (p) 303 arrangements with any person, payor, provider or other entity, under which the regional commission assumes financial risk for the 304 305 provision or delivery of any services, when deemed to be necessary 306 or appropriate by the regional commission. Any action under this 307 paragraph affecting more than one (1) region must have prior 308 written approval of the Department of Mental Health before being 309 initiated and annually thereafter.

310 To provide direct or indirect funding, grants, (a) 311 financial support and assistance for any health maintenance 312 organization, preferred provider organization or other managed 313 care entity or contractor, where such organization, entity or 314 contractor is operated on a nonprofit basis. Any action under this paragraph affecting more than one (1) region must have prior 315 316 written approval of the Department of Mental Health before being 317 initiated and annually thereafter.

(r) To form, establish, operate, and/or be a member of or participant in, either individually or with one or more other regional commissions, any managed care entity as defined in Section 83-41-403(c). Any action under this paragraph affecting more than one (1) region must have prior written approval of the Department of Mental Health before being initiated and annually thereafter.

325 (s) To meet at least annually with the board of 326 supervisors of each county in its region for the purpose of 327 presenting its total annual budget and total mental

328 health/intellectual disability services system. The commission 329 shall submit an annual report on the adult mental health services, 330 children mental health services and intellectual disability 331 services required by the State Board of Mental Health.

332 (t) To provide alternative living arrangements for
333 persons with serious mental illness, including, but not limited
334 to, group homes for persons with chronic mental illness.

335 (u) To make purchases and enter into contracts for
336 purchasing in compliance with the public purchasing law, Sections
337 31-7-12 and 31-7-13, with compliance with the public purchasing
338 law subject to audit by the State Department of Audit.

339 To ensure that all available funds are used for the (V) 340 benefit of persons with mental illness, persons with an 341 intellectual disability, substance abusers and persons with 342 developmental disabilities with maximum efficiency and minimum 343 administrative cost. At any time a regional commission, and/or 344 other related organization whatever it may be, accumulates surplus 345 funds in excess of one-half (1/2) of its annual operating budget, 346 the entity must submit a plan to the Department of Mental Health 347 stating the capital improvements or other projects that require such surplus accumulation. If the required plan is not submitted 348 349 within forty-five (45) days of the end of the applicable fiscal 350 year, the Department of Mental Health shall withhold all state 351 appropriated funds from such regional commission until such time 352 as the capital improvement plan is submitted. If the submitted 353 capital improvement plan is not accepted by the department, the H. B. 1222 PAGE 12

354 surplus funds shall be expended by the regional commission in the 355 local mental health region on group homes for persons with mental 356 illness, persons with an intellectual disability, substance 357 abusers, children or other mental health/intellectual disability 358 services approved by the Department of Mental Health.

359 (w) Notwithstanding any other provision of law, to 360 fingerprint and perform a criminal history record check on every employee or volunteer. Every employee or volunteer shall provide 361 362 a valid current social security number and/or driver's license 363 number that will be furnished to conduct the criminal history record check. If no disqualifying record is identified at the 364 365 state level, fingerprints shall be forwarded to the Federal Bureau 366 of Investigation for a national criminal history record check.

367 (x) Notwithstanding any other provisions of law, each 368 regional commission shall have the authority to create and operate 369 a primary care health clinic to treat (i) its patients; and (ii) 370 its patients' family members related within the third degree; and 371 (iii) its patients' household members or caregivers, subject to 372 the following requirements:

373 The regional commission may employ and (i) 374 compensate any personnel necessary and must satisfy applicable 375 state and federal laws and regulations regarding the 376 administration and operation of a primary care health clinic. 377 (ii) A Mississippi licensed physician must be employed or under agreement with the regional commission to 378 379 provide medical direction and/or to carry out the physician н. в. 1222 PAGE 13

380 responsibilities as described under applicable state and/or 381 federal law and regulations.

(iii) The physician providing medical direction for the primary care clinic shall not be certified solely in psychiatry.

385 (iv) A sliding fee scale may be used by the386 regional commission when no other payer source is identified.

(v) The regional commission must ensure services
will be available and accessible promptly and in a manner that
preserves human dignity and assures continuity of care.

390 (vi) The regional commission must provide a 391 semiannual report to the Chairmen of the Public Health Committees 392 in both the House of Representatives and Senate. At a minimum, 393 for each reporting period, these reports shall describe the number 394 of patients provided primary care services, the types of services 395 provided, and the payer source for the patients. Except for 396 patient information and any other information that may be exempt 397 from disclosure under the Health Information Portability and 398 Accountability Act (HIPAA) and the Mississippi Public Records Act, 399 the reports shall be considered public records.

400 (vii) The regional commission must employ or 401 contract with a core clinical staff that is multidisciplinary and 402 culturally and linguistically competent.

403 (viii) The regional commission must ensure that 404 its physician as described in subparagraph (ii) of this paragraph 405 (x) has admitting privileges at one or more local hospitals or has H. B. 1222 PAGE 14 406 an agreement with a physician who has admitting privileges at one 407 or more local hospitals to ensure continuity of care.

408 (ix) The regional commission must provide an 409 independent financial audit report to the State Department of 410 Mental Health and, except for patient information and any other 411 information that may be exempt from disclosure under HIPAA and the 412 Mississippi Public Records Act, the audit report shall be 413 considered a public record.

For the purposes of this paragraph (x), the term "caregiver" means an individual who has the principal and primary responsibility for caring for a child or dependent adult, especially in the home setting.

(y) In general to take any action which will promote, either directly or indirectly, any and all of the foregoing purposes.

(z) All regional commissioners shall receive new orientation training and annual training with continuing education regarding the Mississippi mental health system and services as developed by the State Department of Mental Health. Training shall be provided at the expense of the department except for travel expenses which shall be paid by the regional commission.

427 (2) The types of services established by the State
428 Department of Mental Health that must be provided by the regional
429 mental health/intellectual disability centers for certification by
430 the department, and the minimum levels and standards for those
431 services established by the department, shall be provided by the
H. B. 1222
PAGE 15

432 regional mental health/intellectual disability centers to children 433 when such services are appropriate for children, in the 434 determination of the department.

(3) Each regional commission shall compile quarterly
financial statements and status reports from each individual
community health center. The compiled reports shall be submitted
to the coordinator quarterly. The reports shall contain a:

439 (a) Balance sheet;

440 (b) Statement of operations;

441 (c) Statement of cash flows; and

(d) Description of the status of individual community
health center's actions taken to increase access to and
availability of community mental health services.

445 **SECTION 7.** Section 41-19-35, Mississippi Code of 1972, is 446 amended as follows:

447 41-19-35. Except as otherwise provided in this section, the 448 board of supervisors of each participating county in the program 449 shall appoint one (1) member to represent its county on the 450 regional commission in its respective region for a term of four 451 (4) years who shall serve at the will and pleasure of the 452 appointing board of supervisors, who may be a clerk, sheriff or 453 In addition, the chancery clerks of the counties in each deputy. 454 region shall select a chancery clerk or a deputy clerk to serve as 455 a nonvoting liaison to the commission, and the sheriffs of the 456 counties in each region shall select a sheriff or a deputy sheriff 457 to serve as a nonvoting liaison to the commission. Any н. в. 1222

458 compensation of such members shall be paid by the regional 459 commission, in its discretion, from any funds available. Each 460 member of the commission shall attend the orientation training for 461 new commissioners and the annual training for all commissioners held 462 by the Department of Mental Health. The Department of Mental Health 463 shall notify the board of supervisors when a commissioner does not 464 attend either the orientation training or annual training. Upon 465 notice from the Department of Mental Health that a commissioner has 466 failed to attend the required meetings, the appointing board of 467 supervisors shall remove the commissioner, unless the department and 468 the commission agree to an alternate arrangement to allow the 469 commissioner to continue to serve until the next opportunity to 470 attend the orientation meeting and/or the annual training.

471 SECTION 8. On or before December 1, 2023, each county shall 472 report to the Department of Mental Health data relating to the 473 placement of individuals both before an involuntary civil 474 commitment proceeding, and after a hearing where an involutory commitment order has been entered. The data shall include 475 476 information concerning individuals held in jails and the cost of 477 holding such individuals. The Department of Mental Health is 478 authorized to determine the specific data to be submitted.

479 SECTION 9. Section 41-21-77, Mississippi Code of 1972, is 480 amended as follows:

481 41-21-77. (1) If admission is ordered at a treatment 482 facility, the sheriff, his or her deputy or any other person 483 appointed or authorized by the court shall immediately deliver the H. B. 1222 PAGE 17 484 respondent to the director of the appropriate facility. Neither 485 the Board of Mental Health or its members, nor the Department of 486 Mental Health or its related facilities, nor any employee of the 487 Department of Mental Health or its related facilities, shall be 488 appointed, authorized or ordered to deliver the respondent for 489 treatment, and no person shall be so delivered or admitted until 490 the director of the admitting institution determines that 491 facilities and services are available. Persons who have been 492 ordered committed and are awaiting admission may be given any such 493 treatment in the facility by a licensed physician as is indicated 494 by standard medical practice. Any county facility used for 495 providing housing, maintenance and medical treatment for 496 involuntarily committed persons pending their transportation and 497 admission to a state treatment facility shall be certified by the 498 State Department of Mental Health under the provisions of Section 499 41-4-7(kk). No person shall be delivered or admitted to any 500 non-Department of Mental Health treatment facility unless the 501 treatment facility is licensed and/or certified to provide the 502 appropriate level of psychiatric care for persons with mental 503 It is the intent of this Legislature that county-owned illness. 504 hospitals work with regional community mental health/intellectual 505 disability centers in providing care to local patients. The clerk 506 shall provide the director of the admitting institution with a 507 certified copy of the court order, a certified copy of the 508 appointed examiners' certificates, a certified copy of the 509 affidavit, and any other information available concerning the н. в. 1222

PAGE 18

510 physical and mental condition of the respondent. Upon 511 notification from the United States Veterans Administration or 512 other agency of the United States government, that facilities are 513 available and the respondent is eligible for care and treatment in 514 those facilities, the court may enter an order for delivery of the 515 respondent to or retention by the Veterans Administration or other 516 agency of the United States government, and, in those cases the 517 chief officer to whom the respondent is so delivered or by whom he 518 is retained shall, with respect to the respondent, be vested with the same powers as the director of the Mississippi State Hospital 519 520 at Whitfield, or the East Mississippi State Hospital at Meridian, 521 with respect to retention and discharge of the respondent.

522 (2) (a) When admission to a treatment facility is ordered 523 by the court, the chancery clerk shall make record of the 524 admission. Each chancery clerk shall maintain a record of the 525 number of persons ordered by the court to be admitted to a 526 treatment facility, the number of hearings held by the court to 527 determine whether a person should be admitted to a treatment 528 facility and the number of affidavits filed to admit a person to a 529 treatment facility under Section 41-21-61 etc.

(b) The chancery clerk shall maintain a record each
time such clerk receives a denial for admission to a community
mental health center crisis stabilization bed, the reason provided
to the clerk for such denial, and the subsequent action taken by
the clerk upon receiving the denial.

535 (c) Each chancery clerk shall provide the records 536 required by paragraphs (a) and (b) of this subsection (2) to the 537 Department of Mental Health within thirty (30) days of the end of 538 each calendar quarter. Within sixty (60) days of receipt of the 539 chancery clerk records, the Department of Mental Health shall 540 provide a summary to the Chairpersons of the Appropriations, 541 Public Health and Judiciary A and B Committees for the Mississippi 542 House of Representatives and the Mississippi Senate, the 543 Coordinator of Mental Health and the President of the Mississippi 544 Association of Community Mental Health Centers. SECTION 10. Section 41-4-7, Mississippi Code of 1972, is 545 amended as follows: 546 547 41-4-7. The State Board of Mental Health shall have the following powers and duties: 548 549 To appoint a full-time Executive Director of the (a) 550 Department of Mental Health, who shall be employed by the board 551 and shall serve as executive secretary to the board. The first 552 director shall be a duly licensed physician with special interest 553 and competence in psychiatry, and shall possess a minimum of three 554 (3) years' experience in clinical and administrative psychiatry. 555 Subsequent directors shall possess at least a master's degree or 556 its equivalent, and shall possess at least ten (10) years' 557 administrative experience in the field of mental health. The 558 salary of the executive director shall be determined by the board; 559 To appoint a Medical Director for the Department of (b) 560 Mental Health. The medical director shall provide clinical н. в. 1222 PAGE 20

561 oversight in the implementation of evidence-based and best 562 practices; provide clinical leadership in the integration of 563 mental health, intellectual disability and addiction services with 564 community partners in the public and private sectors; and provide 565 oversight regarding standards of care. The medical director shall 566 serve at the will and pleasure of the board, and will undergo an 567 annual review of job performance and future service to the 568 department;

569 (c) To * * * establish and implement its state 570 strategic plan;

(d) To develop a strategic plan for the development of services for persons with mental illness, persons with developmental disabilities and other clients of the public mental health system. Such strategic planning program shall require that the board, acting through the Strategic Planning and Best Practices Committee, perform the following functions respecting the delivery of services:

(i) Establish measures for determining the efficiency and effectiveness of the services specified in Section 41-4-1(2);

(ii) Conducting studies of community-based care in other jurisdictions to determine which services offered in these jurisdictions have the potential to provide the citizens of Mississippi with more effective and efficient community-based care;

586 (iii) Evaluating the efficiency and effectiveness 587 of the services specified in Section 41-4-1(2); 588 Recommending to the Legislature by January 1, (iv) 589 2014, any necessary additions, deletions or other changes necessary to the services specified in Section 41-4-1(2); 590 591 (V) Implementing by July 1, 2012, a system of 592 performance measures for the services specified in Section 593 41 - 4 - 1(2);594 (vi) Recommending to the Legislature any changes 595 that the department believes are necessary to the current laws addressing civil commitment; 596 597 Conducting any other activities necessary to (vii) 598 the evaluation and study of the services specified in Section 599 41 - 4 - 1(2);600 (viii) Assisting in conducting all necessary 601 strategic planning for the delivery of all other services of the 602 department. Such planning shall be conducted so as to produce a 603 single strategic plan for the services delivered by the public 604 mental health system and shall establish appropriate mission 605 statements, goals, objectives and performance indicators for all 606 programs and services of the public mental health system. For 607 services other than those specified in Section 41-4-1(2), the 608 committee shall recommend to the State Board of Mental Health a 609 strategic plan that the board may adopt or modify;

610

(e) To set up state plans for the purpose of 611 controlling and treating any and all forms of mental and emotional 612 illness, alcoholism, drug misuse and developmental disabilities;

613

(f) [Repealed]

614 To enter into contracts with any other state or (q) 615 federal agency, or with any private person, organization or group 616 capable of contracting, if it finds such action to be in the 617 public interest;

618 To collect reasonable fees for its services; (h) 619 however, if it is determined that a person receiving services is 620 unable to pay the total fee, the department shall collect * * * no 621 more than the amount such person is able to pay;

622 To certify, coordinate and establish minimum (i) 623 standards and establish minimum required services, as specified in 624 Section 41-4-1(2), for regional mental health and intellectual 625 disability commissions and other community service providers for 626 community or regional programs and services in adult mental 627 health, children and youth mental health, intellectual 628 disabilities, alcoholism, drug misuse, developmental disabilities, 629 compulsive gambling, addictive disorders and related programs 630 throughout the state. Such regional mental health and 631 intellectual disability commissions and other community service providers shall, on or before July 1 of each year, submit an 632 633 annual operational plan to the State Department of Mental Health for approval or disapproval based on the minimum standards and 634 635 minimum required services established by the department for

н. в. 1222 PAGE 23

636 certification and itemize the services specified in Section 637 41-4-1(2), including financial statements. As part of the annual operation plan required by this paragraph (i) submitted by any 638 639 regional community mental health center or by any other reasonable 640 certification deemed acceptable by the department, the community 641 mental health center shall state those services specified in 642 Section 41-4-1(2) that it will provide and also those services 643 that it will not provide. If the department finds deficiencies in 644 the plan of any regional commission or community service provider based on the minimum standards and minimum required services 645 established for certification, the department shall give the 646 647 regional commission or community service provider a six-month 648 probationary period to bring its standards and services up to the 649 established minimum standards and minimum required services. The 650 regional commission or community service provider shall develop a 651 sustainability business plan within thirty (30) days of being 652 placed on probation, which shall be signed by all commissioners 653 and shall include policies to address one or more of the 654 following: the deficiencies in programmatic services, clinical 655 service staff expectations, timely and appropriate billing, 656 processes to obtain credentialing for staff, monthly reporting 657 processes, third-party financial reporting and any other required 658 documentation as determined by the department. After the 659 six-month probationary period, if the department determines that 660 the regional commission or community service provider still does 661 not meet the minimum standards and minimum required services

662 established for certification, the department may remove the 663 certification of the commission or provider and from and after 664 July 1, 2011, the commission or provider shall be ineligible for 665 state funds from Medicaid reimbursement or other funding sources 666 for those services. However, the department shall not mandate a 667 standard or service, or decertify a regional commission or 668 community service provider for not meeting a standard or service, 669 if the standard or service does not have funding appropriated by 670 the Legislature or have a state, federal or local funding source 671 identified by the department. No county shall be required to levy 672 millage to provide a mandated standard or service above the 673 minimum rate required by Section 41-19-39. After the six-month 674 probationary period, the department may identify an appropriate 675 community service provider to provide any core services in that 676 county that are not provided by a community mental health center. 677 However, the department shall not offer reimbursement or other 678 accommodations to a community service provider of core services 679 that were not offered to the decertified community mental health 680 center for the same or similar services. The State Board of 681 Mental Health shall promulgate rules and regulations necessary to 682 implement the provisions of this paragraph (i), in accordance with 683 the Administrative Procedures Law (Section 25-43-1.101 et seq.);

(j) To establish and promulgate reasonable minimum
standards for the construction and operation of state and all
Department of Mental Health certified facilities, including
reasonable minimum standards for the admission, diagnosis, care,
H. B. 1222

PAGE 25

treatment, transfer of patients and their records, and also including reasonable minimum standards for providing day care, outpatient care, emergency care, inpatient care and follow-up care, when such care is provided for persons with mental or emotional illness, an intellectual disability, alcoholism, drug misuse and developmental disabilities;

694 To implement best practices for all services (k) 695 specified in Section 41-4-1(2), and to establish and implement all 696 other services delivered by the Department of Mental Health. То 697 carry out this responsibility, the board shall require the 698 department to establish a division responsible for developing best 699 practices based on a comprehensive analysis of the mental health 700 environment to determine what the best practices for each service 701 In developing best practices, the board shall consider the are. 702 cost and benefits associated with each practice with a goal of 703 implementing only those practices that are cost-effective 704 practices for service delivery. Such best practices shall be 705 utilized by the board in establishing performance standards and 706 evaluations of the community mental health centers' services 707 required by paragraph (d) of this section;

(1) To assist community or regional programs consistent with the purposes of this chapter by making grants and contracts from available funds;

(m) To establish and collect reasonable fees for necessary inspection services incidental to certification or compliance;

714 (n) To accept gifts, trusts, bequests, grants,
715 endowments or transfers of property of any kind;

(o) To receive monies coming to it by way of fees forservices or by appropriations;

718 To serve as the single state agency in receiving (p) 719 and administering any and all funds available from any source for 720 the purpose of service delivery, training, research and education in regard to all forms of mental illness, intellectual 721 722 disabilities, alcoholism, drug misuse and developmental disabilities, unless such funds are specifically designated to a 723 724 particular agency or institution by the federal government, the 725 Mississippi Legislature or any other grantor;

726 To establish mental health holding centers for the (a) 727 purpose of providing short-term emergency mental health treatment, 728 places for holding persons awaiting commitment proceedings or 729 awaiting placement in a state mental health facility following 730 commitment, and for diverting placement in a state mental health 731 facility. These mental health holding facilities shall be readily 732 accessible, available statewide, and be in compliance with 733 emergency services' minimum standards. They shall be 734 comprehensive and available to triage and make appropriate 735 clinical disposition, including the capability to access inpatient 736 services or less restrictive alternatives, as needed, as 737 determined by medical staff. Such facility shall have medical, 738 nursing and behavioral services available on a 739 twenty-four-hour-a-day basis. The board may provide for all or н. в. 1222 PAGE 27

740 part of the costs of establishing and operating the holding 741 centers in each district from such funds as may be appropriated to 742 the board for such use, and may participate in any plan or 743 agreement with any public or private entity under which the entity 744 will provide all or part of the costs of establishing and 745 operating a holding center in any district;

746 To certify/license case managers, mental health (r) 747 therapists, intellectual disability therapists, mental 748 health/intellectual disability program administrators, addiction 749 counselors and others as deemed appropriate by the board. Persons 750 already professionally licensed by another state board or agency 751 are not required to be certified/licensed under this section by 752 the Department of Mental Health. The department shall not use 753 professional titles in its certification/licensure process for 754 which there is an independent licensing procedure. Such 755 certification/licensure shall be valid only in the state mental 756 health system, in programs funded and/or certified by the 757 Department of Mental Health, and/or in programs certified/licensed 758 by the State Department of Health that are operated by the state 759 mental health system serving persons with mental illness, an intellectual disability, a developmental disability or addictions, 760 761 and shall not be transferable;

(s) To develop formal mental health worker qualifications for regional mental health and intellectual disability commissions and other community service providers. The State Personnel Board shall develop and promulgate a recommended H. B. 1222 PAGE 28 766 salary scale and career ladder for all regional mental

767 health/intellectual disability center therapists and case managers 768 who work directly with clients. The State Personnel Board shall 769 also develop and promulgate a career ladder for all direct care 770 workers employed by the State Department of Mental Health;

(t) The employees of the department shall be governed by personnel merit system rules and regulations, the same as other employees in state services;

(u) To establish such rules and regulations as may be necessary in carrying out the provisions of this chapter, including the establishment of a formal grievance procedure to investigate and attempt to resolve consumer complaints;

(v) To grant easements for roads, utilities and any other purpose it finds to be in the public interest;

780 To survey statutory designations, building markers (w) 781 and the names given to mental health/intellectual disability 782 facilities and proceedings in order to recommend deletion of 783 obsolete and offensive terminology relative to the mental 784 health/intellectual disability system. Based upon a recommendation of the executive director, the board shall have the 785 authority to name/rename any facility operated under the auspices 786 787 of the Department of Mental Health for the sole purpose of 788 deleting such terminology;

789 (x) To ensure an effective case management system790 directed at persons who have been discharged from state and

791 private psychiatric hospitals to ensure their continued well-being 792 in the community;

(y) To develop formal service delivery standards designed to measure the quality of services delivered to community clients, as well as the timeliness of services to community clients provided by regional mental health/intellectual disability commissions and other community services providers;

(z) To establish regional state offices to provide mental health crisis intervention centers and services available throughout the state to be utilized on a case-by-case emergency basis. The regional services director, other staff and delivery systems shall meet the minimum standards of the Department of Mental Health;

804 (aa) To require performance contracts with community
805 mental health/intellectual disability service providers to contain
806 performance indicators to measure successful outcomes, including
807 diversion of persons from inpatient psychiatric hospitals,
808 rapid/timely response to emergency cases, client satisfaction with
809 services and other relevant performance measures;

810 (bb) To enter into interagency agreements with other 811 state agencies, school districts and other local entities as 812 determined necessary by the department to ensure that local mental 813 health service entities are fulfilling their responsibilities to 814 the overall state plan for behavioral services;

815 (cc) To establish and maintain a toll-free grievance 816 reporting telephone system for the receipt and referral for

817 investigation of all complaints by clients of state and community
818 mental health/intellectual disability facilities;

819 (dd) To establish a peer review/quality assurance 820 evaluation system that assures that appropriate assessment, 821 diagnosis and treatment is provided according to established 822 professional criteria and guidelines;

823 To develop and implement state plans for the (ee) 824 purpose of assisting with the care and treatment of persons with 825 Alzheimer's disease and other dementia. This plan shall include education and training of service providers, caregivers in the 826 827 home setting and others who deal with persons with Alzheimer's 828 disease and other dementia, and development of adult day care, 829 family respite care and counseling programs to assist families who 830 maintain persons with Alzheimer's disease and other dementia in 831 the home setting. No agency shall be required to provide any 832 services under this section until such time as sufficient funds 833 have been appropriated or otherwise made available by the 834 Legislature specifically for the purposes of the treatment of 835 persons with Alzheimer's and other dementia;

836 Working with the advice and consent of the (ff) 837 administration of Ellisville State School, to enter into 838 negotiations with the Economic Development Authority of Jones 839 County for the purpose of negotiating the possible exchange, lease 840 or sale of lands owned by Ellisville State School to the Economic Development Authority of Jones County. It is the intent of the 841 842 Mississippi Legislature that such negotiations shall ensure that H. B. 1222 PAGE 31

843 the financial interest of the persons with an intellectual 844 disability served by Ellisville State School will be held 845 paramount in the course of these negotiations. The Legislature 846 also recognizes the importance of economic development to the 847 citizens of the State of Mississippi and Jones County, and 848 encourages fairness to the Economic Development Authority of Jones 849 County. Any negotiations proposed which would result in the 850 recommendation for exchange, lease or sale of lands owned by 851 Ellisville State School must have the approval of the State Board 852 of Mental Health. The State Board of Mental Health may and has 853 the final authority as to whether or not these negotiations result 854 in the exchange, lease or sale of the properties it currently 855 holds in trust for persons with an intellectual disability served 856 at Ellisville State School.

857 If the State Board of Mental Health authorizes the sale of 858 lands owned by Ellisville State School, as provided for under this 859 paragraph (ff), the monies derived from the sale shall be placed 860 into a special fund that is created in the State Treasury to be 861 known as the "Ellisville State School Client's Trust Fund." The 862 principal of the trust fund shall remain inviolate and shall never 863 be expended. Any interest earned on the principal may be expended 864 solely for the benefits of clients served at Ellisville State 865 The State Treasurer shall invest the monies of the trust School. 866 fund in any of the investments authorized for the Mississippi 867 Prepaid Affordable College Tuition Program under Section 37-155-9, 868 and those investments shall be subject to the limitations

869 prescribed by Section 37-155-9. Unexpended amounts remaining in the trust fund at the end of a fiscal year shall not lapse into 870 871 the State General Fund, and any interest earned on amounts in the 872 trust fund shall be deposited to the credit of the trust fund. 873 The administration of Ellisville State School may use any interest 874 earned on the principal of the trust fund, upon appropriation by 875 the Legislature, as needed for services or facilities by the 876 clients of Ellisville State School. Ellisville State School shall 877 make known to the Legislature, through the Legislative Budget 878 Committee and the respective Appropriations Committees of the 879 House and Senate, its proposed use of interest earned on the 880 principal of the trust fund for any fiscal year in which it 881 proposes to make expenditures thereof. The State Treasurer shall 882 provide Ellisville State School with an annual report on the 883 Ellisville State School Client's Trust Fund to indicate the total 884 monies in the trust fund, interest earned during the year, 885 expenses paid from the trust fund and such other related 886 information.

887 Nothing in this section shall be construed as applying to or 888 affecting mental health/intellectual disability services provided by hospitals as defined in Section 41-9-3(a), and/or their 889 890 subsidiaries and divisions, which hospitals, subsidiaries and 891 divisions are licensed and regulated by the Mississippi State 892 Department of Health unless such hospitals, subsidiaries or 893 divisions voluntarily request certification by the Mississippi 894 State Department of Mental Health.

All new programs authorized under this section shall be subject to the availability of funds appropriated therefor by the Legislature;

898 Working with the advice and consent of the (aa) 899 administration of Boswell Regional Center, to enter into 900 negotiations with the Economic Development Authority of Simpson 901 County for the purpose of negotiating the possible exchange, lease 902 or sale of lands owned by Boswell Regional Center to the Economic 903 Development Authority of Simpson County. It is the intent of the 904 Mississippi Legislature that such negotiations shall ensure that 905 the financial interest of the persons with an intellectual 906 disability served by Boswell Regional Center will be held 907 paramount in the course of these negotiations. The Legislature 908 also recognizes the importance of economic development to the 909 citizens of the State of Mississippi and Simpson County, and 910 encourages fairness to the Economic Development Authority of 911 Simpson County. Any negotiations proposed which would result in 912 the recommendation for exchange, lease or sale of lands owned by 913 Boswell Regional Center must have the approval of the State Board 914 of Mental Health. The State Board of Mental Health may and has 915 the final authority as to whether or not these negotiations result 916 in the exchange, lease or sale of the properties it currently 917 holds in trust for persons with an intellectual disability served 918 at Boswell Regional Center. In any such exchange, lease or sale of such lands owned by Boswell Regional Center, title to all 919 920 minerals, oil and gas on such lands shall be reserved, together н. в. 1222

PAGE 34

921 with the right of ingress and egress to remove same, whether such 922 provisions be included in the terms of any such exchange, lease or 923 sale or not.

924 If the State Board of Mental Health authorizes the sale of 925 lands owned by Boswell Regional Center, as provided for under this 926 paragraph (qq), the monies derived from the sale shall be placed 927 into a special fund that is created in the State Treasury to be 928 known as the "Boswell Regional Center Client's Trust Fund." The 929 principal of the trust fund shall remain inviolate and shall never 930 be expended. Any earnings on the principal may be expended solely 931 for the benefits of clients served at Boswell Regional Center. 932 The State Treasurer shall invest the monies of the trust fund in 933 any of the investments authorized for the Mississippi Prepaid 934 Affordable College Tuition Program under Section 37-155-9, and those investments shall be subject to the limitations prescribed 935 936 by Section 37-155-9. Unexpended amounts remaining in the trust 937 fund at the end of a fiscal year shall not lapse into the State 938 General Fund, and any earnings on amounts in the trust fund shall 939 be deposited to the credit of the trust fund. The administration 940 of Boswell Regional Center may use any earnings on the principal 941 of the trust fund, upon appropriation by the Legislature, as 942 needed for services or facilities by the clients of Boswell 943 Regional Center. Boswell Regional Center shall make known to the 944 Legislature, through the Legislative Budget Committee and the respective Appropriations Committees of the House and Senate, its 945 946 proposed use of the earnings on the principal of the trust fund

947 for any fiscal year in which it proposes to make expenditures 948 thereof. The State Treasurer shall provide Boswell Regional 949 Center with an annual report on the Boswell Regional Center 950 Client's Trust Fund to indicate the total monies in the trust 951 fund, interest and other income earned during the year, expenses 952 paid from the trust fund and such other related information.

953 Nothing in this section shall be construed as applying to or 954 affecting mental health/intellectual disability services provided 955 by hospitals as defined in Section 41-9-3(a), and/or their 956 subsidiaries and divisions, which hospitals, subsidiaries and 957 divisions are licensed and regulated by the Mississippi State 958 Department of Health unless such hospitals, subsidiaries or 959 divisions voluntarily request certification by the Mississippi 960 State Department of Mental Health.

All new programs authorized under this section shall be subject to the availability of funds appropriated therefor by the Legislature;

964 Notwithstanding any other section of the code, the (hh) 965 Board of Mental Health shall be authorized to fingerprint and 966 perform a criminal history record check on every employee or 967 volunteer. Every employee and volunteer shall provide a valid 968 current social security number and/or driver's license number 969 which shall be furnished to conduct the criminal history record 970 check. If no disqualifying record is identified at the state 971 level, fingerprints shall be forwarded to the Federal Bureau of 972 Investigation for a national criminal history record check; н. в. 1222

PAGE 36

973 (ii) The Department of Mental Health shall have the 974 authority for the development of a consumer friendly single point 975 of intake and referral system within its service areas for persons 976 with mental illness, an intellectual disability, developmental disabilities or alcohol or substance abuse who need assistance 977 978 identifying or accessing appropriate services. The department 979 will develop and implement a comprehensive evaluation procedure 980 ensuring that, where appropriate, the affected person or their 981 parent or legal guardian will be involved in the assessment and 982 planning process. The department, as the point of intake and as 983 service provider, shall have the authority to determine the 984 appropriate institutional, hospital or community care setting for 985 persons who have been diagnosed with mental illness, an 986 intellectual disability, developmental disabilities and/or alcohol 987 or substance abuse, and may provide for the least restrictive 988 placement if the treating professional believes such a setting is 989 appropriate, if the person affected or their parent or legal 990 guardian wants such services, and if the department can do so with 991 a reasonable modification of the program without creating a 992 fundamental alteration of the program. The least restrictive 993 setting could be an institution, hospital or community setting, 994 based upon the needs of the affected person or their parent or 995 legal guardian;

996 (jj) To have the sole power and discretion to enter 997 into, sign, execute and deliver long-term or multiyear leases of 998 real and personal property owned by the Department of Mental H. B. 1222 PAGE 37 999 Health to and from other state and federal agencies and private 1000 entities deemed to be in the public's best interest. Any monies 1001 derived from such leases shall be deposited into the funds of the 1002 Department of Mental Health for its exclusive use. Leases to 1003 private entities shall be approved by the Department of Finance 1004 and Administration and all leases shall be filed with the 1005 Secretary of State;

1006 To certify and establish minimum standards and (kk) 1007 minimum required services for county facilities used for housing, 1008 feeding and providing medical treatment for any person who has 1009 been involuntarily ordered admitted to a treatment center by a 1010 court of competent jurisdiction. The minimum standard for the 1011 initial assessment of those persons being housed in county 1012 facilities is for the assessment to be performed by a physician, 1013 preferably a psychiatrist, or by a nurse practitioner, preferably 1014 a psychiatric nurse practitioner. If the department finds 1015 deficiencies in any such county facility or its provider based on 1016 the minimum standards and minimum required services established 1017 for certification, the department shall give the county or its 1018 provider a six-month probationary period to bring its standards 1019 and services up to the established minimum standards and minimum 1020 required services. After the six-month probationary period, if the department determines that the county or its provider still 1021 1022 does not meet the minimum standards and minimum required services, the department may remove the certification of the county or 1023 1024 provider and require the county to contract with another county H. B. 1222

PAGE 38

having a certified facility to hold those persons for that period of time pending transportation and admission to a state treatment facility. Any cost incurred by a county receiving an involuntarily committed person from a county with a decertified holding facility shall be reimbursed by the home county to the receiving county; and

(11) To provide orientation training to all new commissioners of regional commissions and annual training for all commissioners with continuing education regarding the Mississippi mental health system and services as developed by the State Department of Mental Health. Training shall be provided at the expense of the department except for travel expenses which shall be paid by the regional commission.

1038 <u>SECTION 11.</u> A law enforcement officer shall transport the 1039 mental health person who is in crisis to the appropriate health 1040 care facility at the request of the crisis intervention team or 1041 mobile crisis response team.

1042 (1) After making expenditures of at least Two SECTION 12. 1043 Million Five Hundred Thousand Dollars (\$2,500,000.00) each year to 1044 provide funding for county and municipal law enforcement training 1045 and court liaisons as authorized by this section, the Department 1046 of Mental Health is authorized to expend any additional funds to 1047 provide grants to community mental health centers for the purpose 1048 of increasing housing for patients. A community mental health center may apply to the Department of Mental Health for a grant to 1049 1050 pay for the cost of patient housing. A community mental health Н. В. 1222

PAGE 39

1051 center desiring assistance under this section must submit an 1052 application to the Department of Mental Health. The application 1053 must include any information required by the Department.

1054 (2)The Department of Mental Health shall have all powers 1055 necessary to implement and administer the program established 1056 under this section, and the department shall promulgate rules and 1057 regulations, in accordance with the Mississippi Administrative 1058 Procedures Law, necessary for the implementation of this section. 1059 SECTION 13. This act shall take effect and be in force from 1060 and after July 1, 2023.

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

AN ACT TO CREATE "THE MISSISSIPPI COLLABORATIVE RESPONSE TO 1 2 MENTAL HEALTH ACT"; TO REQUIRE EACH MUNICIPAL AND COUNTY LAW 3 ENFORCEMENT AGENCY TO PROVIDE MENTAL HEALTH FIRST-AID TRAINING THAT IS EVIDENCE-BASED AND APPROVED BY THE DEPARTMENT OF MENTAL 4 5 HEALTH; TO REQUIRE EACH MUNICIPAL AND COUNTY LAW ENFORCEMENT 6 AGENCY TO HAVE AT LEAST ONE CRISIS INTERVENTION TRAINED OFFICER BY 7 A CERTAIN DATE; TO PROVIDE THAT AN AGENCY WHICH EMPLOYS LESS FIVE 8 LAW ENFORCEMENT OFFICERS MAY EXECUTE AN AGREEMENT WITH ONE OR MORE 9 LAW ENFORCEMENT AGENCIES TO HAVE A CRISIS INTERVENTION TEAM 10 OFFICER SERVE AS THE OFFICER FOR THAT AGENCY; TO CREATE NEW SECTION 41-21-77.1, MISSISSIPPI CODE OF 1972, TO REQUIRE COURT 11 12 LIAISONS FOR CERTAIN COUNTIES; TO AMEND SECTION 41-4-3, MISSISSIPPI CODE OF 1972, TO REVISE THE TERMS OF THE MEMBERS OF 13 14 THE STATE BOARD OF MENTAL HEALTH; TO AMEND SECTION 41-19-31, 15 MISSISSIPPI CODE OF 1972, TO CONFORM TO THE PROVISION WHICH 16 REGULATED REGIONAL COMMISSIONS TO THIS ACT; TO AMEND SECTION 17 41-19-33, MISSISSIPPI CODE OF 1972, TO REQUIRE EACH REGIONAL 18 COMMISSION TO EMPLOY OR CONTRACT WITH AN ACCOUNTANT TO MANAGE ITS 19 FINANCES; TO REQUIRE THE ACCOUNTANT TO PROVIDE AN ANNUAL AUDIT IN 20 ADDITION TO OTHER DUTIES; TO PROVIDE QUALIFICATIONS FOR MEMBERS OF 21 THE BOARD; TO AMEND SECTION 41-19-35, MISSISSIPPI CODE OF 1972, TO 22 PROVIDE THAT MEMBERS OF THE REGIONAL COMMISSION SHALL SERVE AT THE 23 WILL AND PLEASURE OF THE APPOINTING BOARD OF SUPERVISORS; TO 24 REQUIRE THE COMMISSIONERS TO ATTEND CERTAIN TRAININGS AS A 25 CONDITION TO REMAINING A COMMISSIONER; TO REQUIRE REMOVAL OF ANY 26 COMMISSIONER WHO FAILS TO ATTEND CERTAIN TRAININGS PROVIDED BY THE

DEPARTMENT OF MENTAL HEALTH UNLESS ALTERNATE ARRANGEMENTS ARE 27 MADE; TO AMEND SECTION 41-21-77, MISSISSIPPI CODE OF 1972, TO 28 29 REQUIRE THE CHANCERY CLERK TO MAINTAIN A RECORD FOR THE NUMBER OF 30 PERSONS ORDERED FOR ADMISSION TO A TREATMENT FACILITY, THE NUMBER 31 OF HEARINGS TO DETERMINE WHETHER A PERSON SHOULD BE ADMITTED AND 32 THE NUMBER OF AFFIDAVITS FILED FOR PURPOSES OF ADMITTING A PERSON 33 TO A TREATMENT FACILITY; TO AMEND SECTION 41-4-7, MISSISSIPPI CODE 34 OF 1972, TO REVISE THE POWERS AND DUTIES OF THE STATE BOARD OF 35 MENTAL HEALTH; TO REQUIRE LAW ENFORCEMENT OFFICERS TO TRANSPORT 36 PERSONS IN CRISIS TO THE APPROPRIATE HEALTHCARE FACILITY AT THE 37 REQUEST OF THE CRISIS INTERVENTION TEAM; TO PROVIDE THAT ON OR 38 BEFORE DECEMBER 1, 2023, EACH COUNTY SHALL REPORT TO THE 39 DEPARTMENT OF MENTAL HEALTH DATA RELATING TO THE PLACEMENT OF 40 INDIVIDUALS BOTH BEFORE AN INVOLUNTARY CIVIL COMMITMENT 41 PROCEEDING, AND AFTER A HEARING WHERE AN INVOLUTORY COMMITMENT 42 ORDER HAS BEEN ENTERED; TO PROVIDE THAT AFTER MAKING EXPENDITURES OF AT LEAST \$2,500,000.00 EACH YEAR TO PROVIDE FUNDING FOR COUNTY 43 44 AND MUNICIPAL LAW ENFORCEMENT TRAINING AND COURT LIAISONS, THE 45 DEPARTMENT OF MENTAL HEALTH MAY EXPEND ANY ADDITIONAL FUNDS TO PROVIDE GRANTS TO COMMUNITY MENTAL HEALTH CENTERS FOR THE PURPOSE 46 47 OF INCREASING HOUSING FOR PATIENTS; TO PROVIDE THAT THE DEPARTMENT 48 OF MENTAL HEALTH SHALL HAVE ALL POWERS NECESSARY TO IMPLEMENT AND 49 ADMINISTER THE PROGRAM, AND THE DEPARTMENT SHALL PROMULGATE RULES 50 AND REGULATIONS NECESSARY FOR THE IMPLEMENTATION OF THE ACT; AND 51 FOR RELATED PURPOSES.

SS26\HB1222A.3J

Eugene S. Clarke Secretary of the Senate