## Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

## House Bill No. 510

## **BY: Committee**

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

- SECTION 1. Section 43-15-13, Mississippi Code of 1972, is
- 12 amended as follows:
- 13 43-15-13. (1) For purposes of this section, "children"
- 14 means persons found within the state who are under the age of
- 15 twenty-one (21) years, and who were placed in the custody of the
- 16 Department of Child Protection Services by the youth court of the
- 17 appropriate county. For purposes of this chapter, "commercial
- 18 sexual exploitation" means any sexual act or crime of a sexual
- 19 nature, which is committed against a child for financial or



- 20 economic gain, to obtain a thing of value, for quid pro quo
- 21 exchange of property or any other purpose.
- 22 (2) The Department of Child Protection Services shall
- 23 establish a foster care placement program for children whose
- 24 custody lies with the department, with the following objectives:
- 25 (a) Protecting and promoting the health, safety and
- 26 welfare of children;
- 27 (b) Preventing the unnecessary separation of children
- 28 from their families by identifying family problems, assisting
- 29 families in resolving their problems and preventing the breakup of
- 30 the family where the prevention of child removal is desirable and
- 31 possible when the child can be cared for at home without
- 32 endangering the child's health and safety;
- 33 (c) Remedying or assisting in the solution of problems
- 34 that may result in the neglect, abuse, exploitation, commercial
- 35 sexual exploitation, human trafficking or delinquency of children;
- 36 (d) Restoring to their families children who have been
- 37 removed, by the provision of services to the child and the
- 38 families when the child can be cared for at home without
- 39 endangering the child's health and safety;
- 40 (e) Placing children in suitable adoptive homes
- 41 approved by a licensed adoption agency or family protection
- 42 specialist, in cases where restoration to the biological family is
- 43 not safe, possible or appropriate;



- 44 Assuring safe and adequate care of children away 45 from their homes, in cases where the child cannot be returned home or cannot be placed for adoption, including temporary or emergency 46 placement with a relative or fictive kin pending youth court 47 48 action on the case. At the time of placement, the department 49 shall implement concurrent planning, as described in subsection 50 (8) of this section, so that permanency may occur at the earliest 51 opportunity. Consideration of possible failure or delay of 52 reunification should be given, to the end that the placement made is the best available placement to provide permanency for the 53 54 child; and
- (g) Providing a family protection specialist or worker or team of such specialists or workers for a family and child throughout the implementation of their permanent living arrangement plan. Wherever feasible, the same family protection specialist or worker or team shall remain on the case until the child is no longer under the jurisdiction of the youth court.
  - (3) The Department of Child Protection Services shall administer a system of individualized plans, reviews and reports once every six (6) months for each child under its custody within the State of Mississippi, which document each child who has been adjudged a neglected, abandoned or abused child, including a child alleged to have experienced commercial sexual exploitation and/or human trafficking and whose custody was changed by court order as a result of that adjudication, and each public or private facility

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- 69 licensed by the department. The Department of Child Protection
- 70 Services' administrative review shall be completed on each child
- 71 within the first three (3) months and a relative placement,
- 72 fictive kin placement, or foster care review once every six (6)
- 73 months after the child's initial forty-eight-hour shelter hearing.
- 74 That system shall be for the purpose of enhancing potential family
- 75 life for the child by the development of individual plans to
- 76 return the child to the child's natural parent or parents, or to
- 77 refer the child to the appropriate court for termination of
- 78 parental rights and placement in a permanent relative's home,
- 79 adoptive home or foster/adoptive home. The goal of the Department
- 80 of Child Protection Services shall be to return the child to the
- 81 child's natural parent(s) or refer the child to the appropriate
- 82 court for termination of parental rights and placement in a
- 83 permanent relative's home, adoptive home or foster/adoptive home
- 84 within the time periods specified in this subsection or in
- 85 subsection (4) of this section. In furthering this goal, the
- 86 department shall establish policy and procedures designed to
- 87 appropriately place children in permanent homes, and provide
- 88 counseling services and other appropriate services to children who
- 89 have been victims of commercial sexual exploitation or human
- 90 trafficking. The policy shall include a system of reviews for all
- 91 children in foster care, as follows: foster care counselors in
- 92 the department shall make all possible contact with the child's
- 93 natural parent(s), custodial parent(s) of all siblings of the

94 child, and any interested relative for the first two (2) months 95 following the child's entry into the foster care system, and 96 provide care for victims of commercial sexual exploitation or 97 human trafficking. For purposes of contacting custodial parent(s) 98 of a sibling, siblings include those who are considered a sibling 99 under state law, and those who would have been considered a 100 sibling under state law, except for termination or disruption of 101 parental rights. For any child who has been in foster care for 102 fifteen (15) of the last twenty-two (22) months regardless of 103 whether the foster care was continuous for all of those twenty-two 104 (22) months, the department shall file a petition to terminate the 105 parental rights of the child's parents. The time period starts to 106 run from the date the court makes a finding of abuse and/or 107 neglect, or commercial sexual exploitation or human trafficking, or sixty (60) days from when the child was removed from his or her 108 home, whichever is earlier. The department can choose not to file 109 110 a termination of parental rights petition if the following apply: 111 The child is being cared for by a relative; and/or (a)

(b) The department has documented compelling and extraordinary reasons why termination of parental rights would not be in the best interests of the child. Before granting or denying a request by the department for an extension of time for filing a termination of parental rights action, the court shall receive a written report on the progress which a parent of the child has



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- made in treatment, to be made to the court in writing by a mental health/substance abuse therapist or counselor.
- 120 (4) In the case of any child who is placed in foster care on
- 121 or after July 1, 1998, except in cases of aggravated circumstances
- 122 prescribed in Section 43-21-603(7)(c), the child's natural
- 123 parent(s) will have a reasonable time to be determined by the
- 124 court, which shall not exceed a six-month period of time, in which
- 125 to meet the service agreement with the department for the benefit
- 126 of the child unless the department has documented extraordinary
- 127 and compelling reasons for extending the time period in the best
- 128 interest of the child. If this agreement has not been
- 129 satisfactorily met, simultaneously the child will be referred to
- 130 the appropriate court for termination of parental rights and
- 131 placement in a permanent relative's home, adoptive home or a
- 132 foster/adoptive home. For children under the age of three (3)
- 133 years, termination of parental rights shall be initiated within
- 134 six (6) months, unless the department has documented compelling
- 135 and extraordinary circumstances, and placement in a permanent
- 136 relative's home, adoptive home or foster/adoptive home within two
- 137 (2) months. For children who have been abandoned under the
- 138 provisions of Section 97-5-1, termination of parental rights shall
- 139 be initiated within thirty (30) days and placement in an adoptive
- 140 home shall be initiated without necessity for placement in a
- 141 foster home. The department need not initiate termination of
- 142 parental rights proceedings where the child has been placed in

- 143 durable legal custody, durable legal relative guardianship, or
- 144 long-term or formalized foster care by a court of competent
- 145 jurisdiction.
- 146 (5) The foster care review once every six (6) months shall
- 147 be conducted by the youth court or its designee(s), and/or by
- 148 personnel within the Department of Child Protection Services or by
- 149 a designee or designees of the department and may include others
- 150 appointed by the department, and the review shall include at a
- 151 minimum an evaluation of the child based on the following:
- 152 (a) The extent of the care and support provided by the
- 153 parents or parent while the child is in temporary custody;
- (b) The extent of communication with the child by
- 155 parents, parent or quardian;
- 156 (c) The degree of compliance by the agency and the
- 157 parents with the social service plan established;
- 158 (d) The methods of achieving the goal and the plan
- 159 establishing a permanent home for the child;
- 160 (e) Social services offered and/or utilized to
- 161 facilitate plans for establishing a permanent home for the child;
- 162 and
- 163 (f) Relevant testimony and recommendations from the
- 164 foster parent of the child, the grandparents of the child, the
- 165 quardian ad litem of the child, when appointed, the
- 166 Court-Appointed Special Advocate (CASA) of the child,
- 167 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.

171 Each child's review plan once every six (6) months shall be 172 filed with the court which awarded custody and shall be made 173 available to natural parents or foster parents upon approval of 174 the court. The court shall make a finding as to the degree of 175 compliance by the agency and the parent(s) with the child's social 176 The court also shall find that the child's health service plan. 177 and safety are the paramount concern. In the interest of the 178 child, the court shall, where appropriate, initiate proceedings on 179 its own motion. The Department of Child Protection Services shall 180 report to the Legislature as to the number of those children, the 181 findings of the foster care review board and relevant statistical 182 information in foster care in a semiannual report to the 183 Legislature to be submitted to the Joint Oversight Committee of 184 the Department of Child Protection Services. The report shall not 185 refer to the specific name of any child in foster care.

(6) (a) The Department of Child Protection Services, with the cooperation and assistance of the State Department of Health, shall develop and implement a training program for foster care parents to indoctrinate them as to their proper responsibilities upon a child's entry into their foster care. The program shall provide a minimum of twelve (12) clock hours of training, which shall include training foster care parents about providing mental

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- 193 and physical support to children who have experienced commercial 194 sexual exploitation or human trafficking. The foster care 195 training program shall be satisfactorily completed by such foster 196 care parents before or within ninety (90) days after child placement with the parent. Record of the foster care parent's 197 198 training program participation shall be filed with the court as 199 part of a child's foster care review plan once every six (6) 200 months.
- 201 (b) (i) The court may waive foster care training for 202 an appropriate relative placement.
- 203 (ii) A relative exempted from foster care training 204 is not eligible for board payments, foster care payments, kinship 205 care payments, therapeutic care payments, or any other monthly 206 payments from the department to assist in the care of the child.
  - (7) When the Department of Child Protection Services is considering placement of a child in a foster home and when the department deems it to be in the best interest of the child, the department shall give first priority to placing the child in the home of one (1) of the child's relatives within the third degree, as computed by the civil law rule.
  - (a) In placing the child in a relative's home, the department may waive any rule, regulation or policy applicable to placement in foster care that would otherwise require the child to have a separate bed or bedroom or have a bedroom of a certain size, if placing the child in a relative's home would be in the

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- 218 best interest of the child and those requirements cannot be met in 219 the relative's home.
- 220 (b) The court may waive foster care training for a 221 relative only when appropriate.
- 222 (8) The Legislature recognizes that the best interests of 223 the child require that the child be placed in the most permanent 224 living arrangement as soon as is practicably possible. To achieve 225 this goal, the Department of Child Protection Services is directed 226 to conduct concurrent planning so that a permanent living 227 arrangement may occur at the earliest opportunity. Permanent 228 living arrangements may include prevention of placement of a child 229 outside the home of the family when the child can be cared for at 230 home without endangering the child's health or safety; 231 reunification with the family, when safe and appropriate, if 232 temporary placement is necessary; or movement of the child toward 233 the most permanent living arrangement and permanent legal status. 234 When a child is placed in foster care or relative care, the 235 department shall first ensure and document that reasonable 236 efforts, as defined in Section 43-21-105, were made to prevent or 237 eliminate the need to remove the child from the child's home. 238 department's first priority shall be to make reasonable efforts to 239 reunify the family when temporary placement of the child occurs or 240 shall request a finding from the court that reasonable efforts are 241 not appropriate or have been unsuccessful. A decision to place a 242 child in foster care or relative care shall be made with

- 243 consideration of the child's health, safety and best interests.
- 244 At the time of placement, consideration should also be given so
- 245 that if reunification fails or is delayed, the placement made is
- 246 the best available placement to provide a permanent living
- 247 arrangement for the child. The department shall adopt rules
- 248 addressing concurrent planning for reunification and a permanent
- 249 living arrangement. The department shall consider the following
- 250 factors when determining appropriateness of concurrent planning:
- 251 (a) The likelihood of prompt reunification;
- 252 (b) The past history of the family;
- 253 (c) The barriers to reunification being addressed by
- 254 the family;
- 255 (d) The level of cooperation of the family;
- (e) The foster parents' willingness to work with the
- 257 family to reunite;
- 258 (f) The willingness and ability of the foster family or
- 259 relative placement to provide an adoptive home or long-term
- 260 placement;
- 261 (g) The age of the child; and
- 262 (h) Placement of siblings.
- 263 (9) If the department has placed a child in foster care or
- 264 relative care under a court order, the department may not change
- 265 the child's placement unless the department specifically documents
- 266 to the court that the current placement is unsafe or unsuitable or
- 267 that another placement is in the child's best interests unless the

new placement is in an adoptive home or other permanent placement. Except in emergency circumstances as determined by the department or where the court orders placement of the child under Section 43-21-303, the foster parents, grandparents or other relatives of the child shall be given an opportunity to contest the specific reasons documented by the department at least seventy-two (72) hours before any such departure, and the court may conduct a review of that placement unless the new placement is in an adoptive home or other permanent placement. When a child is returned to foster care or relative care, the former foster parents or relative placement shall be given the prior right of return placement in order to eliminate additional trauma to the child.

(10) The Department of Child Protection Services shall provide the foster parents, grandparents or other relatives with at least a seventy-two-hour notice of departure for any child placed in their foster care or relative care, except in emergency circumstances as determined by the department or where the court orders placement of the child under Section 43-21-303. The parent/legal guardian, grandparents of the child, guardian ad litem and the court exercising jurisdiction shall be notified in writing when the child leaves foster care or relative care placement, regardless of whether the child's departure was planned or unplanned. The only exceptions to giving a written notice to the parent(s) are when a parent has voluntarily released the child

293	for adoption	on or	the pa	rent's	legal	rights	to	the	child	have	been
294	terminated	throu	gh the	appro	priate	court	with	ı jur	risdict	cion.	

- 295 (11) The Department of Child Protection Services shall
  296 extend the following rights to persons who provide foster care and
  297 relative care:
- 298 (a) A clear understanding of their role while providing 299 care and the roles of the birth parent(s) and the placement agency 300 in respect to the child in care;
- 301 (b) Respect, consideration, trust and value as a family
  302 who is making an important contribution to the agency's
  303 objectives;
- 304 (c) Notification of benchmarks that will be required of
  305 the foster parent such as appointments, home visits with
  306 department personnel, visitations of the child at school and
  307 meetings between department personnel and the child's family;
- 308 (d) Advance notice of information regarding scheduled
  309 meetings other than meetings where the Department of Child
  310 Protection Services personnel or social workers are going to the
  311 foster parent's home for site visits, appointments and court
  312 hearings concerning the foster child;
- 313 (e) The opportunity to communicate with professionals
  314 who work with the foster child including therapists, physicians
  315 and teachers who work directly with the child;
- 316 (f) The opportunity to communicate and collaborate,
  317 without threat of reprisal, with a department representative when



318	<u>further educational services are needed to ensure the child's</u>
319	educational needs are met, including services such as an
320	Individualized Educational Plan (IEP), tutoring, occupational
321	therapy, speech therapy and after-school programs;
322	(g) The opportunity to attend all IEP meetings, along
323	with the department worker, at the child's school as long as the
324	child is in custody and receiving special educational services;
325	(h) The opportunity to communicate with the foster
326	child's guardian ad litem;
327	(i) The opportunity to attend all youth court hearings
328	involving a foster child occurring while that child is placed in
329	their care without being a party to the youth court action, unless
330	otherwise ordered by the youth court. Foster parents may attend
331	all youth court hearings and have legal counsel attend and observe
332	with them if the child's permanent plan is adoption by the foster
333	parents, unless otherwise ordered by the youth court. Foster
334	parents may communicate with the guardian ad litem in writing at
335	any time. Foster parents may ask to be heard concerning the best
336	interest of the child at any disposition or permanency hearing;
337	(j) When the dates of the permanency hearing and
338	permanency review hearing have been set by the youth court, Child
339	Protection Services shall give written notice to all foster
340	parents by email, text message or U.S. mail with a reasonable
R 4 1	amount of time prior to the hearing.



342	(k) The opportunity to request from the youth court
343	permission to communicate with the child's birth family, previous
344	foster parents of the child, and prospective and finalized
345	adoptive parents of the child, without the threat of reprisal.
346	However, this right creates no obligation of the birth family,
347	previous foster parents, or prospective and finalized adoptive
348	parents to communicate in return;
349	( * * $\frac{1}{2}$ ) Involvement in all the agency's crucial
350	decisions regarding the child as team members who have pertinent
351	information based on their day-to-day knowledge of the child in
352	care and involvement in case planning, foster care review,
353	individual educational planning meetings, and medical
354	<pre>appointments;</pre>
355	(m) The opportunity to participate in the planning of
356	visitations between the child and the child's siblings, parents or
357	former guardians or other biological family members which have
358	been previously authorized by the youth court. Visitations shall
359	be scheduled at a time and place meeting the needs of the child,
360	the biological family, and the foster family. Recognizing that
361	visitation with family members is an important right of children
362	in foster care, foster parents shall be flexible and cooperative
363	with regard to family visits but shall retain the right to
364	reasonable advance notice of all scheduled visitations;



365	(n) The ability to communicate with department
366	personnel or representatives twenty-four (24) hours a day, seven
367	(7) days a week, for the purpose of aiding the foster parent;
368	(o) A comprehensive list of all resources available to
369	the foster parent and child, including dental providers, medical
370	providers, respite workers in the area, day cares, and methods for
371	submitting reimbursements;
372	( * * $\star \underline{p}$ ) Support from the family protection worker or
373	the family protection specialist in efforts to do a better
374	day-to-day job in caring for the child and in working to achieve
375	the agency's objectives for the child and the birth family through
376	provision of:
377	(i) A copy of the "Foster Child Information Form"
378	and all other pertinent information about the child and the birth
379	family, including medical, dental, behavioral health history,
380	psychological information, educational status, cultural and family
381	background, and other issues relevant to the child which are known
382	to the department at the time the child is placed in foster care
383	prior to the child's placement with a foster parent or parents.
384	The department shall make reasonable efforts to gather and provide
385	all additional current medical, dental, behavioral, educational
386	and psychological information reasonably available from the
387	child's service providers within fifteen (15) days of placement.
388	When the department learns of such information after fifteen (15)



389	days of placement, the department shall communicate such
390	information to the foster parent as soon as practicable;
391	(ii) An explanation of the plan for placement of
392	the child in the foster parent's home and the ongoing and timely
393	communication of any necessary information which is relevant to
394	the care of the child, including any changes in the case plan;
395	( $\star$ $\star$ $\star$ <u>iii</u> ) Help in using appropriate resources to
396	meet the child's needs, including counseling or other services for
397	victims of commercial sexual exploitation or human trafficking;
398	( * * $\star \underline{iv}$ ) Direct interviews between the family
399	protection worker or specialist and the child, previously
400	discussed and understood by the foster parents;
401	( * * $\star\underline{v}$ ) Information regarding whether the child
402	experienced commercial sexual exploitation or human trafficking;
403	(vi) Information related to the Healthy,
404	Hunger-Free Kids Act of 2010. Foster parents shall protect the
405	confidentiality of the child by working directly with a designated
406	school official to complete the application for free lunches.
407	( * * $\star \underline{q}$ ) The opportunity to develop confidence in
408	making day-to-day decisions in regard to the child;
409	( * * $\star\underline{r}$ ) The opportunity to learn and grow in their
410	vocation through planned education in caring for the child;
411	( * * $\star$ <u>s</u> ) The opportunity to be heard regarding agency
412	practices that they may question;



413	( $\star$ $\star$ $\star$ <u>t</u> ) Information related to all costs eligible for
414	reimbursement, including:
415	(i) Reimbursement for costs of the child's care in
416	the form of a board payment based on the age of the child as
417	prescribed in Section 43-15-17 unless the relative is exempt from
418	foster care training and chooses to exercise the exemption; and
419	( * * * <u>ii</u> ) Reimbursement for property damages
420	caused by children in the custody of the Department of Child
421	Protection Services in an amount not to exceed Five Hundred
422	Dollars (\$500.00), as evidenced by written documentation. The
423	Department of Child Protection Services shall not incur liability
424	for any damages as a result of providing this reimbursement.
425	(12) The Department of Child Protection Services shall
426	require the following responsibilities from participating persons
427	who provide foster care and relative care:
428	(a) Understanding the department's function in regard
429	to the foster care and relative care program and related social
430	service programs;
431	(b) Sharing with the department any information which
432	may contribute to the care of children;
433	(c) Functioning within the established goals and
434	objectives to improve the general welfare of the child;
435	(d) Recognizing the problems in home placement that

will require professional advice and assistance and that such help

should be utilized to its full potential;

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438	(e)	Recognizing	that	the	family	who	cares	for	the	chil
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- 439 will be one of the primary resources for preparing a child for any
- 440 future plans that are made, including return to birth parent(s),
- 441 termination of parental rights or reinstitutionalization;
- (f) Expressing their views of agency practices which
- 443 relate to the child with the appropriate staff member;
- 444 (g) Understanding that all information shared with the
- 445 persons who provide foster care or relative care about the child
- 446 and his/her birth parent(s) must be held in the strictest of
- 447 confidence;
- (h) Cooperating with any plan to reunite the child with
- 449 his birth family and work with the birth family to achieve this
- 450 goal; and
- 451 (i) Attending dispositional review hearings and
- 452 termination of parental rights hearings conducted by a court of
- 453 competent jurisdiction, or providing their recommendations to
- 454 the \* \* \* quardian ad litem in writing.
- 455 (13) The department shall develop a grievance procedure for
- 456 foster parents to raise any complaints or concerns regarding the
- 457 provisions of Section 43-15-13(11) or (12).
- 458 (14) Nothing in this section shall be construed to create a
- 459 private right of action or claim on the part of any individual,
- 460 the department, or any child-placing agency.
- SECTION 2. (1) There is hereby established the Mississippi
- 462 Task Force on Foster Care and Adoption.



- 463 (2) The members of the task force are as follows:
- 464 (a) The Chief Justice of the Mississippi Supreme Court
- 465 or a designee;
- 466 (b) The Executive Director of Child Protection Services
- 467 or a designee;
- 468 (c) The Attorney General or a designee;
- (d) The Chair of the Senate Study Group on Women,
- 470 Children and Families or a designee;
- 471 (e) A member appointed by the Speaker of the House of
- 472 Representatives from the Speaker's Task Force on Life or a
- 473 designee;
- 474 (f) Two (2) sitting chancery court judges appointed by
- 475 the Chief Justice of the Mississippi Supreme Court;
- 476 (g) Two (2) sitting youth court judges, one (1) of whom
- 477 is a county court judge, and one (1) of whom is a youth court
- 478 referee, appointed by the Chief Justice of the Mississippi Supreme
- 479 Court;
- (h) Two (2) practicing attorneys with expertise in
- 481 youth court matters and adoptions to be named by the Mississippi
- 482 Board of Bar Commissioners;
- 483 (i) A guardian ad litem to be named by the Mississippi
- 484 Board of Bar Commissioners;
- 485 (i) A member of the Office of State Public Defender
- 486 appointed by the State Public Defender to represent the interests
- 487 of biological parents;



- 488 (k) A person appointed by the Speaker of the House to 489 represent the interests of foster parents;
- 490 (1) An adult who spent time in state custody as a 491 foster child to be appointed by the Governor;
- 492 (m) A Court-Appointed Special Advocate (CASA) volunteer 493 to represent the interests of foster children to be appointed by 494 the Lieutenant Governor; and
- 495 (n) A representative from the Mississippi Association 496 of Child Care Agencies, Inc., to be appointed by the president of 497 the association.
- 498 (2) The members must be appointed to the task force within
  499 fifteen (15) days of the effective date of this act. Vacancies on
  500 the task force shall be filled in the manner of the original
  501 appointment. Members are eligible for reappointment if upon
  502 reappointment they meet the qualifications required of a new
  503 appointee.
- (3) The task force must meet within sixty (60) days of the effective date of this act upon the call of the Chief Justice of the Supreme Court, and at its first meeting shall elect any officers from among its membership as it deems necessary for the efficient discharge of the task force's duties.
- 509 (4) The task force shall adopt rules and regulations
  510 governing times and places for meetings and governing the manner
  511 of conducting its business. Ten (10) or more members shall
  512 constitute a guorum for the purpose of conducting any business of

- 513 the task force, but a vote of not less than twelve (12) members is 514 required for any recommendations to the Legislature.
- 515 Members of the task force shall receive a per diem in 516 the amount provided in Section 25-3-69 for each day engaged in the business of the task force. Members of the task force other than 517 518 the legislative members shall receive reimbursement for travel 519 expenses incurred while engaged in official business of the task 520 force in accordance with Section 25-3-41 and the legislative 521 members of the task force shall receive the expense allowance 522 provided for in Section 5-1-47.
- 523 (6) The Mississippi Judicial College will staff the task 524 force and will perform the duties which the task force directs.
- 525 (7) The task force is authorized to apply for and accept
  526 gifts, grants, subsidies and other funds from persons,
  527 corporations, foundations, the United States government or other
  528 entities, and the receipt of any gifts, grants, subsidies and
  529 funds shall be reported and otherwise accounted for in the manner
  530 provided by law. If financial subsidies are sufficient, the task
  531 force may hire additional contract staff to support its work.
- 532 (8) The duties of the task force shall be as follows:
- 533 (a) Perform a comprehensive review and draft any 534 necessary proposed revision of adoption statutes;
- 535 (b) Review the use of "reasonable efforts" and
  536 "diligent search" in the Child Protection Services statutes and



- 537 determine whether a uniform definition is needed for each term,
- 538 and, if so, to draft recommended language;
- 539 (c) Draft a definition (or examples through a
- 540 nonexhaustive list) of what constitutes "compelling and
- 541 extraordinary reasons why termination of parental rights would not
- 542 be in the best interests of the child;"
- 543 (d) Draft definitions of neglect as "willful" or
- "nonwillful" with a proposal for different courses of action
- 545 depending on the type of neglect;
- (e) Review of the quardian ad litem role in the foster
- 547 care system and termination of parental rights process, including
- 548 the proper responsibility for payment of quardians ad litem, how
- 549 much they should be paid, whether more guardians ad litem are
- 550 needed, and whether Title IV-E funds can be used for that purpose;
- (f) Review whether parent representatives should be
- 552 provided, and if so, how to pay them and whether Title IV-E funds
- 553 could be used to pay them;
- (g) Review of the timeframes and guidelines followed
- once a child comes into Child Protection Services custody and how
- 556 to balance the length of these timeframes, the best interests of
- 557 the child, and the interest of the biological parent(s);
- (h) Review of the requirement to have concurrent
- 559 permanency plans, whether this is currently taking place, and, if
- 560 so, whether it is effective, and, if not effective, what needs to



- 561 happen to ensure the courts and Child Protection Services are
- 562 pursuing concurrent plans;
- (i) Review of the requirement for a psychological
- 364 assessment or evaluation for each child coming into custody,
- 565 whether this is necessary in every case, and, if so, how to
- 566 address the major shortage of medical providers that will be able
- 567 to provide the services;
- 568 (j) Review of the diagnostic and evaluation shelters,
- 569 whether the number is sufficient, and whether children are staying
- 570 in these facilities too long before placement;
- 571 (k) Review of the course of action when a parent tests
- 572 positive for drugs or alcohol, including when a mother tests
- 573 positive for drugs during labor and delivery;
- 574 (1) Review of Title IV-E funding, whether these funds
- are being legally maximized, how they are being used and whether
- 576 there are changes that need to be made to get the most out of
- 577 these federal funds;
- 578 (m) To review laws, policies and procedures in other
- 579 states;
- 580 (n) To review fatherhood initiative proposals and
- 581 develop proposed policies to increase fatherhood participation of
- 582 absent fathers; and
- 583 (o) Any other issues related to the Mississippi foster
- 584 care system or adoption that the task force finds appropriate to
- 585 address.



586	(9) The task force may request the assistance of the
587	University of Mississippi School of Law and the Mississippi
588	College School of Law, the Mississippi Judicial College, the
589	Mississippi Administrative Office of Courts and the proper section
590	of the Mississippi Bar Association, or any other related
591	organization with expertise in domestic relations.

- 592 (10) The task force shall report its findings and
  593 recommendations to the Legislature annually not later than
  594 December 1st each year.
- 595 (11) This section shall stand repealed on July 1, 2027.
- SECTION 3. Section 1 of this act shall take effect and be in force from and after July 1, 2023. Section 2 of this act shall be effective upon passage.

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

AN ACT TO AMEND SECTION 43-15-13, MISSISSIPPI CODE OF 1972, TO AMEND THE RIGHTS AND RESPONSIBILITIES OF FOSTER PARENTS; TO ESTABLISH THE MISSISSIPPI TASK FORCE ON FOSTER CARE AND ADOPTION; TO PROVIDE FOR THE APPOINTMENT OF MEMBERS OF THE TASK FORCE; TO PROVIDE THAT THE TASK FORCE WILL STUDY MISSISSIPPI'S LAWS REGARDING FOSTER CARE AND ADOPTION AND RELATED AREAS OF INQUIRY; TO PROVIDE FOR THE TASK FORCE TO CONDUCT ITS BUSINESS; TO REQUIRE THAT THE TASK FORCE WILL REPORT ITS FINDINGS AND ANY

8 THAT THE TASK FORCE WILL REPORT ITS FINDINGS AND ANY 9 RECOMMENDATIONS TO THE LEGISLATURE; AND FOR RELATED PURPOSES.



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