By: Senator(s) Barrett

To: Judiciary, Division B; Appropriations

SENATE BILL NO. 2193

AN ACT TO CREATE NEW SECTION 45-27-22, MISSISSIPPI CODE OF 1972, TO REQUIRE THE MISSISSIPPI JUSTICE INFORMATION CENTER TO ESTABLISH A MISDEMEANOR WARRANT MANAGEMENT SYSTEM TO ENABLE CRIMINAL JUSTICE AGENCIES TO ELECTRONICALLY TRACK MISDEMEANOR 5 WARRANTS BETWEEN JURISDICTIONS AS THE WARRANTS ARE ISSUED, SERVED 6 AND RECALLED; TO REQUIRE THE DEPARTMENT OF PUBLIC SAFETY TO 7 PROMULGATE RULES AND REGULATIONS; TO REQUIRE ALL CRIMINAL JUSTICE AGENCIES AND THE ADMINISTRATIVE OFFICE OF COURTS TO ASSIST THE 8 9 MISSISSIPPI JUSTICE INFORMATION CENTER AND THE DEPARTMENT OF 10 PUBLIC SAFETY IN THE ESTABLISHMENT OF THE MISDEMEANOR WARRANT 11 MANAGEMENT SYSTEM; TO AMEND SECTIONS 45-27-1, 45-27-3, 45-27-7, 12 45-27-12 AND 9-21-3, MISSISSIPPI CODE OF 1972, TO CONFORM; AND FOR 13 RELATED PURPOSES. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:

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- SECTION 1. The following shall be codified as Section 15
- 45-27-22, Mississippi Code of 1972: 16
- 17 45-27-22. (1) The center shall establish a misdemeanor
- 18 warrant management system to enable criminal justice agencies to
- 19 electronically track misdemeanor warrants between jurisdictions as
- the warrants are issued, served and recalled. The misdemeanor 20
- 21 warrant system shall be available for use by criminal justice
- 22 agencies no later than January 1, 2026.

23	(2) T	he departmen	nt	shall pro	omulga	ate any	rules	and
24	regulations	necessary	to	implement	t the	misdem	eanor	warrant
25	management	system.						

- 26 (3) All criminal justice agencies and the Administrative
 27 Office of Courts shall assist the center and the department in the
 28 establishment of the misdemeanor warrant management system.
- SECTION 2. Section 45-27-1, Mississippi Code of 1972, is amended as follows:
 - 45-27-1. The Legislature finds and declares that a more effective administrative structure now is required to control the collection, storage, dissemination and use of criminal offender record information. These improvements in the organization and control of criminal offender record keeping are imperative both to strengthen the administration of criminal justice and to assure appropriate protection of rights of individual privacy. purposes of this chapter are (a) to control and coordinate criminal offender record keeping within this state; (b) to assure periodic reporting to the Governor and Legislature concerning such record keeping; (c) to enable criminal justice agencies to track misdemeanor warrants between jurisdictions as the warrants are issued, served and recalled; and (* * *d) to establish a more effective administrative structure for the collection, maintenance, retrieval and dissemination of criminal history

record information described in this chapter, consistent with

those principles of scope and security prescribed by this chapter,

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- 48 and to facilitate the practical use of criminal offender record
- 49 information within the criminal justice system.
- 50 SECTION 3. Section 45-27-3, Mississippi Code of 1972,
- is amended as follows: 51
- 52 45-27-3. For the purposes of this chapter, the following
- 53 words shall have the meanings ascribed to them in this section
- unless the context requires otherwise: 54
- 55 "Criminal justice agencies" means public agencies
- 56 at all levels of government which perform as their principal
- 57 function activities relating to the apprehension, prosecution,
- 58 adjudication or rehabilitation of criminal offenders.
- 59 "Offense" means an act which is a felony or a
- 60 misdemeanor.
- "Justice information system" means those agencies, 61
- 62 procedures, mechanisms, media and forms, as well as the
- 63 information itself, which are or become involved in the
- 64 origination, transmittal, storage, retrieval and dissemination of
- information related to reported offenses and offenders, and the 65
- 66 subsequent actions related to the events or persons.
- 67 "Criminal justice information" means the following (d)
- 68 classes of information:
- "Secret data," which includes information 69 (i)
- 70 dealing with those elements of the operation and programming of
- 71 the Mississippi Justice Information Center computer system and the
- 72 communications network and satellite computer systems handling

- 73 criminal justice information which prevents unlawful intrusion
- 74 into the system.
- 75 "Criminal history record information," which
- 76 means information collected by criminal justice agencies on
- 77 individuals consisting of identifiable descriptions and notations
- 78 of arrests, detentions, indictments, affidavits, information or
- other formal charges and any disposition arising therefrom, 79
- 80 sentencing, correctional supervision and release. The term does
- 81 not include identification information such as fingerprint records
- 82 or images to the extent that the information does not indicate
- 83 involvement of the individual in the criminal justice system.
- 84 "Sensitive data," which contains statistical (iii)
- information in the form of reports, lists and documentation which 85
- may identify a group characteristic, such as "white" males or 86
- 87 "stolen" guns.
- "Restricted data," which contains information 88
- 89 relating to data-gathering techniques, distribution methods,
- manuals and forms. 90
- 91 "Law enforcement agency" or "originating (∇)
- 92 agency" or "agency" which includes a governmental unit or agency
- 93 composed of one or more persons employed full time or part time by
- 94 the state as a political subdivision thereof for the following
- 95 purposes: (A) the administration of criminal justice, which
- 96 includes the prevention and detection of crime; the apprehension,
- pretrial release, post-trial release, prosecution, adjudication, 97

98 correctional supervision or rehabilitation of accused persons or 99 criminal offenders; or the collection, storage and dissemination 100 of criminal history record information; or (B) the enforcement of state laws or local ordinances, which includes making arrests for 101 102 crimes while acting within the scope of their authority. 103 agency must perform one or more of the above-described criminal 104 justice duties and allocate a substantial part of its annual 105 budget to the administration of criminal justice.

- 106 "Center" means the Mississippi Justice Information (e) 107 Center or the Mississippi Criminal Information Center.
- 108 (f) "Department" means the Mississippi Department of 109 Public Safety.
- "Conviction information" means criminal history 110 (q) record information disclosing that a person was found guilty of, 111 112 or has pleaded guilty or nolo contendere to, a criminal offense in 113 a court of law, together with any sentencing information. 114 includes a conviction in a federal or military tribunal, including a court martial conducted by the Armed Forces of the United 115 116 States, or a conviction for an offense committed on an Indian 117 Reservation or other federal property, or any court of a state of 118 the United States.
- "Nonconviction information" means arrest without 119 (h) 120 disposition information if an interval of one (1) year has elapsed 121 from the date of arrest and no active prosecution for the charge is pending, as well as all acquittals and all dismissals. 122

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124	agency documentation of an arrest, whether in physical or digital
125	form, including fingerprint information.
126	(j) "Disposition form" means the form prescribed by
127	rule of the Justice Information Center for a court or law
128	enforcement agency to report the disposition of the case of a
129	person who has been arrested.
130	(k) "Disposition" means the outcome of the case of a
131	person who was arrested and includes, without limitation:
132	(i) Nonadjudication;
133	(ii) A verdict or plea of guilt;
134	(iii) A plea of nolo contendere;
135	(iv) A verdict of not guilty;
136	(v) Dismissal;
137	(vi) Nolle prosequi;
138	(vii) Remand to the file;
139	(viii) Expunction; or
140	(ix) An appeal.
141	(1) "Misdemeanor warrant management system" means the
142	warrant system established by the center as provided in Section
143	45-27-22 to include those agencies, procedures, mechanisms, media
144	and forms, as well as the information itself, which are or become
145	involved in the origination, transmittal, storage, retrieval and
146	dissemination of information related to misdemeanor warrants.

(i) "Arrest card" means the initial law enforcement

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- SECTION 4. Section 45-27-7, Mississippi Code of 1972, is
- 148 amended as follows:
- 149 45-27-7. (1) The Mississippi Justice Information Center
- 150 shall:
- 151 (a) Develop, operate and maintain an information system
- 152 which will support the collection, storage, retrieval and
- 153 dissemination of all data described in this chapter, consistent
- 154 with those principles of scope, security and responsiveness
- 155 prescribed by this chapter.
- 156 (b) Cooperate with all criminal justice agencies within
- 157 the state in providing those forms, procedures, standards and
- 158 related training assistance necessary for the uniform operation of
- 159 the statewide center.
- 160 (c) Offer assistance and, when practicable, instruction
- 161 to all local law enforcement agencies in establishing efficient
- 162 local records systems.
- 163 (d) Make available, upon request, to all local and
- 164 state criminal justice agencies, to all federal criminal justice
- 165 agencies and to criminal justice agencies in other states any
- 166 information in the files of the center which will aid such
- 167 agencies in the performance of their official duties. For this
- 168 purpose the center shall operate on a twenty-four-hour basis,
- 169 seven (7) days a week. Such information, when authorized by the
- 170 director of the center, may also be made available to any other
- 171 agency of this state or any political subdivision thereof and to

- 172 any federal agency, upon assurance by the agency concerned that
- 173 the information is to be used for official purposes only in the
- 174 prevention or detection of crime or the apprehension of criminal
- 175 offenders.
- (e) Cooperate with other agencies of this state, the
- 177 crime information agencies of other states, and the national crime
- 178 information center systems of the Federal Bureau of Investigation
- 179 in developing and conducting an interstate, national and
- 180 international system of criminal identification and records.
- 181 (f) Make available, upon request, to nongovernmental
- 182 entities or employers certain information for noncriminal justice
- 183 purposes as specified in Section 45-27-12.
- 184 (g) Institute necessary measures in the design,
- 185 implementation and continued operation of the justice information
- 186 system to ensure the privacy and security of the system. Such
- 187 measures shall include establishing complete control over use of
- 188 and access to the system and restricting its integral resources
- 189 and facilities and those either possessed or procured and
- 190 controlled by criminal justice agencies. Such security measures
- 191 must meet standards developed by the center as well as those set
- 192 by the nationally operated systems for interstate sharing of
- 193 information.
- 194 (h) Provide data processing for files listing motor
- 195 vehicle drivers' license numbers, motor vehicle registration
- 196 numbers, wanted and stolen motor vehicles, outstanding warrants,

197	identifiable stolen property and such other files as may be of
198	general assistance to law enforcement agencies; provided, however,
199	that the purchase, lease, rental or acquisition in any manner of
200	"computer equipment or services," as defined in Section 25-53-3,
201	Mississippi Code of 1972, shall be subject to the approval of the
202	Mississippi Information Technology Services.
203	(i) Maintain a field coordination and support unit
204	which shall have all the power conferred by law upon any peace
205	officer of this state.
206	(j) Establish the misdemeanor warrant management system
207	as provided in Section 45-27-22.
208	(2) The department, including the investigative division or
209	the center, may:
210	(a) Obtain and store fingerprints, descriptions,
211	photographs and any other pertinent identifying data from crime
212	scenes and on persons who:
213	(i) Have been or are hereafter arrested or taken
214	into custody in this state:
215	1. For an offense which is a felony;
216	2. For an offense which is a misdemeanor;
217	3. As a fugitive from justice; or
218	(ii) Are or become habitual offenders; or
219	(iii) Are currently or become confined to any
220	prison, penitentiary or other penal institution; or

222	state; or
223	(v) Have submitted fingerprints for conducting
224	criminal history record checks.
225	(b) Compare all fingerprint and other identifying data
226	received with that already on file and determine whether or not a
227	criminal record is found for such person, and at once inform the
228	requesting agency or arresting officer of those facts that may be
229	disseminated consistent with applicable security and privacy laws
230	and regulations. A record shall be maintained for a minimum of
231	one (1) year of the dissemination of each individual criminal
232	history, including at least the date and recipient of such
233	information.
234	(c) Establish procedures to respond to those
235	individuals who file requests to review their own records,
236	pursuant to Sections 45-27-11 and 45-27-12, and to cooperate in
237	the correction of the central center records and those of
238	contributing agencies when their accuracy has been successfully
239	challenged either through the related contributing agencies or by
240	court order issued on behalf of an individual.

(iv) Are unidentified human corpses found in the

241 (d) Retain in the system the fingerprints of all law 242 enforcement officers and part-time law enforcement officers, as 243 those terms are defined in Section 45-6-3, any fingerprints sent 244 by the Mississippi State Department of Health, and of all 245 applicants to law enforcement agencies.

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246	(3) There shall be a presumption that a copy of any document
247	submitted to the center in accordance with the provisions of
248	Section 45-27-9 that has been processed as set forth in this
249	chapter and subsequently certified and provided by the center to a
250	law enforcement agency or a court shall be admissible in any
251	proceeding without further authentication unless a person
252	objecting to that admissibility has successfully challenged the
253	document under the provisions of Section 45-27-11.

- 254 **SECTION 5.** Section 45-27-12, Mississippi Code of 1972, is amended as follows:
- 45-27-12. (1) State conviction information and arrest information which is contained in the center's database or the nonexistence of such information in the center's database shall be made available for the following noncriminal justice purposes:
- 260 (a) To any local, state or federal governmental agency
 261 that requests the information for the enforcement of a local,
 262 state or federal law;
- 263 (b) To any individual, nongovernmental entity or any
 264 employer authorized either by the subject of record in writing or
 265 by state or federal law to receive such information; and
- (c) To any federal agency or central repository in another state requesting the information for purposes authorized by law.
- 269 (2) <u>State conviction information and arrest information</u>
 270 which is contained in the center's misdemeanor warrant management

271	system	or	the	nonexistence	of	such	information	in	the	center's	3

- 272 misdemeanor warrant management system shall be made available for
- 273 the following criminal justice purposes to any local, state or
- 274 federal governmental agency, to include criminal justice agencies,
- 275 that requests the information.
- 276 (* * *3) Information disseminated for noncriminal justice
- 277 purposes as specified in this section shall be used only for the
- 278 purpose for which it was made available and may not be
- 279 re-disseminated.
- 280 (* * *4) No agency or individual shall confirm the
- 281 existence or nonexistence of criminal history record information
- 282 to any person or organization that would not be eligible to
- 283 receive the information pursuant to this section.
- 284 (* * *5) Upon request for a check pursuant to this section,
- 285 the nongovernmental entity or employer must provide proper
- 286 identification and authorization information from the subject of
- 287 the record to be checked and adhere to policies established by the
- 288 center for such record checks.
- 289 (* * *6) Any individual or his attorney who is the subject
- 290 of the record to be checked, upon positive verification of the
- 291 individual's identity, may request to review the disseminated
- 292 information and shall follow the procedure set forth in Section
- 293 45-27-11. If the individual wishes to correct the record as it
- 294 appears in the center's system, the person shall follow the
- 295 procedure set forth in Section 45-27-11. The right of a person to

296 review the person's criminal history record information shall not

297 be used by a prospective employer or others as a means to

298 circumvent procedures or fees for accessing records for

299 noncriminal justice purposes.

300 (* * *7) The center may impose procedures, including the

301 submission of fingerprints, fees or restrictions, as are

302 reasonably necessary to assure the record's security, to verify

303 the identities of those who seek to inspect them, and to maintain

an orderly and efficient mechanism for access. All fees shall be

assessed and deposited in accordance with the provisions of

306 Section 45-27-8.

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307 (* * *8) The center shall (a) retain, separate from other

308 division records, personal information, including any

309 fingerprints, sent to it by the Mississippi Department of Health;

310 and (b) notify the Department of Health upon receiving notice that

311 an individual for whom personal information has been retained is

312 the subject of: (i) a warrant for arrest; (ii) an arrest; (iii) a

313 conviction, including a plea in abeyance; or (iv) a pending

314 diversion agreement.

315 (* * *9) The center is authorized to implement the Rap Back

316 Criminal History Records Check System, and the Department of

317 Health is authorized to implement and to utilize the state/federal

318 Rap Back Criminal History System as a method of ongoing monitoring

319 of individuals providing such care to Mississippi's vulnerable

320 population in "covered" entities, including prospective designated

- 321 caregivers and entities named in the Mississippi Medical Cannabis
- 322 Act and to apply for and provide matching funds in order for
- 323 Mississippi to receive federal grants to make necessary upgrades
- 324 to the department's data systems to accommodate rap back
- 325 capabilities.
- 326 (* * *10) Local agencies may release their own agency
- 327 records according to their own policies.
- 328 (* * *11) Release of the above-described information for
- 329 noncriminal justice purposes shall be made only by the center,
- 330 under the limitations of this section, and such compiled records
- 331 will not be released or disclosed for noncriminal justice purposes
- 332 by other agencies in the state.
- 333 **SECTION 6.** Section 9-21-3, Mississippi Code of 1972, is
- 334 amended as follows:
- 335 9-21-3. (1) The Administrative Office of Courts shall be
- 336 specifically charged with the duty of assisting the Chief Justice
- 337 of the Supreme Court of Mississippi with his duties as the chief
- 338 administrative officer of all courts of this state, including,
- 339 without limitation, the task of insuring that the business of the
- 340 courts of the state is attended with proper dispatch, that the
- 341 dockets of such courts are not permitted to become congested and
- 342 that trials and appeals of cases, civil and criminal, are not
- 343 delayed unreasonably.
- 344 (2) The office shall also perform the following duties:

345	(a) To work with the clerks of all youth courts and
346	civil and criminal trial courts in the state to collect, obtain,
347	compile, digest and publish information and statistics concerning
348	the administration of justice in the state

- 349 (b) To serve as an agency to apply for and receive any 350 grants or other assistance and to coordinate and conduct studies 351 and projects to improve the administration of justice by the 352 courts of the state, and it may conduct such studies with or 353 without the assistance of consultants.
- 354 (c) To supply such support to the Judicial Advisory
 355 Study Committee necessary to accomplish the purposes of this
 356 chapter, including, without limitation, research and clerical
 357 assistance.
- 358 (d) To promulgate standards, rules and regulations for 359 computer and/or electronic filing and storage of all court records 360 and court-related records maintained throughout the state in 361 courts and in offices of circuit and chancery clerks.
- 362 (e) To assist the Mississippi Justice Information

 363 Center and the Department of Public Safety in the establishment of

 364 the misdemeanor warrant management system provided for in Section

 365 45-27-22.
- 366 (** * \underline{f}) It shall perform such other duties relating 367 to the improvement of the administration of justice as may be 368 assigned by the Supreme Court of Mississippi.

369 **SECTION 7.** This act shall take effect and be in force from 370 and after July 1, 2024.