By: Senator(s) Sparks, Boyd

To: Judiciary, Division B

## SENATE BILL NO. 2605

1 AN ACT TO REQUIRE A PROSECUTOR TO GIVE NOTICE TO A LAW 2 ENFORCEMENT OFFICER BEFORE SENDING A GIGLIO LETTER OR PLACING THE 3 OFFICER'S NAME ON A GIGLIO LIST; TO DEFINE THE TERMS "GIGLIO LETTER" AND "GIGLIO LIST"; TO REQUIRE THE PROSECUTOR TO GIVE THE 5 OFFICER AN OPPORTUNITY TO REVIEW MATERIALS AND MEET WITH THE 6 PROSECUTOR BEFORE THE GIGLIO LETTER IS SENT; TO AUTHORIZE AN OFFICER TO APPEAL A PROSECUTOR'S DECISION TO SEND A GIGLIO LETTER 7 TO THE CHANCERY COURT IN WHICH THE OFFICER RESIDES FOR A DE NOVO 8 9 REVIEW; AND FOR RELATED PURPOSES.

- 10 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- 11 <u>SECTION 1.</u> (1) For purposes of this section, the following
  12 words and phrases have the meanings ascribed in this subsection
  13 unless the context clearly requires otherwise:
- 14 (a) "Giglio letter" or "Giglio notification" means
- 15 communication, whether written or oral, made by a prosecuting
- 16 attorney to the employer of a law enforcement officer which gives
- 17 notice to the employer that the prosecuting attorney has
- 18 determined that the officer may not be called to testify at trial
- 19 due to the officer's alleged untruthfulness, bias, lack of candor,
- 20 lack of integrity, illegal conduct, moral turpitude or other type
- 21 of issue that places the officer's credibility in question.

22	(b) "Giglio list," "Brady-Giglio list" or "Do Not Call
23	list" means a list compiled by a prosecuting attorney which
24	contains the names and details of law enforcement officers who,
25	due to alleged untruthfulness, bias, lack of candor, lack of
26	integrity, illegal conduct, moral turpitude or other type of issue
27	that places an officer's credibility in question, the prosecuting
28	attorney has determined may not be called to testify at trial.
29	(c) "Prosecuting attorney" means a licensed attorney
30	whose duties include the prosecution of criminal offenses under
31	the laws of this state or a jurisdiction represented by that
32	attorney in the State of Mississippi. The term "prosecuting
33	attorney" includes employees of the state and local governments,
34	whether full-time or part-time, and attorneys in private practice
35	with whom a governmental agency has contracted for prosecutorial
36	services. "Prosecuting attorney" includes, but is not limited to
37	the following:
38	(i) The Attorney General and attorneys employed by
39	the Attorney General;
40	(ii) District attorneys and assistant district
41	attorneys;
42	(iii) County attorneys;
43	(iv) Municipal attorneys;
44	(v) Attorneys in private practice with whom a
45	governmental entity contracts for prosecutorial services;
46	(vi) A special prosecutor; and

47			(vi	Li)	Any	other	a†	ttorney	serving	as	a	prosecutor
48	before	а	tribunal	in	the	State	of	Mississ	sippi.			

- 49 (2) Before a prosecuting attorney sends a Giglio letter or 50 adds the name of a law enforcement officer to a Giglio list, the 51 prosecuting attorney must send a written preliminary notice by 52 U.S. mail or email to the officer's current or last known address.
- 53 The notice must include, at a minimum, all of the following:
- officer may be sent to the officer's employer or that the
  officer's name may be placed on a Giglio list maintained by the
  prosecuting attorney;
- 58 (b) A description of the incident or issue that is the 59 basis of the prosecuting attorney's decision to send the Giglio 60 letter or place the officer's name on a Giglio list;
- (c) The officer's right to request documents, records and any other evidence in the prosecuting attorney's possession which is relevant to the decision of whether a Giglio letter will be sent or the officer's name will be placed on a Giglio list;
- (d) The officer's right to give input to the
  prosecuting attorney before the final determination of whether a
  Giglio letter will be sent or the officer's name will be placed on
  a Giglio list is made;
- 69 (e) The date, time and location that the officer may be 70 heard and present material in the officer's defense; and

71	( f	The	officer's	right	to k	be accompanied	рÀ	counsel	at
72	any meeting	conduct	ed pursua:	nt to	this	subsection.			

(3) If, after providing a law enforcement officer an
opportunity to be heard, a prosecuting attorney determines that a
Giglio letter or placing the officer's name on a Giglio list is
warranted, the prosecuting attorney must notify the officer in
writing, no later than thirty (30) days after the date of the
meeting held pursuant to subsection (2), of the decision. The
notification must advise the officer of the right to appeal the
prosecuting attorney's determination in the chancery court of the
jurisdiction in which the officer resides. The appeal must be
taken no later than thirty (30) days after the date on which the
officer receives the notification required under this subsection.
The chancery court shall conduct a de novo review in the appeal.
SECTION 2. This act shall take effect and be in force from
and after July 1, 2024.