By: Senator(s) Boyd, Simmons (13th), Blackmon, Hickman

To: Judiciary, Division A

SENATE BILL NO. 2452

AN ACT TO AMEND SECTION 93-11-65, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT CHILD SUPPORT FOR A CHILD WITH A DISABILITY MAY CONTINUE PAST THE AGE OF MAJORITY; AND FOR RELATED PURPOSES.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:

5 **SECTION 1.** Section 93-11-65, Mississippi Code of 1972, is

6 amended as follows:

7 93-11-65. (1) (a) In addition to the right to proceed

8 under Section 93-5-23, Mississippi Code of 1972, and in addition

9 to the remedy of habeas corpus in proper cases, and other existing

10 remedies, the chancery court of the proper county shall have

11 jurisdiction to entertain suits for the custody, care, support and

12 maintenance of minor children and to hear and determine all such

13 matters, and shall, if need be, require bond, sureties or other

14 guarantee to secure any order for periodic payments for the

15 maintenance or support of a child. * * * If a legally responsible

16 parent has health insurance available * * * through an employer or

17 organization that may extend benefits to the dependents of * *

18 the parent, any order of support issued against * * * the parent

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    may require him or her to exercise the option of additional
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    coverage in favor of * * * any children * * * he or she is legally
    responsible to support. Proceedings may be brought by or against
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    a resident or nonresident of the State of Mississippi, whether or
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    not having the actual custody of minor children, for the purpose
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    of judicially determining the legal custody of a child.
    actions herein authorized may be brought in the county where the
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    child is actually residing, or in the county of the residence of
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    the party who has actual custody, or of the residence of the
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    defendant. Process shall be had upon the parties as provided by
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    law for process in person or by publication, if they * * * are
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    nonresidents of the state or residents of another jurisdiction or
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    are not found therein after diligent search and inquiry or are
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    unknown after diligent search and inquiry; provided that the court
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    or chancellor in vacation may fix a date in termtime or in
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    vacation to which process may be returnable and shall have power
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    to proceed in termtime or vacation. * * * If the court * * *
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    finds that both parties are fit and proper persons to have custody
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    of the children, and that either party is able to adequately
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    provide for the care and maintenance of the children, the
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    chancellor may consider the preference of a child of twelve (12)
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    years of age or older as to the parent with whom the child would
    prefer to live in determining what would be in the best interest
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    and welfare of the child. The chancellor shall place on the
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    record the reason or reasons for which the award of custody was
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- 44 made and explain in detail why the wishes of any child were or
- 45 were not honored.
- 46 (b) An order of child support shall specify the sum to
- 47 be paid weekly or otherwise. In addition to providing for support
- 48 and education, the order shall also provide for the support of the
- 49 child prior to the making of the order for child support, and such
- 50 other expenses as the court may deem proper.
- 51 (c) The court may require the payment to be made to the
- 52 custodial parent, or to some person or corporation to be
- 53 designated by the court as trustee, but if the child or custodial
- 54 parent is receiving public assistance, the Department of Human
- 55 Services shall be made the trustee.
- 56 (d) The noncustodial parent's liabilities for past
- 57 education and necessary support and maintenance and other expenses
- 58 are limited to a period of one (1) year next preceding the
- 59 commencement of an action.
- 60 (2) * * * Where the proof shows that both parents have
- 61 separate incomes or estates, the court may require that each
- 62 parent contribute to the support and maintenance of the children
- 63 in proportion to the relative financial ability of each.
- 64 (3) Whenever the court has ordered a party to make periodic
- 65 payments for the maintenance or support of a child, but no bond,
- 66 sureties or other guarantee has been required to secure * * * the
- 67 payments, and whenever such payments as have become due remain
- 68 unpaid for a period of at least thirty (30) days, the court may,

- 69 upon petition of the person to whom such payments are owing, or 70 such person's legal representative, enter an order requiring that 71 bond, sureties or other security be given by the person obligated 72 to make such payments, the amount and sufficiency of which shall 73 be approved by the court. The obligor shall, as in other civil 74 actions, be served with process and shall be entitled to a hearing
- 76 (4) When a charge of abuse or neglect of a child first 77 arises in the course of a custody or maintenance action pending in 78 the chancery court pursuant to this section, the chancery court 79 may proceed with the investigation, hearing and determination 80 of * * * the abuse or neglect charge as a part of its hearing and 81 determination of the custody or maintenance issue as between the 82 parents, as provided in Section 43-21-151, notwithstanding the 83 other provisions of the Youth Court Law. The proceedings in 84 chancery court on the abuse or neglect charge shall be 85 confidential in the same manner as provided in youth court proceedings, and the chancery court shall appoint a guardian ad 86 87 litem in such cases, as provided under Section 43-21-121 for youth 88 court proceedings, who shall be an attorney. In determining 89 whether any portion of a quardian ad litem's fee shall be assessed 90 against any party or parties as a cost of court for reimbursement 91 to the county, the court shall consider each party's individual 92 ability to pay. Unless the chancery court's jurisdiction has been terminated, all disposition orders in such cases for placement 93

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in such case.

- 94 with the Department of Human Services shall be reviewed by the 95 court or designated authority at least annually to determine if 96 continued placement with the department is in the best interest of
- 98 Each party to a paternity or child support proceeding 99 shall notify the other within five (5) days after any change of 100 In addition, the noncustodial and custodial parent shall 101 file and update, with the court and with the state case registry, 102 information on that party's location and identity, including 103 social security number, residential and mailing addresses, telephone numbers, photograph, driver's license number, and name, 104 105 address and telephone number of the party's employer. This 106 information shall be required upon entry of an order or within 107 five (5) days of a change of address.
- 108 (6) In any case subsequently enforced by the Department of
 109 Human Services pursuant to Title IV-D of the Social Security Act,
 110 the court shall have continuing jurisdiction.
- 111 (7) In any subsequent child support enforcement action
 112 between the parties, upon sufficient showing that diligent effort
 113 has been made to ascertain the location of a party, due process
 114 requirements for notice and service of process shall be deemed to
 115 be met with respect to the party upon delivery of written notice
 116 to the most recent residential or employer address filed with the
 117 state case registry.

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the child or the public.

118	(8) (a) The duty of support of a child terminates upon the
119	emancipation of the child. Unless otherwise provided for in the
120	underlying child support judgment, emancipation shall occur when
121	the child:
122	(i) Attains the age of twenty-one (21) years, or
123	(ii) Marries, or
124	(iii) Joins the military and serves on a full-time
125	basis, or
126	(iv) Is convicted of a felony and is sentenced to
127	incarceration of two (2) or more years for committing such
128	felony; * * *
129	(b) Unless otherwise provided for in the underlying
130	child support judgment, the court may determine that emancipation
131	has occurred and no other support obligation exists when the
132	child:
133	(i) Discontinues full-time enrollment in school
134	having attained the age of eighteen (18) years, unless the child
135	is disabled, or
136	(ii) Voluntarily moves from the home of the
137	custodial parent or guardian, establishes independent living
138	arrangements, obtains full-time employment and discontinues
139	educational endeavors prior to attaining the age of twenty-one
140	(21) years, or
141	(iii) Cohabits with another person without the

approval of the parent obligated to pay support; * * *

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L43	(c) The duty of support of a child who is incarcerated
L44	but not emancipated shall be suspended for the period of the
L45	child's incarceration.
L46	(9) (a) Notwithstanding the presumption of emancipation
L47	under subsection (8) of this section, support for an adult child
L48	who is incapable of self-support by reason of a physical or mental
L49	disability, if the disability existed during the adult child's
L50	minority, shall be presumed to continue past the child's
L51	anticipated age of majority;
L52	(b) Under this subsection, the court may:
L53	(i) Order that the duty to support a child
L54	continues past the anticipated age of majority if the minor child
L55	has a disability which was present during the child's minority
L56	that prevents the child from living independently unless the child
L57	is a long-term patient in a facility owned or operated by the
L58	State of Mississippi;
L59	(ii) Order, modify or leave in place previous
L60	orders regarding custody, visitation, payment of medical expenses
L61	or any other matters regarding the health, maintenance, education
L62	and welfare of the child with a disability; and
L63	(iii) Consider the adult child's receipt of and
L64	eligibility for public benefits and community services and
L65	resources in determining the award of support;

167	this subsection (9) shall be rebuttable by the introduction of
168	evidence that the adult child is capable of self-support.
169	(* * $\frac{10}{10}$) A determination of emancipation does not
170	terminate any obligation of the noncustodial parent to satisfy
171	arrearage existing as of the date of emancipation; the total
172	amount of periodic support due prior to the emancipation plus any
173	periodic amounts ordered paid toward the arrearage shall continue
174	to be owed until satisfaction of the arrearage in full, in
175	addition to the right of the person for whom the obligation is
176	owed to execute for collection as may be provided by law.
177	(* * $\frac{11}{2}$) Upon motion of a party requesting temporary child
178	support pending a determination of parentage, temporary support
179	shall be ordered if there is clear and convincing evidence of
180	paternity on the basis of genetic tests or other evidence, unless
181	the court makes written findings of fact on the record that the
182	award of temporary support would be unjust or inappropriate in a
183	particular case.
184	(* * $\frac{12}{12}$) Custody and visitation upon military temporary
185	duty, deployment or mobilization shall be governed by Section
186	93-5-34.
187	SECTION 2. This act shall take effect and be in force from
188	and after its passage.

The presumption of continued support created by

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