Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

Senate Bill No. 2886

BY: Committee

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

49 **SECTION 1.** (1) The Domestic Violence Fatality Review Board 50 ("board") is established within the State Department of Health 51 ("department") to review the deaths resulting from domestic 52 violence incidents and establish strategies to prevent domestic 53 violence fatalities. For the purpose of this section, the term 54 "domestic violence" has the meaning as defined in Section 97-3-7. 55 The board shall be multidisciplinary and be composed of (2) 56 the following members appointed by the State Health Officer: 57 (a) One (1) survivor of domestic abuse;

- 58 (b) A licensed physician or nurse with experience in
- 59 conducting forensics examinations of victims of domestic violence;
- 60 (c) A licensed mental health professional who is
- 61 knowledgeable concerning impact of domestic violence on mental
- 62 health in Mississippi;
- 63 (d) A licensed social worker from the Department of
- 64 Child Protection Services;
- (e) A county prosecutor;
- (f) A coroner or medical examiner;
- 67 (g) A representative from the Department of Public
- 68 Safety;
- (h) A representative from the Bureau of Victim
- 70 Assistance within the Attorney General's Office;
- 71 (i) The team coordinator employed under subsection (3)
- 72 of this section.
- 73 (2) The members of the board shall serve for terms of four
- 74 (4) years. The chairman of the board shall be elected every two
- 75 (2) years by the membership of the board. The board shall develop
- 76 and implement such procedures and policies necessary for its
- 77 operation, including providing the necessary data, information and
- 78 resources to ensure successful completion of the ongoing review
- 79 required by this section, and information storage and deletion.
- 80 (3) The department shall be responsible for the general
- 81 administration of the activities of the board and shall employ or
- 82 contract with a coordinator and designate other staff as necessary

- 83 to provide administrative support for the board. The coordinator
- 84 shall:
- 85 (a) Gather, store, and distribute the necessary records
- 86 and information for investigations made available to the board;
- 87 (b) Ensure timely notification of the board members of
- 88 upcoming meetings;
- 89 (c) Ensure that all board reporting and data collection
- 90 requirements are met;
- 91 (d) Oversee adherence to the review process established
- 92 by this section and the protocols developed by the board; and
- 93 (e) Perform such other duties as the board deems
- 94 appropriate.
- 95 (4) The board may invite other individuals to participate
- 96 with the board on an ad hoc basis for a particular investigation.
- 97 Such individuals may include those with expertise that would aid
- 98 in the investigation and representatives from organizations or
- 99 agencies that had contact with, or provide services to, the
- 100 decedent victim or associated victim, and families of the decedent
- 101 victim or associated victim and perpetrator. If the domestic
- 102 violence death occurred on tribal lands or if the domestic
- 103 violence death involves a member of a federally recognized Indian
- 104 tribe, additional agencies and tribal representatives may be
- 105 invited to participate. The board shall require any person
- 106 appearing before it to sign a confidentiality agreement to ensure
- 107 confidentiality. The board may consult and share information with



- the Child Death Review Panel created by Section 41-111-1 and the
 Maternal Mortality Review Committee created by Section 41-112-1
 when the decedent victim or any associated victim is also the
 subject of an investigation of a child death or investigation of a
 maternal death.
- 113 (5) The review of a domestic violence fatality by the board shall involve a review of existing records, documents, and other 114 115 information regarding the decedent victim and perpetrator from 116 relevant agencies, professionals, providers of health care, and family and household members of the decedent victim or 117 perpetrator. The records to be reviewed shall include: Protection 118 119 orders; dissolution, mediation, custody, and support agreements 120 and related court records; medical records; mental health records; 121 therapy records; autopsy reports; birth and death certificates; 122 court records, including juvenile cases and dismissed criminal cases; social services records, including juvenile records; 123 124 educational records; emergency medical services records; 125 Department of Corrections information and records; parole and 126 probation information and records; law enforcement agency 127 investigative information and reports; and any other information 128 considered relevant by the board.
- 129 (6) The board shall submit a report once annually to the
 130 Chairmen of the House Public Health and Human Services Committee
 131 and the Senate Public Health and Welfare Committee concerning its
 132 activities and the incidents of domestic violence fatalities



within the state. The report is due on or before December 1 of
each year. The report shall include the number, causes and
relevant demographic information on domestic violence fatalities
in Mississippi, identifiable trends in domestic violence
fatalities in the state, and appropriate policy and systems
recommendations to the Legislature on how to most effectively
direct state resources to reduce the number of preventable

domestic violence fatalities in the state.

carry out its duties under this section.

- 141 (7) Data for the board's review and reporting shall be
 142 provided to the board, upon the request of the board, by the State
 143 Medical Examiner's Office, State Department of Health, Department
 144 of Human Services, medical examiners, coroners, health care
 145 providers, law enforcement agencies, any other agencies or
 146 officials having information that is necessary for the board to
- 148 Physicians licensed under Section 73-25-1 et seq., 149 hospitals licensed under Section 41-9-1 et seq., and pharmacies 150 licensed under Section 73-21-69 et seq., shall provide reasonable 151 access to the board to all relevant medical records associated 152 with a case under review by the board. Any person having records 153 or other information relevant to the board's review of a domestic 154 violence fatality, including, but not limited to, medical records, 155 legal documents, law enforcement records, advocacy records, 156 records of the Department of Child Protection Services, records of youth courts and other courts, birth and death records, clergy 157

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- records, shall provide those records or information when requested by the board.
- 160 (9) A physician, hospital or pharmacy providing access to
 161 medical records under this section shall not be held liable for
 162 civil damages or be subject to any criminal or disciplinary action
 163 for good faith efforts in providing such records.
- 164 Information, records, reports, statements, notes, memoranda or other data collected under this section shall not be 165 166 admissible as evidence in any action of any kind in any court or 167 before any other tribunal, board, agency or person. 168 information, records, reports, statements, notes, memoranda or 169 other data shall not be exhibited nor their contents disclosed in 170 any way, in whole or in part, by any officer or representative of 171 the board or any other person, except as may be necessary for the purpose of furthering the review of the board of the case to which 172 173 they relate. No person participating in such review shall 174 disclose, in any manner, the information so obtained except in strict conformity with such review project. 175
- 176 (11) All information, records of interviews, written
 177 reports, statements, notes, memoranda or other data obtained by
 178 the department, the board, and other persons, agencies or
 179 organizations so authorized by the department or the board under
 180 this section shall be confidential.
- 181 (12) All proceedings and activities of the board under this 182 section, opinions of members of the board formed as a result of



183 those proceedings and activities, and records obtained, created, 184 or maintained under this section, including records of interviews, 185 written reports and statements procured by the board or any other person, agency or organization acting jointly or under contract 186 187 with the department or the board in connection with the requirements of this section, shall be confidential and shall not 188 189 be subject to the Mississippi Public Records Act of 1983, Sections 190 25-61-1 through 25-61-17, relating to open records, or subject to 191 subpoena, discovery or introduction into evidence in any civil or 192 criminal proceeding; however, nothing in this section shall be 193 construed to limit or restrict the right to discover or use in any 194 civil or criminal proceeding anything that is available from 195 another source and independently of the proceedings of the board.

- (13) Members of the board shall not be questioned in any civil or criminal proceeding regarding the information presented in or opinions formed as a result of a meeting or communication of the board; however, nothing in this section shall be construed to prevent a member of the board from testifying to information obtained independently of the proceedings of the board or which is public information.
- (14) Reports of aggregated, nonindividually identifiable data shall be compiled on a routine basis for distribution in an effort to further study the causes and problems associated with domestic violence fatalities. Reports shall be distributed to the Legislature, health care providers and facilities, key government



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- agencies, and others necessary to reduce the rate of domestic violence fatalities.
- 20) VIOLENCE LACALICIES
- SECTION 2. Section 25-41-3, Mississippi Code of 1972, is
- 211 amended as follows:
- 212 25-41-3. For purposes of this chapter, the following words
- 213 shall have the meaning ascribed herein, to wit:
- 214 (a) "Public body" means any executive or administrative
- 215 board, commission, authority, council, department, agency, bureau
- 216 or any other policymaking entity, or committee thereof, of the
- 217 State of Mississippi, or any political subdivision or municipal
- 218 corporation of the state, whether the entity be created by statute
- 219 or executive order, which is supported wholly or in part by public
- 220 funds or expends public funds, and any standing, interim or
- 221 special committee of the Mississippi Legislature. The term
- 222 "public body" includes the governing board of a charter school
- 223 authorized by the Mississippi Charter School Authorizer Board and
- 224 the board of trustees of a community hospital as defined in
- 225 Section 41-13-10. The term "public body" includes the Mississippi
- 226 Lottery Corporation. There shall be exempted from the provisions
- 227 of this chapter:
- 228 (i) The judiciary, including all jury
- 229 deliberations;
- 230 (ii) Law enforcement officials;
- 231 (iii) The military;
- 232 (iv) The State Probation and Parole Board;



233	(v) The Workers' Compensation Commission;
234	(vi) Legislative subcommittees and legislative
235	conference committees;
236	(vii) The arbitration council established in
237	Section 69-3-19;
238	(viii) License revocation, suspension and
239	disciplinary proceedings held by the Mississippi State Board of
240	Dental Examiners; * * *
241	(ix) Hearings and meetings of the Board of Tax
242	Appeals and of the hearing officers and the board of review of the
243	Department of Revenue as provided in Section 27-77-15; and
244	(x) The Domestic Violence Fatality Review Board
245	established under Section 1 of this act.
246	(b) "Meeting" means an assemblage of members of a
247	public body at which official acts may be taken upon a matter over
248	which the public body has supervision, control, jurisdiction or
249	advisory power, including an assemblage through the use of video
250	or teleconference devices that conforms to Section 25-41-5.
251	SECTION 3. This act shall take effect and be in force from
252	and after July 1, 2025.

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

1 AN ACT TO CREATE THE DOMESTIC VIOLENCE FATALITY REVIEW BOARD

2 WITHIN THE STATE DEPARTMENT OF HEALTH TO REVIEW THE DEATHS

3 RESULTING FROM DOMESTIC VIOLENCE INCIDENTS AND ESTABLISH

STRATEGIES TO PREVENT DOMESTIC VIOLENCE FATALITIES; TO PROVIDE FOR



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5 THE MEMBERS OF THE BOARD TO BE APPOINTED BY THE STATE OFFICER; TO PROVIDE THAT THE DEPARTMENT SHALL BE RESPONSIBLE FOR THE GENERAL 6 7 ADMINISTRATION OF THE ACTIVITIES OF THE BOARD AND SHALL EMPLOY OR CONTRACT WITH A COORDINATOR AND DESIGNATE OTHER STAFF AS NECESSARY 9 TO PROVIDE ADMINISTRATIVE SUPPORT FOR THE BOARD; TO PRESCRIBE THE 10 DUTIES OF THE COORDINATOR; TO AUTHORIZE THE BOARD TO INVITE OTHER 11 INDIVIDUALS TO PARTICIPATE WITH THE BOARD ON AN AD HOC BASIS FOR A PARTICULAR INVESTIGATION; TO PROVIDE WHAT THE REVIEW OF A DOMESTIC 12 13 VIOLENCE FATALITY BY THE BOARD WILL INVOLVE, INCLUDING THE TYPES 14 OF RECORDS THAT ARE TO BE REVIEWED; TO DIRECT THE BOARD TO SUBMIT 15 A REPORT EVERY TWO YEARS TO THE HOUSE AND SENATE PUBLIC HEALTH 16 COMMITTEES CONCERNING ITS ACTIVITIES AND THE INCIDENTS OF DOMESTIC 17 VIOLENCE FATALITIES WITHIN THE STATE, WHICH SHALL INCLUDE THE 18 NUMBER, CAUSES AND RELEVANT DEMOGRAPHIC INFORMATION ON DOMESTIC VIOLENCE FATALITIES IN MISSISSIPPI, IDENTIFIABLE TRENDS IN 19 DOMESTIC VIOLENCE FATALITIES IN THE STATE, AND APPROPRIATE POLICY 20 21 AND SYSTEMS RECOMMENDATIONS TO THE LEGISLATURE ON HOW TO MOST 22 EFFECTIVELY DIRECT STATE RESOURCES TO REDUCE THE NUMBER OF 23 PREVENTABLE DOMESTIC VIOLENCE FATALITIES IN THE STATE; TO PROVIDE 24 THAT DATA FOR THE BOARD'S REVIEW AND REPORTING SHALL BE PROVIDED 2.5 TO THE BOARD BY AGENCIES, OFFICIALS AND HEALTH CARE PROVIDERS 26 HAVING INFORMATION NECESSARY FOR THE BOARD TO CARRY OUT ITS 27 DUTIES; TO REQUIRE PHYSICIANS, HOSPITALS AND PHARMACIES TO PROVIDE 28 REASONABLE ACCESS TO THE BOARD TO ALL RELEVANT MEDICAL RECORDS 29 ASSOCIATED WITH A CASE UNDER REVIEW BY THE BOARD; TO PROVIDE 30 IMMUNITY TO PHYSICIANS, HOSPITALS AND PHARMACIES PROVIDING ACCESS 31 TO THOSE RECORDS IN GOOD FAITH; TO REQUIRE ANY PERSON HAVING 32 RECORDS OR OTHER INFORMATION RELEVANT TO THE BOARD'S REVIEW OF A 33 DOMESTIC VIOLENCE FATALITY TO PROVIDE THOSE RECORDS OR INFORMATION 34 WHEN REQUESTED BY THE BOARD; TO PROVIDE FOR CONFIDENTIALITY AND 35 PROHIBITIONS ON DISCLOSURE OR ADMISSIBILITY AS EVIDENCE IN ANY 36 PROCEEDING OF ALL INFORMATION, RECORDS AND OTHER DATA COLLECTED BY 37 THE BOARD; TO PROVIDE THAT ALL PROCEEDINGS AND ACTIVITIES OF THE BOARD, OPINIONS OF MEMBERS OF THE BOARD FORMED AS A RESULT OF 38 39 THOSE PROCEEDINGS AND ACTIVITIES, AND RECORDS OBTAINED, CREATED OR 40 MAINTAINED BY THE BOARD ARE CONFIDENTIAL AND ARE NOT SUBJECT TO 41 THE MISSISSIPPI PUBLIC RECORDS ACT; TO AUTHORIZE THE BOARD TO 42 COMPILE REPORTS OF AGGREGATED, NONINDIVIDUALLY IDENTIFIABLE DATA 43 ON A ROUTINE BASIS FOR DISTRIBUTION IN AN EFFORT TO FURTHER STUDY 44 THE CAUSES AND PROBLEMS ASSOCIATED WITH DOMESTIC VIOLENCE FATALITIES; TO AMEND SECTION 25-41-3, MISSISSIPPI CODE OF 1972, TO 46 EXEMPT THE BOARD FROM THE OPEN MEETINGS ACT; AND FOR RELATED 47 PURPOSES.