## REPORT OF CONFERENCE COMMITTEE

## MR. SPEAKER AND MR. PRESIDENT:

We, the undersigned conferees, have had under consideration the amendments to the following entitled BILL:

H. B. No. 1624: Court-Appointed Special Advocate (CASA) Program; create state associate and standardize operations of local programs.

We, therefore, respectfully submit the following report and recommendation:

- That the Senate recede from its Amendment No. 1.
- 2. That the House and Senate adopt the following amendment:

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

- 26 SECTION 1. As used in this act, the following words and
- 27 phrases have the meanings ascribed in this section unless the
- 28 context clearly requires otherwise:
- "Association" means the state Court-Appointed 29
- 30 Special Advocate Association established under Section 8 of this
- 31 act.
- 32 "Court" means youth court or, if there is no youth
- 33 court in the county where the CASA program is located, then
- 34 chancery court.
- 35 "Court-appointed special advocate case" or "CASA
- 36 case" means a child or group of siblings who are within the
- 37 jurisdiction of the court as a result of abuse, neglect or

- 38 dependency proceedings and for whom the court has appointed and
- 39 the program director has assigned a CASA volunteer.
- 40 (d) "Court-appointed special advocate program" or "CASA
- 41 program" means a program by which trained community volunteers are
- 42 provided to the court for appointment to represent the best
- 43 interests of children who have come into the court system as a
- 44 result of dependency, abuse or neglect.
- 45 (e) "Court-appointed special advocate volunteer" or
- 46 "CASA volunteer" means a person who completes training through,
- 47 and is supervised by, a CASA program and appointed by a judge to
- 48 represent the best interests of dependent, abused or neglected
- 49 children in court.
- 50 (f) "Local board" means the local board of directors
- 51 appointed or selected pursuant to Section 2 of this act to govern
- 52 a local CASA program.
- (g) "Program director" means the director of each local
- 54 CASA program selected under Section 2 of this act.
- 55 (h) "State board" means the state board of directors
- 56 elected under Section 8 of this act.
- 57 (i) "State director" means the director of the state
- 58 association provided for in Section 10 of this act.
- 59 **SECTION 2.** (1) For the purpose of providing an independent,
- 60 efficient and thorough representation for children who enter the
- 61 court system as a result of dependency, abuse or neglect, there
- 62 may be established a court-appointed special advocate program by

- 63 the judge of the youth court or, if none, the senior chancellor in
- 64 the county in which the program is established.
- A local CASA program must be governed by a local board 65
- 66 of directors. For new CASA programs, the initial board must be
- 67 appointed by the judge of the youth court or, if none, the senior
- 68 chancellor. Thereafter, members must be selected by the existing
- 69 board members. Each board must include at least seven (7)
- 70 members. Each board member must have a demonstrated interest in
- 71 child welfare issues and commitment to the purpose and role of the
- 72 court-appointed special advocate volunteers. Employees of the
- 73 Mississippi Department of Child Protection Services are not
- 74 eligible to serve as officers on the board. As far as
- 75 practicable, members must be representative of the racial and
- 76 ethnic composition of the area served by the CASA program.
- 77 following are the powers and duties of the board:
- 78 Determine major personnel, organization, fiscal,
- 79 and program policies including, but not limited to, the following:
- 80 Measures to be taken to safeguard the CASA (i)
- 81 program's information relating to children, their families and the
- 82 CASA volunteers;
- 83 (ii) The procedures for the recruitment,
- 84 screening, training and supervision of CASA volunteers; and
- 85 The procedure for and circumstances (iii)
- 86 warranting dismissal of a CASA volunteer from the CASA program;

87	(k	b)	Determine overall plans and priorities for the CASA
88	program, ind	clu	ding provisions for evaluating progress against
89	performance;	;	
90	((	C)	Approve the program budget;
91	((	d)	Enforce compliance with all conditions of all
92	grants conti	rac	ts;
93	( €	e)	Determine rules and procedures for the governing
94	board;		
95	(1)	f)	Select the officers and the executive committee, if
96	any, of the	go	verning board;
97	( <u>c</u>	g)	Meet at least four (4) times each year;
98	(1	h)	Submit an annual report to the association in the
99	uniform mann	ner	required, which must include, but need not be
100	limited to,	the	e following information:
101			(i) Number of CASA volunteers in the program;
102			(ii) Number of program staff;
103			(iii) Number of children served;
104			(iv) Number of volunteers receiving initial
105	training;		
106			(v) Number of and topics for in-service training;
107			(vi) The type of source of the funds received and
108	the amount i	rec	eived from each type of source during the previous
109	fiscal year;	;	
110			(vii) The expenditures during the previous year;
111	and		

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112	Vlll)	Other	information	as	aeemea	appropriate.

- 113 (3) Local CASA programs shall comply with the National CASA
- 114 Association and Mississippi CASA Association Standards for
- 115 Programs. Local programs shall ensure that CASA volunteers are
- 116 supervised adequately by providing at least one (1) supervisory
- 117 staff person for every thirty (30) CASA volunteers who have been
- 118 appointed by the court and assigned by the program director. Each
- 119 local CASA program must be managed by a qualified director whose
- 120 service may be voluntary or who may be paid a salary. The program
- 121 director's duties include:
- 122 (a) Administration of the CASA program, as directed by
- 123 the local and state boards;
- 124 (b) Recruitment, screening, training and supervision of
- 125 CASA volunteers and other program staff;
- 126 (c) Facilitation of the performance of the
- 127 court-appointed special advocates' duties; and
- 128 (d) Ensuring that the security measures established by
- 129 the local and state boards for safeguarding the information
- 130 relating to children, their families and the CASA volunteers are
- 131 maintained.
- 132 (4) As far as practicable, CASA volunteers must be
- 133 representative of the socioeconomic, racial and ethnic composition
- 134 of the area served.



135	(5) CASA volunteers may be removed by the court for
136	nonparticipation or other cause or by the program director
137	pursuant to subsection (2) of this section.

- 138 (6) Employees of the Mississippi Department of Child 139 Protection Services may not become volunteers or employees of the 140 court appointed special advocate program.
- All written court-appointed special advocate reports 141 142 submitted pursuant to Section 7 of this act must become part of 143 the court records of the child.
  - Each CASA volunteer, program director and other program staff must take an oath, administered by a judge of the court, to keep confidential all information related to the appointed case except in conferring with or reports to the court, parties to the case, the Mississippi Department of Child Protection Services, others designated by the court, and as provided by law.
  - CASA volunteers must be appointed by the presiding judge to represent the best interest of the child, subject to judicial discretion, and only after confirmation from the program director that the CASA volunteer has been screened properly and trained.
- 154 SECTION 3. (1) Secretarial and support services for each 155 CASA program must be provided by the association. 156 Administrative Office of Courts also may provide secretarial and 157 support services.

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158	(2) CASA programs may receive private funds and local, state
159	and federal government funding to ensure total or partial funding
160	of program activities.

- 161 <u>SECTION 4.</u> (1) A CASA volunteer must meet the following 162 minimum requirements:
- 163 (a) Be at least twenty-one (21) years of age;
- 164 (b) Be of good moral character;
- 165 (c) Complete a written application providing the names
  166 of at least three (3) references;
- 167 (d) Submit to a personal interview with program staff;
- 168 (e) Submit to a criminal records background check; and
- 169 (f) Submit to child and vulnerable person abuse 170 registries checks.
- 171 (2) If found acceptable, the applicant shall obtain a
- 172 minimum of thirty (30) hours of initial training and take an oath
- 173 of confidentiality administered by a youth court judge or, if
- 174 none, a chancellor in the chancery court district.
- 175 (3) Initial and in-service training of volunteers must be
- 176 provided by the program director or staff following standards
- 177 adopted pursuant to Section 9 of this act.
- 178 **SECTION 5.** (1) The clerk of court shall:
- 179 (a) Notify and provide a copy of all dependency, abuse
- 180 and neglect petitions to the program director, as soon as the
- 181 court makes a referral to the program director for assignment of a
- 182 CASA volunteer to the case;

183		(b) P	rovide	a	copy	of	all	court	orders	issued	pursuant
184	to this	section;	and								

- 185 (c) Notify the program director of all scheduled court
  186 hearings for cases to which a CASA volunteer has been assigned.
- 187 (2) Upon appointment by the court to represent a child, the
  188 CASA volunteer will have access to information and records as
  189 previously set out in Mississippi Code of 1972, Section 43-21-121.
- 190 **SECTION 6.** (1) CASA volunteers who have a conflict of interest in a case may not be appointed to the case.
- 192 (2) The CASA volunteer shall:
- 193 (a) Attend all court hearings, except that the CASA

  194 volunteer may be excused by the court or the program director if

  195 emergency circumstances arise;
- (b) Submit no less than one (1) written report and recommendation to the judge every six (6) months for consideration in determining the best interest of the child at the dispositional hearing, dispositional review hearings, and other hearings as requested by the court for as long as the case is assigned to the CASA volunteer;
- 202 (c) Monitor the case by visiting the child as often as
  203 necessary to observe whether the child's essential needs are being
  204 met and whether court orders actually are being carried out;
- 205 (d) Participate in any medical treatment planning
  206 conferences and educational reviews involving the child to assess
  207 whether reasonable efforts are being made to provide services to

208	the child and	family and	determine the	appropriateness	and
209	progress of tl	ne child's p	permanent plan	;	

- 210 (e) Advocate a prompt, thorough review of the case if 211 the child's circumstances warrant the attention of the court;
- 212 (f) Interview parties involved in the case, including 213 interviewing and observing the child;
- 214 (g) Maintain complete written records about the case;
- 215 (h) Report any incidents of child or adult abuse or
- 216 neglect to the appropriate authorities and to the program
- 217 director;
- (i) Remain actively involved in the case until
- 219 dismissed from the case by the program director or judge with
- 220 competent jurisdiction or when an adoption proceeding is
- 221 finalized;
- 222 (j) Return all case-related materials including, but
- 223 not limited to, written notes, court reports and agency documents
- 224 to the program director upon the request of the program director.
- 225 **SECTION 7.** (1) A state Court-Appointed Special Advocate
- 226 Association is established. All CASA volunteers, local board
- 227 members, program directors and staff are eligible for membership
- 228 in the association. Other categories of membership may be created
- 229 by the association.
- 230 (2) The association shall meet annually to elect a board of
- 231 directors to manage the business of the association. The board
- 232 shall elect a president, vice president, secretary and treasurer

233	annually.	The	board	shall	meet	at	least	four	(4)	times	each	vear

- 234 and meetings may be held more frequently when called by the
- 235 president of the board or by a majority of the board members.
- 236 **SECTION 8.** The association shall:
- 237 (a) Adopt and approve state standards for all CASA
- 238 volunteers, program directors and other staff, including, but not
- 239 limited to, guidelines for training;
- 240 (b) Adopt and approve the uniform annual data reporting
- 241 procedures for local programs pursuant to subsection (2)(h) of
- 242 Section 2; and
- 243 (c) Evaluate and make recommendations before January 1
- 244 of each year to the Supreme Court, Governor, Judiciary Committees
- 245 of the House of Representatives and Senate, and the Administrative
- 246 Offices of Courts addressing:
- 247 (i) Laws of the state affecting the welfare of
- 248 children and families; and
- 249 (ii) The effectiveness or ineffectiveness,
- 250 including reasons, of local CASA volunteers advocating for
- 251 permanent placement for the children in the state.
- 252 **SECTION 9.** (1) If the state board employs a full-time staff
- 253 person to serve as the director of the association, then the state
- 254 director must be a person who, by a combination of education,
- 255 professional qualification, training and experience is qualified
- 256 to perform the duties of this position. The state director must
- 257 be of good moral character with at least two (2) years of

- experience working in a position managing a human services program and who has received a:
- 260 (a) Master's degree in social work, sociology,
- 261 psychology, guidance and counseling, education, criminal justice
- 262 or other human services field; or
- 263 (b) Baccalaureate degree in social work, sociology,
- 264 psychology, guidance and counseling, education, criminal justice
- 265 or other human service field with, in addition to the work
- 266 experience required in this subsection, at least two (2)
- 267 additional years of experience working in the human services
- 268 field.
- 269 (2) The duties of the state director are as follows:
- 270 (a) To manage the state court-appointed special
- 271 advocate office, including staff;
- (b) To coordinate the activities of the association;
- (c) To monitor the policies and practices of local CASA
- 274 programs for compliance with state laws, National CASA Association
- 275 Standards for Programs, and reporting requirements established by
- 276 the state association; to assist local CASA programs in efforts to
- 277 achieve compliance; and to report to the state association the
- 278 status of compliance by local CASA programs;
- 279 (d) Upon request of local CASA programs, to provide
- 280 technical assistance to local CASA programs;



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- 282 judges of the youth courts, chancery court judges and others in
- 283 the development of new local CASA programs;
- (f) To coordinate a statewide public awareness campaign
- 285 for generating interest in developing new CASA programs,
- 286 recruiting volunteers and informing the public of the issues
- 287 concerning child abuse and neglect; and
- 288 (g) Other duties as directed by the association.
- 289 **SECTION 10.** (1) Secretarial and support services for the
- 290 state board may be provided by the Administrative Office of
- 291 Courts.
- 292 (2) The association may receive private funds and local,
- 293 state and federal government funds to financially assist existing
- 294 local CASA programs, assist local efforts to start a CASA program,
- 295 and support other activities deemed appropriate by the
- 296 association.
- 297 **SECTION 11.** Each CASA program shall forward annually to the
- 298 association data collected pursuant to Sections 2 and 8 of this
- 299 act.
- 300 **SECTION 12.** Section 43-21-121, Mississippi Code of 1972, is
- 301 brought forward as follows:
- 302 43-21-121. (1) The youth court shall appoint a guardian ad
- 303 litem for the child:
- 304 (a) When a child has no parent, guardian or custodian;

305	(b	) When	the	youth	court	cannot	acquire	personal
306	iurisdiction	over a	pare	ent, a	guardi	ian or a	a custodi	ian;

- 307 (c) When the parent is a minor or a person of unsound 308 mind;
- 309 (d) When the parent is indifferent to the interest of the child or if the interests of the child and the parent, 311 considered in the context of the cause, appear to conflict;
- 312 (e) In every case involving an abused or neglected 313 child which results in a judicial proceeding; or
- 314 (f) In any other instance where the youth court finds 315 appointment of a guardian ad litem to be in the best interest of 316 the child.
- 317 (2) The guardian ad litem shall be appointed by the court
  318 when custody is ordered or at the first judicial hearing regarding
  319 the case, whichever occurs first.
  - (3) In addition to all other duties required by law, a guardian ad litem shall have the duty to protect the interest of a child for whom he has been appointed guardian ad litem. The guardian ad litem shall investigate, make recommendations to the court or enter reports as necessary to hold paramount the child's best interest. The guardian ad litem is not an adversary party and the court shall ensure that guardians ad litem perform their duties properly and in the best interest of their wards. The guardian ad litem shall be a competent person who has no adverse interest to the minor. The court shall ensure that the guardian

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- ad litem is adequately instructed on the proper performance of his duties.
- 332 The court, including a county court serving as a youth 333 court, may appoint either a suitable attorney or a suitable layman 334 as guardian ad litem. In cases where the court appoints a layman 335 as quardian ad litem, the court shall also appoint an attorney to 336 represent the child. From and after January 1, 1999, in order to 337 be eligible for an appointment as a guardian ad litem, such 338 attorney or layperson must have received child protection and juvenile justice training provided by or approved by the 339 340 Mississippi Judicial College within the year immediately preceding 341 such appointment. The Mississippi Judicial College shall 342 determine the amount of child protection and juvenile justice 343 training which shall be satisfactory to fulfill the requirements of this section. The Administrative Office of Courts shall 344 345 maintain a roll of all attorneys and laymen eligible to be 346 appointed as a quardian ad litem under this section and shall 347 enforce the provisions of this subsection.
  - (5) Upon appointment of a guardian ad litem, the youth court shall continue any pending proceedings for a reasonable time to allow the guardian ad litem to familiarize himself with the matter, consult with counsel and prepare his participation in the cause. The youth court shall issue an order of assignment that grants the guardian ad litem authority to review all relevant documents concerning the minor child and to interview all parties

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- and witnesses involved in proceedings concerning the minor child for whom the guardian ad litem is appointed.
- 357 (6) Upon order of the youth court, the guardian ad litem
  358 shall be paid a reasonable fee as determined by the youth court
  359 judge or referee out of the county general fund as provided under
  360 Section 43-21-123. To be eligible for such fee, the guardian ad
  361 litem shall submit an accounting of the time spent in performance
  362 of his duties to the court.
- 363 The court, in its sound discretion, may appoint a (7) (a) 364 volunteer trained layperson to assist children subject to the 365 provisions of this section in addition to the appointment of a 366 quardian ad litem. If the court utilizes his or her discretion as 367 prescribed under this subsection, a volunteer Court-Appointed 368 Special Advocate (CASA) shall be appointed from a program that 369 supervises the volunteer and meets all state and national CASA 370 standards to advocate for the best interests of children in abuse 371 and neglect proceedings. To accomplish the assignment of a CASA 372 volunteer, the court shall issue an order of assignment that shall 373 grant the CASA volunteer the authority, equal to that of the 374 quardian ad litem, to review all relevant documents and to 375 interview all parties and witnesses involved in the proceeding in 376 which he or she is appointed. Except as otherwise ordered by the 377 court, the assignment of a CASA volunteer for a child shall 378 include subsequent proceedings through permanent placement of the child. 379

380	(b) Before assigning a CASA volunteer as prescribed
381	under this subsection, the youth court judge shall determine if
382	the volunteer has sufficient qualifications, training and ability
383	to serve as a CASA volunteer, including his or her ability to
384	represent and advocate for the best interests of children assigned
385	to him or her. No volunteer shall be assigned until a
386	comprehensive criminal background check has been conducted.
387	All CASA volunteers shall:
388	(i) Be sworn in by a judge of the court;
389	(ii) Swear or affirm to abide by all laws,
390	regulations, and orders of the court;
391	(iii) Swear or affirm to advocate what he or she
392	perceives to be in the best interests of the child for whom he or
393	she is assigned in all matters pending before the court;
394	(iv) Provide independent, factual information to
395	the court regarding the children and cases to which they are
396	assigned;
397	(v) Advocate on behalf of the children involved in
398	the cases to which they are assigned what they perceive to be in
399	the best interests of the children; and
400	(vi) Monitor proceedings in cases to which they
401	have been assigned and advise and assist the court in its

(c) Regarding any case to which a CASA volunteer has

determination of the best interests of the children involved.

been assigned, the CASA volunteer:

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405	(i) Shall be notified by the court of all court
406	proceedings and hearings of any kind pertaining to the child;
407	(ii) Shall be notified by the Department of Child
408	Protection Services of all administrative review hearings;
409	(iii) Shall be entitled to attend all court
410	proceedings and hearings of any kind pertaining to the child;
411	(iv) May be called as a witness in the proceedings
412	by any party or by the court and may request of the court the
413	opportunity to appear as a witness; and
414	(v) Shall be given access to all portions of the
415	court record relating to proceedings pertaining to the child and
416	the child's family.
417	(d) Upon application to the court and notice to all
418	parties, the court shall grant the CASA volunteer access to other
419	information, including the department records as provided in
420	Section 43-21-261, relating to the child and the child's family
421	and to other matters involved in the proceeding in which he or she
422	is appointed. All records and information requested or reviewed
423	by the CASA volunteer in the course of his or her assignment shall
424	be deemed confidential and shall not be disclosed by him except
425	pursuant to court order. All records and information shall only
426	be disclosed as directed by court order and shall be disclosed as
427	directed by court order and shall be subject to whatever
428	protective order the court deems appropriate.

429	SECTION 13.	Section	43-21-261,	Mississippi	Code of	f 1972,	is
430	amended as follow:	s •					

- 431 Except as otherwise provided in this 43-21-261. (1) 432 section, records involving children shall not be disclosed, other 433 than to necessary staff or officials of the youth court, a 434 quardian ad litem appointed to a child by the court, or a 435 Court-Appointed Special Advocate (CASA) volunteer who may be 436 assigned in \* \* \* a dependency, abuse \* \* \* or neglect case, 437 except pursuant to an order of the youth court specifying the 438 person or persons to whom the records may be disclosed, the extent 439 of the records which may be disclosed and the purpose of the 440 disclosure. Such court orders for disclosure shall be limited to 441 those instances in which the youth court concludes, in its 442 discretion, that disclosure is required for the best interests of 443 the child, the public safety, the functioning of the youth court, 444 or to identify a person who knowingly made a false allegation of 445 child abuse or neglect, and then only to the following persons:
- 446 The judge of another youth court or member of (a) 447 another youth court staff;
- The court of the parties in a child custody or 448 (b) 449 adoption cause in another court;
- 450 A judge of any other court or members of another 451 court staff, including the chancery court that ordered a forensic 452 interview;

453		(d)	Represe	enta	atives o	of a p	ublic	or ]	private	e agend	СУ
454	providing	supe	rvision	or	having	custo	dy of	the	child	under	order
455	of the voi	ıth co	ourt:								

- (e) Any person engaged in a bona fide research purpose, provided that no information identifying the subject of the records shall be made available to the researcher unless it is absolutely essential to the research purpose and the judge gives prior written approval, and the child, through his or her representative, gives permission to release the information;
- (f) The Mississippi Department of Employment Security, or its duly authorized representatives, for the purpose of a child's enrollment into the Job Corps Training Program as authorized by Title IV of the Comprehensive Employment Training Act of 1973 (29 USCS Section 923 et seq.). However, no records, reports, investigations or information derived therefrom pertaining to child abuse or neglect shall be disclosed;
- (g) Any person pursuant to a finding by a judge of the youth court of compelling circumstances affecting the health, safety or well-being of a child and that such disclosure is in the best interests of the child or an adult who was formerly the subject of a youth court delinquency proceeding;
- (h) A person who was the subject of a knowingly made false allegation of child abuse or neglect which has resulted in a conviction of a perpetrator in accordance with Section 97-35-47 or which allegation was referred by the Department of Child

478 Protection Services to a prosecutor or law enforcement official in 479 accordance with the provisions of Section 43-21-353(4).

Law enforcement agencies may disclose information to the public concerning the taking of a child into custody for the commission of a delinquent act without the necessity of an order from the youth court. The information released shall not identify the child or his address unless the information involves a child convicted as an adult.

- (2) Any records involving children which are disclosed under an order of the youth court or pursuant to the terms of this section and the contents thereof shall be kept confidential by the person or agency to whom the record is disclosed unless otherwise provided in the order. Any further disclosure of any records involving children shall be made only under an order of the youth court as provided in this section.
- (3) Upon request, the parent, guardian or custodian of the child who is the subject of a youth court cause or any attorney for such parent, guardian or custodian, shall have the right to inspect any record, report or investigation relevant to a matter to be heard by a youth court, except that the identity of the reporter shall not be released, nor the name of any other person where the person or agency making the information available finds that disclosure of the information would be likely to endanger the life or safety of such person. The attorney for the parent, quardian or custodian of the child, upon request, shall be

- 503 provided a copy of any record, report or investigation relevant to 504 a matter to be heard by a youth court, but the identity of the 505 reporter must be redacted and the name of any other person must 506 also be redacted if the person or agency making the information 507 available finds that disclosure of the information would be likely 508 to endanger the life, safety or well-being of the person. A 509 record provided to the attorney under this section must remain in 510 the attorney's control and the attorney may not provide copies or 511 access to another person or entity without prior consent of a 512 court with appropriate jurisdiction.
- (4) Upon request, the child who is the subject of a youth court cause shall have the right to have his counsel inspect and copy any record, report or investigation which is filed with the youth court or which is to be considered by the youth court at a hearing.
- (5) (a) The youth court prosecutor or prosecutors, the county attorney, the district attorney, the youth court defender or defenders, or any attorney representing a child shall have the right to inspect and copy any law enforcement record involving children.
- 523 (b) The Department of Child Protection Services shall
  524 disclose to a county prosecuting attorney or district attorney any
  525 and all records resulting from an investigation into suspected
  526 child abuse or neglect when the case has been referred by the

- Department of Child Protection Services to the county prosecuting attorney or district attorney for criminal prosecution.
- 529 (c) Agency records made confidential under the 530 provisions of this section may be disclosed to a court of 531 competent jurisdiction.
- (d) Records involving children shall be disclosed to
  the Division of Victim Compensation of the Office of the Attorney
  General upon the division's request without order of the youth
  court for purposes of determination of eligibility for victim
  compensation benefits.
- 537 (6) Information concerning an investigation into a report of 538 child abuse or child neglect may be disclosed by the Department of 539 Child Protection Services without order of the youth court to any 540 attorney, physician, dentist, intern, resident, nurse, psychologist, social worker, family protection worker, family 541 542 protection specialist, child caregiver, minister, law enforcement 543 officer, or a public or private school employee making that report 544 pursuant to Section 43-21-353(1) if the reporter has a continuing 545 professional relationship with the child and a need for such 546 information in order to protect or treat the child.
  - (7) Information concerning an investigation into a report of child abuse or child neglect may be disclosed without further order of the youth court to any interagency child abuse task force established in any county or municipality by order of the youth court of that county or municipality.

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- 552 Names and addresses of juveniles twice adjudicated as 553 delinquent for an act which would be a felony if committed by an 554 adult or for the unlawful possession of a firearm shall not be 555 held confidential and shall be made available to the public.
- 556 (9) Names and addresses of juveniles adjudicated as 557 delinquent for murder, manslaughter, burglary, arson, armed 558 robbery, aggravated assault, any sex offense as defined in Section 45-33-23, for any violation of Section 41-29-139(a)(1) or for any 559 560 violation of Section 63-11-30, shall not be held confidential and shall be made available to the public. 561
- 562 (10)The judges of the circuit and county courts, and 563 presentence investigators for the circuit courts, as provided in 564 Section 47-7-9, shall have the right to inspect any youth court 565 records of a person convicted of a crime for sentencing purposes 566 only.
- 567 The victim of an offense committed by a child who is 568 the subject of a youth court cause shall have the right to be informed of the child's disposition by the youth court. 569
- 570 (12) A classification hearing officer of the State 571 Department of Corrections, as provided in Section 47-5-103, shall 572 have the right to inspect any youth court records, excluding abuse 573 and neglect records, of any offender in the custody of the 574 department who as a child or minor was a juvenile offender or was 575 the subject of a youth court cause of action, and the State Parole 576 Board, as provided in Section 47-7-17, shall have the right to

- inspect such records when the offender becomes eligible for parole.
- 579 (13) The youth court shall notify the Department of Public 580 Safety of the name, and any other identifying information such 581 department may require, of any child who is adjudicated delinquent 582 as a result of a violation of the Uniform Controlled Substances 583 Law.
- 14) The Administrative Office of Courts shall have the right to inspect any youth court records in order that the number of youthful offenders, abused, neglected, truant and dependent children, as well as children in need of special care and children in need of supervision, may be tracked with specificity through the youth court and adult justice system, and to utilize tracking forms for such purpose.
- 591 Upon a request by a youth court, the Administrative 592 Office of Courts shall disclose all information at its disposal 593 concerning any previous youth court intakes alleging that a child 594 was a delinquent child, child in need of supervision, child in 595 need of special care, truant child, abused child or neglected 596 child, as well as any previous youth court adjudications for the 597 same and all dispositional information concerning a child who at 598 the time of such request comes under the jurisdiction of the youth 599 court making such request.
- 600 (16) The Administrative Office of Courts may, in its 601 discretion, disclose to the Department of Public Safety any or all

of the information involving children contained in the office's youth court data management system known as Mississippi Youth Court Information Delivery System or "MYCIDS."

- 605 The youth courts of the state shall disclose to the (17)606 Joint Legislative Committee on Performance Evaluation and 607 Expenditure Review (PEER) any youth court records in order that 608 the number of youthful offenders, abused, neglected, truant and 609 dependent children, as well as children in need of special care 610 and children in need of supervision, may be tracked with specificity through the youth court and adult justice system, and 611 612 to utilize tracking forms for such purpose. The disclosure 613 prescribed in this subsection shall not require a court order and 614 shall be made in sortable, electronic format where possible. 615 PEER Committee may seek the assistance of the Administrative Office of Courts in seeking this information. The PEER Committee 616 617 shall not disclose the identities of any youth who have been 618 adjudicated in the youth courts of the state and shall only use 619 the disclosed information for the purpose of monitoring the 620 effectiveness and efficiency of programs established to assist 621 adjudicated youth, and to ascertain the incidence of adjudicated 622 youth who become adult offenders.
  - (18) In every case where an abuse or neglect allegation has been made, the confidentiality provisions of this section shall not apply to prohibit access to a child's records by any state regulatory agency, any state or local prosecutorial agency or law

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- enforcement agency; however, no identifying information concerning the child in question may be released to the public by such agency except as otherwise provided herein.
- 630 In every case of child abuse or neglect, if a child's (19)physical condition is medically labeled as medically "serious" or 631 632 "critical" or a child dies, the confidentiality provisions of this 633 section shall not apply. In such cases, the following information 634 may be released by the Mississippi Department of Child Protection 635 Services: the cause of the circumstances regarding the fatality or medically serious or critical physical condition; the age and 636 637 gender of the child; information describing any previous reports 638 of child abuse or neglect investigations that are pertinent to the 639 child abuse or neglect that led to the fatality or medically 640 serious or critical physical condition; the result of any such investigations; and the services provided by and actions of the 641 642 state on behalf of the child that are pertinent to the child abuse 643 or neglect that led to the fatality or medically serious or 644 critical physical condition.
- (20) Any member of a foster care review board designated by
  the Department of Child Protection Services shall have the right
  to inspect youth court records relating to the abuse, neglect or
  child in need of supervision cases assigned to such member for
  review.
- 650 (21) Information concerning an investigation into a report 651 of child abuse or child neglect may be disclosed without further

652	order	of	the	vouth	court	in	anv	administrative	or	due	process

- 653 hearing held, pursuant to Section 43-21-257, by the Department of
- 654 Child Protection Services for individuals whose names will be
- 655 placed on the central registry as substantiated perpetrators.
- 656 (22) The Department of Child Protection Services may
- 657 disclose records involving children to the following:
- 658 (a) A foster home, residential child-caring agency or
- 659 child-placing agency to the extent necessary to provide such care
- 660 and services to a child;
- (b) An individual, agency or organization that provides
- services to a child or the child's family in furtherance of the
- 663 child's permanency plan to the extent necessary in providing those
- 664 services;
- 665 (c) Health and mental health care providers of a child
- 666 to the extent necessary for the provider to properly treat and
- 667 care for the child;
- 668 (d) An educational institution or educational services
- 669 provider where the child is enrolled or where enrollment is
- 670 anticipated to the extent necessary for the school to provide
- 671 appropriate services to the child;
- (e) Any state agency or board that administers student
- 673 financial assistance programs. However, any records request under
- 674 this paragraph shall be initiated by the agency or board for the
- 675 purpose determining the child's eligibility for student financial
- 676 assistance, and any disclosure shall be limited to the

- verification of the child's age during the period of time in which the child was in the department's legal custody; and
- (f) Any other state agency if the disclosure is
  necessary to the department in fulfilling its statutory
  responsibilities in protecting the best interests of the child.
  - (23) Nothing in this section or chapter shall require youth court approval for disclosure of records involving children as defined in Section 43-21-105(u), if the disclosure is made in a criminal matter by a municipal or county prosecutor, a district attorney or statewide prosecutor, pursuant to the Mississippi Rules of Criminal Procedure and the records are disclosed under a protective order issued by the Circuit Court presiding over the criminal matter which incorporates the penalties stated in Section 43-21-267.
- SECTION 14. Section 37-26-11, Mississippi Code of 1972, is amended as follows:
- 693 37-26-11. (1) There is created in the State Treasury a 694 special fund to be known as the Children's Advocacy Centers Fund, 695 which shall be administered by the Office of the Attorney General. 696 The purpose of the fund shall be for training forensic 697 interviewers in child abuse and child sexual abuse cases, training 698 law enforcement officers and prosecutors about child abuse cases, 699 expanding the number of Children's Advocacy Centers of Mississippi 700 to underserved areas, and other related purposes. Monies in the fund shall be expended by the Attorney General, upon appropriation 701

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- 702 by the Legislature. The fund shall be a continuing fund, not
- 703 subject to fiscal-year limitations, and shall consist of:
- 704 (a) Monies appropriated by the Legislature for the
- 705 purposes of funding the Children's Advocacy Centers of
- 706 Mississippi;
- 707 (b) The interest accruing to the fund;
- 708 (c) Monies received under the provisions of Section
- 709 99-19-73;
- 710 (d) Monies received from the federal government;
- 711 (e) Donations; and
- 712 (f) Monies received from such other sources as may be
- 713 provided by law.
- 714 (2) There is created in the State Treasury a special fund to
- 715 be known as the Mississippi Foster Care Fund, which shall be
- 716 administered by the \* \* \* Administrative Office of Courts. The
- 717 purpose of the fund shall be for supporting the services directly
- 718 provided to foster families and foster children by programs,
- 719 persons or entities pursuant to contracts and grants that comply
- 720 with Mississippi law, and for other related purposes. Monies in
- 721 the fund shall be expended by the  $\star$   $\star$  office, upon appropriation
- 722 by the Legislature, only for the purposes stated in this
- 723 subsection, and only in such amounts as then exist in the fund.
- 724 The fund shall be a continuing fund, not subject to fiscal-year
- 725 limitations, and shall consist of:



726		( 8	a) Monie	s ar	ppropriated	l by	the	Legislat	ure	for	the
727	purposes	of	fundina	the	Mississipr	oi F	oster	Care Fu	nd:		

- (b) The interest accruing to the fund;
- 729 (c) Monies received under the provisions of Section
- 730 99-19-73 for the Mississippi Foster Care Fund, ninety percent
- 731 (90%) of which shall be used directly for supporting the services
- 732 directly provided to foster families and foster children by
- 733 programs, persons or entities pursuant to contracts and grants
- 734 that comply with Mississippi law, and no more than ten percent
- 735 (10%) of which shall be used for administrative purposes;
- 736 (d) Monies received from the federal government;
- 737 (e) Donations; and
- 738 (f) Monies received from such other sources as may be
- 739 provided by law.

- 740 (3) From and after July 1, 2016, the expenses of the
- 741 Children's Advocacy Centers Fund Program shall be defrayed by
- 742 appropriation from the State General Fund and all user charges and
- 743 fees authorized under this section shall be deposited into the
- 744 State General Fund as authorized by law and as determined by the
- 745 State Fiscal Officer.
- 746 (4) From and after July 1, 2016, no state agency shall
- 747 charge another state agency a fee, assessment, rent or other
- 748 charge for services or resources received by authority of this
- 749 section.



750 **SECTION 15.** Sections 1 through 11 of this act shall stand repealed on July 1, 2027.

752 **SECTION 16.** This act shall take effect and be in force from 753 and after July 1, 2024.

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

AN ACT TO ESTABLISH STATE STANDARDS AND OPERATING PROCEDURES FOR LOCAL COURT-APPOINTED SPECIAL ADVOCATE (CASA) PROGRAMS; TO DEFINE CERTAIN TERMS; TO AUTHORIZE A YOUTH COURT JUDGE TO ESTABLISH A LOCAL CASA PROGRAM GOVERNED BY A LOCAL BOARD OF DIRECTORS AND TO PRESCRIBE THE BOARD'S POWERS; TO REQUIRE THE STATE CASA ASSOCIATION TO PROVIDE SUPPORT SERVICES TO LOCAL CASA PROGRAMS; TO ESTABLISH MINIMUM REQUIREMENTS FOR LOCAL CASA VOLUNTEERS; TO REQUIRE THE CLERK OF COURT TO PERFORM CERTAIN DUTIES IN RELATION TO CASA VOLUNTEERS APPOINTED TO A COURT CASE; 10 TO PRESCRIBE THE DUTIES OF A CASA VOLUNTEER ASSIGNED TO A CASE; TO CREATE A STATE COURT-APPOINTED SPECIAL ADVOCATE (CASA) 11 12 ASSOCIATION; TO PRESCRIBE THE STATE ASSOCIATION'S DUTIES; TO 13 AUTHORIZE THE BOARD OF DIRECTORS OF THE ASSOCIATION TO EMPLOY A 14 DIRECTOR AND TO ESTABLISH QUALIFICATIONS FOR THE DIRECTOR; TO 15 AUTHORIZE THE ADMINISTRATIVE OFFICE OF COURTS TO PROVIDE 16 SECRETARIAL AND SUPPORT SERVICES TO THE ASSOCIATION; TO REQUIRE 17 LOCAL CASA PROGRAMS TO SUBMIT SPECIFIED DATA TO THE ASSOCIATION; 18 TO BRING FORWARD SECTION 43-21-121 AND TO AMEND SECTION 43-21-261, 19 MISSISSIPPI CODE OF 1972, IN CONFORMITY TO THE PROVISIONS OF THIS 20 ACT; TO AMEND SECTION 37-26-11, MISSISSIPPI CODE OF 1972, TO 21 PROVIDE THAT THE ADMINISTRATIVE OFFICE OF COURTS SHALL ADMINISTER 22 THE MISSISSIPPI FOSTER CARE FUND AND PRESCRIBE THE PURPOSES FOR 23 WHICH MONIES IN THE FUND MAY BE EXPENDED, FOR PURPOSES OF POSSIBLE 24 AMENDMENT; AND FOR RELATED PURPOSES.

CONFEREES FOR THE HOUSE CONFEREES FOR THE SENATE

X (SIGNED) X (SIGNED) Hood Wiggins

X (SIGNED) X (SIGNED) Yates Simmons (12th)

X (SIGNED) X (SIGNED) Fondren Thompson