By: Representatives Ford, Bailey

To: Education

HOUSE BILL NO. 539

AN ACT TO REENACT SECTION 37-23-15, MISSISSIPPI CODE OF 1972, 1 2 WHICH REQUIRES THE STATE DEPARTMENT OF EDUCATION TO ADOPT PILOT 3 PROGRAMS FOR THE TESTING OF DYSLEXIA IN THE PUBLIC SCHOOLS; TO AMEND REENACTED SECTION 37-23-15, MISSISSIPPI CODE OF 1972, TO 4 5 EXTEND THE REPEALER ON THE DYSLEXIA TESTING PILOT PROGRAMS; AND б FOR RELATED PURPOSES. 7 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: SECTION 1. Section 37-23-15, Mississippi Code of 1972, is 8 reenacted and amended as follows: 9 37-23-15. (1) The State Department of Education, in 10 11 accordance with Sections 37-23-1 through 37-23-75, and any additional authority granted in this chapter, shall: 12 13 (a) Adopt pilot programs under which certain students 14 enrolled or enrolling in public schools in this state shall be tested for dyslexia and related disorders as may be necessary. 15 The pilot programs shall provide that upon the request of a 16 parent, student, school nurse, classroom teacher or other school 17 18 personnel who has reason to believe that a student has a need to be tested for dyslexia, such student shall be reviewed for 19 20 appropriate services. However, a student shall not be tested for 21 dyslexia whose parent or guardian objects thereto on grounds that such testing conflicts with his conscientiously held religious 22 23 beliefs.

(b) In accordance with the pilot programs adopted by
the State Department of Education, such school boards shall
provide remediation in an appropriate multi-sensory, systematic
language-based regular education program or programs, as
determined by the school district, such as the Texas Scottish Rite

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33 (c) The State Department of Education, by not later 34 than January 1, 1997, shall make recommendations to the school 35 boards designated for the pilot programs for the delivery of 36 services to students who are identified as dyslexic.

(d) For the purposes of this section:

(i) "Dyslexia" means a language processing
disorder which may be manifested by difficulty processing
expressive or receptive, oral or written language despite adequate
intelligence, educational exposure and cultural opportunity.
Specific manifestations may occur in one or more areas, including
difficulty with the alphabet, reading comprehension, writing and
spelling.

45 (ii) "Related disorders" shall include disorders
46 similar to or related to dyslexia such as developmental auditory
47 imperception, dysphasia, specific developmental dyslexia,
48 developmental dysgraphia and developmental spelling disability.

49 (e) Local school districts designated for the pilot
50 programs may utilize any source of funds other than minimum
51 program funds to provide any services under this section.

Nothing in this section shall be construed to 52 (f) 53 require any school district to implement this section unless the local school board, by resolution spread on its minutes, 54 55 voluntarily agrees to comply with this section and any regulations promulgated under this section. Any local school board may 56 57 withdraw from participation in the program authorized under this 58 section by providing written notice of its determination to withdraw to the State Department of Education no later than June 1 59 60 of the preceding fiscal year.

61 (2) State funding for the pilot programs for testing
62 students for dyslexia shall be subject to the availability of
63 funds specifically appropriated therefor by the Legislature.
64 (3) The State Department of Education shall prepare a report
65 for the 1999 Regular Session of the Legislature to be submitted to

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the Chairmen of the Education Committees of the Senate and House of Representatives not later than November 1, 1998, with recommendations as to the effectiveness of the pilot programs for students with dyslexia and whether or not the pilot programs should be expanded or discontinued.

71 (4) This section shall stand repealed from and after July 1,
72 <u>2000</u>.

73 SECTION 2. This act shall take effect and be in force from74 and after July 1, 1999.