By: Representative Ketchings

To: Education

HOUSE BILL NO. 802

1 AN ACT TO REQUIRE ALL SCHOOL DISTRICTS TO IMPLEMENT A POLICY 2 OF OPEN ENROLLMENT WHICH ALLOWS STUDENTS, BEGINNING IN THE 2000-2001 SCHOOL YEAR, TO ATTEND ANY SCHOOL WITHIN A SCHOOL 3 4 DISTRICT; TO SPECIFY CERTAIN PROVISIONS THAT MUST BE INCLUDED IN EACH SCHOOL DISTRICT'S OPEN ENROLLMENT POLICY; TO AMEND SECTIONS 5 37-15-13 THROUGH 37-15-21 AND 37-15-33, MISSISSIPPI CODE OF 1972, 6 IN CONFORMITY TO THE PROVISIONS OF THIS ACT; AND FOR RELATED 7 8 PURPOSES.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 9 10 SECTION 1. (1) Each school district shall implement a policy of open enrollment which allows the parent, quardian or 11 custodian of a student to apply for the student's enrollment at 12 any public school within the school district in which they reside. 13 14 Under the policy, the 2000-2001 school year will be the first 15 year that a student may attend a school other than the school 16 serving the attendance area in which the student resides.

17 (2) Before February 1, 2000, the school board of each school
18 district shall adopt an open enrollment policy that includes
19 provisions addressing the following matters:

(a) Application process. Each school district shall
prepare a uniform application form for each student seeking
enrollment in a school other than the school serving the
attendance area in which the student resides. The application
forms shall be made available to students in the principal's

25 office of each school. The open enrollment policy must specify 26 the date on which the application forms will be made available to 27 students and the deadline by which an application must be 28 submitted by a parent, guardian or custodian of a student to the 29 school at which the student is seeking enrollment.

30 (b) **Openings for nonresident students.** Each school 31 shall establish the maximum number of students from outside the 32 attendance area served by that school which may be enrolled in 33 each particular grade or program in the school. These numbers shall be reported to the school district's administrative offices 34 35 before the date on which applications are made available to students. A student who resides in a school's attendance area may 36 37 not be displaced under any circumstances by a student applying for 38 enrollment in that school from outside the school's attendance 39 area.

40 (c) Selection of students. Each school shall select 41 from the applicant pool those students who may be eligible to 42 enroll in the school from outside the school's attendance area on 43 a random basis. Applications may not be opened before their 44 selection. The school shall select such students until the 45 maximum number of openings is achieved.

(d) Waiting list. In addition to the students selected 46 47 under paragraph (c) for enrollment from outside the school's attendance area, a number of students shall be selected for the 48 purpose of establishing a waiting list. If those students 49 50 originally selected do not choose to enroll in the school or are 51 determined to be ineligible for enrollment, students from outside the school's attendance area will be offered the opportunity to 52 53 enroll in the order that their names appear on the waiting list. 54 (e) Notification. The open enrollment policy must establish the date by which each school in the district must 55

56 notify students applying to enroll in that school from outside the 57 school's attendance area of their acceptance or nonacceptance in 58 the selection process. The school district shall prepare a form 59 for providing the notice.

60 (f) Subsequent school years. A student who is selected for enrollment in a school from outside the school's attendance 61 62 area may remain enrolled in that school in subsequent school years without reapplying under the open enrollment policy. However, if 63 the school reduces the maximum number of students which may be 64 65 enrolled in a particular grade or program from outside the 66 school's attendance area in a subsequent school year due to an 67 increase in enrollment from within the school's attendance area, students enrolled in the school under the open enrollment policy 68 69 will be subject to displacement, with those students most recently 70 enrolled being subject to displacement first.

(g) Return to original school. A student attending a school under the open enrollment policy may enroll in the school serving the attendance area in which the student resides in between consecutive school years. However, if a student seeks to change his enrollment during a school year, the principal of both schools involved must approve of the change.

(h) Transportation. The parent, guardian or custodian of a student enrolled in a school other than the school serving the attendance area in which the student resides shall be responsible for transporting the student to and from school or a regular bus stop in that school's attendance area.

82 (3) A student attending a public school other than the83 school serving the attendance area in which the student resides

84 shall have all of the rights and privileges and shall be subject 85 to the same rules and regulations as students residing in that 86 school's attendance area.

87 SECTION 2. Section 37-15-13, Mississippi Code of 1972, is 88 amended as follows:

37-15-13. When any child qualified under the requirements of 89 90 Section 37-15-9 shall apply or present himself for enrollment in or admission to the public schools of any school district of this 91 state, the school board of such school district shall have the 92 93 power and authority to designate the particular school or 94 attendance center of the district in which such child shall be 95 enrolled and which he shall attend; no enrollment of a child in a 96 school shall be final or permanent until such designation shall be 97 made by the school board. Except as otherwise provided in Section <u>1 of House Bill No. , 1999 Regular Session,</u> no child shall be 98 entitled to attend any school or attendance center except that to 99 100 which he has been assigned by the school board; however, the 101 principal of a school or superintendent of the district * * *, in 102 proper cases, may permit a child to attend a school temporarily 103 until a permanent assignment is made by the school board.

104 SECTION 3. Section 37-15-15, Mississippi Code of 1972, is 105 amended as follows:

106 37-15-15. (1) In making assignments of children to schools 107 or attendance centers, the school board shall take into 108 consideration the educational needs and welfare of the child 109 involved, the welfare and best interest of all the pupils 110 attending the school or schools involved, the availability of 111 school facilities, sanitary conditions and facilities at the

112 school or schools involved, health and moral factors at the school or schools, and in the community involved, and all other factors 113 which the school board may consider pertinent, relevant or 114 115 material in their effect on the welfare and best interest of the school district and the particular school or schools involved. 116 117 All such assignments shall be on an individual basis as to the 118 particular child involved and, in making such assignment, the school board shall not be limited or circumscribed by the 119 120 boundaries of any attendance areas which may have been established 121 by such board.

122 (2) This section shall not affect the eligibility of a
123 student to enroll in a school other than the school serving the
124 attendance area in which the student resides under a school
125 district's open enrollment policy implemented pursuant to Section
126 1, House Bill No. , 1999 Regular Session.

127 SECTION 4. Section 37-15-17, Mississippi Code of 1972, is 128 amended as follows:

129 37-15-17. (1) If the parent, guardian or other person 130 having custody of any child shall feel aggrieved by the assignment 131 of such child to a school or attendance center by the school 132 board, then such parent, guardian or other person * * *, at any 133 time within thirty (30) days after such assignment, may make 134 application in writing to the school board for a review or 135 reconsideration of such assignment. Upon receiving any such 136 application, the school board shall set a time and place for the 137 hearing thereof which time shall be not more than fifteen (15) 138 days after the regular meeting of the board next succeeding the 139 date of the filing of the application. At the time and place so

140 fixed, the person filing such application shall have the right to 141 appear and present evidence in support of <u>the</u> application. After 142 hearing <u>the</u> evidence, the school board shall determine whether <u>the</u> 143 application is well taken and supported by the evidence and shall 144 enter an order either affirming its previous action or modifying 145 or changing same as <u>the</u> school board shall find proper.

146 (2) This section shall not authorize any parent, guardian or custodian aggrieved by the nonacceptance or displacement of his or 147 148 her child at a particular school under the school district's open 149 enrollment policy implemented pursuant to Section 1, House Bill 150 , 1999 Regular Session, to apply to the school board for a No. 151 review of a school's decision under the open enrollment policy. 152 SECTION 5. Section 37-15-21, Mississippi Code of 1972, is 153 amended as follows:

154 37-15-21. (1) If any parent, guardian or other person having custody of any child affected by the assignment of such 155 156 child to a school or attendance center by the school board shall 157 feel aggrieved at the order of the school board provided for in Section 37-15-17, such person * * *, at any time within thirty 158 (30) days from the date of such order, \underline{may} appeal therefrom by 159 160 filing a petition for appeal in the circuit court of the county in 161 which the school district involved is located. Upon the filing of 162 such petition for an appeal, process shall be issued for and 163 served upon the president of the school board of the school 164 district involved. Upon being served with process, it shall be the 165 duty of the school board to transmit promptly to the court a 166 certified copy of the entire record of the proceedings as shown by 167 the file of the school board. From the judgment of the circuit

168 court, an appeal may be taken to the Supreme Court in the same 169 manner as other appeals are taken from other judgments of such 170 court.

171 (2) This section shall not authorize any parent, quardian or 172 custodian aggrieved by the nonacceptance or displacement of his or 173 her child at a particular school under the school district's open 174 enrollment policy implemented pursuant to section 1, House Bill 175 No. , 1999 Regular Session, to appeal the school's decision 176 under the open enrollment policy to the circuit court.

177 SECTION 6. Section 37-15-33, Mississippi Code of 1972, is 178 amended as follows:

179 37-15-33. All students seeking to transfer from any school, 180 public or private, within or outside of the boundaries of the 181 State of Mississippi, to a public school within the state may be 182 required to take a test to determine the grade and class to which 183 the pupil shall be assigned at the time of pupil transfer.

The administrative head of each public school shall administer the test or tests to such pupil or pupils as shall apply for transfer to such public school. Such test or tests shall be administered within thirty (30) days after the filing of each such application for transfer. Notice of the giving of such test shall be given the applicant not less than five (5) days prior to the date of the administration of such test.

191 No transfer of a pupil shall be effected until the test has 192 been given and the pupil is assigned according to the grade and 193 class for which the test shows he is best suited. No pupil shall 194 be assigned to a grade and class more than three (3) grades above 195 or below the grade or class that the pupil would have been

196 assigned to had the pupil remained in the school from which the 197 transfer is being made. Pending the administration of the test 198 herein provided for and its grading and an assignment based 199 thereon the superintendent of the school district or the attendance center principal to which the pupil seeks admission may 200 201 assign the pupil temporarily to a grade and class comparable to 202 that in which the pupil would have been had the pupil continued in 203 the school from which the transfer was being made.

204 If any student is transferred or reassigned within the school 205 district * * * as <u>authorized</u> by law of the State of 206 Mississippi * * *, the requirement of that pupil's taking the standardized test shall be waived. Likewise, if a pupil shall 207 208 transfer from one school district to another school district in 209 the manner provided and required by the laws of the State of 210 Mississippi, the requirement of such pupil taking the standardized test shall be waived. 211

212 SECTION 7. This act shall take effect and be in force from 213 and after July 1, 1999.