By: Blackmon To: Education

HOUSE BILL NO. 810

1 2 3 4 5 6 7 8 9 10 11	AN ACT TO AMEND SECTION 37-9-101, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT ALL SCHOOL BOARD DECISIONS OF NONREEMPLOYMENT OF LICENSED SCHOOL EMPLOYEES SHALL BE BASED ON GOOD CAUSE AND TO PROVIDE PROCEDURAL AND SUBSTANTIVE DUE PROCESS OF LAW IN SUCH NONREEMPLOYMENT; TO AMEND SECTION 37-9-111, MISSISSIPPI CODE OF 1972, TO REQUIRE SCHOOL BOARDS TO PROVIDE A COPY OF THE TRANSCRIPT OF A NONREEMPLOYMENT PROCEEDING AT NO COST TO EMPLOYEES AND TO PROVIDE THAT HEARSAY EVIDENCE SHALL NOT BE ADMISSIBLE AT SUCH HEARINGS, EXCEPT AS ALLOWED IN CIVIL PROCEEDINGS; TO AMEND SECTION 37-9-113, MISSISSIPPI CODE OF 1972, TO PRESCRIBE THE SCOPE OF REVIEW OF THE CHANCERY COURT IN ANY APPEAL OF NONREEMPLOYMENT DECISIONS; AND FOR RELATED PURPOSES.
13	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
14	SECTION 1. Section 37-9-101, Mississippi Code of 1972, is
15	amended as follows:
16	37-9-101. Sections 37-9-101 through 37-9-113 shall be known
17	as and cited as the "School Employment Procedures Law of 1977."
18	It is the intent of the Legislature to provide procedural and
19	substantive due process of law in the nonreemployment of public
20	school employees. All decisions of nonreemployment of public
21	school employees shall be based upon good cause.
22	SECTION 2. Section 37-9-111, Mississippi Code of 1972, is
23	amended as follows:
24	37-9-111. (1) The school board, upon request for a hearing
25	from an employee under the terms of Sections 37-9-101 through
26	37-9-113, shall set the time, place and date of such hearing and
27	notify the employee in writing of same. The date shall be set not
28	sooner than five (5) days nor later than thirty (30) days from the
29	date of the request, unless otherwise agreed. The hearing may be

held before the board or before a hearing officer appointed for

such purpose by the board, either from among its own membership,

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32 from the staff of the school district or some other qualified and

33 impartial person, but in no event shall the hearing officer be the

34 staff member responsible for the initial decision of

- 35 nonreemployment.
- 36 (2) The employee shall be afforded an opportunity to present
- 37 matters at the hearing relevant to the reasons given for the
- 38 nonreemployment determination and to the reasons the employee
- 39 alleges to be the reasons for nonreemployment and to be
- 40 represented by counsel at such a hearing. Such hearing shall be
- 41 conducted in such a manner as to afford the employee a fair and
- 42 reasonable opportunity to present witnesses and other evidence
- 43 pertinent to the issues in his behalf and to cross-examine
- 44 witnesses against the employee. The board or the hearing officer
- 45 may require any portion of the evidence to be submitted in the
- 46 form of depositions or affidavits, and in case affidavits are
- 47 received, an opportunity to present counter-affidavits shall be
- 48 provided.
- 49 (3) The board shall cause to be made stenographic notes of
- 50 the proceedings. In the event of a judicial appeal of the board's
- 51 decision, such notes shall be transcribed and the board, upon
- 52 request, shall provide the employee a copy of the transcript at no
- 53 <u>cost to the employee</u>.
- 54 (4) The board shall review the matters presented before it,
- or, if the hearing is conducted by a hearing officer, the record
- of the proceedings and, based solely thereon, conclude whether the
- 57 nonreemployment determination is a proper employment decision, and
- 58 shall notify the employee in writing of its final decision and
- 59 reasons therefor. Such notification shall be within thirty (30)
- 60 days of the conclusion of the hearing if the hearing is conducted
- 61 by a hearing officer and within ten (10) days of the conclusion of
- 62 the hearing if the hearing is initially conducted by the board. If
- 63 the matter is heard before a hearing officer, the board shall also
- 64 grant the employee the opportunity to appear before the board to
- 65 present a statement in his own behalf, either in person or by his
- 66 attorney, prior to a final decision by the board.
- 67 (5) In conducting a hearing, the board or hearing officer
- 68 shall not be bound by common law or by statutory rules of evidence

- 69 or by technical or formal rules of procedure except as provided in
- 70 Sections 37-9-101 through 37-9-113, but may conduct such hearing
- 71 in such manner as best to ascertain the rights of the
- 72 parties; * * * however, hearsay evidence shall not be admissible
- 73 <u>except as allowed under the Mississippi Rules of Civil Procedure.</u>
- 74 (6) In the event the decision of the school board is in
- 75 favor of the employee, the board shall have the authority to order
- 76 the execution of a contract with the employee for an additional
- 77 period of one (1) year.
- 78 (7) For purposes of conducting hearings under Sections
- 79 37-9-101 through 37-9-113, the board or hearing officer shall have
- 80 the authority to issue subpoenas for witnesses and to compel their
- 81 attendance and the giving of evidence. Any expense connected
- 82 therewith shall be borne by the party requesting the subpoenas,
- 83 which shall include an appearance fee for each witness so
- 84 subpoenaed not inconsistent with state laws governing payments to
- 85 witnesses. In the event it is necessary to enforce or to quash a
- 86 subpoena issued to compel the attendance of a witness, application
- 87 shall be made with the chancery court of the county where the
- 88 school board is located.
- 89 SECTION 3. Section 37-9-113, Mississippi Code of 1972, is
- 90 amended as follows:
- 91 37-9-113. (1) Any employee aggrieved by a final decision of
- 92 the school board is entitled to judicial review thereof, as
- 93 hereinafter provided.
- 94 (2) An appeal may be taken by such employee to the chancery
- 95 court of the judicial district in which the school district is
- 96 located, by filing a petition with the clerk of that court and
- 97 executing and filing bond payable to the school board with
- 98 sufficient sureties, in the penalty of not less than Two Hundred
- 99 Dollars (\$200.00), conditioned upon the payment of all of the
- 100 costs of appeal, within twenty (20) days of the receipt of the
- 101 final decision of the board.

- 102 (3) The scope of review of the chancery court in such cases
- 103 shall be limited to a review of the record made before the school
- 104 board or hearing officer to determine if the action of the school
- 105 board is unlawful for the reason that it was:
- 106 (a) Against the overwhelming weight of the evidence;
- 107 (b) Arbitrary or capricious; or
- 108 (c) In violation of some statutory or constitutional
- 109 right of the employee.
- 110 (4) No relief shall be granted based upon a court's finding
- of harmless error by the board in complying with the procedural or
- 112 <u>substantive</u> requirements of Sections 37-9-101 <u>through</u> 37-9-113.
- 113 However, in the event that there is a finding of prejudicial error
- in the proceedings, the cause shall be remanded for a rehearing
- 115 consistent with the findings of the court.
- 116 (5) Any party aggrieved by action of the chancery court may
- 117 appeal to the Supreme Court in the manner provided by law.
- 118 SECTION 4. This act shall take effect and be in force from
- 119 and after July 1, 2000.