By: Carmichael

To: Education

SENATE BILL NO. 2193

1 AN ACT TO AMEND SECTION 37-15-31, MISSISSIPPI CODE OF 1972, 2 TO AUTHORIZE THE TRANSFER OF STUDENTS RESIDING IN THE ADDED 3 TERRITORY OF A MUNICIPAL SCHOOL DISTRICT TO THE SCHOOL DISTRICT 4 ADJACENT TO THE ADDED TERRITORY WHEN THE BOARD OF TRUSTEES OF THE 5 MUNICIPAL SCHOOL DISTRICT HAS NO MEMBER FROM THE ADDED TERRITORY; 6 AND FOR RELATED PURPOSES.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: SECTION 1. Section 37-15-31, Mississippi Code of 1972, is amended as follows:[CRG1]

10 37-15-31. (1) (a) Except as provided in subsections (2) through (5) of this section, upon the petition in writing of a 11 parent or guardian, resident of the school district of an 12 13 individual student, filed or lodged with the president or 14 secretary of the school board of a school district in which the 15 pupil has been enrolled or is qualified to be enrolled as a 16 student under Section 37-15-9, or upon the aforesaid petition or 17 the initiative of the school board of a school district as to the transfer of a grade or grades, individual students living in one 18 19 school district or a grade or grades of a school within the 20 districts may be legally transferred to another school district, 21 by the mutual consent of the school boards of all school districts 22 concerned, said consent to be given in writing and spread upon the 23 minutes of such boards.

(b) * * * If such a transfer should be refused by the 24 school board of either school district, then an appeal may be had 25 to such county board of education. The county board of education 26 27 to which the appeal is taken shall act thereon not later than the date of its next regular meeting subsequent to the disapproval or 28 29 failure to act by the school board of said school district, or not 30 later than the date of its next regular meeting subsequent to the filing of such appeal. 31

(c) The school board of the transferring school 32 district to which such petition may be addressed shall act thereon 33 not later than its next regular meeting subsequent to the filing 34 or lodging of the petition, and a failure to act within said time 35 36 shall constitute a rejection of such request. The school board of 37 the other school district involved and the transferee board * * * shall act on such request for transfer as soon as possible after 38 39 the transferor board shall have approved or rejected such transfer and no later than the next regular meeting of the transferee board 40 or county board of education, and a failure of such transferee 41 board to act within such time shall constitute a rejection of such 42 request. If such a transfer is approved by the transferee 43 44 board, * * * then such decision shall be final. If such a transfer should be refused by the school board of either school 45 46 district or the county board of education, then such decision shall be final. 47

(d) Any legal guardianship formed for the purpose of
establishing residency for school district attendance purposes
shall not be recognized by the affected school board.

(2) (a) Upon the petition in writing of any parent or guardian who is a resident of Mississippi and is an instructional or certificated employee of a school district, but not a resident of such district, the school board of the employer school district

55 shall consent to the transfer of such employee's dependent 56 school-age children to its district and shall spread the same upon 57 the minutes of the board. Upon the petition in writing of any 58 parent or guardian who is not a resident of Mississippi and on 59 January 1, 1993, is an instructional or certificated employee of a 60 school district in Mississippi, the school board of the employer school district shall consent to the transfer of such employee's 61 dependent school-age children to its district and shall spread the 62 same upon the minutes of the board. 63

(b) The school board of any school district may, in its discretion, adopt a uniform policy to allow the enrollment and attendance of the dependent children of noninstructional and noncertificated employees, who are residents of Mississippi but are not residents of their district. Such policy shall be based upon the employment needs of the district, implemented according to job classification groups and renewed each school year.

(c) The employer transferee school district shall notify in writing the school district from which the pupil or pupils are transferring, and the school board of the transferor school district shall spread the same upon its minutes.

(d) Any such agreement by school boards for the legal transfer of a student shall include a provision providing for the transportation of the student. In the absence of such a provision the responsibility for transporting the student to the transferee school district shall be that of the parent or guardian.

80 (e) Any school district which accepts a student under 81 the provisions of this subsection shall not assess any tuition 82 fees upon such transferring student in accordance with the

83 provisions of Section 37-19-27.

84 (3) Upon the petition in writing of any parent or legal 85 guardian of a school-age child who is a resident of an adjacent 86 school district residing in the geographical situation described in Section 37-15-29(3), the school board of the school district 87 operating the school located in closer proximity to the residence 88 of the child shall consent to the transfer of the child to its 89 district, and shall spread the same upon the minutes of the board. 90 Any such agreement by school boards for the legal transfer of a 91 92 student under this subsection shall include a provision for the 93 transportation of the student by either the transferor or the 94 transferee school district. In the event that either the school 95 board of the transferee or the transferor school district shall 96 object to said transfer, it shall have the right to appeal to the 97 State Board of Education whose decision shall be final. However, if the school boards agreeing on the legal transfer of any student 98 99 shall fail to agree on which district shall provide 100 transportation, the responsibility for transporting the student to the transferee school district shall be that of the parent or 101 guardian. 102

103 Upon the petition in writing of any parent or legal (4) 104 guardian of a school-age child who was lawfully transferred to another school district prior to July 1, 1992, as described in 105 106 Section 37-15-29(4), the school board of the transferee school 107 district shall consent to the transfer of such child and the 108 transfer of any school-age brother and sister of such child to its 109 district, and shall spread the same upon the minutes of the board. 110 (5) If the board of trustees of a municipal separate school

district with added territory has no member who is a resident of 111 112 the added territory outside the corporate limits, upon the petition in writing of any parent or legal guardian of a 113 114 school-age child who is a resident of the added territory outside 115 the corporate limits, the board of trustees of the municipal 116 separate school district and the school board of the school 117 district adjacent to the added territory shall consent to the transfer of the child from the municipal separate school district 118 to the adjacent school district. The agreement shall be spread 119 120 upon the minutes of the board of trustees of the municipal 121 separate school district and the school board of the adjacent 122 school district and shall include a provision providing for the transportation of the student. In the absence of such a 123 124 provision, the parent or legal guardian shall have the responsibility for transporting the student to the adjacent school 125 district. Any school district that accepts a student under this 126 127 subsection shall not assess any tuition fees upon the transferring 128 <u>student.</u> The board of trustees of the municipal separate school 129 district and the school board of the adjacent school district 130 131 shall forward a certified copy of the agreement to the respective 132 levying authority for each school district, as defined in Section 133 37-57-1. Upon receipt of the agreement, the levying authorities 134 shall adjust the tax levy for school district purposes assessed 135 against the parent or legal guardian of the transferred student so 136 that the parent or legal guardian is not assessed any taxes levied 137 on behalf of the school district from which the student has 138 transferred, and is instead assessed taxes levied by the school

139 district to which the student has transferred.

SECTION 2. This act shall take effect and be in force from and after July 1, 2000.