MISSISSIPPI LEGISLATURE

By: Johnson (38th), Blackmon, Simmons, Turner To: Education; Appropriations

SENATE BILL NO. 2333

1 AN ACT TO AMEND SECTIONS 37-3-81 AND 37-3-83, MISSISSIPPI 2 CODE OF 1972, TO DIRECT THE STATE DEPARTMENT OF EDUCATION TO ESTABLISH A SCHOOL SAFETY CENTER TO PROVIDE TECHNICAL AND CRISIS 3 4 ASSISTANCE TO SCHOOL DISTRICTS, AND TO AUTHORIZE SCHOOL SAFETY GRANTS TO LOCAL SCHOOL DISTRICTS TO FINANCE CERTAIN PROGRAMS TO 5 PROVIDE SCHOOL SAFETY; TO ESTABLISH A SCHOOL CRISIS MANAGEMENT 6 7 PROGRAM WITHIN THE STATE DEPARTMENT OF EDUCATION, TO PROVIDE FOR A 8 TEAM OF PROFESSIONAL INDIVIDUALS TO RESPOND TO TRAUMATIC OR VIOLENT SITUATIONS THAT IMPACT STUDENTS AND FACULTY IN THE PUBLIC 9 SCHOOLS; TO PROVIDE PROCEDURES FOR THE OPERATION OF THE PROGRAM 10 11 AND TO AUTHORIZE FUNDING FOR THE PROGRAM; AND FOR RELATED 12 PURPOSES

13 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:

14 SECTION 1. Section 37-3-81, Mississippi Code of 1972, is

15 amended as follows:

16 37-3-81. The Department of Education shall establish and 17 maintain a School Safety Center, which shall operate a statewide information clearinghouse that (a) provides assistance to school 18 19 districts and communities during school crisis; and (b) provides technical assistance to public school officials and parents who 20 need assistance in <u>developing school safety plans and in</u> 21 22 maintaining a safe school environment. 23 SECTION 2. Section 37-3-83, Mississippi Code of 1972, is 24 amended as follows: 25 37-3-83. (1) There is established within the State 26 Department of Education a School <u>Safety</u> Grant Program, available

27 to all eligible public school districts, to assist in financing 28 programs to provide school safety.

(2) Subject to the extent of appropriations available, the
School <u>Safety</u> Grant Program shall offer any of the following
specific preventive services, and other additional services
appropriate to school <u>safety</u>, to be provided through the School
<u>Safety Center</u>:

34

(a) Metal detectors;

35 (b) Video surveillance cameras, communication equipment 36 and monitoring equipment for classrooms, school buildings and 37 school buses;

38 (c) Crisis management/action teams responding to school39 violence; and

40 (d) Violence prevention training, conflict resolution
41 training, and other appropriate training designated by the State
42 Department of Education for faculty and staff.

(3) Each local school district of this state may annually 43 apply for * * * school <u>safety</u> grant funds subject to 44 appropriations by the Legislature. In order to be eligible for 45 such program, each local school board desiring to participate 46 47 shall apply to the State Department of Education by May 31 before the beginning of the applicable fiscal year on forms provided by 48 49 the department, and shall be required to establish a local School Safety Task Force to involve members of the community in the 50 school <u>safety</u> effort. The State Department of Education shall 51 determine by July 1 of each succeeding year which local school 52 53 districts have submitted approved applications for school safety 54 grants.

55 (4) As part of the School <u>Safety</u> Grant Program, the State 56 Department of Education may conduct a pilot program to research 57 the feasibility of using video camera equipment in the classroom

58 to address the following:

59 (a) Determine if video cameras in the classroom <u>reduce</u>
60 student disciplinary problems;

(b) Enable teachers to present clear and convincing
evidence of a student's disruptive behavior to the student, the
principal, the superintendent and the student's parents; and

64 (c) Enable teachers to review teaching performance and65 receive diagnostic feedback for developmental purposes.

The results of any such pilot program shall be reported to the Chairmen of the Education Committees in the House of Representatives and Senate by December 15 of the year following implementation of the pilot program. Any funds appropriated by the Legislature for the support of the pilot program shall be used only for the purchase of equipment and supplies necessary for implementation of the pilot program.

73 (5) Any local school district may use video camera equipment 74 in classrooms for the purpose of monitoring school disciplinary 75 problems.

76 SECTION 3. (1) There is established a School Crisis 77 Management Program which shall be attached to the State Department 78 of Education. Under this program, the State Department of 79 Education shall create an office to provide a quick response team 80 of mental health professionals, law enforcement officers experienced in school crisis situations, attorneys and other 81 82 individuals with appropriate training, to respond to traumatic or 83 violent situations that impact students and faculty in the public 84 schools in Mississippi. The State Department of Education may 85 enter into a contractual agreement with the Mississippi Chapter of

86 the National Association of Social Workers for the administration 87 of the program. The School Crisis Management Program shall meet 88 the following conditions:

89 (a) The basic response team shall consist of at least 90 three (3) individuals, and may consist of a larger number depending on the size of the school and the nature of the event. 91 92 Each team shall include a licensed counselor or licensed psychologist, a licensed social worker, a law enforcement officer 93 94 experienced in school crisis situations, and may include an 95 attorney and other individuals with appropriate training. The 96 State Department of Education shall contract with the following 97 associations in order to train and commit individuals on a team: The Mississippi Counseling Association, the Mississippi 98 99 Psychological Association, the Mississippi Chapter of the National 100 Association of Social Workers, the Mississippi Sheriffs Association, The Mississippi Bar and other appropriate 101 102 associations associated with individuals trained in school crisis 103 management.

(b) In order to access the services of a response team,
the request shall be made by the local school principal or the
superintendent of schools who shall make the request to the State
Department of Education, or its contact designee.

108 (c) The requesting school or school district shall 109 commit student time to the response team during the school day 110 either individually or in groups.

(d) A response team shall enter a school to work with students and faculty for no more than a three-day period.

113 (e) Response teams shall be organized on a regional

114 basis in order to provide immediate access to these services.

(f) The State Department of Education, or its contact designee, shall operate a toll-free incoming wide area telephone service for the purpose of reporting suspected cases of school violence, and other traumatic situations impacting on students and faculty in the public schools.

(g) Subject to the availability of funds specifically appropriated therefor by the Legislature, the expenses of the quick response teams and their administrative support shall be provided from state funds, and the State Department of Education may apply for and expend funds for the support and maintenance of this program from private and other funding sources.

126 (2) Local school districts, school superintendents and
127 principals shall be fully authorized to request and utilize the
128 services of quick response teams provided for under this section.
129 This section shall not be construed to require school officials
130 to request the services of quick response teams provided for under
131 this section.

132 SECTION 4. This act shall take effect and be in force from133 and after July 1, 2000.