MISSISSIPPI LEGISLATURE

By: Senator(s) King

To: Judiciary

## SENATE BILL NO. 2117

AN ACT TO AMEND SECTION 37-11-57, MISSISSIPPI CODE OF 1972, 1 TO CLARIFY THE IMMUNITY OF LICENSED SCHOOL PERSONNEL FROM 2 3 LIABILITY FOR CARRYING OUT RESPONSIBILITIES WITHIN THE COURSE AND SCOPE OF THEIR EMPLOYMENT, AND TO PROVIDE FOR THE ASSESSMENT OF ATTORNEY'S FEES AND COSTS AGAINST AN ATTORNEY OR PARTY FOR 4 5 BRINGING A MERITLESS ACTION, CLAIM, DEFENSE OR OTHER PROCEEDING 6 AGAINST A TEACHER OR OTHER SUCH LICENSED SCHOOL PERSONNEL; AND FOR 7 8 RELATED PURPOSES.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 9 SECTION 1. Section 37-11-57, Mississippi Code of 1972, is 10 11 amended as follows:

37-11-57. (1) Except in the case of excessive force or 12 cruel and unusual punishment, a teacher, assistant teacher, 13 principal, or an assistant principal acting within the course and 14 scope of his employment shall not be liable for any action carried 15 out in conformity with state or federal law or rules or 16 regulations of the State Board of Education or the local school 17 board regarding the control, discipline, suspension and expulsion 18 of students. The local school board shall provide any necessary 19 legal defense to a teacher, assistant teacher, principal, or 20 assistant principal acting within the course and scope of his 21 employment in any action which may be filed against such school 22 personnel. A school district shall be entitled to reimbursement 23 for legal fees and expenses from its employee if a court finds 24 that the act of the employee was outside the course and scope of 25 his employment, or that the employee was acting with criminal 26 intent. Any action by a school district against its employee and 27 28 any action by the employee against the school district for necessary legal fees and expenses shall be tried to the court in 29 the same suit brought against the school employee. 30 

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(2) Corporal punishment administered in a reasonable manner, 31 32 or any reasonable action to maintain control and discipline of students taken by a teacher, assistant teacher, principal or 33 assistant principal acting within the scope of his employment or 34 35 function and in accordance with any state or federal laws or rules or regulations of the State Board of Education or the local school 36 board does not constitute negligence or child abuse. No teacher, 37 assistant teacher, principal or assistant principal so acting 38 shall be held liable in a suit for civil damages alleged to have 39 been suffered by a student as a result of the administration of 40 corporal punishment, or the taking of action to maintain control 41 and discipline of a student, unless the court determines that the 42 43 teacher, assistant teacher, principal or assistant principal acted 44 in bad faith or with malicious purpose or in a manner exhibiting a wanton and willful disregard of human rights or safety. For the 45 purposes of this subsection, "corporal punishment" means the 46 47 reasonable use of physical force or physical contact by a teacher, assistant teacher, principal or assistant principal, as may be 48 necessary to maintain discipline, to enforce a school rule, for 49 50 self-protection or for the protection of other students from disruptive students. 51

52 (3) Except in the case of an intentional tort, a teacher, assistant teacher, principal or an assistant principal, acting 53 within the course and scope of his employment, shall not be liable 54 55 for any action carried out in conformity with state or federal law, rules or regulations of the State Board of Education, or the 56 57 local school board regarding his employment. The local school 58 board shall provide any necessary legal defense to a teacher, assistant teacher, principal or assistant principal acting within 59 the course and scope of his employment in any action which may be 60 61 filed against such school personnel. Except as otherwise provided 62 in this section, in any civil action commenced or appealed in any court of record in this state, the court shall award, as part of 63 S. B. No. 2117

01/SS03/R173 PAGE 2 64 its judgment and in addition to any other costs otherwise 65 assessed, reasonable attorney's fees and costs against any party 66 or attorney of the court, upon the motion of any party or on its own motion, if the court finds that an attorney or party brought 67 68 an action, or asserted any claim or defense, that is without 69 substantial justification, or that the action, or any claim or 70 defense asserted, was interposed for delay or harassment, or if it 71 finds that an attorney or party unnecessarily expanded the proceedings by other improper conduct including, but not limited 72 73 to, abuse of discovery procedures available under the Mississippi 74 Rules of Civil Procedure. No attorney's fees or costs shall be 75 assessed if a voluntary dismissal is filed as to any action, claim 76 or defense within a reasonable time after the attorney or party 77 filing the action, claim or defense knows or reasonably should have known that it would not prevail on the action, claim or 78 79 defense. When a court determines reasonable attorney's fees or 80 costs should be assessed, it shall assess the payment against the offending attorneys or parties, or both, and in its discretion may 81 82 allocate the payment among them, as it determines most just, and may assess the full amount or any portion to any offending 83 attorney or party. No party, except an attorney licensed to 84 practice law in this state, who is appearing without an attorney 85 86 shall be assessed attorney's fees unless the court finds that the 87 party clearly knew or reasonably should have known that such party's action, claim or defense or any part of it was without 88 substantial justification. The following words and phrases as 89 90 used in this subsection (3) have the meaning ascribed to them herein, unless the context clearly requires otherwise: 91 "Without substantial justification," when used with 92 (a) 93 reference to any action, claim, defense or appeal, including 94 without limitation any motion, means that it is frivolous, 95 groundless in fact or in law, or vexatious, as determined by the 96 court. S. B. No. 2117 01/SS03/R173

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97	(b) "Person" means any individual, corporation,
98	company, association, firm, partnership, society, joint stock
99	company or any other entity, including any governmental entity or
100	unincorporated association or persons.
101	(c) "Action" means a civil action that contains one or
102	more claims for relief, defense or an appeal of such civil action.
103	For the purposes of this subsection (3), an "action" also means
104	any separate count, claim, defense or request for relief contained
105	in any such civil action.
106	This subsection (3) shall apply to any suit, claim, defense
107	or appeal filed or perfected subsequent to July 1, 2001, and shall
108	also apply to any suit, claim, defense or appeal which has been
109	filed or perfected prior to July 1, 2001, and which is not
110	dismissed within one hundred eighty (180) days after July 1, 2001.
111	SECTION 2. This act shall take effect and be in force from
112	and after July 1, 2001.