By: Representative Moss

To: Education; Appropriations

HOUSE BILL NO. 536

- AN ACT TO AMEND SECTION 37-13-89, MISSISSIPPI CODE OF 1972,
 TO PROVIDE THAT SCHOOL ATTENDANCE OFFICERS MUST WORK ONLY ON THOSE
 DAYS THAT TEACHERS IN THE SCHOOL DISTRICTS RESPECTIVELY SERVED BY
 THE SCHOOL ATTENDANCE OFFICERS ARE REQUIRED TO REPORT FOR DUTY,
 AND TO PROVIDE THAT SCHOOL ATTENDANCE OFFICERS SHALL ACCRUE AND
 MAY USE LEAVE ACCORDING TO LEAVE POLICIES FOR TEACHERS ADOPTED BY
 THOSE SCHOOL DISTRICTS; AND FOR RELATED PURPOSES.
- 8 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- 9 **SECTION 1.** Section 37-13-89, Mississippi Code of 1972, is
- 10 amended as follows:
- 11 37-13-89. (1) In each school district within the state,
- 12 there shall be employed the number of school attendance officers
- 13 determined by the Office of Compulsory School Attendance
- 14 Enforcement to be necessary to adequately enforce the provisions
- 15 of the Mississippi Compulsory School Attendance Law; however, this
- 16 number shall not exceed one hundred fifty-three (153) school
- 17 attendance officers at any time. From and after July 1, 1998, all
- 18 school attendance officers employed pursuant to this section shall
- 19 be employees of the State Department of Education. The State
- 20 Department of Education shall employ all persons employed as
- 21 school attendance officers by district attorneys before July 1,
- 22 1998, and shall assign them to school attendance responsibilities
- 23 in the school district in which they were employed before July 1,
- 24 1998. The first twelve (12) months of employment for each school
- 25 attendance officer shall be the probationary period of state
- 26 service.
- 27 (2) Each school attendance officer shall possess a college
- 28 degree with a major in a behavioral science or a related field or
- 29 shall have no less than three (3) years combined actual experience

- 30 as a school teacher, school administrator, law enforcement officer
- 31 possessing such degree, and/or social worker; however, these
- 32 requirements shall not apply to persons employed as school
- 33 attendance officers before January 1, 1987. School attendance
- 34 officers also shall satisfy any additional requirements that may
- 35 be established by the State Personnel Board for the position of
- 36 school attendance officer.
- 37 (3) It shall be the duty of each school attendance officer
- 38 to:
- 39 (a) Cooperate with any public agency to locate and
- 40 identify all compulsory-school-age children who are not attending
- 41 school;
- 42 (b) Cooperate with all courts of competent
- 43 jurisdiction;
- (c) Investigate all cases of nonattendance and unlawful
- 45 absences by compulsory-school-age children not enrolled in a
- 46 nonpublic school;
- 47 (d) Provide appropriate counseling to encourage all
- 48 school-age children to attend school until they have completed
- 49 high school;
- 50 (e) Attempt to secure the provision of social or
- 51 welfare services that may be required to enable any child to
- 52 attend school;
- (f) Contact the home or place of residence of a
- 54 compulsory-school-age child and any other place in which the
- officer is likely to find any compulsory-school-age child when the
- 56 child is absent from school during school hours without a valid
- 57 written excuse from school officials, and when the child is found,
- 58 the officer shall notify the parents and school officials as to
- 59 where the child was physically located;
- (g) Contact promptly the home of each
- 61 compulsory-school-age child in the school district within the
- 62 officer's jurisdiction who is not enrolled in school or is not in

- 63 attendance at public school and is without a valid written excuse
- 64 from school officials; if no valid reason is found for the
- 65 nonenrollment or absence from the school, the school attendance
- officer shall give written notice to the parent, quardian or
- 67 custodian of the requirement for the child's enrollment or
- 68 attendance;
- (h) Collect and maintain information concerning
- 70 absenteeism, dropouts and other attendance-related problems, as
- 71 may be required by law or the Office of Compulsory School
- 72 Attendance Enforcement; and
- 73 (i) Perform all other duties relating to compulsory
- 74 school attendance established by the State Department of Education
- 75 or district school attendance supervisor, or both.
- 76 (4) While engaged in the performance of * * * duties, each
- 77 school attendance officer shall carry * * * a badge identifying
- 78 him as a school attendance officer under the Office of Compulsory
- 79 School Attendance Enforcement of the State Department of Education
- 80 and an identification card designed by the State Superintendent of
- 81 Public Education and issued by the school attendance officer
- 82 supervisor. Neither the badge nor the identification card shall
- 83 bear the name of any elected public official.
- 84 (5) The State Personnel Board shall develop a salary scale
- 85 for school attendance officers as part of the variable
- 86 compensation plan. The various pay ranges of the salary scale
- 87 shall be based upon factors including, but not limited to,
- 88 education, professional certification and licensure, and number of
- 89 years of experience. Beginning with the 1999-2000 fiscal year,
- 90 school attendance officers shall be paid in accordance with this
- 91 salary scale. In addition, school attendance officers shall
- 92 receive, in the 1999-2000 fiscal year, an increase in salary in
- 93 accordance with the state employee pay raise adopted by the 1999
- 94 Legislature. The minimum salaries under the scale shall be no
- 95 less than the following:

96	(a) For school attendance officers holding a bachelor's
97	degree or any other attendance officer who does not hold such a
98	degree, the annual salary shall be based on years of experience as
99	a school attendance officer or related field of service or
100	employment, no less than as follows:

101	Years of Experience	Salary	
102	0 - 4 years	\$19,650.00	
103	5 - 8 years	21,550.00	
104	9 - 12 years	23,070.00	
105	13 - 16 years	24,590.00	
106	Over 17 years	26,110.00	

107 (b) For school attendance officers holding a license as
108 a social worker, the annual salary shall be based on years of
109 experience as a school attendance officer or related field of
110 service or employment, no less than as follows:

111	Years of Experience	Salary
112	0 - 4 years	\$20,650.00
113	5 - 8 years	22,950.00
114	9 - 12 years	24,790.00
115	13 - 16 years	26,630.00
116	17 - 20 years	28,470.00
117	Over 21 years	30,310.00

118 (c) For school attendance officers holding a master's
119 degree in a behavioral science or a related field, the annual
120 salary shall be based on years of experience as a school
121 attendance officer or related field of service or employment, no
122 less than as follows:

123	Years of	Experience	Salary
124	0 -	4 years	\$21,450.00
125	5 -	8 years	24,000.00
126	9 -	12 years	26,040.00
127	13 -	- 16 years	28,080.00
128	17 -	- 20 years	30,120.00

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129 Over 21 years 32,160.00

Each school attendance officer employed by a 130 (6) (a) district attorney on June 30, 1998, who became an employee of the 131 132 State Department of Education on July 1, 1998, shall be awarded 133 credit for personal leave and major medical leave for his continuous service as a school attendance officer under the 134 district attorney, and if applicable, the youth or family court or 135 a state agency. The credit for personal leave shall be in an 136 amount equal to one-third (1/3) of the maximum personal leave the 137 school attendance officer could have accumulated had he been 138 139 credited with such leave under Section 25-3-93 during his employment with the district attorney, and if applicable, the 140 141 youth or family court or a state agency. The credit for major medical leave shall be in an amount equal to one-half (1/2) of the 142 maximum major medical leave the school attendance officer could 143 have accumulated had he been credited with such leave under 144 Section 25-3-95 during his employment with the district attorney, 145 146 and if applicable, the youth or family court or a state agency. However, if a district attorney who employed a school attendance 147 officer on June 30, 1998, certifies, in writing, to the State 148 Department of Education that the school attendance officer had 149 150 accumulated, pursuant to a personal leave policy or major medical 151 leave policy lawfully adopted by the district attorney, a number of days of unused personal leave or major medical leave, or both, 152 153 which is greater than the number of days to which the school attendance officer is entitled under this paragraph, the State 154 Department of Education shall authorize the school attendance 155 officer to retain the actual unused personal leave or major 156 medical leave, or both, certified by the district attorney, 157 158 subject to the maximum amount of personal leave and major medical leave the school attendance officer could have accumulated had he 159 160 been credited with such leave under Sections 25-3-93 and 25-3-95.

In order for a school attendance officer to be (b) awarded credit for personal leave and major medical leave or to retain the actual unused personal leave and major medical leave accumulated by him before July 1, 1998, the district attorney who employed the school attendance officer must certify, in writing, to the State Department of Education the hire date of the school attendance officer. For each school attendance officer employed by the youth or family court or a state agency before being designated an employee of the district attorney who has not had a break in continuous service, the hire date shall be the date that the school attendance officer was hired by the youth or family court or state agency. The department shall prescribe the date by which the certification must be received by the department and shall provide written notice to all district attorneys of the certification requirement and the date by which the certification must be received.

(7) (a) School attendance officers shall maintain regular office hours on all days during the school term on which teachers in any of the school districts served by a school attendance officer are * * * required to report to work * * *. (For purposes of this subsection, a school district's school term is that period of time identified as the school term in contracts entered into by the district with licensed personnel.) A school attendance officer shall be required to report to work on any day recognized as an official state holiday if teachers in any school district served by that school attendance officer are required to report to work on that day, regardless of the school attendance officer's status as an employee of the State Department of Education, and compensatory leave may not be awarded to the school attendance officer for working during that day. However, a school attendance officer may be allowed by the school attendance officer's supervisor to use earned leave on such days.

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194	(b) Beginning on July 1, 2002, each school attendance
195	officer shall be credited with leave in accordance with the leave
196	policies of the school district served by that school attendance
197	officer which credits licensed employees with the greatest sick
198	leave and personal leave allowances, as prescribed in that school
199	district's leave policies adopted pursuant to subsections (2)
200	through (4) of Section 37-7-307. The school attendance officer
201	may retain all unused leave accumulated under Sections 25-3-93 and
202	25-3-95 and unused leave credited to the school attendance officer
203	pursuant to subsection (6) of this section. However, beginning on
204	July 1, 2002, the use of leave, whether accumulated before or
205	after July 1, 2002, by the school attendance officer must be in
206	accordance with that local school district's leave policies
207	adopted pursuant to subsections (2) through (4) of Section
208	<u>37-7-307.</u>
209	(8) The State Department of Education shall provide all
210	continuing education and training courses that school attendance
211	officers are required to complete under state law or rules and
212	regulations of the department.
213	SECTION 2. This act shall take effect and be in force from
214	and after July 1, 2002.