Pending AMENDMENT No. 1 PROPOSED TO

Senate Bill NO. 2284

By Representative(s) Committee

Amend by striking all after the enacting clause and inserting in lieu thereof the following:

SECTION 1. Section 37-13-81, Mississippi Code of 1972, is reenacted as follows:

37-13-81. There is created the Office of Compulsory School Attendance Enforcement within the State Department of Education. The office shall be responsible for the administration of a statewide system of enforcement of the Mississippi Compulsory School Attendance Law (Section 37-13-91) and for the supervision of school attendance officers throughout the state.

30 SECTION 2. Section 37-13-83, Mississippi Code of 1972, is
31 reenacted as follows:

37-13-83. The State Superintendent of Public Education shall 32 appoint a director for the Office of Compulsory School Attendance 33 Enforcement, who shall meet all qualifications established for 34 school attendance officer supervisors and any additional 35 qualifications that may be established by the State Superintendent 36 of Public Education or State Personnel Board. The director shall 37 be responsible for the proper administration of the Office of 38 Compulsory School Attendance Enforcement in conformity with the 39 Mississippi Compulsory School Attendance Law and any other 40 regulations or policies that may be adopted by the State Board of 41

42 Education.

43 **SECTION 3.** Section 37-13-85, Mississippi Code of 1972, is 44 reenacted as follows:

37-13-85. The Office of Compulsory School Attendance
Enforcement shall have the following powers and duties, in
addition to all others imposed or granted by law:

(a) To establish any policies or guidelines concerning
the employment of school attendance officers which serve to
effectuate a uniform system of enforcement under the Mississippi
Compulsory School Attendance Law throughout the state, and to
designate the number of school attendance officers which shall be
employed to serve in each school district area;

54 (b) To supervise and assist school attendance officer 55 supervisors in the performance of their duties;

56 (c) To establish minimum standards for enrollment and 57 attendance for the state and each individual school district, and 58 to monitor the success of the state and districts in achieving the 59 required levels of performance;

(d) To provide to school districts failing to meet the
established standards for enrollment and attendance assistance in
reducing absenteeism or the dropout rates in those districts;

(e) To establish any qualifications, in addition to
those required under Section 37-13-89, for school attendance
officers as the office deems necessary to further the purposes of
the Mississippi Compulsory School Attendance Law;

(f) To develop and implement a system under which school districts are required to maintain accurate records that document enrollment and attendance in such a manner that the records reflect all changes in enrollment and attendance, and to require school attendance officers to submit information concerning public school attendance on a monthly basis to the office;

74 (g) To prepare the form of the certificate of 75 enrollment required under the Mississippi Compulsory School 76 Attendance Law and to furnish a sufficient number of the HR03\SB2284A.J 77 certificates of enrollment to each school attendance officer in 78 the state;

To publish a report each year on the work of school 79 (h) attendance officers in each school district concerning enforcement 80 of the Mississippi Compulsory School Attendance Law. The report 81 shall include: figures reflecting school attendance violations 82 and reductions or increases in the school dropout rates; 83 information describing attendance-related problems and proposed 84 solutions for those problems; and any other information that the 85 86 State Department of Education may require. The report shall be submitted to the State Board of Education and the Education 87 Committees of the Senate and House of Representatives before the 88 first day of July for the immediately preceding school year; 89

90 (i) To provide to the State Board of Education 91 statistical information concerning absenteeism, dropouts and other 92 attendance-related problems as requested by the State Board of 93 Education;

94 (j) To provide for the certification of school 95 attendance officers;

96 (k) To provide for a course of training and education 97 for school attendance officers, and to require successful 98 completion of the course as a prerequisite to certification by the 99 office as school attendance officers;

(1) To adopt any guidelines or policies the office
deems necessary to effectuate an orderly transition from the
supervision of school attendance officers by district attorneys to
the supervision by the school attendance officer supervisors;

(m) Beginning on July 1, 1998, to require school attendance officer supervisors to employ persons employed by district attorneys before July 1, 1998, as school attendance officers without requiring such persons to submit an application or interview for employment with the State Department of Education;

(n) To adopt policies or guidelines linking the duties of school attendance officers to the appropriate courts, law HR03\SB2284A.J 112 enforcement agencies and community service providers; and

(o) To adopt any other policies or guidelines that the office deems necessary for the enforcement of the Mississippi Compulsory School Attendance Law; however, the policies or guidelines shall not add to or contradict with the requirements of Section 37-13-91.

SECTION 4. Section 37-13-87, Mississippi Code of 1972, is reenacted as follows:

37-13-87. (1) The Director of the Office of Compulsory 120 School Attendance Enforcement shall employ three (3) school 121 122 attendance officer supervisors, each to maintain an office within a different Supreme Court district. Each supervisor shall be 123 124 responsible for the enforcement of the Mississippi Compulsory School Attendance Law within his district and shall exercise 125 direct supervision over the school attendance officers in the 126 district. The supervisors, who shall report to the director of 127 128 the office, shall assist the school attendance officers in the 129 performance of their duties as established by law or otherwise.

(2) No person having less than eight (8) years combined 130 131 actual experience as a school attendance officer, school teacher, school administrator, law enforcement officer possessing a college 132 133 degree with a major in a behavioral science or a related field, and/or social worker in the state shall be employed as a school 134 attendance officer supervisor. Further, a school attendance 135 136 officer supervisor shall possess a college degree with a major in a behavioral science or a related field or shall have actual 137 138 experience as a school teacher, school administrator, law enforcement officer possessing such degree or social worker; 139 however, these requirements shall not apply to persons employed as 140 school attendance officers before January 1, 1987. School 141 attendance officers shall meet any additional qualifications 142 143 established by the State Personnel Board for school attendance officers or school attendance officer supervisors. The school 144 attendance officer supervisors shall receive an annual salary to 145 146 be set by the State Superintendent of Public Education, subject to

147 the approval of the State Personnel Board.

148 SECTION 5. Section 37-13-89, Mississippi Code of 1972, is 149 reenacted and amended as follows:

150 37-13-89. (1) In each school district within the state, there shall be employed the number of school attendance officers 151 determined by the Office of Compulsory School Attendance 152 153 Enforcement to be necessary to adequately enforce the provisions of the Mississippi Compulsory School Attendance Law; however, this 154 number shall not exceed one hundred fifty-three (153) school 155 attendance officers at any time. From and after July 1, 1998, all 156 157 school attendance officers employed pursuant to this section shall be employees of the State Department of Education. The State 158 Department of Education shall employ all persons employed as 159 school attendance officers by district attorneys before July 1, 160 1998, and shall assign them to school attendance responsibilities 161 in the school district in which they were employed before July 1, 162 163 1998. The first twelve (12) months of employment for each school 164 attendance officer shall be the probationary period of state 165 service.

(2) (a) The State Department of Education shall obtain 166 167 current criminal records background checks and current child abuse 168 registry checks on all persons applying for the position of school attendance officer after July 2, 2002. The criminal records 169 170 information and registry checks must be kept on file for any new hires. In order to determine an applicant's suitability for 171 employment as a school attendance officer, the applicant must be 172 173 fingerprinted. If no disqualifying record is identified at the state level, the Department of Public Safety shall forward the 174 fingerprints to the Federal Bureau of Investigation (FBI) for a 175 national criminal history record check. The applicant shall pay 176 177 the fee, not to exceed Fifty Dollars (\$50.00), for the 178 fingerprinting and criminal records background check; however, the 179 State Department of Education, in its discretion, may pay the fee 180 for the fingerprinting and criminal records background check on

181 behalf of any applicant. Under no circumstances may a member of

the State Board of Education, employee of the State Department of 182 183 Education or any person other than the subject of the criminal 184 records background check disseminate information received through any such checks except insofar as required to fulfill the purposes 185 186 of this subsection. 187 (b) If the fingerprinting or criminal records check discloses a felony conviction, guilty plea or plea of nolo 188 contendere to a felony of possession or sale of drugs, murder, 189 190 manslaughter, armed robbery, rape, sexual battery, sex offense listed in Section 45-33-23(q), child abuse, arson, grand larceny, 191 burglary, gratification of lust or aggravated assault which has 192 193 not been reversed on appeal or for which a pardon has not been

194 granted, the applicant is not eligible to be employed as a school 195 attendance officer. Any employment of an applicant pending the 196 results of the fingerprinting and criminal records check is

197 voidable if the new hire receives a disqualifying criminal records

198 <u>check.</u> However, the State Board of Education, in its discretion,

199 <u>may allow an applicant aggrieved by an employment decision under</u>

200 this subsection to appear before the board, or before a hearing

201 officer designated for that purpose, to show mitigating

202 <u>circumstances that may exist and allow the new hire to be employed</u>

203 <u>as a school attendance officer.</u> The State Board of Education may

204 grant waivers for mitigating circumstances, which may include, but

205 are not necessarily limited to: (i) age at which the crime was

206 <u>committed; (ii) circumstances surrounding the crime; (iii) length</u>

207 of time since the conviction and criminal history since the

208 <u>conviction; (iv) work history; (v) current employment and</u>

209 <u>character references; and (vi) other evidence demonstrating the</u>

ability of the person to perform the responsibilities of a school

211 attendance officer competently and that the person does not pose a

212 threat to the health or safety of children.

213 (c) A member of the State Board of Education or
214 employee of the State Department of Education may not be held
215 liable in any employment discrimination suit in which an

216 <u>allegation of discrimination is made regarding an employment</u>

217 <u>decision authorized under this section.</u>

Each school attendance officer shall possess a college 218 (3) degree with a major in a behavioral science or a related field or 219 220 shall have no less than three (3) years combined actual experience as a school teacher, school administrator, law enforcement officer 221 222 possessing such degree, and/or social worker; however, these requirements shall not apply to persons employed as school 223 attendance officers before January 1, 1987. School attendance 224 officers also shall satisfy any additional requirements that may 225 be established by the State Personnel Board for the position of 226 227 school attendance officer.

228 <u>(4)</u> It shall be the duty of each school attendance officer 229 to:

(a) Cooperate with any public agency to locate and
 identify all compulsory-school-age children who are not attending
 school;

(b) Cooperate with all courts of competentjurisdiction;

(c) Investigate all cases of nonattendance and unlawful absences by compulsory-school-age children not enrolled in a nonpublic school;

(d) Provide appropriate counseling to encourage all
school-age children to attend school until they have completed
high school;

(e) Attempt to secure the provision of social or welfare services that may be required to enable any child to attend school;

(f) Contact the home or place of residence of a compulsory-school-age child and any other place in which the officer is likely to find any compulsory-school-age child when the child is absent from school during school hours without a valid written excuse from school officials, and when the child is found, the officer shall notify the parents and school officials as to where the child was physically located;

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(g) Contact promptly the home of each

compulsory-school-age child in the school district within the 252 253 officer's jurisdiction who is not enrolled in school or is not in attendance at public school and is without a valid written excuse 254 255 from school officials; if no valid reason is found for the nonenrollment or absence from the school, the school attendance 256 257 officer shall give written notice to the parent, guardian or custodian of the requirement for the child's enrollment or 258 259 attendance;

(h) Collect and maintain information concerning
absenteeism, dropouts and other attendance-related problems, as
may be required by law or the Office of Compulsory School
Attendance Enforcement; and

(i) Perform all other duties relating to compulsory
school attendance established by the State Department of Education
or district school attendance supervisor, or both.

267 (5) While engaged in the performance of his duties, each 268 school attendance officer shall carry on his person a badge 269 identifying him as a school attendance officer under the Office of Compulsory School Attendance Enforcement of the State Department 270 271 of Education and an identification card designed by the State Superintendent of Public Education and issued by the school 272 273 attendance officer supervisor. Neither the badge nor the 274 identification card shall bear the name of any elected public official. 275

276 (6) The State Personnel Board shall develop a salary scale for school attendance officers as part of the variable 277 278 compensation plan. The various pay ranges of the salary scale shall be based upon factors including, but not limited to, 279 education, professional certification and licensure, and number of 280 years of experience. * * * School attendance officers shall be 281 paid in accordance with this salary scale. * * * The minimum 282 283 salaries under the scale shall be no less than the following:

(a) For school attendance officers holding a bachelor's
degree or any other attendance officer who does not hold such a
degree, the annual salary shall be based on years of experience as

287 a school attendance officer or related field of service or 288 employment, no less than as follows:

289	Years of Experience	Salary
290	0 - 4 years	\$19,650.00
291	5 - 8 years	21,550.00
292	9 - 12 years	23,070.00
293	13 - 16 years	24,590.00
294	Over 17 years	26,110.00
295	(b) For school atten	dance officers holding a license as
296	a social worker, the annual salary shall be based on years of	
297	experience as a school attendance officer or related field of	
298	service or employment, no less than as follows:	
299	Years of Experience	Salary
300	0 - 4 years	\$20,650.00
301	5 - 8 years	22,950.00
302	9 - 12 years	24,790.00
303	13 - 16 years	26,630.00
304	17 - 20 years	28,470.00
305	Over 21 years	30,310.00
306	(c) For school attendance officers holding a master's	
307	degree in a behavioral science or a related field, the annual	
308	salary shall be based on years of experience as a school	
309	attendance officer or related field of service or employment, no	
310	less than as follows:	
311	Years of Experience	Salary
312	0 - 4 years	\$21,450.00
313	5 - 8 years	24,000.00
314	9 - 12 years	26,040.00
315	13 - 16 years	28,080.00
316	17 - 20 years	30,120.00
317	Over 21 years	32,160.00
318	(7) (a) Each school atte	ndance officer employed by a
319	district attorney on June 30, 1998, who became an employee of the	
320	State Department of Education of	n July 1, 1998, shall be awarded

321 credit for personal leave and major medical leave for his

continuous service as a school attendance officer under the 322 323 district attorney, and if applicable, the youth or family court or a state agency. The credit for personal leave shall be in an 324 325 amount equal to one-third (1/3) of the maximum personal leave the school attendance officer could have accumulated had he been 326 327 credited with such leave under Section 25-3-93 during his employment with the district attorney, and if applicable, the 328 youth or family court or a state agency. The credit for major 329 medical leave shall be in an amount equal to one-half (1/2) of the 330 maximum major medical leave the school attendance officer could 331 have accumulated had he been credited with such leave under 332 Section 25-3-95 during his employment with the district attorney, 333 and if applicable, the youth or family court or a state agency. 334 335 However, if a district attorney who employed a school attendance officer on June 30, 1998, certifies, in writing, to the State 336 Department of Education that the school attendance officer had 337 338 accumulated, pursuant to a personal leave policy or major medical 339 leave policy lawfully adopted by the district attorney, a number of days of unused personal leave or major medical leave, or both, 340 341 which is greater than the number of days to which the school attendance officer is entitled under this paragraph, the State 342 343 Department of Education shall authorize the school attendance officer to retain the actual unused personal leave or major 344 medical leave, or both, certified by the district attorney, 345 346 subject to the maximum amount of personal leave and major medical leave the school attendance officer could have accumulated had he 347 348 been credited with such leave under Sections 25-3-93 and 25-3-95. For the purpose of determining the accrual rate for 349 (b) personal leave under Section 25-3-93 and major medical leave under 350 Section 25-3-95, the State Department of Education shall give 351 352 consideration to all continuous service rendered by a school

353 attendance officer before July 1, 1998, in addition to the service 354 rendered by the school attendance officer as an employee of the 355 department.

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(c) In order for a school attendance officer to be HR03\SB2284A.J

awarded credit for personal leave and major medical leave or to 357 358 retain the actual unused personal leave and major medical leave accumulated by him before July 1, 1998, the district attorney who 359 360 employed the school attendance officer must certify, in writing, to the State Department of Education the hire date of the school 361 attendance officer. For each school attendance officer employed 362 by the youth or family court or a state agency before being 363 designated an employee of the district attorney who has not had a 364 break in continuous service, the hire date shall be the date that 365 the school attendance officer was hired by the youth or family 366 367 court or state agency. The department shall prescribe the date by which the certification must be received by the department and 368 shall provide written notice to all district attorneys of the 369 certification requirement and the date by which the certification 370 must be received. 371

(8) (a) School attendance officers shall maintain regular 372 373 office hours on a year-round basis; however, during the school 374 term, on those days that teachers in all of the school districts served by a school attendance officer are not required to report 375 376 to work, the school attendance officer also shall not be required to report to work. (For purposes of this subsection, a school 377 378 district's school term is that period of time identified as the school term in contracts entered into by the district with 379 licensed personnel.) A school attendance officer shall be 380 381 required to report to work on any day recognized as an official state holiday if teachers in any school district served by that 382 383 school attendance officer are required to report to work on that day, regardless of the school attendance officer's status as an 384 employee of the State Department of Education, and compensatory 385 leave may not be awarded to the school attendance officer for 386 working during that day. However, a school attendance officer may 387 388 be allowed by the school attendance officer's supervisor to use earned leave on such days. 389

390 (b) The State Department of Education annually shall
 391 designate a period of two (2) consecutive weeks in the summer
 HR03\SB2284A.J

between school years during which school attendance officers shall 392 393 not be required to report to work. A school attendance officer 394 who elects to work at any time during that period may not be awarded compensatory leave for such work and may not opt to be 395 absent from work at any time other than during the two (2) weeks 396 designated by the department unless the school attendance officer 397 uses personal leave or major medical leave accrued under Section 398 25-3-93 or 25-3-95 for such absence. 399

400 (9) The State Department of Education shall provide all 401 continuing education and training courses that school attendance 402 officers are required to complete under state law or rules and 403 regulations of the department.

404 **SECTION 6.** Section 9 of Chapter 566, Laws of 1998, is 405 amended as follows:

406 Section 9. This act shall take effect and be in force from 407 and after July 1, 1998 * * *.

408 **SECTION 7.** This act shall take effect and be in force from 409 and after July 1, 2002.

Further, amend by striking the title in its entirety and inserting in lieu thereof the following:

AN ACT TO REENACT SECTIONS 37-13-81 THROUGH 37-13-89, 1 MISSISSIPPI CODE OF 1972, WHICH ESTABLISH THE OFFICE OF COMPULSORY 2 3 SCHOOL ATTENDANCE ENFORCEMENT IN THE STATE DEPARTMENT OF 4 EDUCATION, PROVIDE FOR THE EMPLOYMENT OF SCHOOL ATTENDANCE OFFICERS BY THE DEPARTMENT, AND PRESCRIBE THE POWERS AND DUTIES OF 5 6 SCHOOL ATTENDANCE OFFICERS; TO AMEND REENACTED SECTION 37-13-89, MISSISSIPPI CODE OF 1972, TO REQUIRE THE STATE DEPARTMENT OF 7 EDUCATION TO OBTAIN FINGERPRINTS AND CRIMINAL RECORDS BACKGROUND 8 9 CHECKS ON APPLICANTS FOR THE POSITION OF SCHOOL ATTENDANCE 10 OFFICER, TO PROHIBIT THE EMPLOYMENT OF PERSONS DETERMINED THROUGH THE FINGERPRINTING OR BACKGROUND CHECKS TO BE GUILTY OF CERTAIN 11 FELONIES, TO AUTHORIZE WAIVERS FOR MITIGATING CIRCUMSTANCES AND TO 12 PROVIDE IMMUNITY TO MEMBERS OF THE STATE BOARD OF EDUCATION AND 13 14 EMPLOYEES OF THE STATE DEPARTMENT OF EDUCATION REGARDING 15 EMPLOYMENT DECISIONS BASED UPON THE FINGERPRINTING AND BACKGROUND CHECKS; TO AMEND SECTION 9, CHAPTER 566, LAWS OF 1998, TO DELETE THE REPEALER ON THOSE STATUTES THAT CREATE THE OFFICE OF 16 17 COMPULSORY SCHOOL ATTENDANCE ENFORCEMENT AND PRESCRIBE THE POWERS 18 19 AND DUTIES OF SCHOOL ATTENDANCE OFFICERS; AND FOR RELATED 20 PURPOSES.