MISSISSIPPI LEGISLATURE

By: Senator(s) Nunnelee

To: Education

SENATE BILL NO. 2210

AN ACT ENTITLED THE "STUDENT AND FAMILY PRIVACY PROTECTION 1 ACT"; TO REQUIRE SCHOOLS TO OBTAIN WRITTEN CONSENT FROM FAMILIES 2 BEFORE RELEASING STUDENT RECORDS; TO PROHIBIT SCHOOLS FROM 3 CONDUCTING CERTAIN SURVEYS; TO ALLOW PARENTS TO INSPECT 4 INSTRUCTIONAL MATERIALS USED IN THEIR CHILDREN'S CLASSROOMS; TO 5 PROHIBIT SCHOOL PERSONNEL OR HEALTH CARE PROVIDERS FROM USING 6 SCHOOL FACILITIES FOR ADMINISTERING NONEMERGENCY HEALTH SERVICES 7 WITHOUT THE INFORMED CONSENT OF THE PARENT OR GUARDIAN; AND FOR 8 RELATED PURPOSES. 9

10 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 11 <u>SECTION 1.</u> This act shall be known and may be cited as the 12 "Student and Family Privacy and Protection Act."

13 <u>SECTION 2.</u> The purpose of this act is to require informed 14 consent for the provision of school health care services, with 15 limited exceptions as outlined by this act, and to protect the 16 privacy of students and their families, and to protect against the 17 inappropriate collection and release of student educational 18 records or student records.

19 <u>SECTION 3.</u> The following words and phrases when used in this 20 act shall have the meaning given to them in this section unless 21 the context clearly indicates otherwise:

(a) "Directory information" means a student's name,
age, municipality of residence, participation in officially
recognized activities and sports, including weight and height when
the student is a member of an athletic team, and any awards,
certificates and diplomas received by the student.

(b) "Educational entity" means the State Department of
Education, the State Board of Education, a local school district,
a vocational-technical school, an intermediate unit and any of
their officers, employees or persons acting as their agents.

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(C) "Health care services" means an examination, 31 32 screening, diagnosis, evaluation or treatment for physical, mental 33 or emotional health problems. The term includes screening, counseling and referrals for behavioral, social or emotional 34 35 problems by school support team programs, student assistance 36 programs and similar programs and referrals to and by such 37 programs.

(d) "Informed consent" means the signature of a parent 38 or guardian of a student giving prior written consent on the form 39 required by Section 14 to the release or inspection of a student 40 41 record or the provision of health care services to the student. For a student who is a high school graduate, is married or is 42 43 nineteen (19) years of age or older, the term means the signature of the student rather than the signature of the parent or guardian 44 of the student. 45

(e) "Instructional materials" means all materials to
which a student shall or may be directly exposed, including, but
not limited to, textbooks, materials in the school library
accessible to students, videos, films, tapes, computer discs,
charts or graphs.

(f) "Medical emergency" means a condition in which immediate medical care is necessary to prevent the death or serious impairment of the health of a student.

54 (g) "Parent" means a biological or adoptive parent who55 has legal custody of a student.

(h) "Person" means an individual, corporation,
partnership, limited liability company, business trust, other
association, government entity, estate, trust or foundation.

(i) "Requirement of federal law" means any specific
mandate imposed by any federal statute, regulation, court order or
consent decree. This term also includes any conditions required
in order to participate in the federal Medicaid program and the
federal special education program provided for under the

Individuals with Disabilities Education Act (Public Law 91-230, 20
USCS, Section 1400 et seq.).

(j) "Student" means a person who is enrolled in a
school district or who becomes subject to the protections accorded
under this act by reason of past enrollment in a school district.

"Student educational record" means the permanent 69 (k) record or file of a student which may be in the form of an 70 electronic portfolio, including, but not limited to, personal 71 achievement or credit for courses taken, grades, attendance, any 72 graduation project, any disciplinary or behavioral record or 73 74 information and any other record or information relating to the overall performance of that particular student in regard to the 75 76 academic educational program, including any other record, other 77 than a student medical record directly related to the student.

(1) "Student record" means a student educational recordor a student medical record.

80 <u>SECTION 4.</u> (1) Except for directory information, no 81 educational entity shall release or allow access to any student 82 record or any personal or private information relating to 83 personally identifiable information on the student or family of 84 the student.

85 (2) Nothing in this act shall prohibit an educational entity
86 from permitting access to or releasing any student record or any
87 personal or private information on the student or family to any of
88 the following persons or under the following circumstances:

89 (a) To law enforcement officials in the course of a90 criminal investigation;

91 (b) To a court of competent jurisdiction pursuant to a92 court order or subpoena;

93 (c) To a parent or guardian of the student or to the 94 student if such student is a high school graduate, is married or 95 is nineteen (19) years of age or older. Under this paragraph, a 96 student may not authorize the release of personal or private

97 information of a derogatory nature on any other living family 98 member without the written consent of that family member.

99 (d) To any person authorized to receive such 100 information pursuant to the informed written consent of the 101 parent, guardian of the student or the student whose records are 102 sought if such student is eighteen (18) years of age or older and 103 is emancipated.

(e) Where the release of such information is necessary to protect the immediate health or safety of the student, provided the parent or guardian of the student is given written notification of such release within two (2) business days thereafter.

(f) State or local officials or authorities to whom such information must be reported or disclosed pursuant to Section 43-21-353, Mississippi Code of 1972, (relating to child protective services) or any other statutory law.

(g) Where the release of the information is arequirement of federal law as certified by the Attorney General.

(h) Employees or officers of the school district within which the student is enrolled who have a legitimate interest in access to such records; or

118 (i) Employees or officers of the school district in119 which the student transfers or seeks to enroll.

SECTION 5. No local school district shall permit its 120 (1) 121 school personnel or any public or private providers of health care services to utilize facilities or resources of the school district 122 123 for the purpose of providing health care services to students, unless the informed consent required by this act for the 124 provisions of health services has been obtained on the form under 125 126 Section 14.

127 (2) Subsection (1) shall be inapplicable to any of the128 following:

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Medical emergencies;

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(a)

(b) A requirement of federal law as certified by the
Attorney General, including individual education plans and other
requirements prescribed for special education students under the
Individuals with Disabilities Education Act (Public Law 91-230, 20
USCS, Section 1400 et seq.); or

(c) Ordinary and reasonable discipline as defined under school policy or that which is necessary to maintain safety or school order.

138 (3) Nothing in this act shall be deemed to expand any legal
139 authority to utilize the resources, personnel or facilities of any
140 local school district to provide health care services.

SECTION 6. A parent or guardian of the student shall, upon 141 the making of a written request, be entitled to inspect all 142 143 instructional materials and teacher manuals, other than test questions or examination materials that are used in connection 144 145 with any course or program taught at the school district within two (2) business days after the parent or guardian makes a request 146 to inspect such materials. Each local school district shall 147 establish a reasonable procedure for implementing this section. 148

149 <u>SECTION 7.</u> (1) No local school district shall require or 150 permit a student to participate in any survey, questionnaire, 151 analysis or evaluation that would require or provide for the 152 disclosure of the following information on the student without 153 first obtaining the informed consent required under this act: 154 (a) Personal values, attitudes, opinions or beliefs. 155 (b) Family members' values, attitudes, opinions or

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- (b) Family members' values, attitudes, opinions or beliefs.
- 157 (c) Religious affiliations or beliefs;158 (d) Political affiliations or beliefs.;
 - 159 (e) Sexual attitudes or beliefs;
 - 160 (f) Sexual behavior;

161 (g) Illegal, antisocial or self-incriminating or

162 demeaning behavior;

163 (h) Critical appraisals of individuals with whom the164 student has personal relationships;

(i) The disclosure of information protected by legally
recognized privileged and analogous relationships, such as those
of attorneys, medical personnel or ministers;

(j) Income, other than required by law to determine eligibility for participation in a program for financial assistance; or

171 (k) Mental and psychological problems potentially172 embarrassing to the student or the student's family.

173 (2)Except for the matters set out in subsection (1)(f) 174 through (k), nothing in this section shall restrict discussion or testing on matters directly related to course instruction on core 175 176 academic subjects, other than health, sex education or similar 177 subjects which shall be subject to the informed consent requirement of subsection (1). No student shall be penalized or 178 rewarded in any subject, test or assignment because of the 179 180 disclosure of any information described in subsection (1).

181 <u>SECTION 8.</u> (1) Nothing in this act shall prohibit or 182 restrict any counseling or advice provided in response to 183 student-initiated contacts with a teacher, counselor, nurse, 184 school administrator or other person authorized by the school 185 district to provide such advice and counseling.

186 (2) Nothing in this act shall prohibit or restrict
187 school-initiated contacts with the parent or guardian of a student
188 regarding any physical, mental or emotional problem or concern
189 relating to the student.

(3) A teacher or school administrator may initiate contacts with a student regarding a physical, mental or emotional problem of the student if the teacher or administrator notifies a parent or guardian of the student within two (2) business days after the contact. The teacher or school administrator is not required to provide such notification to the parent or guardian in cases where

196 a report is made under Section 43-21-353, Mississippi Code of 197 1972, (relating to child protective services) or where a report is 198 made to law enforcement authorities.

199 <u>SECTION 9.</u> A parent or guardian has the right to have the 200 student of the parent or guardian excused from specific 201 instruction which conflicts with the religious beliefs of the 202 parent or guardian, upon submission to the school district of a 203 written request for excusal on the basis of the religious belief.

204 <u>SECTION 10.</u> (1) Parents and guardians of students shall be 205 given written information about their rights under this act, 206 including the name, telephone number and address of the person in 207 each school district responsible for compliance.

(2) Each local school district shall designate one (1)
person to be responsible to parents and guardians of students to
make sure that the rights of students, parents and guardians under
this act are protected.

(3) Each local school district may adopt reasonable rules
and regulations to implement this act, provided they are
consistent with the rules and regulations promulgated under
Section 11.

216 <u>SECTION 11.</u> The State Department of Education shall 217 promulgate rules and regulations necessary for the implementation 218 of this act.

219 <u>SECTION 12.</u> (1) The Attorney General, any aggrieved 220 student, parent or guardian of a student may seek an injunction 221 against any violation of this act from a court with appropriate 222 jurisdiction.

(2) Upon the request of the governing body, superintendent or executive director of an educational entity, the Attorney General shall furnish written legal advice concerning any matter or issue arising in connection with the exercise of the official powers or performance of the official duties of the educational entity under this act:

(a) The written advice, if given, shall be followed,
and, when followed, the recipient shall not in any way be liable
for doing so, upon any official bond or otherwise.

(b) If the governing body of the educational entity disagrees with the legal advice rendered by the Attorney General, the educational entity may seek a declaratory judgment in the circuit court. The legal advice of the Attorney General shall be binding until the circuit court issues a final order on the petition requesting the declaratory judgment.

(c) Any written legal advice given pursuant to this subsection shall be a public record. If the Attorney General deems the legal advice to be of substantial importance to educational entities, parents, guardians and other persons throughout this state, the Attorney General may publish such advice in the form of an official opinion.

(3) Nothing in this act shall eliminate or abrogate any
other legal or equitable remedy which may be available to a
student, parent or guardian of a student in connection with a
violation of this act.

248 **SECTION 13.** Nothing in this act shall be construed to 249 eliminate or weaken any of the following:

(a) A privacy protection, which is accorded by statute
or regulation, against the collection of information regarding a
student and the student's family or against the release of such
information to a party other than the student or a parent or
guardian of the student.

(b) A right, which is accorded by statute or regulation, of a parent or guardian of a student to have or to have access to information regarding educational activities affecting the student.

(c) The legal authority of a parent or guardian of astudent regarding the education or rearing of the student.

261 <u>SECTION 14.</u> (1) When informed consent is required under 262 this act, the consent shall be manifested on a form or paper used 263 solely for the purpose of obtaining consent and providing written 264 notice which contains a reasonable description of:

(a) The health care services for which informed consent
is sought. This paragraph includes clear and conspicuous notice
regarding any health care service which may involve:

268 (i) An examination of the genital area or the269 removal of undergarments; or

(ii) Mental or emotional health screening,diagnosis, treatment, counseling or referral.

(b) The student record and the purpose for which thestudent record is sought.

(c) The entities or persons who will have access to the student record or provide the health care services in question if informed consent is granted.

In addition to the requirements of subsection (1), each 277 (2) 278 form shall contain a statement encouraging the parent or guardian to seek additional information regarding the proposed health care 279 280 service and providing the name and telephone number of a contact person designated by the school district for this purpose. 281 This 282 statement shall be at the end of the form directly above the place designated for the signature of the parent or guardian. 283

(3) A general consent for the release of or access to
student records or for the provision of health care services shall
not constitute the informed consent required under this act.

(4) Nothing in this act shall require additional consent for each subsequent occasion during the school term on which a health care service is provided to a student if it is clear from the consent form that the health care services specifically described on the form will be provided on a periodic basis. Informed consent under this subsection may be revoked at any time. Under

S. B. No. 2210 03/SS01/R183 PAGE 9 293 no circumstances shall any informed consent extend beyond the 294 school term for which it is given.

295 **SECTION 15.** This act shall take effect and be in force from 296 and after July 1, 2003.