House Amendments to Senate Bill No. 2498

TO THE SECRETARY OF THE SENATE:

THIS IS TO INFORM YOU THAT THE HOUSE HAS ADOPTED THE AMENDMENTS SET OUT BELOW:

AMENDMENT NO. 1

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

Section 37-9-17, Mississippi Code of 1972, is 8 9 amended as follows: 37-9-17. (1) On or before April 1 of each year, the 10 11 principal of each school shall recommend to the superintendent of the local school district the licensed employees or 12 13 noninstructional employees to be employed for the school involved 14 except those licensed employees or noninstructional employees who have been previously employed and who have a contract valid for 15 16 the ensuing scholastic year. If such recommendations meet with 17 the approval of the superintendent, the superintendent shall recommend the employment of such licensed employees or 18 19 noninstructional employees to the local school board, and, unless 20 good reason to the contrary exists, the board shall elect the 21 employees so recommended. If, for any reason, the local school 22 board shall decline to elect any employee so recommended, 23 additional recommendations for the places to be filled shall be 24 made by the principal to the superintendent and then by the 25 superintendent to the local school board as provided above. school board of any local school district shall be authorized to 26 27 designate a personnel supervisor or another principal employed by the school district to recommend to the superintendent licensed 28 employees or noninstructional employees; however, this 29 30 authorization shall be restricted to no more than two (2) positions for each employment period for each school in the local 31

school district. Any noninstructional employee employed upon the

recommendation of a personnel supervisor or another principal

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employed by the local school district must have been employed by 34

35 the local school district at the time the superintendent was

elected or appointed to office; a noninstructional employee 36

37 employed under this authorization may not be paid compensation in

38 excess of the statewide average compensation for such

39 noninstructional position with comparable experience, as

established by the State Department of Education. The school 40

41 board of any local school district shall be authorized to

42 designate a personnel supervisor or another principal employed by

the school district to accept the recommendations of principals or 43

44 their designees for licensed employees or noninstructional

45 employees and to transmit approved recommendations to the local

school board; however, this authorization shall be restricted to 46

no more than two (2) positions for each employment period for each 47

48 school in the local school district.

49 When the licensed employees have been elected as provided in

the preceding paragraph, the superintendent of the district shall

enter into a contract with such persons in the manner provided in 51

52 this chapter.

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If, at the commencement of the scholastic year, any licensed 53

employee shall present to the superintendent a license of a higher

55 grade than that specified in such individual's contract, such

individual may, if funds are available from adequate education 56

program funds of the district, or from district funds, be paid

58 from such funds the amount to which such higher grade license

would have entitled the individual, had the license been held at

60 the time the contract was executed.

Superintendents/directors of schools under the purview 61

62 of the State Board of Education and the superintendent of the

63 local school district shall require that current criminal records

background checks and current child abuse registry checks are 64

65 obtained, and that such criminal record information and registry

66 checks are on file for any new hires applying for employment as a

67 licensed or nonlicensed employee at a school and not previously

68 employed in such school under the purview of the State Board of

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     Education or at such local school district prior to July 1, 2000.
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     In order to determine the applicant's suitability for employment,
     the applicant shall be fingerprinted. If no disqualifying record
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     is identified at the state level, the fingerprints shall be
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     forwarded by the Department of Public Safety to the FBI for a
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     national criminal history record check. The fee for such
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     fingerprinting and criminal history record check shall be paid by
     the applicant, not to exceed Fifty Dollars ($50.00); however, the
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     State Board of Education, the school board of the local school
     district or a private firm under contract with a local school
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     district to provide substitute teachers to teach during the
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     temporary absence of the regularly employed school teacher, in its
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     discretion, may elect to pay the fee for the fingerprinting and
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     criminal history record check on behalf of any applicant. Under
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     no circumstances shall a member of the State Board of Education,
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     superintendent/director of schools under the purview of the State
     Board of Education, local school district superintendent, local
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     school board member, private firm or any individual other than the
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     subject of the criminal history record checks disseminate
     information received through any such checks except insofar as
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     required to fulfill the purposes of this section. Any nonpublic
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     school which is accredited or approved by the State Board of
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     Education may avail itself of the procedures provided for herein
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     and shall be responsible for the same fee charged in the case of
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     local public schools of this state. If a private firm is under
     contract with a local school district to provide substitute
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     teachers to teach during the temporary absence of the regularly
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     employed school teacher, then the private firm may avail itself of
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     the procedures provided for in this subsection and directly send
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     requests for applicant background checks to the Department of
     Public Safety for a state level check. In addition, the firm may
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     have fingerprints forwarded by the Department of Public Safety to
     the FBI for a national criminal history record check, with the
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     results of these checks provided to the firm. The private firm
     may collect the same applicant fee, not to exceed Fifty Dollars
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104 (\$50.00), for the fingerprinting and criminal history record check through the Department of Public Safety and the FBI as is the case 105 of local public schools of this state. 106

107 If such fingerprinting or criminal record checks (3) 108 disclose a felony conviction, guilty plea or plea of nolo 109 contendere to a felony of possession or sale of drugs, murder, manslaughter, armed robbery, rape, sexual battery, sex offense 110 listed in Section 45-33-23(g), child abuse, arson, grand larceny, 111 112 burglary, gratification of lust or aggravated assault which has not been reversed on appeal or for which a pardon has not been 113 114 granted, the new hire shall not be eligible to be employed at such school. Any employment contract for a new hire executed by the 115 superintendent of the local school district or any employment of a 116 new hire by a superintendent/director of a new school under the 117 118 purview of the State Board of Education or by a private firm shall 119 be voidable if the new hire receives a disqualifying criminal 120 record check. However, the State Board of Education or the school 121 board may, in its discretion, allow any applicant aggrieved by the 122 employment decision under this section to appear before the respective board, or before a hearing officer designated for such 123 124 purpose, to show mitigating circumstances which may exist and 125 allow the new hire to be employed at the school. The State Board 126 of Education or local school board may grant waivers for such 127 mitigating circumstances, which shall include, but not be limited (a) age at which the crime was committed; (b) circumstances 128 129 surrounding the crime; (c) length of time since the conviction and 130 criminal history since the conviction; (d) work history; (e) current employment and character references; (f) other evidence 131 demonstrating the ability of the person to perform the employment 132 133 responsibilities competently and that the person does not pose a 134 threat to the health or safety of the children at the school.

(4) No local school district or local school district employee or members of the State Board of Education or employee of a school under the purview of the State Board of Education shall be held liable in any employment discrimination suit in which an

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- 139 allegation of discrimination is made regarding an employment
- 140 decision authorized under this Section 37-9-17.
- 141 SECTION 2. This act shall take effect and be in force from
- 142 and after July 1, 2004.

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

AN ACT TO AMEND SECTION 37-9-17, MISSISSIPPI CODE OF 1972, TO AUTHORIZE A PRIVATE FIRM THAT IS UNDER CONTRACT WITH A LOCAL SCHOOL DISTRICT TO PROVIDE SUBSTITUTE TEACHERS TO TEACH DURING THE TEMPORARY ABSENCE OF THE REGULARLY EMPLOYED SCHOOL TEACHER TO HAVE BACKGROUND CHECKS FOR EMPLOYMENT APPLICANTS WITH THE FIRM; AND FOR RELATED PURPOSES.

HR03\SB2498A.J

Don Richardson Clerk of the House of Representatives