MISSISSIPPI LEGISLATURE

REGULAR SESSION 2017

By: Representative Scott

To: Education; Judiciary B

HOUSE BILL NO. 193

1 AN ACT TO AMEND SECTION 37-13-91, MISSISSIPPI CODE OF 1972, 2 TO PROVIDE THAT WHEN A CHILD HAS THREE OR MORE UNLAWFUL ABSENCES 3 DURING THE SCHOOL YEAR, THE SCHOOL ATTENDANCE OFFICER SHALL FILE A PETITION WITH THE YOUTH COURT; TO PROVIDE THAT THE YOUTH COURT MAY 4 5 ORDER SUCH CHILD TO COMPLETE 16 HOURS OF COMMUNITY SERVICE, WHICH 6 MUST BE COMPLETED WITHIN 30 DAYS OF THE CHILD BEING ADJUDICATED; TO AMEND SECTION 43-21-621, MISSISSIPPI CODE OF 1972, IN 7 CONFORMITY THERETO; AND FOR RELATED PURPOSES. 8

9 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:

10 SECTION 1. Section 37-13-91, Mississippi Code of 1972, is

11 amended as follows:

12 37-13-91. (1) This section shall be referred to as the

13 "Mississippi Compulsory School Attendance Law."

14 (2) The following terms as used in this section are defined

15 as follows:

(a) "Parent" means the father or mother to whom a child
has been born, or the father or mother by whom a child has been
legally adopted.

(b) "Guardian" means a guardian of the person of a
child, other than a parent, who is legally appointed by a court of
competent jurisdiction.

H. B. No. 193 G1/2 17/HR31/R793 PAGE 1 (DJ\JAB) (c) "Custodian" means any person having the present
care or custody of a child, other than a parent or guardian of the
child.

(d) "School day" means not less than five and one-half (5-1/2) and not more than eight (8) hours of actual teaching in which both teachers and pupils are in regular attendance for scheduled schoolwork.

(e) "School" means any public school, including a charter school, in this state or any nonpublic school in this state which is in session each school year for at least one hundred eighty (180) school days, except that the "nonpublic" school term shall be the number of days that each school shall require for promotion from grade to grade.

(f) "Compulsory-school-age child" means a child who has attained or will attain the age of six (6) years on or before September 1 of the calendar year and who has not attained the age of seventeen (17) years on or before September 1 of the calendar year; and shall include any child who has attained or will attain the age of five (5) years on or before September 1 and has enrolled in a full-day public school kindergarten program.

42 (g) "School attendance officer" means a person employed43 by the State Department of Education pursuant to Section 37-13-89.

(h) "Appropriate school official" means the
superintendent of the school district, or his designee, or, in the
case of a nonpublic school, the principal or the headmaster.

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(i) "Nonpublic school" means an institution for the teaching of children, consisting of a physical plant, whether owned or leased, including a home, instructional staff members and students, and which is in session each school year. This definition shall include, but not be limited to, private, church, parochial and home instruction programs.

(3) A parent, guardian or custodian of a
compulsory-school-age child in this state shall cause the child to
enroll in and attend a public school or legitimate nonpublic
school for the period of time that the child is of compulsory
school age, except under the following circumstances:

(a) When a compulsory-school-age child is physically,
mentally or emotionally incapable of attending school as
determined by the appropriate school official based upon
sufficient medical documentation.

62 (b) When a compulsory-school-age child is enrolled in 63 and pursuing a course of special education, remedial education or 64 education for handicapped or physically or mentally disadvantaged 65 children.

66 (c) When a compulsory-school-age child is being67 educated in a legitimate home instruction program.

The parent, guardian or custodian of a compulsory-school-age child described in this subsection, or the parent, guardian or custodian of a compulsory-school-age child attending any charter school or nonpublic school, or the appropriate school official for

H. B. No. 193 **~ OFFICIAL ~** 17/HR31/R793 PAGE 3 (DJ\JAB) 72 any or all children attending a charter school or nonpublic school 73 shall complete a "certificate of enrollment" in order to 74 facilitate the administration of this section.

The form of the certificate of enrollment shall be prepared by the Office of Compulsory School Attendance Enforcement of the State Department of Education and shall be designed to obtain the following information only:

79 (i) The name, address, telephone number and date80 of birth of the compulsory-school-age child;

81 (ii) The name, address and telephone number of the 82 parent, guardian or custodian of the compulsory-school-age child;

(iii) A simple description of the type of education the compulsory-school-age child is receiving and, if the child is enrolled in a nonpublic school, the name and address of the school; and

(iv) The signature of the parent, guardian or
custodian of the compulsory-school-age child or, for any or all
compulsory-school-age child or children attending a charter school
or nonpublic school, the signature of the appropriate school
official and the date signed.

The certificate of enrollment shall be returned to the school attendance officer where the child resides on or before September 15 of each year. Any parent, guardian or custodian found by the school attendance officer to be in noncompliance with this section shall comply, after written notice of the noncompliance by the

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97 school attendance officer, with this subsection within ten (10) 98 days after the notice or be in violation of this section. 99 However, in the event the child has been enrolled in a public school within fifteen (15) calendar days after the first day of 100 101 the school year as required in subsection (6), the parent or 102 custodian may, at a later date, enroll the child in a legitimate 103 nonpublic school or legitimate home instruction program and send 104 the certificate of enrollment to the school attendance officer and 105 be in compliance with this subsection.

For the purposes of this subsection, a legitimate nonpublic school or legitimate home instruction program shall be those not operated or instituted for the purpose of avoiding or circumventing the compulsory attendance law.

110 An "unlawful absence" is an absence for an entire school (4) day or during part of a school day by a compulsory-school-age 111 112 child, which absence is not due to a valid excuse for temporary 113 nonattendance. For purposes of reporting absenteeism under subsection (6) of this section, if a compulsory-school-age child 114 115 has an absence that is more than thirty-seven percent (37%) of the 116 instructional day, as fixed by the school board for the school at 117 which the compulsory-school-age child is enrolled, the child must 118 be considered absent the entire school day. Days missed from school due to disciplinary suspension shall not be considered an 119 120 "excused" absence under this section. This subsection shall not apply to children enrolled in a nonpublic school. 121

Each of the following shall constitute a valid excuse for temporary nonattendance of a compulsory-school-age child enrolled in a noncharter public school, provided satisfactory evidence of the excuse is provided to the superintendent of the school district, or his designee:

(a) An absence is excused when the absence results from
the compulsory-school-age child's attendance at an authorized
school activity with the prior approval of the superintendent of
the school district, or his designee. These activities may
include field trips, athletic contests, student conventions,
musical festivals and any similar activity.

(b) An absence is excused when the absence results from illness or injury which prevents the compulsory-school-age child from being physically able to attend school.

(c) An absence is excused when isolation of a compulsory-school-age child is ordered by the county health officer, by the State Board of Health or appropriate school official.

(d) An absence is excused when it results from the
death or serious illness of a member of the immediate family of a
compulsory-school-age child. The immediate family members of a
compulsory-school-age child shall include children, spouse,
grandparents, parents, brothers and sisters, including
stepbrothers and stepsisters.

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H. B. No. 193 17/HR31/R793 PAGE 6 (DJ\JAB) 146 (e) An absence is excused when it results from a147 medical or dental appointment of a compulsory-school-age child.

(f) An absence is excused when it results from the attendance of a compulsory-school-age child at the proceedings of a court or an administrative tribunal if the child is a party to the action or under subpoena as a witness.

152 An absence may be excused if the religion to which (q) 153 the compulsory-school-age child or the child's parents adheres, 154 requires or suggests the observance of a religious event. The 155 approval of the absence is within the discretion of the 156 superintendent of the school district, or his designee, but 157 approval should be granted unless the religion's observance is of 158 such duration as to interfere with the education of the child.

159 An absence may be excused when it is demonstrated (h) 160 to the satisfaction of the superintendent of the school district, 161 or his designee, that the purpose of the absence is to take 162 advantage of a valid educational opportunity such as travel, 163 including vacations or other family travel. Approval of the 164 absence must be gained from the superintendent of the school 165 district, or his designee, before the absence, but the approval 166 shall not be unreasonably withheld.

167 (i) An absence may be excused when it is demonstrated
168 to the satisfaction of the superintendent of the school district,
169 or his designee, that conditions are sufficient to warrant the
170 compulsory-school-age child's nonattendance. However, no absences

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(j) An absence is excused when it results from the attendance of a compulsory-school-age child participating in official organized events sponsored by the 4-H or Future Farmers of America (FFA). The excuse for the 4-H or FFA event must be provided in writing to the appropriate school superintendent by the Extension Agent or High School Agricultural Instructor/FFA Advisor.

181 (k) An absence is excused when it results from the 182 compulsory-school-age child officially being employed to serve as 183 a page at the State Capitol for the Mississippi House of 184 Representatives or Senate.

185 (5)Any parent, guardian or custodian of a 186 compulsory-school-age child subject to this section who refuses or 187 willfully fails to perform any of the duties imposed upon him or 188 her under this section or who intentionally falsifies any 189 information required to be contained in a certificate of 190 enrollment, shall be guilty of contributing to the neglect of a child and, upon conviction, shall be punished in accordance with 191 192 Section 97-5-39.

Upon prosecution of a parent, guardian or custodian of a compulsory-school-age child for violation of this section, the presentation of evidence by the prosecutor that shows that the

196 child has not been enrolled in school within eighteen (18) 197 calendar days after the first day of the school year of the public 198 school which the child is eligible to attend, or that the child 199 has accumulated twelve (12) unlawful absences during the school 200 year at the public school in which the child has been enrolled, 201 shall establish a prima facie case that the child's parent, 202 guardian or custodian is responsible for the absences and has 203 refused or willfully failed to perform the duties imposed upon him 204 or her under this section. However, no proceedings under this 205 section shall be brought against a parent, guardian or custodian 206 of a compulsory-school-age child unless the school attendance 207 officer has contacted promptly the home of the child and has 208 provided written notice to the parent, guardian or custodian of 209 the requirement for the child's enrollment or attendance.

210 (6) If a compulsory-school-age child has not been enrolled 211 in a school within fifteen (15) calendar days after the first day 212 of the school year of the school which the child is eligible to 213 attend or the child has accumulated five (5) unlawful absences 214 during the school year of the public school in which the child is 215 enrolled, the school district superintendent, or his designee, 216 shall report, within two (2) school days or within five (5) 217 calendar days, whichever is less, the absences to the school 218 attendance officer. The State Department of Education shall 219 prescribe a uniform method for schools to utilize in reporting the 220 unlawful absences to the school attendance officer. The

H. B. No. 193 **~ OFFICIAL ~** 17/HR31/R793 PAGE 9 (DJ\JAB) superintendent, or his designee, also shall report any student suspensions or student expulsions to the school attendance officer when they occur.

224 When a school attendance officer has made all attempts (7) 225 to secure enrollment and/or attendance of a compulsory-school-age 226 child and is unable to effect the enrollment and/or attendance, 227 after the child has three (3) or more unlawful absences during a 228 school year, the attendance officer shall file a petition with the 229 youth court under Section 43-21-451 or shall file a petition in a 230 court of competent jurisdiction as it pertains to parent or child. 231 Sheriffs, deputy sheriffs and municipal law enforcement officers 232 shall be fully authorized to investigate all cases of 233 nonattendance and unlawful absences by compulsory-school-age 234 children, and shall be authorized to file a petition with the youth court under Section 43-21-451 or file a petition or 235 236 information in the court of competent jurisdiction as it pertains 237 to parent or child for violation of this section. The youth court shall expedite a hearing to make an appropriate adjudication and a 238 239 disposition to ensure compliance with the Compulsory School 240 Attendance Law, and may order the child to enroll or re-enroll in 241 school and may require the child to complete sixteen (16) hours of 242 community service within thirty (30) days of the child being 243 adjudicated. The superintendent of the school district to which the child is ordered may assign, in his discretion, the child to 244

245 the alternative school program of the school established pursuant 246 to Section 37-13-92.

(8) The State Board of Education shall adopt rules and
regulations for the purpose of reprimanding any school
superintendents who fail to timely report unexcused absences under
the provisions of this section.

251 (9) Notwithstanding any provision or implication herein to 252 the contrary, it is not the intention of this section to impair 253 the primary right and the obligation of the parent or parents, or 254 person or persons in loco parentis to a child, to choose the 255 proper education and training for such child, and nothing in this 256 section shall ever be construed to grant, by implication or 257 otherwise, to the State of Mississippi, any of its officers, 258 agencies or subdivisions any right or authority to control, 259 manage, supervise or make any suggestion as to the control, 260 management or supervision of any private or parochial school or 261 institution for the education or training of children, of any kind 262 whatsoever that is not a public school according to the laws of 263 this state; and this section shall never be construed so as to 264 grant, by implication or otherwise, any right or authority to any 265 state agency or other entity to control, manage, supervise, 266 provide for or affect the operation, management, program, 267 curriculum, admissions policy or discipline of any such school or 268 home instruction program.

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269 SECTION 2. Section 43-21-621, Mississippi Code of 1972, is
270 amended as follows:

271 43-21-621. (1) The youth court may, in compliance with the 272 laws governing education of children, order any state-supported 273 public school in its jurisdiction after notice and hearing to 274 enroll or reenroll any compulsory-school-age child in school, and 275 further order appropriate educational services. Provided, however, that the youth court shall not order the enrollment or 276 277 reenrollment of a student that has been suspended or expelled by a public school pursuant to Section 37-9-71 or 37-7-301 for 278 279 possession of a weapon on school grounds, for an offense involving 280 a threat to the safety of other persons or for the commission of a 281 violent act. For the purpose of this section "violent act" means 282 any action which results in death or physical harm to another or 283 an attempt to cause death or physical harm to another. The 284 superintendent of the school district to which such child is 285 ordered may, in his discretion, assign such child to the 286 alternative school program of such school established pursuant to 287 Section 37-13-92 * * *. The court shall have jurisdiction to 288 enforce school and education laws. Nothing in this section shall 289 be construed to affect the attendance of a child in a legitimate 290 home instruction program.

(2) The youth court may specify the following conditions of probation related to any juvenile ordered to enroll or reenroll in school:

294 <u>(a)</u> That the juvenile maintain passing grades in up to 295 four (4) courses during each grading period and meet with the 296 court counselor and a representative of the school to make a plan 297 for how to maintain those passing grades; and

298 (b) That the juvenile shall complete sixteen (16) hours 299 of community service as authorized under Section 37-13-91.

300 If the adjudication of delinquency was for an offense (3) 301 involving a threat to the safety of the juvenile or others and 302 school attendance is a condition of probation, the youth court judge shall make a finding that the principal of the juvenile's 303 304 school should be notified. If the judge orders that the principal 305 be notified, the youth court counselor shall within five (5) days 306 or before the juvenile begins to attend school, whichever occurs 307 first, notify the principal of the juvenile's school in writing of 308 the nature of the offense and the probation requirements related 309 to school attendance. A principal notified by a juvenile court 310 counselor shall handle the report according to the guidelines and rules adopted by the State Board of Education. 311

312 (4) The Administrative Office of the Courts shall report to 313 the Legislature on the number of juveniles reported to principals 314 in accordance with this section no later than January 1, 1996.

315 **SECTION 3.** This act shall take effect and be in force from 316 and after July 1, 2017.