MISSISSIPPI LEGISLATURE

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By: Representative Wilkes

To: Education

HOUSE BILL NO. 1053

1 AN ACT TO AMEND SECTION 37-3-1, MISSISSIPPI CODE OF 1972, TO 2 ABOLISH THE EXISTING STATE DEPARTMENT OF EDUCATION AND TRANSFER 3 THE POWERS AND DUTIES TO THE OFFICE OF THE GOVERNOR; TO PROVIDE 4 THAT THE FORMER STATE DEPARTMENT OF EDUCATION SHALL BE KNOWN AS 5 THE DIVISION OF PUBLIC EDUCATION IN THE OFFICE OF THE GOVERNOR; TO 6 AMEND SECTIONS 37-3-2, 37-3-3, 37-3-4, 37-3-5, 37-3-7, 37-3-9, 37-3-11, 37-3-12, 37-3-13, 37-3-25, 37-3-39, 37-3-46, 37-3-49, 7 37-3-51, 37-3-53, 37-3-79, 37-3-81, 37-3-82, 37-3-83, 37-3-85, 8 37-3-87, 37-3-91, 37-3-93, 37-3-95, 37-3-101, 37-3-103, 37-3-105, 9 37-3-107, 37-1-1, 37-1-2, 37-1-3, 37-1-4, 37-1-9, 37-1-11, 37-1-12 10 AND 37-1-13, MISSISSIPPI CODE OF 1972, IN CONFORMITY THERETO; AND 11 12 FOR RELATED PURPOSES. 13 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 14 SECTION 1. Section 37-3-1, Mississippi Code of 1972, is amended as follows: 15 16 37-3-1. (1) * * * The State Department of Education shall 17 be abolished, and the Division of Public Education shall be 18 created in the Office of the Governor, in lieu thereof, to administer this chapter as the provisions herein relate to public 19 20 elementary and secondary education in this state, and to perform 21 such other duties as prescribed by law. The Executive Director of 22 the Division of Public Education shall be the State Superintendent of Public Education, who may, subject to the Governor's approval, 23 H. B. No. 1053 ~ OFFICIAL ~ G1/2 18/HR31/R1514

24 assign the appropriate divisions any powers and duties as deemed appropriate to carry out the division's lawful functions. The 25 26 Division of Public Education shall be organized into functional 27 divisions as established by the State Board of Education and 28 approved by the Governor, including any divisions established by 29 law and prescribing the duties of the directors of such divisions. 30 * * * The Division of Public Education created in the (2) 31 Office of the Governor shall be the State Department of Education 32 and shall retain all powers and duties granted by law to the State 33 Department of Education. Wherever the terms "State Department of Education, " "Department of Education, " or "Mississippi Department 34 35 of Education," or "department," when referring to the State 36 Department of Education, appear in any law, rule, regulation or 37 contract, the same shall be construed to mean the Division of 38 Public Education in the Office of the Governor. 39 * * * 40 SECTION 2. Section 37-3-2, Mississippi Code of 1972, is amended as follows: 41

42 37-3-2. (1) There is established within the * * * <u>Division</u> 43 <u>of Public Education</u> the Commission on Teacher and Administrator 44 Education, Certification and Licensure and Development. It shall 45 be the purpose and duty of the commission to make recommendations 46 to the State Board of Education regarding standards for the 47 certification and licensure and continuing professional

H. B. No. 1053 **~ OFFICIAL ~** 18/HR31/R1514 PAGE 2 (ENK\JAB) 48 development of those who teach or perform tasks of an educational 49 nature in the public schools of Mississippi.

50 The commission shall be composed of fifteen (15) (2)qualified members. The membership of the commission shall be 51 52 composed of the following members to be appointed, three (3) from 53 each congressional district: four (4) classroom teachers; three 54 (3) school administrators; one (1) representative of schools of 55 education of institutions of higher learning located within the 56 state to be recommended by the Board of Trustees of State 57 Institutions of Higher Learning; one (1) representative from the 58 schools of education of independent institutions of higher 59 learning to be recommended by the Board of the Mississippi 60 Association of Independent Colleges; one (1) representative from public community and junior colleges located within the state to 61 62 be recommended by the Mississippi Community College Board; one (1) 63 local school board member; and four (4) laypersons. All 64 appointments shall be made by the State Board of Education after consultation with the Governor and State Superintendent of Public 65 66 Education. The first appointments by the State Board of Education 67 shall be made as follows: five (5) members shall be appointed for 68 a term of one (1) year; five (5) members shall be appointed for a 69 term of two (2) years; and five (5) members shall be appointed for 70 a term of three (3) years. Thereafter, all members shall be 71 appointed for a term of four (4) years.

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(3) The State Board of Education when making appointments shall designate a * * * <u>chair</u>. The commission shall meet at least once every two (2) months or more often if needed. Members of the commission shall be compensated at a rate of per diem as authorized by Section 25-3-69 and be reimbursed for actual and necessary expenses as authorized by Section 25-3-41.

78 An appropriate staff member of the * * * Division (4) (a) 79 of Public Education shall be designated and assigned by the State 80 Superintendent of Public Education to serve as executive secretary and coordinator for the commission. No less than two (2) other 81 82 appropriate staff members of the * * * Division of Public 83 Education shall be designated and assigned by the State 84 Superintendent of Public Education to serve on the staff of the 85 commission.

(b) An Office of Educator Misconduct Evaluations shall
be established within the * * * <u>Division of Public Education</u> to
assist the commission in responding to infractions and violations,
and in conducting hearings and enforcing the provisions of
subsections (11), (12), (13), (14) and (15) of this section, and
violations of the Mississippi Educator Code of Ethics.

92 (5) It shall be the duty of the commission to:
93 (a) Set standards and criteria, subject to the approval
94 of the State Board of Education, for all educator preparation
95 programs in the state;

96 (b) Recommend to the State Board of Education <u>and to</u>
97 <u>the Governor</u> each year approval or disapproval of each educator
98 preparation program in the state, subject to a process and
99 schedule determined by the State Board of Education;

100 (c) Establish, subject to the approval of the State 101 Board of Education <u>and the Governor</u>, standards for initial teacher 102 certification and licensure in all fields;

(d) Establish, subject to the approval of the State Board of Education <u>and the Governor</u>, standards for the renewal of teacher licenses in all fields;

(e) Review and evaluate objective measures of teacher
performance, such as test scores, which may form part of the
licensure process, and to make recommendations for their use;

109 (f) Review all existing requirements for certification
110 and licensure;

111 (g) Consult with groups whose work may be affected by 112 the commission's decisions;

(h) Prepare reports from time to time on current practices and issues in the general area of teacher education and certification and licensure;

(i) Hold hearings concerning standards for teachers' and administrators' education and certification and licensure with approval of the State Board of Education;

119 (j) Hire expert consultants with approval of the State 120 Board of Education;

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(1) Perform such other functions as may fall within their general charge and which may be delegated to them by the State Board of Education.

126 (6) (a) Standard License - Approved Program Route. An 127 educator entering the school system of Mississippi for the first 128 time and meeting all requirements as established by the State 129 Board of Education shall be granted a standard five-year license. 130 Persons who possess two (2) years of classroom experience as an 131 assistant teacher or who have taught for one (1) year in an accredited public or private school shall be allowed to fulfill 132 133 student teaching requirements under the supervision of a qualified participating teacher approved by an accredited college of 134 135 The local school district in which the assistant education. 136 teacher is employed shall compensate such assistant teachers at 137 the required salary level during the period of time such individual is completing student teaching requirements. 138 139 Applicants for a standard license shall submit to the * * * 140 division: 141 (i) An application on a * * * division form; 142 (ii) An official transcript of completion of a teacher education program approved by the * * * division or a 143

144 nationally accredited program, subject to the following: 145 Licensure to teach in Mississippi prekindergarten through

H. B. No. 1053 **~ OFFICIAL ~** 18/HR31/R1514 PAGE 6 (ENK\JAB) 146 kindergarten classrooms shall require completion of a teacher 147 education program or a Bachelor of Science degree with child development emphasis from a program accredited by the American 148 Association of Family and Consumer Sciences (AAFCS) or by the 149 National Association for Education of Young Children (NAEYC) or by 150 151 the National Council for Accreditation of Teacher Education 152 (NCATE). Licensure to teach in Mississippi kindergarten, for 153 those applicants who have completed a teacher education program, 154 and in Grade 1 through Grade 4 shall require the completion of an interdisciplinary program of studies. Licenses for Grades 4 155 156 through 8 shall require the completion of an interdisciplinary 157 program of studies with two (2) or more areas of concentration. 158 Licensure to teach in Mississippi Grades 7 through 12 shall 159 require a major in an academic field other than education, or a combination of disciplines other than education. Students 160 161 preparing to teach a subject shall complete a major in the 162 respective subject discipline. All applicants for standard 163 licensure shall demonstrate that such person's college preparation 164 in those fields was in accordance with the standards set forth by the National Council for Accreditation of Teacher Education 165 166 (NCATE) or the National Association of State Directors of Teacher 167 Education and Certification (NASDTEC) or, for those applicants who 168 have a Bachelor of Science degree with child development emphasis, the American Association of Family and Consumer Sciences (AAFCS). 169 Effective July 1, 2016, for initial elementary education 170

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171 licensure, a teacher candidate must earn a passing score on a 172 rigorous test of scientifically research-based reading instruction 173 and intervention and data-based decision-making principles as 174 approved by the State Board of Education; 175 (iii) A copy of test scores evidencing 176 satisfactory completion of nationally administered examinations of achievement, such as the Educational Testing Service's teacher 177 178 testing examinations; 179 (iv) Any other document required by the State Board of Education; and 180 181 (V) From and after September 30, 2015, no teacher 182 candidate shall be licensed to teach in Mississippi who did not 183 meet the following criteria for entrance into an approved teacher education program: 184 Twenty-one (21) ACT equivalent or achieve 185 1. 186 the nationally recommended passing score on the Praxis Core 187 Academic Skills for Educators examination; and 188 2. No less than 2.75 GPA on pre-major 189 coursework of the institution's approved teacher education program 190 provided that the accepted cohort of candidates meets or exceeds a 191 3.0 GPA on pre-major coursework. 192 Standard License - Nontraditional Teaching Route. (b) From and after September 30, 2015, no teacher candidate shall be 193 194 licensed to teach in Mississippi under the alternate route who did not meet the following criteria: 195

H. B. No. 1053 *** OFFICIAL *** 18/HR31/R1514 PAGE 8 (ENK\JAB) 196 (i) Twenty-one (21) ACT equivalent or achieve the
197 nationally recommended passing score on the Praxis Core Academic
198 Skills for Educators examination; and

(ii) No less than 2.75 GPA on content coursework in the requested area of certification or passing Praxis II scores at or above the national recommended score provided that the accepted cohort of candidates of the institution's teacher education program meets or exceeds a 3.0 GPA on pre-major coursework.

205 Beginning January 1, 2004, an individual who has a passing 206 score on the Praxis I Basic Skills and Praxis II Specialty Area 207 Test in the requested area of endorsement may apply for the Teach 208 Mississippi Institute (TMI) program to teach students in Grades 7 209 through 12 if the individual meets the requirements of this 210 paragraph (b). The State Board of Education shall adopt rules 211 requiring that teacher preparation institutions which provide the 212 Teach Mississippi Institute (TMI) program for the preparation of 213 nontraditional teachers shall meet the standards and comply with 214 the provisions of this paragraph.

(i) The Teach Mississippi Institute (TMI) shall include an intensive eight-week, nine-semester-hour summer program or a curriculum of study in which the student matriculates in the fall or spring semester, which shall include, but not be limited to, instruction in education, effective teaching strategies, classroom management, state curriculum requirements, planning and

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H. B. No. 1053 18/HR31/R1514 PAGE 9 (ENK\JAB) 221 instruction, instructional methods and pedagogy, using test 222 results to improve instruction, and a one (1) semester three-hour 223 supervised internship to be completed while the teacher is 224 employed as a full-time teacher intern in a local school district. 225 The TMI shall be implemented on a pilot program basis, with 226 courses to be offered at up to four (4) locations in the state, 227 with one (1) TMI site to be located in each of the three (3) 228 Mississippi Supreme Court districts.

229 The school sponsoring the teacher intern (ii) 230 shall enter into a written agreement with the institution 231 providing the Teach Mississippi Institute (TMI) program, under 232 terms and conditions as agreed upon by the contracting parties, 233 providing that the school district shall provide teacher interns 234 seeking a nontraditional provisional teaching license with a 235 one-year classroom teaching experience. The teacher intern shall 236 successfully complete the one (1) semester three-hour intensive 237 internship in the school district during the semester immediately 238 following successful completion of the TMI and * * * before the 239 end of the one-year classroom teaching experience.

(iii) Upon completion of the nine-semester-hour
TMI or the fall or spring semester option, the individual shall
submit his <u>or her</u> transcript to the commission for provisional
licensure of the intern teacher, and the intern teacher shall be
issued a provisional teaching license by the commission, which
will allow the individual to legally serve as a teacher while the

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248 During the semester of internship in the (iv) school district, the teacher preparation institution shall monitor 249 the performance of the intern teacher. The school district that 250 251 employs the provisional teacher shall supervise the provisional 252 teacher during the teacher's intern year of employment under a 253 nontraditional provisional license, and shall, in consultation 254 with the teacher intern's mentor at the school district of 255 employment, submit to the commission a comprehensive evaluation of 256 the teacher's performance sixty (60) days *** * *** before the 257 expiration of the nontraditional provisional license. If the 258 comprehensive evaluation establishes that the provisional teacher 259 intern's performance fails to meet the standards of the approved 260 nontraditional teacher preparation internship program, the 261 individual shall not be approved for a standard license.

262 An individual issued a provisional teaching (V) 263 license under this nontraditional route shall successfully 264 complete, at a minimum, a one-year beginning teacher mentoring and 265 induction program administered by the employing school district with the assistance of the * * * Division of Public Education. 266 267 (vi) Upon successful completion of the TMI and the 268 internship provisional license period, applicants for a Standard 269 License - Nontraditional Route shall submit to the commission a

transcript of successful completion of the twelve (12) semester

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hours required in the internship program, and the employing school district shall submit to the commission a recommendation for standard licensure of the intern. If the school district recommends licensure, the applicant shall be issued a Standard License - Nontraditional Route which shall be valid for a five-year period and be renewable.

(vii) At the discretion of the teacher preparation institution, the individual shall be allowed to credit the twelve (12) semester hours earned in the nontraditional teacher internship program toward the graduate hours required for a Master of Arts in Teacher (MAT) Degree.

(viii) The local school district in which the nontraditional teacher intern or provisional licensee is employed shall compensate such teacher interns at Step 1 of the required salary level during the period of time such individual is completing teacher internship requirements and shall compensate such Standard License - Nontraditional Route teachers at Step 3 of the required salary level when they complete license requirements.

Implementation of the TMI program provided for under this paragraph (b) shall be contingent upon the availability of funds appropriated specifically for such purpose by the Legislature. Such implementation of the TMI program may not be deemed to prohibit the State Board of Education from developing and implementing additional alternative route teacher licensure programs, as deemed appropriate by the board. The emergency

H. B. No. 1053 **~ OFFICIAL ~** 18/HR31/R1514 PAGE 12 (ENK\JAB) 296 certification program in effect prior to July 1, 2002, shall 297 remain in effect.

A Standard License - Approved Program Route shall be issued for a five-year period, and may be renewed. Recognizing teaching as a profession, a hiring preference shall be granted to persons holding a Standard License - Approved Program Route or Standard License - Nontraditional Teaching Route over persons holding any other license.

304 (C) Special License - Expert Citizen. In order to 305 allow a school district to offer specialized or technical courses, the * * * Division of Public Education, in accordance with rules 306 307 and regulations established by the State Board of Education, may 308 grant a one-year expert citizen-teacher license to local business 309 or other professional personnel to teach in a public school or 310 nonpublic school accredited or approved by the state. Such person 311 may begin teaching upon his or her employment by the local school 312 board and licensure by the * * * Division of Public Education. 313 The board shall adopt rules and regulations to administer the 314 expert citizen-teacher license. A Special License - Expert 315 Citizen may be renewed in accordance with the established rules 316 and regulations of the * * * Division of Public Education.

317 (d) Special License - Nonrenewable. The State Board of
318 Education is authorized to establish rules and regulations to
319 allow those educators not meeting requirements in paragraph (a),
320 (b) or (c) of this subsection (6) to be licensed for a period of

321 not more than three (3) years, except by special approval of the 322 State Board of Education.

323 Nonlicensed Teaching Personnel. A nonlicensed (e) 324 person may teach for a maximum of three (3) periods per teaching 325 day in a public school district or a nonpublic school 326 accredited/approved by the state. Such person shall submit to 327 the * * * division a transcript or record of his or her education 328 and experience which substantiates his or her preparation for the 329 subject to be taught and shall meet other qualifications specified 330 by the commission and approved by the State Board of Education. 331 In no case shall any local school board hire nonlicensed personnel 332 as authorized under this paragraph in excess of five percent (5%) 333 of the total number of licensed personnel in any single school.

334 Special License - Transitional Bilingual Education. (f) 335 Beginning July 1, 2003, the commission shall grant special 336 licenses to teachers of transitional bilingual education who 337 possess such qualifications as are prescribed in this section. 338 Teachers of transitional bilingual education shall be compensated 339 by local school boards at not less than one (1) step on the 340 regular salary schedule applicable to permanent teachers licensed 341 under this section. The commission shall grant special licenses 342 to teachers of transitional bilingual education who present the commission with satisfactory evidence that they (i) possess a 343 344 speaking and reading ability in a language, other than English, in which bilingual education is offered and communicative skills in 345

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(g) In the event any school district meets the highest accreditation standards as defined by the State Board of Education in the accountability system, the State Board of Education, * * * <u>with the approval of the Governor</u>, may exempt such school district from any restrictions in paragraph (e) relating to the employment of nonlicensed teaching personnel.

369 (h) Highly Qualified Teachers. Beginning July 1, 2006,
370 any teacher from any state meeting the federal definition of

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(7) Administrator License. The State Board of Education is authorized to establish rules and regulations and to administer the licensure process of the school administrators in the State of Mississippi. There will be four (4) categories of administrator licensure with exceptions only through special approval of the State Board of Education.

(a) Administrator License - Nonpracticing. Those
educators holding administrative endorsement but having no
administrative experience or not serving in an administrative
position on January 15, 1997.

(b) Administrator License - Entry Level. Those
educators holding administrative endorsement and having met
the * * <u>division's</u> qualifications to be eligible for employment
in a Mississippi school district. Administrator License - Entry
Level shall be issued for a five-year period and shall be
nonrenewable.

390 (c) Standard Administrator License - Career Level. An
 391 administrator who has met all the requirements of the * * *
 392 division for standard administrator licensure.

393 (d) Administrator License - Nontraditional Route. The
 394 board may establish a nontraditional route for licensing
 395 administrative personnel. Such nontraditional route for

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396 administrative licensure shall be available for persons holding, 397 but not limited to, a master of business administration degree, a master of public administration degree, a master of public 398 399 planning and policy degree or a doctor of jurisprudence degree 400 from an accredited college or university, with five (5) years of 401 administrative or supervisory experience. Successful completion 402 of the requirements of alternate route licensure for 403 administrators shall qualify the person for a standard 404 administrator license.

Individuals seeking school administrator licensure under paragraph (b), (c) or (d) shall successfully complete a training program and an assessment process prescribed by the State Board of Education. All applicants for school administrator licensure shall meet all requirements prescribed by the *** * *** <u>division</u> under paragraph (b), (c) or (d), and the cost of the assessment process required shall be paid by the applicant.

(8) Reciprocity. (a) The * * * division shall grant a standard license to any individual who possesses a valid standard license from another state and meets minimum Mississippi license requirements or equivalent requirements as determined by the State Board of Education. The issuance of a license by reciprocity to a military-trained applicant or military spouse shall be subject to the provisions of Section 73-50-1.

419 (b) The * * * division shall grant a nonrenewable
420 special license to any individual who possesses a credential which

H. B. No. 1053 **~ OFFICIAL ~** 18/HR31/R1514 PAGE 17 (ENK\JAB) 421 is less than a standard license or certification from another 422 state. Such special license shall be valid for the current school 423 year plus one (1) additional school year to expire on June 30 of 424 the second year, not to exceed a total period of twenty-four (24) 425 months, during which time the applicant shall be required to 426 complete the requirements for a standard license in Mississippi.

427 Renewal and Reinstatement of Licenses. The State Board (9) 428 of Education is authorized to establish rules and regulations for 429 the renewal and reinstatement of educator and administrator licenses. Effective May 15, 1997, the valid standard license held 430 431 by an educator shall be extended five (5) years beyond the 432 expiration date of the license in order to afford the educator 433 adequate time to fulfill new renewal requirements 434 established * * * under this subsection. An educator completing a 435 master of education, educational specialist or doctor of education 436 degree in May 1997 for the purpose of upgrading the educator's 437 license to a higher class shall be given this extension of five 438 (5) years plus five (5) additional years for completion of a 439 higher degree.

(10) All controversies involving the issuance, revocation, suspension or any change whatsoever in the licensure of an educator required to hold a license shall be initially heard in a hearing de novo, by the commission or by a subcommittee established by the commission and composed of commission members for the purpose of holding hearings. Any complaint seeking the

446 denial of issuance, revocation or suspension of a license shall be 447 by sworn affidavit filed with the Commission on Teacher and 448 Administrator Education, Certification and Licensure and The decision thereon by the commission or its 449 Development. 450 subcommittee shall be final, unless the aggrieved party shall 451 appeal to the State Board of Education, within ten (10) days, of 452 the decision of the committee or its subcommittee. An appeal to 453 the State Board of Education shall be on the record previously 454 made before the commission or its subcommittee unless otherwise 455 provided by rules and regulations adopted by the board. The State 456 Board of Education in its authority may reverse, or remand with 457 instructions, the decision of the committee or its subcommittee. 458 The decision of the State Board of Education shall be final.

(11) The State Board of Education, acting through the
commission, may deny an application for any teacher or
administrator license for one or more of the following:

462 (a) Lack of qualifications which are prescribed by law463 or regulations adopted by the State Board of Education;

(b) The applicant has a physical, emotional or mental disability that renders the applicant unfit to perform the duties authorized by the license, as certified by a licensed psychologist or psychiatrist;

(c) The applicant is actively addicted to or actively
dependent on alcohol or other habit-forming drugs or is a habitual
user of narcotics, barbiturates, amphetamines, hallucinogens or

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(d) Revocation, suspension or surrender of an applicant's certificate or license by another state shall result in immediate denial of licensure until such time that the records predicating the revocation, suspension or surrender in the prior state have been cleared;

478 (e) Fraud or deceit committed by the applicant in479 securing or attempting to secure such certification and license;

480 (f) Failing or refusing to furnish reasonable evidence 481 of identification;

(g) The applicant has been convicted, has pled guilty or entered a plea of nolo contendere to a felony, as defined by federal or state law;

(h) The applicant has been convicted, has pled guilty or entered a plea of nolo contendere to a sex offense as defined by federal or state law. For purposes of this paragraph (h) and paragraph (g) of this subsection, a "guilty plea" includes a plea of guilty, entry of a plea of nolo contendere, or entry of an order granting pretrial or judicial diversion; or

(i) Probation or post-release supervision for a felony
or sex offense conviction, as defined by federal or state law,
shall result in the immediate denial of licensure application
until expiration of the probationary or post-release supervision
period.

496 (12) The State Board of Education, acting through the 497 commission, may revoke, suspend or refuse to renew any teacher or 498 administrator license for specified periods of time or may place 499 on probation, censure, reprimand a licensee, or take other 500 disciplinary action with regard to any license issued under this 501 chapter for one or more of the following:

502 (a) Breach of contract or abandonment of employment may
503 result in the suspension of the license for one (1) school year as
504 provided in Section 37-9-57;

505 (b) Obtaining a license by fraudulent means shall 506 result in immediate suspension and continued suspension for one 507 (1) year after correction is made;

(c) Suspension or revocation of a certificate or license by another state shall result in immediate suspension or revocation and shall continue until records in the prior state have been cleared;

(d) The license holder has been convicted, has pled guilty or entered a plea of nolo contendere to a felony, as defined by federal or state law. For purposes of this paragraph, a "guilty plea" includes a plea of guilty, entry of a plea of nolo contendere, or entry of an order granting pretrial or judicial diversion;

518 (e) The license holder has been convicted, has pled 519 guilty or entered a plea of nolo contendere to a sex offense, as

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(f) The license holder has received probation or post-release supervision for a felony or sex offense conviction, as defined by federal or state law, which shall result in immediate suspension or revocation until expiration of the probationary or post-release supervision period;

527 (g) The license holder knowingly and willfully 528 committing any of the acts affecting validity of mandatory uniform 529 test results as provided in Section 37-16-4(1);

(h) The license holder has engaged in unethical conduct relating to an educator/student relationship as identified by the State Board of Education in its rules;

(i) The license holder has fondled a student as
described in Section 97-5-23, or had any type of sexual
involvement with a student as described in Section 97-3-95;

(j) The license holder has failed to report sexual involvement of a school employee with a student as required by Section 97-5-24;

(k) The license holder served as superintendent or principal in a school district during the time preceding and/or that resulted in the Governor declaring a state of emergency and the State Board of Education appointing a conservator;

543 (1) The license holder submitted a false certification 544 to the *** *** Division of Public Education that a statewide test

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545 was administered in strict accordance with the Requirements of the 546 Mississippi Statewide Assessment System; or

547 (m) The license holder has failed to comply with the 548 Procedures for Reporting Infractions as promulgated by the 549 commission and approved by the State Board of Education pursuant 550 to subsection (15) of this section.

(13) (a) Dismissal or suspension of a licensed employee by a local school board pursuant to Section 37-9-59 may result in the suspension or revocation of a license for a length of time which shall be determined by the commission and based upon the severity of the offense.

(b) Any offense committed or attempted in any other state shall result in the same penalty as if committed or attempted in this state.

559 A person may voluntarily surrender a license. (C) The 560 surrender of such license may result in the commission 561 recommending any of the above penalties without the necessity of a hearing. However, any such license which has voluntarily been 562 563 surrendered by a licensed employee may only be reinstated by a 564 majority vote of all members of the commission present at the 565 meeting called for such purpose.

(14) (a) A person whose license has been revoked or surrendered on any grounds except criminal grounds may petition for reinstatement of the license after one (1) year from the date of revocation or surrender, or after one-half (1/2) of the revoked

H. B. No. 1053 **~ OFFICIAL ~** 18/HR31/R1514 PAGE 23 (ENK\JAB) 570 or surrendered time has lapsed, whichever is greater. A person 571 whose license has been suspended on any grounds or violations 572 under subsection (12) of this section may be reinstated 573 automatically or approved for a reinstatement hearing, upon 574 submission of a written request to the commission. A license 575 suspended, revoked or surrendered on criminal grounds may be 576 reinstated upon petition to the commission filed after expiration 577 of the sentence and parole or probationary period imposed upon 578 conviction. A revoked, suspended or surrendered license may be 579 reinstated upon satisfactory showing of evidence of 580 rehabilitation. The commission shall require all who petition for 581 reinstatement to furnish evidence satisfactory to the commission 582 of good character, good mental, emotional and physical health and 583 such other evidence as the commission may deem necessary to establish the petitioner's rehabilitation and fitness to perform 584 585 the duties authorized by the license.

(b) A person whose license expires while under investigation by the Office of Educator Misconduct for an alleged violation may not be reinstated without a hearing before the commission if required based on the results of the investigation.

(15) Reporting procedures and hearing procedures for dealing with infractions under this section shall be promulgated by the commission, subject to the approval of the State Board of Education. The revocation or suspension of a license shall be effected at the time indicated on the notice of suspension or

H. B. No. 1053 **~ OFFICIAL ~** 18/HR31/R1514 PAGE 24 (ENK\JAB) 595 revocation. The commission shall immediately notify the 596 superintendent of the school district or school board where the 597 teacher or administrator is employed of any disciplinary action 598 and also notify the teacher or administrator of such revocation or 599 suspension and shall maintain records of action taken. The State 600 Board of Education may reverse or remand with instructions any 601 decision of the commission regarding a petition for reinstatement 602 of a license, and any such decision of the State Board of 603 Education shall be final.

604 (16)An appeal from the action of the State Board of 605 Education in denying an application, revoking or suspending a 606 license or otherwise disciplining any person under the provisions 607 of this section shall be filed in the Chancery Court of the First 608 Judicial District of Hinds County, Mississippi, on the record 609 made, including a verbatim transcript of the testimony at the 610 hearing. The appeal shall be filed within thirty (30) days after 611 notification of the action of the board is mailed or served and 612 the proceedings in chancery court shall be conducted as other 613 matters coming before the court. The appeal shall be perfected 614 upon filing notice of the appeal and by the prepayment of all 615 costs, including the cost of preparation of the record of the 616 proceedings by the State Board of Education, and the filing of a 617 bond in the sum of Two Hundred Dollars (\$200.00) conditioned that 618 if the action of the board be affirmed by the chancery court, the

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H. B. No. 1053 18/HR31/R1514 PAGE 25 (ENK\JAB) 619 applicant or license holder shall pay the costs of the appeal and 620 the action of the chancery court.

(17) All such programs, rules, regulations, standards and
criteria recommended or authorized by the commission shall become
effective upon approval by the State Board of Education as
designated by appropriate orders entered upon the minutes thereof.

625 The granting of a license shall not be deemed a (18)626 property right nor a guarantee of employment in any public school 627 district. A license is a privilege indicating minimal eligibility for teaching in the public school districts of Mississippi. 628 This 629 section shall in no way alter or abridge the authority of local 630 school districts to require greater qualifications or standards of 631 performance as a prerequisite of initial or continued employment 632 in such districts.

633 In addition to the reasons specified in subsections (19)634 (12) and (13) of this section, the board shall be authorized to 635 suspend the license of any licensee for being out of compliance 636 with an order for support, as defined in Section 93-11-153. The 637 procedure for suspension of a license for being out of compliance 638 with an order for support, and the procedure for the reissuance or 639 reinstatement of a license suspended for that purpose, and the 640 payment of any fees for the reissuance or reinstatement of a license suspended for that purpose, shall be governed by Section 641 642 93-11-157 or 93-11-163, as the case may be. Actions taken by the board in suspending a license when required by Section 93-11-157 643

H. B. No. 1053 **~ OFFICIAL ~** 18/HR31/R1514 PAGE 26 (ENK\JAB) 644 or 93-11-163 are not actions from which an appeal may be taken 645 under this section. Any appeal of a license suspension that is 646 required by Section 93-11-157 or 93-11-163 shall be taken in 647 accordance with the appeal procedure specified in Section 93-11-157 or 93-11-163, as the case may be, rather than the 648 649 procedure specified in this section. If there is any conflict 650 between any provision of Section 93-11-157 or 93-11-163 and any 651 provision of this chapter, the provisions of Section 93-11-157 or 652 93-11-163, as the case may be, shall control.

653 SECTION 3. Section 37-3-3, Mississippi Code of 1972, is 654 amended as follows:

37-3-3. The office of the * * * <u>Division of Public Education</u>
shall be in the City of Jackson, Mississippi. The * * <u>Bureau of</u>
<u>Buildings, Grounds and Real Property of the Department of Finance</u>
and Administration shall provide suitable quarters therefor.

The state superintendent of public education shall provide and keep a seal having around the margin thereof the words " * * * <u>Division of Public Education</u>" with the coat of arms of the state in the center. All official acts of the * * * <u>division</u> shall be certified under * * * the seal.

664 SECTION 4. Section 37-3-4, Mississippi Code of 1972, is 665 amended as follows:

37-3-4. (1) There is established within the * * * <u>Division</u>
of <u>Public Education</u>, the School Executive Management Institute.
The director shall be appointed by the State Board of Education

H. B. No. 1053 **~ OFFICIAL ~** 18/HR31/R1514 PAGE 27 (ENK\JAB) 669 upon recommendation by the State Superintendent of Public 670 Education. The State Superintendent of Public Education, with the 671 approval of the State Board of Education, shall assign sufficient 672 staff members from the * * * <u>Division of Public Education</u> to the 673 institute.

674 (2) It shall be the purpose and duty of the institute to 675 conduct thorough empirical studies and analyses of the school 676 management needs of the local school districts throughout the 677 state, to make recommendations to the State Board of Education 678 regarding standards and programs of training that aid in the 679 development of administrative and management skills of local 680 school administrators, and to conduct such programs related to 681 these purposes as they are implemented under guidelines 682 established by the State Board of Education.

683 The State Board of Education shall develop and implement (3)684 through the School Executive Management Institute a program for 685 the development of administrative and management skills of local 686 school administrators under which all local school administrators 687 employed by a school district shall be required to participate. 688 Subject to the extent of appropriations available for such 689 purpose, the School Executive Management Institute or the 690 Mississippi School Boards Association shall be required to offer 691 courses at least twice a year on the uses of technology to school 692 district principals, superintendents and other administrative

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H. B. No. 1053 18/HR31/R1514 PAGE 28 (ENK\JAB) 693 personnel. These courses shall relate to the application of 694 technology to learning, as well as administrative problems. 695 The institute shall have an advisory board composed (4) (a) 696 of ten (10) qualified members appointed by the State Board of Education after consultation with the State Superintendent of 697 698 Public Education. This advisory board will offer recommendations 699 to the institute on the types of training to be instituted and 700 supported. The membership of the advisory board shall be composed 701 of the following members, two (2) to be appointed from each 702 congressional district: three (3) school administrators; one (1) 703 representative of public community/junior colleges within the 704 state; one (1) representative of a school of education in an 705 institution of higher learning within the state; two (2) local 706 school board members; one (1) classroom teacher; and two (2) 707 laypersons. In making the initial appointments, three (3) members 708 shall be appointed for a term of one (1) year, three (3) members 709 shall be appointed for a term of two (2) years, two (2) members 710 shall be appointed for a term of three (3) years, and two (2) 711 members shall be appointed for a term of four (4) years. 712 Thereafter, all members shall be appointed for a term of four (4) 713 vears. The advisory board shall meet when called by the director, 714 but in no event fewer than three (3) times per year. The members 715 of the advisory board shall be compensated at the per diem rate 716 authorized by Section 25-3-69 and reimbursed for actual and 717 necessary expenses as authorized by Section 25-3-41.

(b) Board members of the Oxford-Lafayette Business and Industrial Complex shall be paid per diem and reimbursed for expenses and mileage from local funds in accordance with Section 37-6-13.

722 (5) (a) Basic Education Course. The Mississippi School 723 Boards Association shall be responsible for preparing and conducting a course of training for basic education for the local 724 725 school board members of this state, in order for board members to 726 carry out their duties more effectively and be exposed to new 727 ideas involving school restructuring. The basic course shall be 728 known as the "School Board Member Training Course" and shall 729 consist of at least twelve (12) hours of training. The 730 Mississippi School Boards Association shall issue certificates of 731 completion to those school board members who complete the basic 732 education course.

733 (b) Continuing Education Course. The Mississippi 734 School Boards Association shall be responsible for preparing and 735 conducting a course of training for continuing education for the 736 local school board members of this state, in order for board 737 members to carry out their duties more effectively and be exposed 738 to new ideas involving school restructuring. The continuing 739 education course shall be known as the "Continuing Education 740 Course for School Board Members" and shall consist of at least six 741 (6) hours of training.

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742 (C) Additional Required Training. Effective July 1, 743 2009, local school board members and the local superintendent that 744 serve in a district with one or more failing schools as determined by the Mississippi Board of Education accountability system as 745 provided for in Section 37-17-6, or serving in a school district 746 747 that has a serious financial condition as determined by the State 748 Auditor as provided for in Section 37-9-18, shall annually attend 749 additional training provided by the Mississippi School Boards 750 Association.

The Mississippi School Boards Association shall, subject to 751 752 appropriation, develop and conduct training specific to the local 753 boards' role in improving learning outcomes and effective 754 financial management. Such training shall be known as "Improving 755 Student Outcomes and Academic Success" which shall consist of not 756 less than six (6) hours of training and "Effective Financial 757 Management In Local School Districts" which shall consist of not 758 less than six (6) hours of training. Any local board members and 759 the local superintendent that serve in a school district that 760 meets the criteria for both of the training modules shall annually 761 attend both training sessions for a total of not less than twelve 762 (12) hours of training. At such time the school district is 763 determined to no longer have failing schools; or no longer has a 764 serious financial condition, such board member and the local 765 superintendent shall no longer be required to attend the training 766 as provided herein. The training as required under subsection (c)

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767 shall not replace, but is in addition to, the training required 768 for new school board members and continuing board members as 769 required under Section 37-7-306.

770 The Mississippi School Boards Association shall issue 771 certificates of completion to those school board members who 772 complete the continuing education course. All costs and expenses 773 for preparing and conducting the basic education course and the 774 continuing education course provided for in this paragraph shall 775 be paid out of any funds which are made available to the 776 Mississippi School Boards Association upon authorization and 777 appropriation by the Legislature to the *** * *** Division of Public 778 Education.

(6) The Mississippi School Boards Association shall prepare and submit a report each year to the State Board of Education, the <u>Governor</u> and to the respective Chairs of the House and Senate Education Committees describing the activities and providing an evaluation of the continuing education programs offered by the association each year.

(7) The School Executive Management Institute of the * * *
Division of Public Education, or the Mississippi School Boards
Association with the oversight of the State Board of Education, at
least twice a year, shall prepare and conduct required courses of
training for continuing education for the elementary and secondary
school principals employed by the school districts of this state,
in order for those principals to carry out their duties more

792 effectively and be exposed to new ideas involving school

793 management. The continuing education course shall be known as the 794 "Continuing Education Course for Principals" and shall consist of 795 at least six (6) hours of training. The content of the continuing 796 education courses and the time and place such courses are to be 797 conducted shall be determined by the School Executive Management 798 Institute or the Mississippi School Boards Association; however, 799 to the extent practicable, such training sessions shall be held 800 within geographical proximity of local districts in order that travel times and costs shall not be prohibitive. 801

The institute shall issue certificates of completion to those principals who complete such courses. All costs and expenses for preparing and conducting the basic and continuing education courses provided for in this subsection shall be paid out of any funds which are made available to the institute upon authorization and appropriation by the Legislature.

808 (8) School district principals and other administrators with
809 career level certifications at schools meeting the highest levels
810 of accreditation standards, as defined by the State Board of
811 Education, are exempt from the requirements of this section,
812 subject to approval of the local school district superintendent.

813 **SECTION 5.** Section 37-3-5, Mississippi Code of 1972, is 814 amended as follows:

815 37-3-5. The * * <u>State Department of Education</u> is hereby
816 charged with the execution of all laws relating to the

H. B. No. 1053 **~ OFFICIAL ~** 18/HR31/R1514 PAGE 33 (ENK\JAB) administrative, supervisory and consultative services to the public schools and agricultural high schools of the school districts throughout the State of Mississippi. The * * * <u>State</u> <u>Department of Education</u> is also authorized to grant property to public school districts and agricultural high schools of the State of Mississippi.

Subject to the direction of the State Board of Education as provided by law, the administration, management and control of the *** * *** <u>division</u> is hereby vested in the State Superintendent of Public Education, who shall be directly responsible for the rightful functioning thereof.

828 **SECTION 6.** Section 37-3-7, Mississippi Code of 1972, is 829 amended as follows:

830 It shall be the duty and obligation of 37 - 3 - 7. (1) the * * * Division of Public Education, in addition to all other 831 832 duties and responsibilities imposed upon it by law, to make a 833 survey and study relative to the problem of the cost of insuring 834 public school buildings and other school facilities in this state. 835 Such study and survey shall have as its purpose and object the 836 development and ascertainment of the amount of insurance premiums 837 paid by the school districts of this state for fire, extended 838 coverage and other hazard insurance upon public school buildings 839 and other school facilities in this state, the amount of losses 840 paid by insurance companies under and by virtue of such insurance, the ratio of losses with respect to premiums collected, and such 841

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842 other facts and information with reference to the insurance of 843 public school buildings and other school facilities and the cost 844 thereof as shall be necessary and desirable.

In making such study and survey, the *** * *** Division of 845 (2) 846 Public Education shall be authorized and empowered to inspect and 847 examine the financial records and accounts of the school districts 848 of this state and of such other local, county and state agencies 849 and instrumentalities as shall be deemed to be proper and 850 desirable. It shall be the duty and obligation of all such school districts to prepare and file with the * * * Division of Public 851 852 Education such reports relative to insurance premiums paid, losses 853 sustained or incurred, and other pertinent information with 854 reference to the problem of insurance on school buildings and 855 other school facilities as the * * * Division of Public Education 856 shall request.

857 (3) It shall be the duty and obligation of the State 858 Insurance Commissioner, the State Fire Marshal, all other agencies 859 of the State of Mississippi and the State Rating Bureau to 860 cooperate with and assist the * * * Division of Public Education 861 in the making of the study and survey herein provided for to the 862 end that complete and accurate information shall be developed, 863 and, for such purpose, it shall be the duty and obligation of all such agencies to furnish, upon request of the * * * Division of 864 865 Public Education, all information, material and statistics

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866 relating to such study and survey as shall be within the keeping 867 and possession of such agency.

868 (4) The information developed by the * * * <u>Division of</u>
869 <u>Public Education</u> shall be a public record and shall be available
870 for inspection by any interested party at all proper times.

871 SECTION 7. Section 37-3-9, Mississippi Code of 1972, is 872 amended as follows:

873 37-3-9. (1) There shall be a State Superintendent of Public 874 Education who shall be appointed by the State Board of Education, 875 subject to the Governor's approval, and with the advice and consent of the Senate, and serve at the * * * Governor's will and 876 877 pleasure. He or she shall be the Chief Administrative Officer for 878 the * * * Division of Public Education and shall administer 879 the *** * *** division in accordance with the policies established by the State Board of Education. * * * The salary of the State 880 881 Superintendent of Education shall be established by the State 882 Board of Education. The State Superintendent of Public Education 883 shall have at least a master's degree in any field and a minimum 884 of five (5) years' experience in administration in the educational 885 field.

(2) The State Superintendent shall give bond in the penalty
of Seventy-five Thousand Dollars (\$75,000.00), with sureties to be
approved by the Governor, conditioned according to law. The bond,
when approved, shall be filed and recorded in the Office of the
Secretary of State.

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891 SECTION 8. Section 37-3-11, Mississippi Code of 1972, is892 amended as follows:

893 37-3-11. The State Superintendent of Public Education shall 894 perform the duties assigned to him <u>or her</u> by the State Board of 895 Education <u>and the Governor</u>, and he <u>or she</u> shall have the following 896 duties:

897 (a) To serve as secretary for the State Board of898 Education;

899 (b) To be the chief administrative officer of the * * *
900 Division of Public Education;

901 (c) To recommend to the State Board of Education, for 902 its consideration, rules and regulations for the supervision of 903 the public schools and agricultural high schools of the school 904 districts throughout the state and for the efficient organization 905 and conduct of the same;

906 (d) To collect data and make it available to the state 907 board for determining the proper distribution of the state common 908 school funds;

909 (e) To keep a complete record of all official acts of 910 the State Superintendent and the acts of the State Board of 911 Education;

912 (f) To prepare, have printed and furnish all officers 913 charged with the administration of the laws pertaining to the 914 public schools, such blank forms and books as may be necessary to

915 the proper discharge of their duties, which printing is to be paid 916 for out of funds provided by the Legislature;

917 To have printed in pamphlet form the laws (a) 918 pertaining to the public schools and publish therein forms for conducting school business, the rules and regulations for the 919 920 government of schools that the State Superintendent or the State 921 Board of Education may recommend, and such other matters as may be 922 deemed worthy of public interest pertaining to the public schools, 923 which printing is to be paid for out of funds provided by the 924 Legislature;

925 (h) To meet all superintendents annually at such time 926 and place as the State Superintendent shall appoint for the 927 purpose of accumulating facts relative to schools, to review the 928 educational progress made in the various sections of the state, to 929 compare views, discuss problems, hear discussions and suggestions 930 relative to examinations and qualifications of teachers, methods 931 of instruction, textbooks, summer schools for teachers, visitation 932 of schools, consolidation of schools, health work in the schools, 933 vocational education and other matters pertaining to the public 934 school system;

935 (i) To advise all superintendents upon all matters 936 involving the welfare of the schools, and at the request of any 937 superintendent, to give an opinion upon a written statement of 938 facts on all questions and controversies arising out of the 939 interpretation and construction of the school laws, in regard to

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946 (j) To require annually, and as often as the State
947 Superintendent may deem proper, of all superintendents, detailed
948 reports on the educational business of the various districts;

949 (k) On or before January 10 in each year to prepare, 950 under the direction of the State Board of Education, the annual 951 information report of the * * * <u>Division of Public Education</u> as 952 described in Section 37-151-97;

953 (1) To determine the number of educable children in the 954 several school districts under rules and regulations prescribed by 955 the State Board of Education; and

956 (m) To perform such other duties as may be prescribed 957 by the State Board of Education <u>and the Governor</u>.

958 **SECTION 9.** Section 37-3-12, Mississippi Code of 1972, is 959 amended as follows:

960 37-3-12. The State Superintendent of Public Education shall 961 be responsible for all planning functions for the * * * division, 962 including collection, analysis and interpretation of all data, 963 information, test results, evaluations and other indicators that 964 are used to formulate policy, identify areas of concern and need

H. B. No. 1053 **••• OFFICIAL •** 18/HR31/R1514 PAGE 39 (ENK\JAB) 965 and to serve as a basis for short-range and long-range planning. 966 Such planning shall include assembling data, conducting 967 appropriate studies and surveys and sponsoring research and 968 development activities designed to provide information about 969 educational needs and the effect of alternative educational 970 practices.

971 SECTION 10. Section 37-3-13, Mississippi Code of 1972, is 972 amended as follows:

973 37-3-13. * * * The deputy superintendents * * * and associate * * * divisional directors shall be selected by and hold 974 975 office subject to the will of the State Superintendent of Public 976 Education subject to the approval of the State Board of Education 977 and the Governor. All other personnel shall be competitively 978 appointed by the State Superintendent and shall be dismissed only 979 for cause in accordance with the rules and regulations of the 980 State Personnel Board. The State Board of Education shall set the 981 salary of the deputy superintendents, associate superintendents 982 and divisional directors, and the members of the teaching staffs 983 and employees of the Mississippi School of the Arts. The State 984 Superintendent, subject to the approval of the State Personnel 985 Board, shall fix the amount of compensation of all other employees 986 of the * * * Division of Public Education. All salaries, 987 compensation or expenses of any of the personnel of the * * * 988 division shall be paid upon the requisition of the State Superintendent of Public Education and warrant issued thereunder 989

990 by the State Auditor out of funds appropriated by the Legislature 991 in a lump sum upon the basis of budgetary requirements submitted 992 by the Superintendent of Education or out of funds otherwise made 993 The entire expense of administering the *** * *** division available. 994 shall never exceed the amount appropriated therefor, plus funds 995 received from other sources other than state appropriations. For 996 a violation of this provision, the superintendent shall be liable, 997 and he or she and the sureties on his or her bond shall be 998 required to restore any such excess.

999 * * *

1000 **SECTION 11.** Section 37-3-25, Mississippi Code of 1972, is 1001 amended as follows:

1002 37-3-25. (1) The Director of the Division of Vocational and 1003 Technical Education of the * * * Division of Public Education who shall be * * * a deputy state superintendent of education shall be 1004 1005 appointed by the State Superintendent of Public Education, subject 1006 to approval by the Governor. The director's salary shall be set 1007 by the State Board of Education subject to the approval of the 1008 State Personnel Board. His or her salary, compensation, travel 1009 expenses or other expenses shall be provided for out of any funds 1010 made available for such purpose by the Legislature, the federal 1011 government, or other gifts or grants.

1012 The director shall be responsible to the State Superintendent 1013 of Public Education for the proper administration of the programs 1014 of vocational and technical education in conformity with the

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1024 (2) The Director of the Division of Vocational and Technical
1025 Education, subject to the approval of the State Board of
1026 Education, shall have charge of and be responsible for vocational
1027 and technical education training in:

- 1028 (a) Agriculture;
- 1029 (b) Occupational and consumer home economics;
- 1030 (c) Consumer and homemaking education;
- 1031 (d) Trades and industry;
- 1032 (e) Distributive education;
- 1033 (f) Secondary adult education;
- 1034 (g) Teacher training and supervision;
- 1035 (h) Business and office;
- 1036 (i) Health;
- 1037 (j) Industrial arts;
- 1038 (k) Guidance services;
- 1039 (1) Technical education;

1040

(m) Cooperative education; and

1041 (n) All other specialized training not requiring a
1042 bachelors degree, with the exception of programs of nursing
1043 education regulated under the provisions of Section 37-129-1.

1044 **SECTION 12.** Section 37-3-39, Mississippi Code of 1972, is 1045 amended as follows:

37-3-39. The State Treasurer is hereby designated and 1046 1047 appointed custodian of all funds made available to the * * * 1048 Division of Public Education other than such funds as may be 1049 appropriated by the Legislature, and he or she is hereby 1050 authorized to receive and to provide for the proper custody of the 1051 All such funds shall be disbursed by the treasurer on same. 1052 warrants drawn therefor by the state auditor on requisitions of 1053 the State Superintendent of Public Education.

1054 **SECTION 13.** Section 37-3-46, Mississippi Code of 1972, is 1055 amended as follows:

1056 37-3-46. (1) The * * * <u>Division of Public Education</u>, in 1057 regard to any school within a school district or any school 1058 district not meeting adequate performance of accreditation 1059 standards, as defined by the State Board of Education, shall, 1060 subject to appropriation:

(a) Provide to local school districts, or specific schools within those districts, financial, training and other assistance to implement and maintain a state program of educational accountability and assessment of performance.

(b) Provide to local school districts, or specific schools within those districts, technical assistance and training in the development, implementation and administration of a personnel appraisal and compensation system for all school employees.

1070 (c) Provide to local school districts, or specific 1071 schools within those districts, technical assistance in the 1072 development, implementation and administration of programs 1073 designed to keep children in school voluntarily and to prevent 1074 dropouts.

1075 (2) Schools or school districts receiving assistance from 1076 the * * * <u>Division of Public Education</u> as outlined in subsection 1077 (1) of this section shall be required to implement any training, 1078 programs, and any other requirements as specified by the State 1079 Superintendent of Public Education.

1080 SECTION 14. Section 37-3-49, Mississippi Code of 1972, is 1081 amended as follows:

1082 The * * * Division of Public Education shall 37 - 3 - 49. (1) 1083 provide an instructional program and establish guidelines and 1084 procedures for managing such program in the public schools within 1085 the school districts throughout the state as part of the State 1086 Program of Educational Accountability and Assessment of Performance as prescribed in Section 37-3-46. Public school 1087 1088 districts may (a) elect to adopt the instructional program and management system provided by the * * * Division of Public 1089

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1114 (2) The * * <u>Division of Public Education</u> shall provide 1115 such instructional program and management guidelines which shall 1116 require for every public school district that:

(a) All courses taught in Grades K-8 which contain skills which are tested through the Mississippi Basic Skills Assessment Program, all secondary school courses mandated for graduation, and all courses in the end-of-course testing program shall include the * * * <u>Division of Public Education's</u> written list of learning objectives.

(b) The local school board must adopt the objectives that will form the core curriculum which will be systematically delivered throughout the district.

1126 The set of objectives provided by the * * * (C) 1127 Division of Public Education must be accompanied by suggested 1128 instructional practices and resources that would help teachers 1129 organize instruction so as to promote student learning of the 1130 objectives. Objectives added by the school district must also be accompanied by suggested instructional practices and resources 1131 1132 that would help teachers organize instruction. The instructional 1133 practices and resources that are identified are to be used as 1134 suggestions and not as requirements that teachers must follow. 1135 The goal of the program is to have students to achieve the desired 1136 objective and not to limit teachers in the way they teach.

(d) Standards for student performance must be established for each core objective in the local program and those

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1140 objective.

(e) There shall be an annual review of student performance in the instructional program against locally established standards. When weaknesses exist in the local instructional program, the district shall take action to improve student performance.

1146 (3) The State Board of Education and the board of trustees 1147 of each school district shall adopt policies to limit and reduce 1148 the number and length of written reports that classroom teachers 1149 are required to prepare.

(4) This section shall not be construed to limit teachers from using their own professional skills to help students master instructional objectives, nor shall it be construed as a call for more detailed or complex lesson plans or any increase in testing at the local school district level.

(5) Districts meeting the highest levels of accreditation standards, as defined by the State Board of Education, shall be exempted from the provisions of subsection (2) of this section.

1158 SECTION 15. Section 37-3-51, Mississippi Code of 1972, is
1159 amended as follows:

1160 37-3-51. (1) Upon the conviction of any licensed personnel, 1161 as defined in Section 37-9-1, employed by a public school district 1162 or any person employed by a charter or private elementary or 1163 secondary school in a position that requires licensure in the

H. B. No. 1053 **••• OFFICIAL •** 18/HR31/R1514 PAGE 47 (ENK\JAB) 1164 public school districts, of any felony, or of a sex offense as 1165 defined in subsection (2) of this section, the district attorney or other prosecuting attorney shall identify those defendants for 1166 the circuit clerk. Each circuit clerk shall provide the * * * 1167 1168 Division of Public Education with notice of the conviction of any 1169 such personnel of a felony or a sex offense. In addition, if the 1170 convicted person is an employee of a charter school, the circuit 1171 clerk must provide the same notice to the Mississippi Charter 1172 School Authorizer Board. 1173 (2)

"Sex offense" shall mean any of the following offenses: 1174 (a) Section 97-3-65, * * * relating to the carnal 1175 knowledge of a child under fourteen (14) years of age; 1176 Section 97-3-95, * * * relating to sexual battery; (b) Section 97-5-21, * * * relating to seduction of a 1177 (C) 1178 child under age eighteen (18); 1179 (d) Section 97-5-23, * * * relating to the touching of 1180 a child for lustful purposes; Section 97-5-27, * * * relating to the 1181 (e) 1182 dissemination of sexually oriented material to children; 1183 Section 97-5-33, * * * relating to the exploitation (f) 1184 of children;

(g) Section 97-5-41, * * * relating to the carnal knowledge of a stepchild, adopted child, or child of a cohabitating partner;

H. B. No. 1053 *** OFFICIAL *** 18/HR31/R1514 PAGE 48 (ENK\JAB) 1188 (h) Section 97-29-59, * * * relating to unnatural
1189 intercourse; or

(i) Any other offense committed in another jurisdiction which, if committed in this state, would be deemed to be such a crime without regard to its designation elsewhere.

(3) In addition, the * * * <u>Division of Public Education</u> is considered to be the employer of such personnel for purposes of requesting criminal record background checks.

1196 SECTION 16. Section 37-3-53, Mississippi Code of 1972, is
1197 amended as follows:

1198 37-3-53. (1)(a) Each school year, the State Board of Education, acting through the Office of Educational 1199 1200 Accountability, shall develop a public school reporting system, or "Mississippi Report Card," on the performance of students and 1201 1202 public schools, including charter schools, at the local, district 1203 and state level. In developing the report card, the Office of 1204 Educational Accountability shall collect school, district and 1205 state level student achievement data in the appropriate grades as 1206 designated by the State Board of Education in all core subjects, 1207 and compare the data with national standards to identify students' 1208 strengths and weaknesses. The Mississippi Report Card shall 1209 provide more than reports to parents on the level at which their 1210 children are performing; the report shall provide clear and 1211 comparable public information on the level at which schools, 1212 school districts and the state public education system are

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H. B. No. 1053 18/HR31/R1514 PAGE 49 (ENK\JAB) 1213 performing. The Office of Educational Accountability shall 1214 encourage local school districts and the general public to use 1215 Mississippi Report Card information along with local individual 1216 student data to assess the quality of instructional programs and 1217 the performance of schools and to plan and implement programs of 1218 instructional improvement.

Beginning with the 1998-1999 school year, the 1219 (b) 1220 Mississippi Report Card shall include information, as compiled by 1221 the Office of Compulsory School Attendance Enforcement, which 1222 demonstrates clearly the absenteeism and dropout rates in each 1223 school district, charter school and the state as a whole and 1224 whether those rates reflect a positive or negative change from the 1225 same information as reported in the previous year's Mississippi 1226 Report Card.

1227 Each local school district shall be required to (C)1228 develop and publish an annual report as prescribed by the State 1229 Board of Education. By November 1 of each year, as prescribed by the State Board of Education, the report shall be published in a 1230 1231 newspaper having general circulation in the county and posted on 1232 the school district's website in a printable format. The public 1233 notice shall include information on the report's availability on 1234 the district's website, with the website address, and the 1235 location(s) in the school district where a copy of the report can 1236 be obtained.

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1237 (2) The * * <u>Division of Public Education</u> may benefit from 1238 the use of performance data from the Mississippi Report Card in 1239 making evaluations under Section 37-19-9.

1240 SECTION 17. Section 37-3-79, Mississippi Code of 1972, is 1241 amended as follows:

1242 37-3-79. The *** * *** <u>Division of Public Education</u> shall employ 1243 a Curriculum Coordinator of Music and Art Education who holds 1244 certification as a music and/or art teacher. The supervisor's 1245 responsibilities shall include the oversight of the elementary 1246 music/art programs as well as secondary programs.

1247 **SECTION 18.** Section 37-3-81, Mississippi Code of 1972, is 1248 amended as follows:

1249 37-3-81. The * * * Division of Public Education, using only 1250 existing staff and resources, shall establish and maintain a 1251 School Safety Center, which shall operate a statewide information 1252 clearinghouse that: (a) provides assistance to school districts 1253 and communities during school crises; and (b) provides technical 1254 assistance, training and current resources to public school 1255 officials and parents who need assistance in researching, 1256 developing and implementing school safety plans and in maintaining 1257 a safe school environment. However, no monies from the Temporary 1258 Assistance for Needy Families grant may be used for the School 1259 Safety Center.

1260 SECTION 19. Section 37-3-82, Mississippi Code of 1972, is 1261 amended as follows:

1262 37-3-82. (1)There is hereby established the Mississippi 1263 Community Oriented Policing Services in Schools (MCOPS) grant 1264 program in the * * * Division of Public Education to provide 1265 funding, pursuant to specific appropriation by the Legislature 1266 therefor, to assist law enforcement agencies in providing 1267 additional School Resource Officers to engage in community policing in and around primary and secondary schools. The MCOPS 1268 1269 program shall authorize the * * * Division of Public Education to 1270 make grants to increase deployment of law enforcement officers in 1271 order (a) to increase or enhance community policing in this state, 1272 (b) that trained, sworn enforcement officers assigned to schools 1273 play an integral part in the development and/or enhancement of a comprehensive school safety plan, and (c) that the presence of 1274 1275 these officers shall provide schools with a direct link to local 1276 law enforcement agencies.

1277 (2) The MCOPS program shall meet the following requirements 1278 and standards:

(a) This program shall provide an incentive for law
enforcement agencies to build collaborative partnerships with the
school community and to use community policing efforts to combat
school violence and implement educational programs to improve
student and school safety.

(b) The additional School Resource Officers must devote at least seventy-five percent (75%) of their time to work in and around primary and secondary schools, in addition to the time that

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1289 The MCOPS in Schools program shall provide a (C) 1290 maximum state contribution of up to Ten Thousand Dollars 1291 (\$10,000.00) per officer position over the one-year grant period, 1292 to be matched from local funds on a 50/50 matching basis. 1293 Officers paid with MCOPS funds may be employed by the local law 1294 enforcement agency or by the local school district. MCOPS funds 1295 may be used to pay for entry-level salaries and benefits of newly 1296 trained additional School Resource Officers and may be used to pay 1297 the salaries and benefits of School Resource Officers 1298 employed *** * *** before July 1, 2013. All jurisdictions that apply 1299 must demonstrate that they have primary law enforcement authority 1300 over the school(s) identified in their application and demonstrate 1301 their inability to implement this project without state 1302 assistance. Schools or law enforcement agencies may not reduce 1303 its overall federal, state, locally funded level of sworn officers (including other School Resource Officers or other sworn officers 1304 1305 assigned to the schools) as a result of applying for or receiving 1306 MCOPS in Schools grant funding. MCOPS in Schools funding may be 1307 used to rehire sworn officers previously employed who have been 1308 laid off for financial reasons unrelated to the availability of the MCOPS in Schools grant, but must obtain prior written approval 1309 from the * * * Division of Public Education. 1310

H. B. No. 1053 18/HR31/R1514 PAGE 53 (ENK\JAB) 1311 (* * *d) School Resource Officers (SROs) may serve in 1312 a variety of roles, including, but not limited to, that of a law enforcement officer/safety specialist, law-related educator, and 1313 problem-solver/community liaison. These officers may teach 1314 1315 programs such as crime prevention, substance abuse prevention, and 1316 gang resistance as well as monitor and assist troubled students 1317 through mentoring programs. The School Resource Officer(s) may 1318 also identify physical changes in the environment that may reduce 1319 crime in and around the schools, as well as assist in developing school policies which address criminal activity and school safety. 1320 1321 The application must also include a Memorandum of Understanding 1322 (MOU), signed by the law enforcement executive and the appropriate 1323 school official(s), to document the roles and responsibilities to be undertaken by the law enforcement agency and the educational 1324 1325 school partner(s) through this collaborative effort. The 1326 application must also include a Narrative Addendum to document 1327 that the School Resource Officer(s) will be assigned to work in and around primary or secondary schools and provide supporting 1328 1329 documentation in the following areas: problem identification and 1330 justification, community policing strategies to be used by the 1331 officers, quality and level of commitment to the effort, and the 1332 link to community policing.

1333 (* * *<u>e</u>) All agencies receiving awards through the 1334 MCOPS in Schools program are required to send the School Resource 1335 Officer position(s) funded by this grant, to the Mississippi Law

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(3) The * * <u>Division of Public Education</u> shall promulgate rules and regulations prescribing procedures for the application, expenditure requirements and the administration of the Mississippi Community Oriented Policing Services in Schools (MCOPS) program established in this section * * *.

1354 SECTION 20. Section 37-3-83, Mississippi Code of 1972, is 1355 amended as follows:

1356 37-3-83. (1) There is established within the * * * <u>Division</u> 1357 <u>of Public Education</u>, using only existing staff and resources, a 1358 School Safety Grant Program, available to all eligible public 1359 school districts, to assist in financing programs to provide 1360 school safety. However, no monies from the Temporary Assistance

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1363 (2) The school board of each school district, with the 1364 assistance of the * * * <u>Division of Public Education</u> School Safety 1365 Center, shall adopt a comprehensive local school district school 1366 safety plan and shall update the plan on an annual basis.

(3) Subject to the extent of appropriations available, the School Safety Grant Program shall offer any of the following specific preventive services, and other additional services appropriate to the most current school district school safety plan:

1372

(a) Metal detectors;

(b) Video surveillance cameras, communications
equipment and monitoring equipment for classrooms, school
buildings, school grounds and school buses;

1376 (c) Crisis management/action teams responding to school1377 violence;

1378 (d) Violence prevention training, conflict resolution
1379 training, and other appropriate training designated by the * * *
1380 Division of Public Education for faculty and staff; and

1381

(e) School safety personnel.

1382 (4) Each local school district of this state may annually
1383 apply for school safety grant funds subject to appropriations by
1384 the Legislature. School safety grants shall include a base grant
1385 amount plus an additional amount per student in average daily

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1386 attendance in the school or school district. The base grant 1387 amount and amount per student shall be determined by the State Board of Education, subject to specific appropriation therefor by 1388 1389 the Legislature. In order to be eligible for such program, each 1390 local school board desiring to participate shall apply to 1391 the * * * Division of Public Education by May 31 before the beginning of the applicable fiscal year on forms provided by 1392 1393 the *** * *** division, and shall be required to establish a local 1394 School Safety Task Force to involve members of the community in 1395 the school safety effort. The * * * Division of Public Education 1396 shall determine by July 1 of each succeeding year which local 1397 school districts have submitted approved applications for school 1398 safety grants.

(5) As part of the School Safety Grant Program, the * * * 1400 <u>Division of Public Education</u> may conduct a pilot program to 1401 research the feasibility of using video camera equipment in the 1402 classroom to address the following:

1403 (a) Determine if video cameras in the classroom reduce1404 student disciplinary problems;

(b) Enable teachers to present clear and convincing
evidence of a student's disruptive behavior to the student, the
principal, the superintendent and the student's parents; and

1408 (c) Enable teachers to review teaching performance and 1409 receive diagnostic feedback for developmental purposes.

1410 (6) Any local school district may use

1411 audio/visual-monitoring equipment in classrooms, hallways, 1412 buildings, grounds and buses for the purpose of monitoring school 1413 disciplinary problems.

1414 (7) As a component of the comprehensive local school 1415 district school safety plan required under subsection (2) of this 1416 section, the school board of a school district may adopt and 1417 implement a policy addressing sexual abuse of children, to be 1418 known as "Erin's Law Awareness." Any policy adopted under this 1419 subsection may include or address, but need not be limited to, the 1420 following:

(a) Methods for increasing teacher, student and
parental awareness of issues regarding sexual abuse of children,
including knowledge of likely warning signs indicating that a
child may be a victim of sexual abuse;

(b) Educational information for parents or guardians, which may be included in the school handbook, on the warning signs of a child being abused, along with any needed assistance, referral or resource information;

1429 (c) Training for school personnel on child sexual1430 abuse;

1431 (d) Age-appropriate curriculum for students in1432 prekindergarten through fifth grade;

1433 (e) Actions that a child who is a victim of sexual 1434 abuse should take to obtain assistance and intervention;

H. B. No. 1053 **~ OFFICIAL ~** 18/HR31/R1514 PAGE 58 (ENK\JAB) 1435 (f) Counseling and resources available for students 1436 affected by sexual abuse; and

1437 (g) Emotional and educational support for a child who
1438 has been abused to enable the child to be successful in school.
1439 SECTION 21. Section 37-3-85, Mississippi Code of 1972, is
1440 amended as follows:

1441 37-3-85. (1) The Legislature finds that:

1442 (a) Students who are serious behavior problems in1443 school are at risk of becoming juvenile and adult offenders;

1444 (b) Growing numbers of children live in conditions that 1445 place them at risk of school failure;

(c) The provision of school and support services to these children and their families by public and nonprofit agencies is fragmented and does not prepare these children to learn effectively and have a successful school experience;

1450 (d) The lack of collaboration among schools, families, 1451 local agencies and other groups involved in family support and 1452 youth development activities results in the inefficient and 1453 ineffective use of resources to meet the needs of these children; 1454 Schools are dedicating an increasing amount of (e) 1455 their time and resources to responding to disruptive and violent 1456 behavior rather than fulfilling their mission to challenge with 1457 high expectations each child to learn, to achieve and to fulfill

1458 his or her potential;

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(f) Responding to the needs of students who are at risk of school failure and providing for a safe and secure learning environment are cost-effective because it enables the state to substitute preventive measures for expensive crisis intervention; and

(g) Differing local needs and local resources necessitate the development of locally generated, community-based plans that coordinate and leverage existing resources, not the imposition of uniform and inflexible, state-mandated plans.

1468 (2)There is established within the * * * Division of Public 1469 Education the Support Our Students (S.O.S.) program. The purpose 1470 of the program is to award grants to neighborhood- and 1471 community-based organizations to establish local S.O.S. programs 1472 that provide high quality after-school mentoring activities for 1473 school-aged children and provide for comprehensive, collaborative 1474 delivery of mentoring services by public and nonpublic agencies to 1475 these children. These services shall be designed to enrich and 1476 make a positive impact on the lives of school-aged children. 1477 These after-school activities may include activities after the 1478 regular school day and activities on days that students are not 1479 required to attend school.

1480 (3) The goals of the S.O.S. program are to:

1481 (a) Reduce juvenile crime in local communities served1482 by the program;

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1483 (b) Recruit community volunteers to provide positive 1484 adult role models for school-aged children and to help supervise 1485 after-school activities;

1486 (c) Reduce the number of students who are unsupervised1487 after school, otherwise known as "latchkey" children;

1488 (d) Improve the academic performance of students1489 participating in the program;

(e) Meet the physical, intellectual, emotional and
social needs of students participating in the program and improve
their attitudes and behavior; and

1493 (f) Improve coordination of existing resources and 1494 enhance collaboration so as to provide services to school-aged 1495 children effectively and efficiently.

1496 (4) As used in this section, "school-aged children" means1497 children enrolled in kindergarten through the ninth grade.

1498 (5) The * * <u>Division of Public Education</u> shall develop and 1499 implement the Support Our Students (S.O.S.) program. The * * * 1500 <u>division</u> shall:

(a) Sponsor a statewide conference each year for teams
of interested representatives to provide background information
and assistance regarding all aspects of the program;

1504 (b) Disseminate information regarding the program to1505 interested neighborhood and community groups;

1506 (c) Develop and disseminate a request for applications1507 to establish local S.O.S. programs;

H. B. No. 1053 **~ OFFICIAL ~** 18/HR31/R1514 PAGE 61 (ENK\JAB) (d) Provide initial technical assistance to grant
applicants and ongoing technical assistance as grants are
implemented;

1511 (e) Administer funds appropriated by the Legislature;
1512 (f) Monitor the grants funded;
1513 (g) Revoke a grant if necessary or appropriate;
1514 (h) Develop and implement a performance-based
1515 evaluation system to evaluate the program;

1516 (i) Report on the program implementation to the1517 Legislature and the Office of the Governor;

1518 (j) Adopt any rules necessary to implement this 1519 section.

(6) A community- or neighborhood-based 501(c)(3) entity or a consortium consisting of one or more local 501(c)(3) entities and one or more local school districts may apply for a grant.

(7) Applicants for grants shall submit to the * * * <u>Division</u>
of <u>Public Education</u> an application that includes the following
information:

1526 Identification of one or more neighborhoods to be (a) 1527 served by the local S.O.S. program, based on a needs assessment of 1528 existing conditions for school-aged children to be served. Data 1529 used in the needs assessment may include for each neighborhood to 1530 be served by a local program (i) dropout statistics, (ii) the 1531 number and percentage of school-aged children who participate in the federal subsidized lunch program, (iii) the number of 1532

H. B. No. 1053 **~ OFFICIAL ~** 18/HR31/R1514 PAGE 62 (ENK\JAB) 1533 suspensions and expulsions involving school-aged children, (iv) 1534 the number of children to be served, (v) the number and percentage 1535 of students with two (2) working parents or one (1) single parent 1536 to be served at a site; (vi) the incidence of juvenile crime in 1537 the neighborhood, and (vii) any other relevant or unique local 1538 demographic data.

Local authorities shall provide this or related information on a timely basis to local 501(c)(3) entities submitting applications to establish local S.O.S. programs;

1542 (b) A three-year plan that addresses data used in the 1543 needs assessment and that includes proposed goals and anticipated 1544 outcomes of the local S.O.S. program. The plan shall be prepared 1545 after consultation with local after-school programs, schools, community organizations or groups which have as their purpose 1546 1547 assisting or helping school-aged children who are at risk of 1548 failing in school or entering the juvenile justice system, or 1549 other appropriate groups. In addition, the three-year plan shall provide for regular collaborative efforts to seek input and advice 1550 1551 from parents of the students being served and from other citizens who reflect the demographic conditions of the students being 1552 1553 served;

1554 (c) A statement of how grant funds would be used to 1555 address local problems and what other resources would be used to 1556 address the problems. This statement should include a list of 1557 services to be offered that are related to the goals and outcomes

1558 and should include plans for recruiting volunteers to assist in 1559 the program's activities; and

(d) A process for assessing on an annual basis the success of the local plan for addressing the goals of the local S.O.S. program.

(8) The * * * division shall develop and disseminate a request for applications and establish procedures to be followed in developing and submitting applications to establish local S.O.S. programs and administering grants to establish local S.O.S. programs.

1568 In reviewing grant applications, the State Superintendent of Education shall consider the prevalence of under-served students 1569 1570 and families in low-income neighborhoods and in isolated rural areas in the area for which the grant is requested, the severity 1571 1572 of the local problems with regard to children at risk of school 1573 failure and with regard to school discipline, whether the proposed program meets state standards, and the likelihood that the locally 1574 designed plan will deal with the problems successfully. During 1575 1576 the review process, the superintendent may recommend modifications 1577 in grant applications to applicants. The superintendent shall 1578 submit recommendations to the State Board of Education on which 1579 applicants should receive grants and the amount they should 1580 receive.

1581 In selecting grant recipients, the State Board of Education 1582 shall consider (a) the recommendations of the superintendent, (b)

H. B. No. 1053 **~ OFFICIAL ~** 18/HR31/R1514 PAGE 64 (ENK\JAB) 1583 the geographic location of the applicants, and (c) the demographic 1584 profile of the applicants. After considering these factors, the State Board of Education shall give priority to grant applications 1585 1586 that will serve areas that have a high incidence of juvenile crime 1587 and that propose different approaches that can serve as models for 1588 other communities. The State Board of Education shall select the grant recipients * * * before July 1 * * * for the appropriate 1589 1590 school year.

A grant recipient may request a modification of a grant or additional funds to implement a grant through the grant application process. The request shall be reviewed and accepted or rejected in the same manner as a grant application.

(9) The * * <u>Division of Public Education</u> shall administer the grant program under the direction of the State Board of Education. The * * <u>Division of Public Education</u> shall provide technical assistance to grant applicants and recipients.

1599 All agencies of the state and local government, (10)including departments of human services, health departments, local 1600 1601 mental health, and intellectual disability commissions, court 1602 personnel, law enforcement agencies and cities and counties shall 1603 cooperate with the * * * Division of Public Education and local 1604 school boards that receive grants in coordinating the S.O.S. 1605 program at the state level and in implementing the S.O.S. program 1606 at the local level.

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(11) The * * * <u>Division of Public Education</u> shall develop and implement an evaluation system, under the direction of the State Board of Education, that will assess the efficiency and effectiveness of the S.O.S. program. However, private schools shall not be included under the provisions of this section.

1612 SECTION 22. Section 37-3-87, Mississippi Code of 1972, is 1613 amended as follows:

1614 37 - 3 - 87. (1) The * * * Division of Public Education is 1615 hereby authorized and empowered to establish a student vision 1616 screening program to make eye screening services available to 1617 students in Grades K-12 in the public schools in order to detect vision problems which can lead to academic problems. Such eye 1618 1619 screening service shall be based on a process that is screening in nature, and not diagnostic, which is intended to identify with a 1620 reasonably high probability, students with a wide range of eye 1621 1622 problems who should seek the services of an eye care professional 1623 for examination, diagnosis and corrective recommendation. Such eye screening service shall provide each student screened with a 1624 1625 report of the student's screening results to be taken home. Each 1626 school shall be provided with a list of the students screened, and 1627 their results. Statistical summaries of the screening results 1628 shall be provided to each school, and composite statistics by 1629 school system, county or district shall be provided to the * * * 1630 Division of Public Education. The * * * Division of Public Education may contract with any legal entity to administer the 1631

H. B. No. 1053 *** OFFICIAL *** 18/HR31/R1514 PAGE 66 (ENK\JAB) 1632 student vision screening program on the school district level, and 1633 such contract shall be let on a competitive basis. State funding 1634 for * * * the program shall only be available subject to 1635 appropriation by the Legislature.

1636 (2)The school board of any local school district shall 1637 cooperate with the * * * Division of Public Education and any entity under contract with the * * * division to implement the 1638 1639 student vision screening program established under this section. 1640 Before September 1, 1996, an advisory committee for the (3) 1641 student vision screening program comprised of six (6) eye care 1642 professionals shall be appointed. The Governor, Lieutenant Governor and Speaker of the House of Representatives each shall 1643 1644 appoint one (1) member from a list of nominees submitted by the Mississippi Optometric Association and one (1) member from a list 1645 1646 of nominees submitted by the Mississippi Eye, Ear, Nose and Throat 1647 Association, so that the advisory committee consists of three (3) 1648 representatives from each organization. The members of the committee shall serve for a term of four (4) years, to run 1649 1650 concurrent with the term of the Governor after the expiration of 1651 the initial term.

In order to protect the health, safety and welfare of students as related to eye care, the advisory committee shall review the procedures, methodology and nature of the vision screening services offered under any contract entered into by the * * * Division of Public Education for the administration of

H. B. No. 1053 **~ OFFICIAL ~** 18/HR31/R1514 PAGE 67 (ENK\JAB) 1657 the student vision screening program. Any advisory opinions 1658 adopted by the committee on the vision screening process may be 1659 submitted to the State Board of Education and the State Board of 1660 Health for consideration or any appropriate action.

1661 The advisory committee shall determine the times and 1662 locations of its meetings. Members of the advisory committee 1663 shall serve without compensation.

1664 **SECTION 23.** Section 37-3-91, Mississippi Code of 1972, is 1665 amended as follows:

1666 37-3-91. (1) Subject to the availability of funds appropriated for such purpose, the * * * <u>Division of Public</u> 1668 <u>Education</u> may establish regional behavioral institutes for the 1669 purpose of providing state-of-the-art training to teachers and 1670 administrators in discipline and classroom management strategies.

1671 (2) Any school district may volunteer to participate in a
1672 regional behavioral institute. However, the * * * <u>Division of</u>
1673 <u>Public Education</u> may require a school district to participate in a
1674 regional behavioral institute if the * * * <u>division</u> determines
1675 that such participation is in the best interest of the school
1676 district based upon:

1677 (a) Complaints received and determined by the * * *
1678 <u>division</u> to be valid which relate to disciplinary problems in the
1679 school district;

H. B. No. 1053 18/HR31/R1514 PAGE 68 (ENK\JAB) 1680 (b) Any visit to the school by representatives of 1681 the * * * division which indicates disciplinary problems in the 1682 school district; or

1683 (c) A review of reports submitted by a school district 1684 to the * * * division which indicates disciplinary problems in the 1685 school district.

1686 SECTION 24. Section 37-3-93, Mississippi Code of 1972, is 1687 amended as follows:

1688 37-3-93. Subject to the availability of funding (1) 1689 specifically appropriated for such purpose, there is established a 1690 School Crisis Management Program under the * * * Division of 1691 Public Education. This program is to be initiated and executed by 1692 the * * * division using only existing staff and resources. Under this program, the * * * Division of Public Education shall create 1693 1694 an office making available a quick response team of personnel 1695 trained in school safety and crisis management to respond to 1696 traumatic or violent situations that impact students and faculty in the public schools in Mississippi. The School Crisis 1697 1698 Management Program shall operate in accordance with the following:

(a) The basic response team shall consist of those
personnel designated by the State Superintendent of Public
Education, or their designees, depending on the size of the school
and the nature of the event.

1703 (b) In order to access the services of a response team, 1704 the request must be made by the local school principal or the

H. B. No. 1053 **~ OFFICIAL ~** 18/HR31/R1514 PAGE 69 (ENK\JAB) 1705 superintendent of schools, who shall make the request to the * * *
1706 Division of Public Education or its contact designee.

(c) A response team shall enter a school to work with students and faculty for a period of no more than three (3) days, unless otherwise requested by the school district.

(d) The * * * <u>Division of Public Education</u>, or its designee, shall operate a toll-free incoming wide area telephone service for the purpose of receiving reports of suspected cases of school violence and other traumatic situations impacting on students and faculty in the public schools.

(e) The request made by a school district to access the services of a response team following a school safety incident may seek a review of the local school district's safety plan, and the results of this evaluation may be published by the local school board in a newspaper with wide circulation in the district.

(f) Subject to the availability of funds specifically appropriated therefor by the Legislature, the expenses of the quick response teams and their administrative support shall be provided from state funds. The * * * <u>Division of Public Education</u> may apply for and expend funds for the support and maintenance of this program from private and other funding sources.

1726 (2) Local school districts, school superintendents and
1727 principals may request and * * * <u>use</u> the services of quick
1728 response teams provided for under this section; however, this

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H. B. No. 1053 18/HR31/R1514 PAGE 70 (ENK\JAB) 1729 section does not require school officials to request the services 1730 of quick response teams.

1731 SECTION 25. Section 37-3-95, Mississippi Code of 1972, is 1732 amended as follows:

1733 37-3-95. (1) Subject to the availability of funding for 1734 such purpose, the State Superintendent of Public Education shall employ within the * * * Division of Public Education or, in the 1735 1736 alternative, contract with the Mississippi Military Department for 1737 a statewide coordinator for Junior Reserve Officer Training Corps 1738 (JROTC) programs in the public schools. If employed by the * * * 1739 Division of Public Education, the JROTC statewide coordinator must 1740 be an active or retired member of the military and must meet any 1741 additional qualifications that may be established for the position 1742 by the State Superintendent of Public Education or State Personnel Board. * * * 1743

1744 (2) The following are the powers and duties of the JROTC 1745 statewide coordinator:

1746 (a) To coordinate training of new JROTC instructors and1747 continuing education programs for certified instructors;

1748 (b) To facilitate communication between JROTC programs 1749 in the various public schools;

1750 (c) To assist in organizing competitions among JROTC1751 units from different high schools;

1752 (d) To assist in the development of the JROTC1753 curriculum;

1754 To compile information on scholarships available to (e) 1755 JROTC participants and to solicit support for such scholarships;

1756

To assist in establishing support groups for (f) parents of students participating in a JROTC program; 1757

1758 To solicit and accept financial support for JROTC (g) 1759 programs from private sector donors;

1760 To promote the involvement of JROTC units within (h) 1761 their local communities;

1762 (i) To facilitate interaction between JROTC units and 1763 the Mississippi National Guard and Mississippi Air National Guard;

1764 (j) To promote, in general, the JROTC program in high 1765 schools throughout the state;

1766 To assist local schools with the application (k) 1767 process for establishing new JROTC programs in high schools; and

1768 To perform such other duties relating to the JROTC (1)1769 program established by the State Superintendent of Public 1770 Education or State Board of Education.

1771 SECTION 26. Section 37-3-101, Mississippi Code of 1972, is 1772 amended as follows:

1773 37-3-101. (1) Each local school district shall adopt a 1774 policy on student suicide prevention. The policies shall be 1775 developed in consultation with school and community stakeholders, school-employed mental health professions, and suicide prevention 1776 1777 experts, and shall, at a minimum, address procedures relating to suicide prevention, intervention and postvention. To assist 1778

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1779 districts in developing policies for student suicide prevention, 1780 the * * * <u>Division of Public Education</u> shall establish a model 1781 policy in consultation with the Mississippi Department of Mental 1782 Health for use by local school districts in accordance with this 1783 section.

(2) In the 2017-2018 school year, the * * <u>Division of</u> <u>Public Education</u> shall require that local school districts conduct in-service training on suicide prevention education for all school district employees. The Mississippi Department of Mental Health will be responsible for development of the content of the training. This education may be accomplished through self-review of suitable suicide prevention materials.

1791 SECTION 27. Section 37-3-103, Mississippi Code of 1972, is 1792 amended as follows:

37-3-103. Beginning with the 2017-2018 school year and 1793 1794 annually thereafter, the * * * Division of Public Education shall 1795 require that local school districts conduct in-service training on 1796 suicide prevention education for all newly employed school 1797 district employees. The Mississippi Department of Mental Health will be responsible for development of the content of the 1798 1799 training. This education may be accomplished through self-review of suitable suicide prevention materials. 1800

1801 SECTION 28. Section 37-3-105, Mississippi Code of 1972, is 1802 amended as follows:

1803 37-3-105. * * * <u>The Division of Public Education</u> shall 1804 require that in-service training shall include an emphasis on 1805 intensive, comprehensive and researched-based reading methods for 1806 all licensed teachers teaching Grades K through 3 in a public 1807 school district. The education may be accomplished through 1808 self-review of suitable intensive, comprehensive and 1809 researched-based reading materials.

1810 SECTION 29. Section 37-3-107, Mississippi Code of 1972, is 1811 amended as follows:

1812 37-3-107. The * * * <u>Division of Public Education</u> shall 1813 develop and issue curriculum guidelines to school districts 1814 relating to the implementation of a school bus safety curriculum 1815 for implementation in Kindergarten through Grade 3.

1816 SECTION 30. Section 37-1-1, Mississippi Code of 1972, is 1817 amended as follows:

1818 37-1-1. * * * There shall be a State Board of Education 1819 which shall manage and invest school funds according to law, 1820 formulate policies according to law for implementation by 1821 the * * * Division of Public Education and perform such other 1822 duties as may be prescribed by law. The board shall consist of 1823 nine (9) members of whom none shall be an elected official. The 1824 Governor shall appoint one (1) member who shall be a resident of 1825 the Third Supreme Court District and who shall serve an initial 1826 term of one (1) year, one (1) member who shall be a resident of the First Supreme Court District and who shall serve an initial 1827

1828 term of five (5) years, one (1) member who shall be a resident of 1829 the Second Supreme Court District and who shall serve an initial 1830 term of nine (9) years, one (1) member who shall be employed on an active and full-time basis as a school administrator and who shall 1831 1832 serve an initial term of three (3) years, and one (1) member who 1833 shall be employed on an active and full-time basis as a 1834 schoolteacher and who shall serve an initial term of seven (7) 1835 years. The Lieutenant Governor shall appoint two (2) members from 1836 the state at large, one (1) of whom shall serve an initial term of 1837 four (4) years and one (1) of whom shall serve an initial term of 1838 eight (8) years. The Speaker of the House of Representatives 1839 shall appoint two (2) members from the state at large, one (1) of 1840 whom shall serve an initial term of two (2) years and one (1) of whom shall serve an initial term of six (6) years. 1841 The initial 1842 terms of appointees shall begin on July 1, 1984, and all 1843 subsequent appointments shall begin on the first day of July for a term of nine (9) years and continue until their successors are 1844 appointed and qualify; however, to ensure an orderly process of 1845 1846 transition, the initial appointments shall be made not later than 1847 March 1, 1984. An appointment to fill a vacancy which arises for 1848 reasons other than by expiration of a term of office shall be for 1849 the unexpired term only. All members shall be appointed with the advice and consent of the Senate, and no member shall be actively 1850 engaged in the educational profession except as stated above. 1851

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1852 The first official meeting of the original board members 1853 shall be called by the Governor as soon after July 1, 1984, as practical. The board shall elect a * * * chair from its 1854 1855 membership at the first meeting of the original board members and 1856 every year thereafter. A majority of the membership of the board 1857 shall constitute a quorum for the transaction of any business. The board shall meet regularly once a month at such time as shall 1858 1859 be designated by an order entered upon the minutes thereof. 1860 Special meetings of the board shall be held upon call of the * * * 1861 chair or upon the call of a majority of the members thereof. The 1862 State Superintendent of Public Education shall be the secretary of 1863 the board. The board shall hold its sessions at the seat of 1864 government, or at such location in the State of Mississippi as shall be designated by an order entered upon the minutes thereof. 1865 1866 Members of the board shall be reimbursed for expenses in the 1867 manner and amount specified in Section 25-3-41 and shall be 1868 entitled to receive per diem compensation as authorized in Section 1869 25-3-69.

1870 SECTION 31. Section 37-1-2, Mississippi Code of 1972, is 1871 amended as follows:

1872 37-1-2. The Legislature finds and determines that the 1873 quality of public education and its effect upon the social, 1874 cultural and economic enhancement of the people of Mississippi is 1875 a matter of public policy, the object of which is the education 1876 and performance of its children and youth. The Legislature hereby

H. B. No. 1053 **~ OFFICIAL ~** 18/HR31/R1514 PAGE 76 (ENK\JAB) 1877 declares the following to be the policy of the State of 1878 Mississippi:

(a) That the students, parents, general citizenry,
local schoolteachers and administrators, local governments, local
school boards, and state government have a joint and shared
responsibility for the quality of education delivered through the
public education system in the State of Mississippi;
(b) To produce a functionally literate school

1885 population;

1886 (c) To ensure that all students master the most1887 essential parts of a basic education;

1888 (d) To establish, raise and maintain educational 1889 standards;

1890 (e) To improve the quality of education by1891 strengthening it and elevating its goals;

1892 (f) To provide quality education for all school-age 1893 children in the state;

1894 (g) That excellence and high achievement of all 1895 students should be the ultimate goal;

(h) To encourage the common efforts of students,
parents, teachers, administrators and business and professional
leaders for the establishment of specific goals for performance;

1899 (i) To improve instructional and administrative
1900 quality, to relate the education community to other policymakers,
1901 to achieve increased competency among students, teachers and

H. B. No. 1053 **••• OFFICIAL •** 18/HR31/R1514 PAGE 77 (ENK\JAB) administrators, to provide for continuing professional development for teachers, counselors and administrators, to assure that the budget process, the planning function and the allocation of personnel of the *** * *** <u>Division of Public Education</u> are commensurate with its educational goals;

(j) That the return on public education which is the single largest investment for the state be the effectiveness of the delivery system and the product it is designed to produce;

(k) That the investment in public education can be justified on the basis of the economic benefits that will accrue both to the individual and to society, recognizing that the return on such investment is long term and dramatic progress is not immediate;

(1) That emphasis must be placed upon early mastery of the skills necessary to * * * <u>be successful</u> in school and that quality, performance-based early childhood education programs are an essential element of a comprehensive education system;

1919 That local school districts and their public (m) 1920 schools be required to account for the product of their efforts; 1921 That the children of this state receive a period of (n) 1922 instruction sufficient to train each in the basic educational 1923 skills adequate for the student to take his or her place in society and make a contribution as a citizen of this state, and 1924 1925 that all children be encouraged to continue their education until 1926 they have completed high school;

(o) To establish an accreditation system based upon measurable elements in school known to be related to instructional effectiveness, to establish a credible process for measuring and rating schools, to establish a method for monitoring continued performance, and to provide for a state response when performance is inadequate;

(p) That the teachers of this state, to the extent possible, receive salaries that are at least equal to the average of the salaries received by teachers in the southeastern United States.

1937 SECTION 32. Section 37-1-3, Mississippi Code of 1972, is 1938 amended as follows:

1939 37-1-3. (1) The State Board of Education shall adopt rules 1940 and regulations and set standards and policies for the 1941 organization, operation, management, planning, budgeting and 1942 programs of the * * * Division of Public Education.

1943 The board is directed to identify all functions of (a) 1944 the *** * *** division that contribute to or comprise a part of the 1945 state system of educational accountability and to establish and 1946 maintain within the * * * division the necessary organizational 1947 structure, policies and procedures for effectively coordinating 1948 such functions. Such policies and procedures shall clearly fix 1949 and delineate responsibilities for various aspects of the system 1950 and for overall coordination of the total system and its effective 1951 management.

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H. B. No. 1053 18/HR31/R1514 PAGE 79 (ENK\JAB) (b) The board shall establish and maintain a
system-wide plan of performance, policy and directions of public
education not otherwise provided for.

(c) The board shall effectively use the personnel and resources of the * * * <u>division</u> to enhance technical assistance to school districts in instruction and management therein.

1958 (d) The board shall establish and maintain a central1959 budget policy.

(e) The board shall establish and maintain within the * * Division of Public Education a central management capacity under the direction of the State Superintendent of Public Education.

(f) The board, with recommendations from the superintendent, shall design and maintain a five-year plan and program for educational improvement that shall set forth objectives for system performance and development and be the basis for budget requests and legislative initiatives.

1969 The State Board of Education shall adopt and (2)(a) 1970 maintain a curriculum and a course of study to be used in the 1971 public school districts that is designed to prepare the state's 1972 children and youth to be productive, informed, creative citizens, 1973 workers and leaders, and it shall regulate all matters arising in 1974 the practical administration of the school system not otherwise 1975 provided for.

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1976 (b) Before the 1999-2000 school year, the State Board 1977 of Education shall develop personal living and finances objectives 1978 that focus on money management skills for individuals and families 1979 for appropriate, existing courses at the secondary level. The 1980 objectives must require the teaching of those skills necessary to 1981 handle personal business and finances and must include instruction 1982 in the following: 1983 Opening a bank account and assessing the (i) 1984 quality of a bank's services; 1985 (ii) Balancing a checkbook; 1986 (iii) Managing debt, including retail and credit 1987 card debt; 1988 (iv) Completing a loan application; 1989 The implications of an inheritance; (v) 1990 (vi) The basics of personal insurance policies; 1991 (vii) Consumer rights and responsibilities; 1992 Dealing with salesmen and merchants; (viii) 1993 Computing state and federal income taxes; (ix) 1994 (X) Local tax assessments; 1995 (xi) Computing interest rates by various 1996 mechanisms: 1997 Understanding simple contracts; and (xii) 1998 (xiii) Contesting an incorrect billing statement. 1999 (3) The State Board of Education shall have authority to expend any available federal funds, or any other funds expressly 2000

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2001 designated, to pay training, educational expenses, salary 2002 incentives and salary supplements to licensed teachers employed in 2003 local school districts or schools administered by the State Board 2004 of Education. Such incentive payments shall not be considered 2005 part of a school district's local supplement as defined in Section 2006 37-151-5(o), *** * *** or part of the local supplement paid to an 2007 individual teacher for the purposes of Section 37-19-7(1). MAEP 2008 funds or any other state funds shall not be used to provide such 2009 incentives unless specifically authorized by law.

2010 (4) The State Board of Education shall through its actions2011 seek to implement the policies set forth in Section 37-1-2.

2012 SECTION 33. Section 37-1-4, Mississippi Code of 1972, is 2013 amended as follows:

2014 In order to provide for an orderly transition 37-1-4. following its appointment, the State Board of Education as it will 2015 exist on and after July 1, 1984, shall meet with and receive the 2016 2017 cooperation of the State Superintendent of Public Education and the * * * Division of Public Education on any matters relating to 2018 2019 the public school education system in the state until assuming its 2020 duties and authority on July 1, 1984. During this transition 2021 period, * * * the State Board of Education shall formulate and 2022 adopt rules and regulations in accordance with Sections 25-43-1 et seq., and formulate standards and priorities necessary for the 2023 2024 orderly administration of the public education system of the state. Such rules, regulations, standards and priorities shall 2025

become effective on July 1, 1984. The board shall also require 2026 2027 data and information on program performance from any source relating to the public school system. The * * * Division of 2028 2029 Public Education shall assist the board in assuming its duties and 2030 shall provide any technical assistance as may be required. 2031 The *** * *** Division of Public Education, from any funds 2032 appropriated thereto, shall, upon the request of the board, timely 2033 pay, with the approval of the commission of budget and accounting, 2034 all sums reasonably required for the operation of the board, including per diem and actual expenses of the board, and the 2035 implementation of this act, through June 30, 1984. 2036

2037 SECTION 34. Section 37-1-9, Mississippi Code of 1972, is 2038 amended as follows:

2039 37-1-9. (1) (a) The Mississippi Board of Education, acting 2040 by and through its \star \star chair or executive secretary, is 2041 authorized to administer oaths, to take or cause depositions to be 2042 taken, to subpoena persons and to issue a subpoena to compel 2043 production of books, papers, records and other documents. The 2044 board shall have the powers of a court to compel witnesses to 2045 attend and testify in all matters of investigation by the board.

(b) For noncompliance with a subpoena, the board may apply to the circuit court for an order requiring the person subpoenaed to appear before the board and to testify and produce books, papers, records and documents if so ordered. Failure to obey the order of the court may be punished as contempt.

(2) (a) In addition to the exemptions from public access provided in Section 37-11-51, investigative reports shall be exempt from the provisions of the Mississippi Public Records Act of 1983, but the board may choose to make public all or any part of an investigative report.

2056 (b) For the purposes of this subsection (2), 2057 "investigative report" includes documentation on which it is based 2058 and means records that are compiled by the board, the * * * 2059 Division of Public Education, the Commission on Teacher and 2060 Administrator Education, Certification and Licensure and 2061 Development, or the Accreditation Commission in the process of 2062 investigating alleged misconduct that could result in disciplinary 2063 action, the disclosure of which would impede, harm or jeopardize 2064 the investigation, or that would: (i) reveal the identity of 2065 informants or witnesses; (ii) deprive a person of a right to a 2066 fair trial or an impartial adjudication; or (iii) endanger the 2067 life or safety of a public official or employee or confidential 2068 informants or witnesses.

2069 **SECTION 35.** Section 37-1-11, Mississippi Code of 1972, is 2070 amended as follows:

2071 37-1-11. (1) The school day shall be preserved for the 2072 purpose of teaching. It is the intent of the Legislature that 2073 every effort be made by the * * * <u>Division of Public Education</u> and 2074 the local school boards to protect the instructional time in the

2075 classroom and to reduce the amount of paperwork which must be 2076 completed by teachers.

2077 The State Board of Education shall adopt rules that (2)provide for simplifying and reducing the number and length of 2078 2079 written reports and other written documents that the * * * 2080 Division of Public Education requires from school districts and 2081 school district employees. The board shall conduct a 2082 comprehensive review of its rules to simplify and to reduce the 2083 number and length of reports required from school districts and 2084 school district employees. The * * * Division of Public Education 2085 shall provide nonmandatory models to school districts of lesson 2086 plans, curriculum quides and other required reports that comply 2087 with department reporting requirements.

(3) The State Board of Education and the school board of each school district shall adopt policies to limit and reduce the number and length of written reports that classroom teachers are required to prepare.

2092 SECTION 36. Section 37-1-12, Mississippi Code of 1972, is 2093 amended as follows:

2094 37-1-12. The State Board of Education shall develop and 2095 promulgate regulations for annual reports from school districts 2096 and from the * * * <u>Division of Public Education</u> to the 2097 Legislature. Such regulations shall eliminate duplication, make 2098 effective use of technology and enable the Legislature to monitor 2099 education in Mississippi. These regulations may include methods

2100 to reduce redundant reporting requirements and eliminate 2101 inadequate performance measures, and the State Board of Education 2102 may include any proposed legislative amendments to state law 2103 necessary to improve statewide reporting mandates.

2104 **SECTION 37.** Section 37-1-13, Mississippi Code of 1972, is 2105 amended as follows:

2106 37-1-13. (1) The State Board of Education shall issue 2107 regulations:

2108 (a) Setting minimum specifications for relocatable2109 classrooms for the public school districts;

(b) Approving or disapproving plans for relocatable classrooms for public school districts;

(c) Providing a system of requiring local school
districts to receive * * * <u>Division of Public Education</u> approval
before purchase of such relocatable classrooms.

2115 (2)The * * * Division of Public Education may, in its 2116 discretion, inspect the facilities of any manufacturer of 2117 relocatable classrooms for the purpose of determining if * * * 2118 Division of Public Education minimum specifications are being met. The * * * Division of Public Education shall * * * 2119 (3) 2120 ensure that local school districts advertise for and receive bids 2121 as required by state law for purchase of relocatable classrooms. 2122 The *** * *** Division of Public Education shall approve plans for 2123 relocatable classrooms by persons, firms, corporations or associations permitted to submit bids for consideration, before 2124

H. B. No. 1053 **~ OFFICIAL ~** 18/HR31/R1514 PAGE 86 (ENK\JAB) 2125 such bids are submitted to local school districts. The * * *
2126 <u>Division of Public Education</u> shall have the right to reject any
2127 and all relocatable classroom plans submitted. Bids may not be
2128 submitted to local school districts, unless persons, firms,
2129 corporations or associations have * * * <u>Division of Public</u>
2130 Education approval.

2131 SECTION 38. This act shall take effect and be in force from 2132 and after July 1 in the year in which the Secretary of State 2133 certifies the passage of the constitutional amendment proposed in 2134 HCR 25, 2018 Regular Session.