PAGE 1 (DJ\JAB)

By: Representative Crawford

To: Education;
Appropriations

HOUSE BILL NO. 1120

AN ACT TO REQUIRE SCHOOL DISTRICTS TO INSTALL VIDEO SURVEILLANCE CAMERAS EQUIPPED WITH AUDIO RECEPTION TECHNOLOGY IN 3 CERTAIN AREAS OF SCHOOLS FOR THE SAFETY AND WELL-BEING OF EXCEPTIONAL STUDENTS; TO LIMIT VIEWING ACCESS OF RECORDED 5 SURVEILLANCE TO CERTAIN DISTRICT AND INDIVIDUAL SCHOOL-FACILITY 6 LICENSED PERSONNEL; TO REQUIRE SCHOOL DISTRICTS TO PROTECT THE 7 PRIVACY AND IDENTITY OF STUDENTS CAPTURED IN THE SURVEILLANCE WHO ARE NOT THE SUBJECT OF INCIDENTS GIVING RISE TO INVESTIGATION OR 8 9 LITIGATION; TO AUTHORIZE THE SCHOOL DISTRICT TO CONTRACT WITH ANY 10 COMPANY OR INDIVIDUAL, INDEPENDENT OF THE SCHOOL DISTRICT, TO PROVIDE SURVEILLANCE MONITORING SERVICE; TO REQUIRE THE SCHOOL 11 12 DISTRICT, ACTING THROUGH THE LOCAL SCHOOL BOARD TO EMPLOY CERTAIN 13 PROCEDURES PRIOR TO AWARDING THE CONTRACT FOR MONITORING SERVICES; TO EXCLUDE THE NEED FOR SCHOOL DISTRICTS TO EMPLOY SECURITY 14 15 PERSONNEL OR REQUIRE THE IMMEDIATE PRESENCE OF LAW ENFORCEMENT 16 OFFICERS ON SCHOOL PREMISES EQUIPPED WITH SURVEILLANCE CAMERAS; TO 17 BRING FORWARD SECTION 37-3-83, MISSISSIPPI CODE OF 1972, FOR 18 PURPOSES OF POSSIBLE AMENDMENTS; AND FOR RELATED PURPOSES. 19 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 20 SECTION 1. (1) Each school district shall install video 21 surveillance cameras, equipped with audio reception technology, 22 into each self-contained classroom of school facilities that 23 provides daily instruction to an exceptional child, as defined in 24 Section 37-23-3, as well as in the gymnasium, interior corridors, 25 cafeteria, designated recreational activity areas and on the exterior parameters of the school facility. Each point of access, 26 H. B. No. 1120 ~ OFFICIAL ~ G1/218/HR31/R1101

- that allows for the entry and exit of individuals shall also be under video surveillance.
- 29 The surveillance footage and audio shall only be viewable by the district superintendent, and by the principal and 30 31 licensed personnel in the school building where the equipment is 32 installed. In the event of an incident involving an exceptional 33 child that warrants the disclosure of the video surveillance for 34 investigation or litigation purposes, the district shall undertake 35 every measure to protect the privacy and identity of any student not involved in the incident giving rise to the investigation or 36

litigation for which the surveillance is being sought.

- 38 (3) The school district is authorized to contract with any
 39 company or individual, independent of the school district, to
 40 provide the necessary surveillance monitoring service. However,
 41 the school district, acting through the school board, shall not
 42 select any one (1) company or individual without first advertising
 43 a request for proposals in a newspaper published in the county in
 44 which the school district is located, or, if no newspaper is
- 46 circulation therein, for two (2) successive weeks, the first being 47 at least ten (10) days before the public contract. The contract

published in that county, then in a newspaper having a general

- 48 shall then be awarded to the best bid received and accepted by the
- 49 board.

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50 (4) With the installation of surveillance cameras on school 51 premises as required under subsection (1) of this section, it

- 52 shall not be necessary for the school district to employ security
- 53 personnel or require the immediate presence of law enforcement
- officers on a daily basis. 54
- 55 SECTION 2. Section 37-3-83, Mississippi Code of 1972, is
- 56 brought forward as follows:
- 57 37-3-83. (1) There is established within the State
- Department of Education, using only existing staff and resources, 58
- 59 a School Safety Grant Program, available to all eligible public
- 60 school districts, to assist in financing programs to provide
- 61 school safety. However, no monies from the Temporary Assistance
- 62 for Needy Families grant may be used for the School Safety Grant
- 63 Program.
- 64 (2) The school board of each school district, with the
- assistance of the State Department of Education School Safety 65
- 66 Center, shall adopt a comprehensive local school district school
- 67 safety plan and shall update the plan on an annual basis.
- 68 Subject to the extent of appropriations available, the
- School Safety Grant Program shall offer any of the following 69
- 70 specific preventive services, and other additional services
- 71 appropriate to the most current school district school safety
- 72 plan:
- 73 Metal detectors; (a)
- Video surveillance cameras, communications 74 (b)
- 75 equipment and monitoring equipment for classrooms, school
- buildings, school grounds and school buses; 76

77	(C)	Crisis	management/action	teams	responding	to	school

- 78 violence;
- 79 (d) Violence prevention training, conflict resolution
- 80 training, and other appropriate training designated by the State
- 81 Department of Education for faculty and staff; and
- 82 (e) School safety personnel.
- 83 (4) Each local school district of this state may annually
- 84 apply for school safety grant funds subject to appropriations by
- 85 the Legislature. School safety grants shall include a base grant
- 86 amount plus an additional amount per student in average daily
- 87 attendance in the school or school district. The base grant
- 88 amount and amount per student shall be determined by the State
- 89 Board of Education, subject to specific appropriation therefor by
- 90 the Legislature. In order to be eligible for such program, each
- 91 local school board desiring to participate shall apply to the
- 92 State Department of Education by May 31 before the beginning of
- 93 the applicable fiscal year on forms provided by the department,
- 94 and shall be required to establish a local School Safety Task
- 95 Force to involve members of the community in the school safety
- 96 effort. The State Department of Education shall determine by July
- 97 1 of each succeeding year which local school districts have
- 98 submitted approved applications for school safety grants.
- 99 (5) As part of the School Safety Grant Program, the State
- 100 Department of Education may conduct a pilot program to research

101	the feasi	bility o	f using	video	camera	equipment	in	the	classroom
102	to addres	s the fo	llowing	:					

- 103 (a) Determine if video cameras in the classroom reduce 104 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
- 108 (c) Enable teachers to review teaching performance and receive diagnostic feedback for developmental purposes.
- 110 (6) Any local school district may use

 111 audio/visual-monitoring equipment in classrooms, hallways,

 112 buildings, grounds and buses for the purpose of monitoring school

 113 disciplinary problems.
 - (7) As a component of the comprehensive local school district school safety plan required under subsection (2) of this section, the school board of a school district may adopt and implement a policy addressing sexual abuse of children, to be known as "Erin's Law Awareness." Any policy adopted under this subsection may include or address, but need not be limited to, the 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;

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125	(b) Educational information for parents or guardians,
126	which may be included in the school handbook, on the warning signs
127	of a child being abused, along with any needed assistance,
128	referral or resource information;
129	(c) Training for school personnel on child sexual
130	abuse;
131	(d) Age-appropriate curriculum for students in
132	prekindergarten through fifth grade;
133	(e) Actions that a child who is a victim of sexual
134	abuse should take to obtain assistance and intervention;
135	(f) Counseling and resources available for students
136	affected by sexual abuse; and
137	(g) Emotional and educational support for a child who
138	has been abused to enable the child to be successful in school.
139	SECTION 3. This act shall take effect and be in force from

and after July 1, 2018.

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