To: Judiciary B

By: Representative Gunn

HOUSE BILL NO. 1489

AN ACT TO ESTABLISH THE "FAMILIES' RIGHTS AND RESPONSIBILITIES ACT OF 2023"; TO DEFINE TERMINOLOGY USED HEREIN; TO ESTABLISH THAT A PARENT'S LIBERTY TO DIRECT THE UPBRINGING, EDUCATION, HEALTH CARE AND MENTAL HEALTH OF HIS OR HER CHILD IS A 5 FUNDAMENTAL RIGHT; TO PROHIBIT THE STATE OR ANY POLITICAL SUBDIVISION THEREOF FROM SUBSTANTIALLY BURDENING A PARENT'S 7 FUNDAMENTAL RIGHT WITHOUT DEMONSTRATING THAT THE BURDEN IS REQUIRED BY A COMPELLING GOVERNMENTAL INTEREST; TO PROVIDE THAT 8 9 ALL PARENTAL RIGHTS ARE EXCLUSIVELY RESERVED TO A PARENT OF A 10 CHILD WITHOUT OBSTRUCTION BY OR INTERFERENCE FROM THE STATE OR ANY POLITICAL SUBDIVISION THEREOF; TO PROVIDE THAT ABUSE OR NEGLECT OF 11 12 A CHILD BY A PARENT OR THE ACTION OR DECISION OF A PARENT THAT WOULD END LIFE ARE NOT AUTHORIZED BY THIS ACT; TO PROHIBIT EMPLOYEES OF THIS STATE AND ANY POLITICAL SUBDIVISION THEREOF, 14 1.5 EXCEPT FOR LAW ENFORCEMENT PERSONNEL, FROM ENCOURAGING OR COERCING 16 A CHILD TO WITHHOLD INFORMATION FROM THE CHILD'S PARENT; TO 17 FURTHER PROHIBIT SUCH EMPLOYEES FROM WITHHOLDING INFORMATION THAT 18 IS RELEVANT TO A CHILD'S PHYSICAL, EMOTIONAL OR MENTAL HEALTH FROM 19 A CHILD'S PARENT; TO REQUIRE THE BOARD OF EDUCATION OF A SCHOOL 20 DISTRICT TO DEVELOP AND ADOPT A POLICY TO PROMOTE THE INVOLVEMENT 21 OF PARENTS OF CHILDREN ENROLLED IN THE DISTRICT'S SCHOOLS; TO 22 PRESCRIBE THE MINIMUM REQUIREMENT PROCEDURES TO BE ADDRESSED BY 23 THE POLICY; TO PROVIDE THE BOARD OF EDUCATION OF A SCHOOL DISTRICT 24 WITH THE DISCRETION TO ADOPT A POLICY TO PROVIDE TO PARENTS THE INFORMATION IN AN ELECTRONIC FORM; TO REQUIRE PARENTS TO SUBMIT A 25 26 WRITTEN OR ELECTRONIC REQUEST FOR THE CHILD'S INFORMATION TO THE 27 SCHOOL PRINCIPAL OR THE SUPERINTENDENT OF THE SCHOOL DISTRICT; TO 28 REQUIRE THE SCHOOL PRINCIPAL OR SUPERINTENDENT TO PROVIDE THE REQUESTED INFORMATION TO THE PARENTS WITHIN TEN DAYS OF RECEIVING 29 30 THE REQUEST, OR SUBMIT TO THE PARENT A WRITTEN EXPLANATION OF THE 31 REASONS FOR THE DENIAL OF THE REQUESTED INFORMATION; TO PRESCRIBE 32 THE PROCESS BY WHICH A PARENT MAY SUBMIT A FORMAL CONSIDERATION OF THE REQUEST OF INFORMATION WITH THE SCHOOL BOARD IF THE REQUESTED 33 34 INFORMATION IS NOT RECEIVED 15 DAYS AFTER SUBMITTING THE INITIAL

H. B. No. 1489 23/HR31/R1208.1 PAGE 1 (DJ\JAB)

- 35 REQUEST; TO STIPULATE THE LIMITATIONS PLACED UPON PERSONS, 36 CORPORATIONS, ASSOCIATIONS, ORGANIZATIONS, STATE SUPPORTED 37 INSTITUTIONS OR INDIVIDUALS EMPLOYED BY ANY OF THESE ENTITIES TO 38 PROVIDE ANY MEDICAL OR MENTAL HEALTH SERVICE OR PROCEDURE ON A 39 CHILD WITHOUT FIRST OBTAINING THE CONSENT OF THE CHILD'S PARENT, 40 EXCEPT AS OTHERWISE PROVIDED BY LAW OR COURT ORDER; TO PRESCRIBE 41 EXCEPTIONS TO THE LIMITATION WHEN PARENTAL CONSENT IS NOT CAPABLE 42 OF BEING GIVEN OR IN EMERGENCY SITUATIONS WHEN IMMINENT BODILY 43 HARM OR DEATH COULD RESULT; TO SPECIFY THE MANNER BY WHICH 44 PARENTAL CONSENT MUST BE VERIFIED IF TELEMEDICINE IS PROVIDED; TO 45 ESTABLISH A CAUSE OF ACTION FOR VIOLATION OF THIS ACT; TO PROVIDE 46 THAT THIS ACT SHALL SERVE AS A DEFENSE TO ANY CAUSE OF ACTION THAT 47 IS RAISED AS A RESULT OF A VIOLATION THEREOF; TO PROVIDE THAT THE 48 RULES OF CONSTRUCTION SHALL PROVIDE BROAD PROTECTION OF A PARENT'S 49 FUNDAMENTAL RIGHTS AS INALIENABLE UNLESS THOSE RIGHTS HAVE BEEN 50 LEGALLY WAIVED OR LEGALLY TERMINATED; TO PROVIDE FOR SEVERABILITY 51 IF ANY PART OF THIS ACT IS HELD INVALID; TO AMEND SECTION 37-3-49, 52 MISSISSIPPI CODE OF 1972, TO PROVIDE THE PARENT OF EACH PUBLIC 53 SCHOOL STUDENT WITH THE RIGHT TO RECEIVE EFFECTIVE COMMUNICATION 54 FROM THE SCHOOL PRINCIPAL AS TO THE MANNER IN WHICH INSTRUCTIONAL 55 MATERIALS ARE USED TO IMPLEMENT THE SCHOOL'S CURRICULAR 56 OBJECTIVES; TO AMEND SECTION 37-13-173, MISSISSIPPI CODE OF 1972, 57 TO PROVIDE PARENTS THE AUTHORITY TO OPT THEIR CHILDREN OUT OF ANY 58 INSTRUCTION OF THE SCHOOL DISTRICT'S COMPREHENSIVE HEALTH 59 EDUCATION RELATING TO SEX EDUCATION UPON SUBMITTING A WRITTEN 60 REQUEST TO THE SCHOOL PRINCIPAL; TO AMEND SECTION 37-15-3, 61 MISSISSIPPI CODE OF 1972, TO PROVIDE THAT STUDENT AND PARENTAL 62 RIGHTS TO EDUCATION RECORDS CREATED, MAINTAINED, OR USED BY PUBLIC 63 EDUCATIONAL INSTITUTIONS AND AGENCIES SHALL BE PROTECTED; TO 64 STIPULATE THAT STUDENTS AND THEIR PARENTS MAINTAIN THE RIGHT TO 65 ACCESS THE STUDENT'S EDUCATIONAL RECORDS, WAIVE ACCESS TO SUCH 66 RECORDS, CHALLENGE THE CONTENT OF SUCH RECORDS, PRIVACY OF SUCH 67 RECORDS AND TO RECEIVE ANNUAL NOTICE OF THE RIGHTS TO SUCH 68 RECORDS; TO BRING FORWARD SECTION 43-21-105, MISSISSIPPI CODE OF 69 1972, FOR THE PURPOSE OF POSSIBLE AMENDMENT; AND FOR RELATED 70 PURPOSES.
- 71 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- 72 **SECTION 1.** This act shall be known and may be cited as the
- 73 "Families' Rights and Responsibilities Act of 2023."
- 74 **SECTION 2.** As used in this act, the following terms shall
- 75 have the meaning ascribed in this section unless context of usage
- 76 requires otherwise:

77 "Child" means an individual under the age of 78 eighteen (18). The term does not include any child who has been adjudicated as a legally emancipated minor in accordance with 79

state law by a court of competent jurisdiction.

80

- "Curriculum" includes all textbooks, reading 81 (b) 82 materials, handouts, videos, presentations, digital materials, websites, online applications, digital applications for a phone, 83 84 laptop or tablet, questionnaires, surveys, or other written or 85 electronic materials that have been or will be assigned, 86 distributed or otherwise presented physically or virtually to students in a class or course.
- 88 "Educational records" includes attendance records, 89 test scores of school-administered tests and state-wide assessments, grades, extracurricular activity or club 90 91 participation, e-mail accounts, online or virtual accounts or 92 data, disciplinary records, counseling records, psychological 93 records, applications for admission, health and immunization information including any medical records maintained by a health 94 95 clinic or medical facility operated or controlled by the school 96 district or located on district property, teacher and counselor 97 evaluations, and reports of behavioral patterns.
- 98 "Parent" means a biological parent of a child, an 99 adoptive parent of a child, or an individual who has been granted 100 exclusive right, guardianship and authority over the welfare of a child under state law. 101

102 "Substantial burden" means any action that directly 103 or indirectly constrains, inhibits, curtails, or denies the right of a parent to direct the upbringing, education, health care and 104 mental health of that parent's child, or compels any action 105 106 contrary to the right of a parent to direct the upbringing, 107 education, health care and mental health of that parent's child. The term includes, but is not limited to, withholding benefits, 108 109 assessing criminal, civil or administrative penalties or damages, 110 or exclusion from governmental assistance programs.

SECTION 3. Parental Rights are Fundamental.

111

- 112 (1) The liberty of a parent to direct the upbringing,
 113 education, health care and mental health of that parent's child is
 114 a fundamental right.
- Except as otherwise provided by statute, this state, any 115 political subdivision of this state or any other governmental 116 117 entity shall not substantially burden the fundamental right of a 118 parent to direct the upbringing, education, health care and mental health of that parent's child without demonstrating that the 119 120 burden is required by a compelling governmental interest of the 121 highest order as applied to the parent and the child and is the 122 least restrictive means of furthering that compelling governmental 123 interest.

124 SECTION 4. Rights and Responsibilities.

125 (1) All parental rights are exclusively reserved to a parent 126 of a child without obstruction by or interference from this state,

- 127 any political subdivision of this state, any other governmental
- 128 entity or any other institution, including without limitation, the
- 129 following rights and responsibilities:
- 130 (a) To direct the education of the child, including the
- 131 right to choose public, private, religious or home schools, and
- 132 the right to make reasonable choices within public schools for the
- 133 education of the child;
- (b) To access and review all written and electronic
- 135 educational records relating to the child that are controlled by
- 136 or in the possession of a school;
- 137 (c) To direct the upbringing of the child;
- 138 (d) To direct the moral or religious training of the
- 139 child;
- 140 (e) To make and consent in writing to all physical and
- 141 mental health care decisions for the child;
- 142 (f) To access and review all health and medical records
- 143 of the child;
- 144 (g) To consent in writing before a biometric scan of
- 145 the child is made, shared or stored;
- 146 (h) To consent in writing before any record of the
- 147 child's blood or deoxyribonucleic acid (DNA) is created, stored or
- 148 shared, unless authorized pursuant to a court order;
- 149 (i) To consent in writing before any governmental
- 150 entity makes a video or voice recording of the child, unless the
- 151 video or voice recording is made during or as a part of:

152	(i) A court proceeding;
153	(ii) A law enforcement investigation;
154	(iii) A forensic interview in a criminal or
155	Department of Child Protection Services investigation;
156	(iv) The security or surveillance of buildings or
157	grounds; or
158	(v) A photo identification card;
159	(j) To be notified promptly if an employee of this
160	state, any political subdivision of this state, any other
161	governmental entity or any other institution suspects that abuse,
162	neglect or any criminal offense has been committed against the
163	child;
164	(k) To opt the child out of any personal analysis,
165	evaluation, survey or data collection by a school district that
166	would capture data for inclusion in the state longitudinal student
167	data system except what is necessary and essential to establish a
168	student's educational record;
169	(1) The right to have the child excused from school
170	attendance for religious purposes; and
171	(m) The right to participate in parent-teacher
172	associations and school organizations that are sanctioned by the
173	board of education of a school district.

abuse or neglect a child as defined in Section 43-21-105. This

section does not apply to a parental action or decision that would

174

175

176

(2)

This section does not authorize or allow a parent to

- end life. This section does not prohibit a court from issuing an order that is otherwise permitted by law.
- (3) No employee of this state, any political subdivision of this state, or any other governmental entity, except for law enforcement personnel, shall encourage or coerce a child to withhold information from the child's parent. Nor shall any such employee withhold from a child's parent information that is

relevant to the physical, emotional or mental health of the child.

185 SECTION 5. Educational Involvement.

- 186 (1) The board of education of a school district, in
 187 consultation with parents, teachers and administrators, shall
 188 develop and adopt a policy to promote the involvement of parents
 189 of children enrolled in the schools within the school district,
 190 including:
- 191 (a) A plan for parent participation in the schools
 192 which is designed to improve parent and teacher cooperation in
 193 such areas as homework, attendance and discipline;
- (b) Procedures by which a parent may learn about the course of study for that parent's child and review all curriculum. These procedures shall allow a parent to:
- (i) Review a syllabus for each class or course
 that the parent's child is enrolled in at least seven (7) days
 before the start of each class or course. The syllabus shall
 include a written description of all topics and subjects taught in
 a class or course, and shall include a list of all curriculum used

202	in the class or course, the identity of all individuals providing
203	in-person or live remote instruction in the class or course, and a
204	description of any assemblies, guest lectures, field trips or
205	other educational activities that are part of the class or course;
206	(ii) Review all curriculum for each class or
207	course offered by the school and any teacher training materials at
208	least three (3) days before the curriculum or materials being
209	taught or used for instruction is presented to students;
210	(iii) Copy and record information from the
211	curriculum and teacher training materials; and
212	(iv) Meet with the teacher of the class or course,
213	the principal, or other representative from the school to discuss
214	the curriculum and teaching training materials.
215	(c) Procedures to notify a parent at least three (3)

- days in advance and obtain the parent's written consent before the parent's child attends any instruction or presentation that has the goal or purpose of studying, exploring or informing students about gender roles or stereotypes, gender identity, gender expression, sexual orientation or romantic or sexual relationships;
- 222 (d) Procedures by which a parent who objects to any
 223 specific instruction or presentation on the basis that it is
 224 harmful may withdraw that parent's child from the instruction or
 225 presentation. Objection to a specific instruction or presentation
- 226 on the basis that it is harmful includes, but is not limited to,

- objection to a material or activity because it questions beliefs or practices regarding sex, morality or religion;
- (e) Procedures by which a parent may learn about the nature and purpose of clubs and extracurricular activities that have been approved by the school and may withdraw that parent's child from any club or extracurricular to which the parent
- (f) Procedures by which a parent must provide written
 consent before their child uses a name or nickname other than
 their legal name, or before a child uses a pronoun that does not
 align with the child's sex. However, even if a parent provides
 written consent, no person shall be compelled to use pronouns that
 do not align with the child's sex; and
- 240 (g) Procedures by which a parent may learn about
 241 parental rights and responsibilities under the laws of this state.
- 242 (2) The board of education of a school district may adopt a 243 policy to provide to parents the information required by this 244 section in an electronic form.
- 245 (3) A parent shall submit a written or electronic request
 246 for information pursuant to this section to either the school
 247 principal or the superintendent of the school district. Within
 248 ten (10) days of receiving the request for information, the school
 249 principal or the superintendent shall either deliver the requested
 250 information to the parent or submit to the parent a written
 251 explanation of the reasons for the denial of the requested

233

objects;

252 information. If the request for information is denied or the 253 parent does not receive the requested information within fifteen 254 (15) days after submitting the request for information, the parent 255 may submit a written request for the information to the board of 256 education of the school district, which shall formally consider 257 the request at the next scheduled public meeting of the board if 258 the request can be properly noticed on the agenda. If the request 259 cannot be properly noticed on the agenda, the board of education 260 shall formally consider the request at the next subsequent public 261 meeting of the board.

262 SECTION 6. Medical and Mental Health Care.

- 263 (1) Except as otherwise provided by law or court order, a
 264 person, corporation, association, organization, state-supported
 265 institution or individual employed by any of these entities must
 266 obtain the consent of a parent of a child before taking any of the
 267 following actions:
- 268 (a) Procuring, soliciting to perform, arranging for the 269 performance of, providing a referral for, or performing surgical 270 procedures upon a child;
- 271 (b) Procuring, soliciting to perform, arranging for the 272 performance of, providing a referral for, or performing a physical 273 examination upon a child;
- 274 (c) Prescribing or dispensing any medication or 275 prescription drugs to a child; or

276	(d) Procuring, soliciting to perform, arranging for the
277	performance of, providing a referral for, or performing a mental
278	health evaluation in a clinical or nonclinical setting, or mental
279	health treatment on a child.

- 280 (2) If the parental consent pursuant to subsection (1) is 281 given through telemedicine, the person or entity obtaining 282 parental consent must verify the identity of the parent at the 283 site where the consent is given.
- 284 The provisions of this section shall not apply when it (3) 285 has been determined by a physician that:
- 286 (a) An emergency exists; and
- 287 Either of the following conditions is true: (b)
- 288 It is necessary to perform an activity listed
- 289 in subsection (1) in order to prevent death or imminent
- 290 irreparable physical injury to the child; or
- 291 (ii) A parent of the child cannot be located or 292 contacted after a reasonably diligent effort.
- 293 The provisions of this section do not apply to an (4)
- 294 abortion, which shall be governed by Chapter 41, Title 41,
- 295 Mississippi Code of 1972, nor shall this section apply to any
- 296 services or treatments provided to facilitate gender transition or
- 297 the performance of gender transition procedures as defined in
- Section 2, House Bill 1125, 2023 Regular Session. 298
- 299 SECTION 7. Cause of Action.

- 300 (1) A parent may bring suit for any violation of this act
 301 and may raise the act as a defense in any judicial or
 302 administrative proceeding without regard to whether the proceeding
 303 is brought by or in the name of the state government, any private
 304 person or any other party.
- 305 (2) Notwithstanding any other provision of law, an action 306 under this act may be commenced, and relief may be granted, 307 without regard to whether the person commencing the action has 308 sought or exhausted available administrative remedies.
- 309 (3) Any person who successfully asserts a claim or defense 310 under this act may recover declaratory relief, injunctive relief, 311 compensatory damages, reasonable attorneys' fees and costs, and 312 any other appropriate relief.
- 313 (4) Sovereign, governmental and qualified immunities to suit 314 and from liability are waived and abolished to the extent of 315 liability created by this act.

316 SECTION 8. Rules of Construction.

117 (1) Unless those rights have been legally waived or legally
318 terminated, parents have inalienable rights that are more
319 comprehensive than those listed in this section. The protections
320 of the fundamental right of parents to direct the upbringing,
321 education, health care and mental health of their child afforded
322 by this act are in addition to the protections provided under
323 federal law, state law, and the state and federal constitutions.

- 324 (2) This act shall be construed in favor of a broad 325 protection of the fundamental right of parents to direct the 326 upbringing, education, health care and mental health of their 327 child.
- 328 (3) Nothing in this act shall be construed to authorize any 329 government to burden the fundamental right of parents to direct 330 the upbringing, education, health care and mental health of their 331 child.
- 332 (4) If a child has no affirmative right of access to a
 333 particular medical or mental health procedure or service, then
 334 nothing in this act shall be construed to grant that child's
 335 parent an affirmative right of access to that procedure or service
 336 on that child's behalf.
- 337 (5) State statutory law adopted after the date of the 338 enactment of this act is subject to this act unless such law 339 explicitly excludes such application by reference to this act.

340 **SECTION 9. Severability Clause.**

- If any provision of this act or its application to any person or circumstances is held invalid, the invalidity does not affect other provisions or applications of this act which can be given effect without the invalid provision or application, and to this end, the provisions of this act are severable.
- 346 **SECTION 10.** Section 37-3-49, Mississippi Code of 1972, is amended as follows:

348	37-3-49. (1) The State Department of Education shall
349	provide an instructional program and establish guidelines and
350	procedures for managing such program in the public schools within
351	the school districts throughout the state as part of the State
352	Program of Educational Accountability and Assessment of
353	Performance as prescribed in Section 37-3-46. Public school
354	districts may (a) elect to adopt the instructional program and
355	management system provided by the State Department of Education,
356	or (b) elect to adopt an instructional program and management
357	system which meets or exceeds criteria established by the State
358	Department of Education for such. This provision shall begin with
359	the courses taught in Grades K-8 which contain skills tested
360	through the Mississippi Basic Skills Assessment Program and shall
361	proceed through all secondary school courses mandated for
362	graduation and all secondary school courses in the Mississippi
363	end-of-course testing program. Other state core objectives must
364	be included in the district's instructional program as they are
365	provided by the State Department of Education along with
366	instructional practices, resources, evaluation items and
367	management procedures. Districts are encouraged to adapt this
368	program and accompanying procedures to all other instructional
369	areas. The department shall provide that such program and
370	guidelines, or a program and guidelines developed by a local
371	school district which incorporates the core objectives from the
372	curriculum structure are enforced through the performance-based

deleted text version

- accreditation system. It is the intent of the Legislature that
 every effort be made to protect the instructional time in the
 classroom and reduce the amount of paperwork which must be
 completed by teachers. The State Department of Education shall
 take steps to insure that school districts properly use staff
 development time to work on the districts' instructional
 management plans.
- 380 (2) The State Department of Education shall provide such 381 instructional program and management guidelines which shall 382 require for every public school district that:
- 383 (a) All courses taught in Grades K-8 which contain
 384 skills which are tested through the Mississippi Basic Skills
 385 Assessment Program, all secondary school courses mandated for
 386 graduation, and all courses in the end-of-course testing program
 387 shall include the State Department of Education's written list of
 388 learning objectives.
- 389 (b) The local school board must adopt the objectives 390 that will form the core curriculum which will be systematically 391 delivered throughout the district.
- 392 (c) The set of objectives provided by the State
 393 Department of Education must be accompanied by suggested
 394 instructional practices and resources that would help teachers
 395 organize instruction so as to promote student learning of the
 396 objectives. Objectives added by the school district must also be
 397 accompanied by suggested instructional practices and resources

398 that would help teachers organize instruction. The instructional

399 practices and resources that are identified are to be used as

400 suggestions and not as requirements that teachers must follow.

401 The goal of the program is to have students to achieve the desired

402 objective and not to limit teachers in the way they teach.

403 (d) Standards for student performance must be

404 established for each core objective in the local program and those

405 standards establish the district's definition of mastery for each

406 objective.

407 (e) There shall be an annual review of student

408 performance in the instructional program against locally

409 established standards. When weaknesses exist in the local

410 instructional program, the district shall take action to improve

411 student performance.

412 (3) The parent of each public school student has the right

413 to receive effective communication from the school principal as to

414 the manner in which instructional materials are used to implement

415 the school's curricular objectives, in accordance with the

416 provisions of Section 5 of this act.

417 ($\star \star \star 34$) The State Board of Education and the board of

418 trustees of each school district shall adopt policies to limit and

419 reduce the number and length of written reports that classroom

420 teachers are required to prepare.

421 (* * *45) This section shall not be construed to limit

422 teachers from using their own professional skills to help students

- 423 master instructional objectives, nor shall it be construed as a
- 424 call for more detailed or complex lesson plans or any increase in
- 425 testing at the local school district level.
- 426 (* * \star 56) Districts meeting the highest levels of
- 427 accreditation standards, as defined by the State Board of
- 428 Education, shall be exempted from the provisions of subsection (2)
- 429 of this section.
- 430 **SECTION 11.** Section 37-13-173, Mississippi Code of 1972, is
- 431 amended as follows:
- 432 37-13-173. (1) Each school providing instruction or any
- 433 other presentation on human sexuality in the classroom, assembly
- 434 or other official setting shall be required to provide no less
- 435 than * * *one (1) week's three (3) days' written notice thereof to
- 436 the parents of children in such programs of instruction. The
- 437 written notice must inform the parents of their right to request
- 438 the inclusion of their child for such instruction or presentation.
- 439 The notice also must inform the parents of the right, and the
- 440 appropriate process, to review the curriculum and all materials to
- 441 be used in the lesson or presentation.
- 442 (2) Upon the written request of any parent or legal guardian
- 443 to the school principal to exempt his or her child from the
- 444 teaching of reproductive health or any disease, including
- 445 HIV/AIDS, in accordance with the provisions of Section 37-13-171,
- 446 the school shall excuse the parent's child from such instruction
- 447 or presentation, without detriment to the student.

448	SECTION 12.	Section	37-15-3,	Mississippi	Code	of	1972,	is
449	amended as follow	s:						

- 37-15-3. (1) * * *Such The cumulative folders as are 450 451 provided for in Section 37-15-1 shall be kept in the school 452 wherein the pupils are in attendance. Both the permanent records 453 and the cumulative folders shall be available to school officials, 454 including teachers within the school district who have been 455 determined by the school district to have legitimate educational 456 interests. In no case, however, shall such records be available 457 to the general public.
- 458 The rights of students and their parents or legal 459 guardians with respect to education records created, maintained, 460 or used by public educational institutions and agencies shall be 461 protected. Transcripts of courses and grades may be furnished 462 when requested by the parent or guardian or eligible pupil as 463 prescribed in the Family Educational Rights and Privacy Act of 464 1974, as amended, 20 USCS Section 1232g, the implementing 465 regulations issued pursuant thereto, and this section, provided 466 the following:
- 467 (a) Students and their parents shall have the right to
 468 access their education records, including the right to inspect and
 469 review those records;
- 470 (b) Students and their parents shall have the right to
 471 waive their access to their education records in certain
 472 circumstances;

473	(c) Students and their parents shall have the right to
474	challenge the content of education records in order to ensure that
475	the records are not inaccurate, misleading or otherwise a
476	violation of privacy or other rights;
477	(d) Students and their parents shall have the right of
478	privacy with respect to such records and reports; and
479	(e) Students and their parents shall receive annual
480	notice of their rights with respect to education records.
481	(3) * * *Such The records shall be kept for each pupil
482	throughout his entire public school enrollment period. In the
483	event a pupil transfers to a public school, including a charter
484	school, then the cumulative folder shall be furnished to the head
485	of the school to which the pupil transfers; if a pupil transfers
486	to a private school, then a copy of the cumulative folder shall be
487	furnished to the head of the school to which the pupil transfers.
488	The permanent record shall be kept permanently by the school
489	district from which the pupil transferred.
490	(4) At no time may a permanent record of a student be
491	destroyed, but cumulative folders may be destroyed by order of the
492	school board of the school district in not less than five (5)
493	years after the permanent record of the pupil has become inactive
494	and has been transferred to the central depository of the
495	district. * * * Provided, However, * * *that where a school
496	district makes complete copies of inactive permanent records on
497	photographic film, microfilm * * \star_{τ} or any other acceptable form

- 498 of medium for storage which may be reproduced as needed, * * *such
- 499 <u>those</u> permanent records may be destroyed after the photographic
- 500 film or microfilm copy has been stored in the central depository
- 501 of the district.
- 502 **SECTION 13.** Section 43-21-105, Mississippi Code of 1972, is
- 503 brought forward as follows:
- 504 43-21-105. The following words and phrases, for purposes of
- 505 this chapter, shall have the meanings ascribed herein unless the
- 506 context clearly otherwise requires:
- 507 (a) "Youth court" means the Youth Court Division.
- 508 (b) "Judge" means the judge of the Youth Court
- 509 Division.
- 510 (c) "Designee" means any person that the judge appoints
- 511 to perform a duty which this chapter requires to be done by the
- 512 judge or his designee. The judge may not appoint a person who is
- 513 involved in law enforcement or who is an employee of the
- 514 Mississippi Department of Human Services or the Mississippi
- 515 Department of Child Protection Services to be his designee.
- (d) "Child" and "youth" are synonymous, and each means
- 517 a person who has not reached his eighteenth birthday. A child who
- 518 has not reached his eighteenth birthday and is on active duty for
- 519 a branch of the armed services or is married is not considered a
- 520 "child" or "youth" for the purposes of this chapter.

521		(e)	"Pare	nt"	mear	ns the	fath	ner or	motl	ner t	to who	om the	
522	child has	been	born,	or	the	father	or	mothe	r by	whor	n the	child	has
523	been lega	lly a	dopted										

- (f) "Guardian" means a court-appointed guardian of the person of a child.
- (g) "Custodian" means any person having the present care or custody of a child whether such person be a parent or otherwise.
- 529 (h) "Legal custodian" means a court-appointed custodian 530 of the child.
- (i) "Delinquent child" means a child who has reached his tenth birthday and who has committed a delinquent act.
- (j) "Delinquent act" is any act, which if committed by
 an adult, is designated as a crime under state or federal law, or
 municipal or county ordinance other than offenses punishable by
 life imprisonment or death. A delinquent act includes escape from
- 537 lawful detention and violations of the Uniform Controlled

Substances Law and violent behavior.

- 539 (k) "Child in need of supervision" means a child who 540 has reached his seventh birthday and is in need of treatment or 541 rehabilitation because the child:
- (i) Is habitually disobedient of reasonable and lawful commands of his parent, guardian or custodian and is ungovernable; or

deleted text version

545	(11) While being required to attend school,
546	willfully and habitually violates the rules thereof or willfully
547	and habitually absents himself therefrom; or
548	(iii) Runs away from home without good cause; or
549	(iv) Has committed a delinquent act or acts.
550	(1) "Neglected child" means a child:
551	(i) Whose parent, guardian or custodian or any
552	person responsible for his care or support, neglects or refuses,
553	when able so to do, to provide for him proper and necessary care
554	or support, or education as required by law, or medical, surgical,
555	or other care necessary for his well-being; however, a parent who
556	withholds medical treatment from any child who in good faith is
557	under treatment by spiritual means alone through prayer in
558	accordance with the tenets and practices of a recognized church or
559	religious denomination by a duly accredited practitioner thereof
560	shall not, for that reason alone, be considered to be neglectful
561	under any provision of this chapter; or
562	(ii) Who is otherwise without proper care,
563	custody, supervision or support; or
564	(iii) Who, for any reason, lacks the special care
565	made necessary for him by reason of his mental condition, whether
566	the mental condition is having mental illness or having an
567	intellectual disability; or
568	(iv) Who, for any reason, lacks the care necessary

H. B. No. 1489 # deleted text version # 23/HR31/R1208.1 PAGE 22 (DJ\JAB)

for his health, morals or well-being.

- 570 "Abused child" means a child whose parent, guardian 571 or custodian or any person responsible for his care or support, whether legally obligated to do so or not, has caused or allowed 572 573 to be caused, upon the child, sexual abuse, sexual exploitation, 574 commercial sexual exploitation, emotional abuse, mental injury, 575 nonaccidental physical injury or other maltreatment. However, 576 physical discipline, including spanking, performed on a child by a parent, guardian or custodian in a reasonable manner shall not be 577 deemed abuse under this section. "Abused child" also means a 578 child who is or has been trafficked within the meaning of the 579 580 Mississippi Human Trafficking Act by any person, without regard to 581 the relationship of the person to the child.
- 582 (n) "Sexual abuse" means obscene or pornographic
 583 photographing, filming or depiction of children for commercial
 584 purposes, or the rape, molestation, incest, prostitution or other
 585 such forms of sexual exploitation of children under circumstances
 586 which indicate that the child's health or welfare is harmed or
 587 threatened.
- (o) "A child in need of special care" means a child with any mental or physical illness that cannot be treated with the dispositional alternatives ordinarily available to the youth court.
- 592 (p) A "dependent child" means any child who is not a 593 child in need of supervision, a delinquent child, an abused child 594 or a neglected child, and which child has been voluntarily placed

- 595 in the custody of the Department of Child Protection Services by
- 596 his parent, guardian or custodian.
- 597 (q) "Custody" means the physical possession of the
- 598 child by any person.
- (r) "Legal custody" means the legal status created by a
- 600 court order which gives the legal custodian the responsibilities
- 601 of physical possession of the child and the duty to provide him
- 602 with food, shelter, education and reasonable medical care, all
- 603 subject to residual rights and responsibilities of the parent or
- 604 guardian of the person.
- (s) "Detention" means the care of children in
- 606 physically restrictive facilities.
- (t) "Shelter" means care of children in physically
- 608 nonrestrictive facilities.
- (u) "Records involving children" means any of the
- 610 following from which the child can be identified:
- 611 (i) All youth court records as defined in Section
- 612 43-21-251;
- (ii) All forensic interviews conducted by a child
- 614 advocacy center in abuse and neglect investigations;
- 615 (iii) All law enforcement records as defined in
- 616 Section 43-21-255;
- 617 (iv) All agency records as defined in Section
- 618 43-21-257; and

- (v) All other documents maintained by any
 representative of the state, county, municipality or other public
 agency insofar as they relate to the apprehension, custody,
 adjudication or disposition of a child who is the subject of a
 youth court cause.
- (v) "Any person responsible for care or support" means
 the person who is providing for the child at a given time. This
 term shall include, but is not limited to, stepparents, foster
 parents, relatives, nonlicensed babysitters or other similar
 persons responsible for a child and staff of residential care
 facilities and group homes that are licensed by the Department of
 Human Services or the Department of Child Protection Services.
- 631 (w) The singular includes the plural, the plural the 632 singular and the masculine the feminine when consistent with the 633 intent of this chapter.
- (x) "Out-of-home" setting means the temporary

 supervision or care of children by the staff of licensed day care

 centers, the staff of public, private and state schools, the staff

 of juvenile detention facilities, the staff of unlicensed

 residential care facilities and group homes and the staff of, or

 individuals representing, churches, civic or social organizations.
- (y) "Durable legal custody" means the legal status

 created by a court order which gives the durable legal custodian

 the responsibilities of physical possession of the child and the

 duty to provide him with care, nurture, welfare, food, shelter,

- education and reasonable medical care. All these duties as
 enumerated are subject to the residual rights and responsibilities
 of the natural parent(s) or guardian(s) of the child or children.
- 647 (z) "Status offense" means conduct subject to
 648 adjudication by the youth court that would not be a crime if
 649 committed by an adult.
- 650 (aa) "Financially able" means a parent or child who is 651 ineligible for a court-appointed attorney.
- 652 "Assessment" means an individualized examination (bb) of a child to determine the child's psychosocial needs and 653 654 problems, including the type and extent of any mental health, 655 substance abuse or co-occurring mental health and substance abuse 656 disorders and recommendations for treatment. The term includes, 657 but is not limited to, a drug and alcohol, psychological or 658 psychiatric evaluation, records review, clinical interview or the 659 administration of a formal test and instrument.
- (cc) "Screening" means a process, with or without the
 administration of a formal instrument, that is designed to
 identify a child who is at increased risk of having mental health,
 substance abuse or co-occurring mental health and substance abuse
 disorders that warrant immediate attention, intervention or more
 comprehensive assessment.
- (dd) "Durable legal relative guardianship" means the legal status created by a youth court order that conveys the physical and legal custody of a child or children by durable legal

- guardianship to a relative or fictive kin who is licensed as a foster or resource parent.
- 671 (ee) "Relative" means a person related to the child by 672 affinity or consanguinity within the third degree.
- (ff) "Fictive kin" means a person not related to the

 child legally or biologically but who is considered a relative due

 to a significant, familial-like and ongoing relationship with the

 child and family.
- (gg) "Reasonable efforts" means the exercise of
 reasonable care and due diligence by the Department of Human
 Services, the Department of Child Protection Services, or any
 other appropriate entity or person to use appropriate and
 available services to prevent the unnecessary removal of the child
 from the home or provide other services related to meeting the
 needs of the child and the parents.
- (hh) "Commercial sexual exploitation" means any sexual act or crime of a sexual nature, which is committed against a child for financial or economic gain, to obtain a thing of value for quid pro quo exchange of property or for any other purpose.
- SECTION 14. This act shall take effect and be in force from and after July 1, 2023.