REGULAR SESSION 2023

MISSISSIPPI LEGISLATURE

23/SS26/R933PS

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By: Senator(s) Simmons (13th), Williams, Simmons (12th), Thomas, Suber, Hickman, Butler (36th), Blackwell, Blount, Branning, McCaughn, Norwood

To: Education;
Appropriations

SENATE BILL NO. 2777 (As Passed the Senate)

1 AN ACT TO AMEND SECTION 37-13-89, MISSISSIPPI CODE OF 1972, 2 TO INCREASE THE MINIMUM BASE SALARY FOR SCHOOL ATTENDANCE 3 OFFICERS; TO SET A SALARY SCALE FOR SCHOOL ATTENDANCE OFFICERS; TO AMEND SECTION 37-3-9, MISSISSIPPI CODE OF 1972, TO PROVIDE A 5 LIMITATION ON THE SALARY OF THE STATE SUPERINTENDENT OF PUBLIC 6 EDUCATION; TO AMEND SECTION 37-4-3, MISSISSIPPI CODE OF 1972, TO 7 PROVIDE A LIMITATION ON THE SALARY OF THE EXECUTIVE DIRECTOR OF THE COMMUNITY COLLEGE BOARD; AND FOR RELATED PURPOSES. 8 9 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 10 SECTION 1. Section 37-13-89, Mississippi Code of 1972, is amended as follows: 11 12 37-13-89. (1) In each school district within the state, there shall be employed the number of school attendance officers 13 14 determined by the Office of Compulsory School Attendance Enforcement to be necessary to adequately enforce the provisions 15 16 of the Mississippi Compulsory School Attendance Law * * *. From 17 and after July 1, 1998, all school attendance officers employed pursuant to this section shall be employees of the State 18 19 Department of Education. The State Department of Education shall 20 employ all persons employed as school attendance officers by district attorneys before July 1, 1998, and shall assign them to 21 S. B. No. 2777 ~ OFFICIAL ~ G1/2

- 22 school attendance responsibilities in the school district in which
- 23 they were employed before July 1, 1998. The first twelve (12)
- 24 months of employment for each school attendance officer shall be
- 25 the probationary period of state service.
- 26 (2) (a) The State Department of Education shall obtain
- 27 current criminal records background checks and current child abuse
- 28 registry checks on all persons applying for the position of school
- 29 attendance officer after July 2, 2002. The criminal records
- 30 information and registry checks must be kept on file for any new
- 31 hires. In order to determine an applicant's suitability for
- 32 employment as a school attendance officer, the applicant must be
- 33 fingerprinted. If no disqualifying record is identified at the
- 34 state level, the Department of Public Safety shall forward the
- 35 fingerprints to the Federal Bureau of Investigation (FBI) for a
- 36 national criminal history record check. The applicant shall pay
- 37 the fee, not to exceed Fifty Dollars (\$50.00), for the
- 38 fingerprinting and criminal records background check; however, the
- 39 State Department of Education, in its discretion, may pay the fee
- 40 for the fingerprinting and criminal records background check on
- 41 behalf of any applicant. Under no circumstances may a member of
- 42 the State Board of Education, employee of the State Department of
- 43 Education or any person other than the subject of the criminal
- 44 records background check disseminate information received through
- 45 any such checks except insofar as required to fulfill the purposes
- 46 of this subsection.

47	(b) If the fingerprinting or criminal records check
48	discloses a felony conviction, guilty plea or plea of nolo
49	contendere to a felony of possession or sale of drugs, murder,
50	manslaughter, armed robbery, rape, sexual battery, sex offense
51	listed in Section 45-33-23(h), child abuse, arson, grand larceny,
52	burglary, gratification of lust or aggravated assault which has
53	not been reversed on appeal or for which a pardon has not been
54	granted, the applicant is not eligible to be employed as a school
55	attendance officer. Any employment of an applicant pending the
56	results of the fingerprinting and criminal records check is
57	voidable if the new hire receives a disqualifying criminal records
58	check. However, the State Board of Education, in its discretion,
59	may allow an applicant aggrieved by an employment decision under
60	this subsection to appear before the board, or before a hearing
61	officer designated for that purpose, to show mitigating
62	circumstances that may exist and allow the new hire to be employed
63	as a school attendance officer. The State Board of Education may
64	grant waivers for mitigating circumstances, which may include, but
65	are not necessarily limited to: (i) age at which the crime was
66	committed; (ii) circumstances surrounding the crime; (iii) length
67	of time since the conviction and criminal history since the
68	conviction; (iv) work history; (v) current employment and
69	character references; and (vi) other evidence demonstrating the
70	ability of the person to perform the responsibilities of a school

- 71 attendance officer competently and that the person does not pose a
- 72 threat to the health or safety of children.
- 73 (c) A member of the State Board of Education or
- 74 employee of the State Department of Education may not be held
- 75 liable in any employment discrimination suit in which an
- 76 allegation of discrimination is made regarding an employment
- 77 decision authorized under this section.
- 78 (3) Each school attendance officer shall possess a college
- 79 degree with a major in a behavioral science or a related field or
- 80 shall have no less than three (3) years combined actual experience
- 81 as a school teacher, school administrator, law enforcement officer
- 82 possessing such degree, and/or social worker; however, these
- 83 requirements shall not apply to persons employed as school
- 84 attendance officers before January 1, 1987. School attendance
- 85 officers also shall satisfy any additional requirements that may
- 86 be established by the State Personnel Board for the position of
- 87 school attendance officer.
- 88 (4) It shall be the duty of each school attendance officer
- 89 to:
- 90 (a) Cooperate with any public agency to locate and
- 91 identify all compulsory-school-age children who are not attending
- 92 school;
- 93 (b) Cooperate with all courts of competent
- 94 jurisdiction;

95 (c) Investigate all cases of nonattendance and	(c)	Investigate	all	cases	of	nonattendance	and	unlawful
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96 absences by compulsory-school-age children not enrolled in a

97 nonpublic school;

98 (d) Provide appropriate counseling to encourage all

99 school-age children to attend school until they have completed

100 high school;

101 (e) Attempt to secure the provision of social or

102 welfare services that may be required to enable any child to

103 attend school;

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104 (f) Contact the home or place of residence of a

compulsory-school-age child and any other place in which the

106 officer is likely to find any compulsory-school-age child when the

107 child is absent from school during school hours without a valid

108 written excuse from school officials, and when the child is found,

109 the officer shall notify the parents and school officials as to

110 where the child was physically located;

111 (q) Contact promptly the home of each

112 compulsory-school-age child in the school district within the

officer's jurisdiction who is not enrolled in school or is not in

attendance at public school and is without a valid written excuse

115 from school officials; if no valid reason is found for the

116 nonenrollment or absence from the school, the school attendance

117 officer shall give written notice to the parent, guardian or

118 custodian of the requirement for the child's enrollment or

119 attendance;

120	(h) Collect and maintain information concerning
121	absenteeism, dropouts and other attendance-related problems, as
122	may be required by law or the Office of Compulsory School
123	Attendance Enforcement; and
124	(i) Perform all other duties relating to compulsory
125	school attendance established by the State Department of Education
126	or district school attendance supervisor, or both.
127	(5) While engaged in the performance of his duties, each
128	school attendance officer shall carry on his person a badge
129	identifying him as a school attendance officer under the Office of
130	Compulsory School Attendance Enforcement of the State Department
131	of Education and an identification card designed by the State
132	Superintendent of Public Education and issued by the school
133	attendance officer supervisor. Neither the badge nor the
134	identification card shall bear the name of any elected public
135	official.
136	(6) * * * The various pay ranges of the salary scale shall
137	be based upon factors including, but not limited to, education,
138	professional certification and licensure, and number of years of
139	experience. School attendance officers shall be paid in
140	accordance with this salary scale. The minimum salaries under the
141	scale shall be no less than the following:
142	* * *
143	<pre>Exp. Master's</pre> <pre>Bachelor's</pre>
144	Degree/Licensed Degree/No

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145		Social Worker	Degree
146	<u>0</u>	\$31,500.00	\$29,500.00
147	<u>1</u>	\$32,050.00	\$29,900.00
148	2	\$32,600.00	\$30,300.00
149	<u>3</u>	\$33,150.00	\$30,700.00
150	<u>4</u>	\$33,700.00	\$31,100.00
151	<u>5</u>	\$35,000.00	\$32,300.00
152	<u>6</u>	\$35,550.00	\$32,700.00
153	<u>7</u>	\$36,100.00	\$33,100.00
154	8	<u>\$36,650.00</u>	\$33,500.00
155	9	<u>\$37,200.00</u>	\$33,900.00
156	10	\$38,500.00	\$35,100.00
157	<u>11</u>	\$39,050.00	\$35,500.00
158	12	\$39,600.00	\$35,900.00
159	<u>13</u>	\$40,150.00	\$36,300.00
160	14	\$40,700.00	\$36,700.00
161	<u>15</u>	\$42,000.00	\$37 , 900.00
162	16	\$42,550.00	\$38,300.00
163	<u>17</u>	\$43,100.00	\$38,700.00
164	18	\$43,650.00	\$39,100.00
165	<u>19</u>	\$44,200.00	\$39,500.00
166	20	\$45,500.00	\$40,700.00
167	21	\$46,050.00	\$41,100.00
168	22	\$46,600.00	\$41,500.00
169	23	\$47,150.00	\$41,900.00

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170	24	\$47,700.00	\$42,300.00
171	<u>25</u>	<u>\$50,200.00</u>	\$44,800.00
172	<u>26</u>	<u>\$50,750.00</u>	\$45,200.00
173	<u>27</u>	<u>\$51,300.00</u>	\$45,600.00
174	<u>28</u>	<u>\$51,850.00</u>	\$46,000.00
175	<u>29</u>	\$52,400.00	\$46,400.00
176	30	<u>\$52,950.00</u>	\$46,800.00
177	31	<u>\$53,500.00</u>	\$47,200.00
178	32	\$54,050.00	\$47,600.00
179	33	\$54,600.00	\$48,000.00
180	34	\$55,150.00	\$48,400.00
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182	& above	\$55,700.00	\$48,800.00
183	(7)	(a) Each school attendance of	officer employed by a
184	district	attorney on June 30, 1998, who	became an employee of the
185	State Dep	artment of Education on July 1	, 1998, shall be awarded
186	credit fo	r personal leave and major med	lical leave for his
187	continuou	s service as a school attendar	ce officer under the
188	district	attorney, and if applicable, t	the youth or family court or
189	a state a	gency. The credit for persona	al leave shall be in an
190	amount eq	ual to one-third $(1/3)$ of the	maximum personal leave the
191	school at	tendance officer could have ac	cumulated had he been
192	credited	with such leave under Section	25-3-93 during his
193	employmen	t with the district attorney,	and if applicable, the
194	youth or	family court or a state agency	. The credit for major

195	medical leave shall be in an amount equal to one-half $(1/2)$ of the
196	maximum major medical leave the school attendance officer could
197	have accumulated had he been credited with such leave under
198	Section 25-3-95 during his employment with the district attorney,
199	and if applicable, the youth or family court or a state agency.
200	However, if a district attorney who employed a school attendance
201	officer on June 30, 1998, certifies, in writing, to the State
202	Department of Education that the school attendance officer had
203	accumulated, pursuant to a personal leave policy or major medical
204	leave policy lawfully adopted by the district attorney, a number
205	of days of unused personal leave or major medical leave, or both,
206	which is greater than the number of days to which the school
207	attendance officer is entitled under this paragraph, the State
208	Department of Education shall authorize the school attendance
209	officer to retain the actual unused personal leave or major
210	medical leave, or both, certified by the district attorney,
211	subject to the maximum amount of personal leave and major medical
212	leave the school attendance officer could have accumulated had he
213	been credited with such leave under Sections 25-3-93 and 25-3-95.
214	(b) For the purpose of determining the accrual rate for
215	personal leave under Section 25-3-93 and major medical leave under
216	Section 25-3-95, the State Department of Education shall give

consideration to all continuous service rendered by a school

attendance officer before July 1, 1998, in addition to the service

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- 219 rendered by the school attendance officer as an employee of the 220 department.
- 221 In order for a school attendance officer to be 222 awarded credit for personal leave and major medical leave or to 223 retain the actual unused personal leave and major medical leave 224 accumulated by him before July 1, 1998, the district attorney who 225 employed the school attendance officer must certify, in writing, 226 to the State Department of Education the hire date of the school 227 attendance officer. For each school attendance officer employed 228 by the youth or family court or a state agency before being 229 designated an employee of the district attorney who has not had a 230 break in continuous service, the hire date shall be the date that 231 the school attendance officer was hired by the youth or family 232 court or state agency. The department shall prescribe the date by 233 which the certification must be received by the department and 234 shall provide written notice to all district attorneys of the 235 certification requirement and the date by which the certification 236 must be received.
- 237 (8) School attendance officers shall maintain regular (a) 238 office hours on a year-round basis; however, during the school 239 term, on those days that teachers in all of the school districts 240 served by a school attendance officer are not required to report to work, the school attendance officer also shall not be required 241 242 to report to work. (For purposes of this subsection, a school district's school term is that period of time identified as the 243

244 school term in contracts entered into by the district with 245 licensed personnel.) A school attendance officer shall be 246 required to report to work on any day recognized as an official 247 state holiday if teachers in any school district served by that 248 school attendance officer are required to report to work on that 249 day, regardless of the school attendance officer's status as an 250 employee of the State Department of Education, and compensatory leave may not be awarded to the school attendance officer for 251 252 working during that day. However, a school attendance officer may 253 be allowed by the school attendance officer's supervisor to use 254 earned leave on such days.

- (b) The State Department of Education annually shall designate a period of six (6) consecutive weeks in the summer between school years during which school attendance officers shall not be required to report to work. A school attendance officer who elects to work at any time during that period may not be awarded compensatory leave for such work and may not opt to be absent from work at any time other than during the six (6) weeks designated by the department unless the school attendance officer uses personal leave or major medical leave accrued under Section 25-3-93 or 25-3-95 for such absence.
- 265 (9) The State Department of Education shall provide all
 266 continuing education and training courses that school attendance
 267 officers are required to complete under state law or rules and
 268 regulations of the department.

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- SECTION 2. Section 37-3-9, Mississippi Code of 1972, is amended as follows:
- 271 37-3-9. (1) There shall be a State Superintendent of Public
- 272 Education who shall be appointed by the State Board of Education,
- 273 with the advice and consent of the Senate, and serve at the
- 274 board's will and pleasure. He shall be the Chief Administrative
- 275 Officer for the State Department of Education and shall administer
- 276 the department in accordance with the policies established by the
- 277 State Board of Education. The State Superintendent of Education,
- 278 serving on July 1, 2011, shall continue to receive the salary that
- 279 he was receiving on January 1, 2011. From and after * * * July
- 280 1, * * * 2023, the salary of the State Superintendent of Education
- 281 shall be established by the State Board of Education and shall not
- 282 exceed Two Hundred Fifty Thousand Dollars (\$250,000.00) per year.
- 283 The State Superintendent of Public Education shall have at least a
- 284 master's degree in any field and a minimum of five (5) years'
- 285 experience in administration in the educational field.
- 286 (2) The State Superintendent shall give bond in the penalty
- of Seventy-five Thousand Dollars (\$75,000.00), with sureties to be
- 288 approved by the Governor, conditioned according to law. The bond,
- 289 when approved, shall be filed and recorded in the Office of the
- 290 Secretary of State.
- SECTION 3. Section 37-4-3, Mississippi Code of 1972, is
- 292 amended as follows:

293 (1) From and after July 1, 1986, there shall be a 294 Mississippi Community College Board which shall receive and 295 distribute funds appropriated by the Legislature for the use of 296 the public community and junior colleges and funds from federal and other sources that are transmitted through the state 297 298 governmental organization for use by said colleges. This board 299 shall provide general coordination of the public community and 300 junior colleges, assemble reports and such other duties as may be 301 prescribed by law.

The board shall consist of ten (10) members of which (2) none shall be an elected official. The Governor shall appoint two (2) members from the First Mississippi Congressional District, one (1) who shall serve an initial term of two (2) years and one (1) who shall serve an initial term of five (5) years; two (2) members from the Second Mississippi Congressional District, one (1) who shall serve an initial term of five (5) years and one (1) who shall serve an initial term of three (3) years; and two (2) members from the Third Mississippi Congressional District, one (1) who shall serve an initial term of four (4) years and one (1) who shall serve an initial term of two (2) years; two (2) members from the Fourth Mississippi Congressional District, one (1) who shall serve an initial term of three (3) years and one (1) who shall serve an initial term of four (4) years; and two (2) members from the Fifth Mississippi Congressional District, one (1) who shall serve an initial term of five (5) years and one (1) who shall

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- 318 serve an initial term of two (2) years. All subsequent
- 319 appointments shall be for a term of six (6) years and continue
- 320 until their successors are appointed and qualify. An appointment
- 321 to fill a vacancy which arises for reasons other than by
- 322 expiration of a term of office shall be for the unexpired term
- 323 only. All members shall be appointed with the advice and consent
- 324 of the Senate.
- 325 (3) There shall be a chairman and vice chairman of the
- 326 board, elected by and from the membership of the board; and the
- 327 chairman shall be the presiding officer of the board. The board
- 328 shall adopt rules and regulations governing times and places for
- 329 meetings and governing the manner of conducting its business.
- 330 (4) The members of the board shall receive no annual salary,
- 331 but shall receive per diem compensation as authorized by Section
- 332 25-3-69, Mississippi Code of 1972, for each day devoted to the
- 333 discharge of official board duties and shall be entitled to
- 334 reimbursement for all actual and necessary expenses incurred in
- 335 the discharge of their duties, including mileage as authorized by
- 336 Section 25-3-41, Mississippi Code of 1972.
- 337 (5) The board shall name a director for the state system of
- 338 public junior and community colleges, who shall serve at the
- 339 pleasure of the board. Such director shall be the chief executive
- 340 officer of the board, give direction to the board staff, carry out
- 341 the policies set forth by the board, and work with the presidents
- 342 of the several community and junior colleges to assist them in

343	carrying	out	the	mandates	of	the	several	boards	of	trustees	and	in

- 344 functioning within the state system and policies established by
- 345 the Mississippi Community College Board. The Mississippi
- 346 Community College Board shall set the salary of the director of
- 347 the board. From and after July 1, 2023, the salary of the
- 348 director shall not exceed Two Hundred Fifty Thousand Dollars
- 349 (\$250,000.00) per year. The Legislature shall provide adequate
- 350 funds for the Mississippi Community College Board, its activities
- 351 and its staff.
- 352 (6) The powers and duties of the Mississippi Community
- 353 College Board shall be:
- 354 (a) To authorize disbursements of state-appropriated
- 355 funds to community and junior colleges through orders in the
- 356 minutes of the board.
- 357 (b) To make studies of the needs of the state as they
- 358 relate to the mission of the community and junior colleges.
- 359 (c) To approve new, changes to and deletions of
- 360 vocational and technical programs to the various colleges.
- 361 (d) To require community and junior colleges to supply
- 362 such information as the board may request and compile, publish and
- 363 make available such reports based thereon as the board may deem
- 364 advisable.
- 365 (e) To approve proposed new attendance centers (campus
- 366 locations) as the local boards of trustees should determine to be
- 367 in the best interest of the district. Provided, however, that no

368	new comm	nun	ity/junior	C	olleg	e k	oranch	h campus	shall	be	approved
369	without	an	authorizir	ng	act	of	the 1	Legislatı	ıre.		

- 370 (f) To serve as the state approving agency for federal 371 funds for proposed contracts to borrow money for the purpose of 372 acquiring land, erecting, repairing, etc., dormitories, dwellings 373 or apartments for students and/or faculty, such loans to be paid 374 from revenue produced by such facilities as requested by local 375 boards of trustees.
- (g) To approve applications from community and junior
 colleges for state funds for vocational-technical education
 facilities.
- 379 (h) To approve any university branch campus offering 380 lower undergraduate level courses for credit.
- 381 (i) To appoint members to the Post-Secondary
 382 Educational Assistance Board.
- 383 (j) To appoint members to the Authority for Educational 384 Television.
- 385 (k) To contract with other boards, commissions,
 386 governmental entities, foundations, corporations or individuals
 387 for programs, services, grants and awards when such are needed for
 388 the operation and development of the state public community and
 389 junior college system.
- 390 (1) To fix standards for community and junior colleges 391 to qualify for appropriations, and qualifications for community 392 and junior college teachers.

393	(m) To have sign-off approval on the State Plan for
394	Vocational Education which is developed in cooperation with
395	appropriate units of the State Department of Education.
396	(n) To approve or disapprove of any proposed inclusion
397	within municipal corporate limits of state-owned buildings and
398	grounds of any community college or junior college and to approve
399	or disapprove of land use development, zoning requirements,
400	building codes and delivery of governmental services applicable to
401	state-owned buildings and grounds of any community college or
402	junior college. Any agreement by a local board of trustees of a
403	community college or junior college to annexation of state-owned
404	property or other conditions described in this paragraph shall be
405	void unless approved by the board and by the board of supervisors
406	of the county in which the state-owned property is located.
407	SECTION 4. This act shall take effect and be in force from
408	and after July 1, 2023, and shall stand repealed on June 30, 2023.