## Adopted AMENDMENT NO 1 PROPOSED TO

## **Cmte Sub for Senate Bill No. 2413**

BY: Senator(s) Tollison

Amend by striking all after the enacting clause and inserting in lieu thereof the following:

- 7 **SECTION 1.** Section 37-9-15, Mississippi Code of 1972, is
- 8 amended as follows:
- 9 37-9-15. No later than February 15 of each year, the
- 10 superintendent of each school district \* \* \* shall recommend to
- 11 the school board thereof the assistant superintendents and
- 12 principals to be employed for each of the schools of the districts
- 13 except in the case of those assistant superintendents and
- 14 principals who have been previously employed and who have a
- 15 contract valid for the ensuing scholastic year. Unless good
- 16 reason to the contrary exists, the school board shall approve and



- 17 authorize the employment of the assistant superintendents and
- 18 principals so recommended. If, for any reason, the school board
- shall decline to approve an assistant superintendent or principal 19
- so recommended, the superintendent  $\star$   $\star$  shall make additional 20
- 21 recommendations for the place or places to be filled.
- 22 When the assistant superintendents and principals of the
- 23 schools have been recommended and approved as provided in the
- 24 preceding paragraph, the superintendent of such district shall
- 25 enter into proper contracts with them. At a subsequent meeting he
- shall report same to the school board and such shall be entered in 26
- 27 the minutes.
- 28 An interim conservator appointed pursuant to the provisions
- 29 of Section 37-17-6(14)(a) shall not be required to comply with the
- 30 time limitations prescribed in this section for recommending and
- 31 employing assistant superintendents and principals.
- 32 SECTION 2. Section 37-9-17, Mississippi Code of 1972, is
- 33 amended as follows:
- 34 37-9-17. (1) On or before April 1 of each year, the
- 35 principal of each school shall recommend to the superintendent of
- 36 the local school district the licensed employees or
- 37 noninstructional employees to be employed for the school involved
- 38 except those licensed employees or noninstructional employees who
- 39 have been previously employed and who have a contract valid for
- 40 the ensuing scholastic year. If such recommendations meet with
- the approval of the superintendent, the superintendent shall 41



- 42 recommend the employment of such licensed employees or
- 43 noninstructional employees to the local school board, and, unless
- 44 good reason to the contrary exists, the board shall elect the
- 45 employees so recommended. If, for any reason, the local school
- 46 board shall decline to elect any employee so recommended,
- 47 additional recommendations for the places to be filled shall be
- 48 made by the principal to the superintendent and then by the
- 49 superintendent to the local school board as provided above. \* \* \*
- At the time a school board initially hires a superintendent,
- 51 the board may also employ the spouse of the new superintendent as
- 52 a licensed employee assigned to one (1) of the schools in the
- 53 district if and only if the spouse possesses all qualifications
- 54 required for holding that position at the time the spouse is
- 55 hired. Thereafter, the school board may designate the principal
- of the school at which the spouse is employed or some other
- 57 principal employed in the district to recommend or not recommend
- 58 the spouse to the school board for continued employment.
- 59 When the licensed employees have been elected as provided in
- 60 the preceding paragraphs, the superintendent of the district shall
- 61 enter into a contract with such persons in the manner provided in
- 62 this chapter.
- If, at the commencement of the scholastic year, any licensed
- 64 employee shall present to the superintendent a license of a higher
- 65 grade than that specified in such individual's contract, such
- 66 individual may, if funds are available from adequate education

- program funds of the district, or from district funds, be paid from such funds the amount to which such higher grade license would have entitled the individual, had the license been held at the time the contract was executed.
- 71 (2) Superintendents/directors of schools under the purview 72 of the State Board of Education, the superintendent of the local 73 school district and any private firm under contract with the local 74 public school district to provide substitute teachers to teach 75 during the absence of a regularly employed schoolteacher shall 76 require, through the appropriate governmental authority, that 77 current criminal records background checks and current child abuse 78 registry checks are obtained, and that such criminal record 79 information and registry checks are on file for any new hires 80 applying for employment as a licensed or nonlicensed employee at a school and not previously employed in such school under the 81 82 purview of the State Board of Education or at such local school 83 district prior to July 1, 2000. In order to determine the applicant's suitability for employment, the applicant shall be 84 85 fingerprinted. If no disqualifying record is identified at the 86 state level, the fingerprints shall be forwarded by the Department 87 of Public Safety to the Federal Bureau of Investigation for a 88 national criminal history record check. The fee for such 89 fingerprinting and criminal history record check shall be paid by 90 the applicant, not to exceed Fifty Dollars (\$50.00); however, the State Board of Education, the school board of the local school 91

92 district or a private firm under contract with a local school 93 district to provide substitute teachers to teach during the temporary absence of the regularly employed schoolteacher, in its 94 95 discretion, may elect to pay the fee for the fingerprinting and 96 criminal history record check on behalf of any applicant. Under 97 no circumstances shall a member of the State Board of Education, superintendent/director of schools under the purview of the State 98 99 Board of Education, local school district superintendent, local 100 school board member or any individual other than the subject of the criminal history record checks disseminate information 101 102 received through any such checks except insofar as required to 103 fulfill the purposes of this section. Any nonpublic school which 104 is accredited or approved by the State Board of Education may 105 avail itself of the procedures provided for herein and shall be 106 responsible for the same fee charged in the case of local public 107 schools of this state. The determination whether the applicant 108 has a disqualifying crime, as set forth in subsection (3) of this 109 section, shall be made by the appropriate governmental authority, 110 and the appropriate governmental authority shall notify the 111 private firm whether a disqualifying crime exists. 112

(3) If such fingerprinting or criminal record checks disclose a felony conviction, guilty plea or plea of nolo contendere to a felony of possession or sale of drugs, murder, manslaughter, armed robbery, rape, sexual battery, sex offense listed in Section 45-33-23(h), child abuse, arson, grand larceny,

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117	burglary, gratification of lust or aggravated assault which has
118	not been reversed on appeal or for which a pardon has not been
119	granted, the new hire shall not be eligible to be employed at such
120	school. Any employment contract for a new hire executed by the
121	superintendent of the local school district or any employment of a
122	new hire by a superintendent/director of a new school under the
123	purview of the State Board of Education or by a private firm shall
124	be voidable if the new hire receives a disqualifying criminal
125	record check. However, the State Board of Education or the school
126	board may, in its discretion, allow any applicant aggrieved by the
127	employment decision under this section to appear before the
128	respective board, or before a hearing officer designated for such
129	purpose, to show mitigating circumstances which may exist and
130	allow the new hire to be employed at the school. The State Board
131	of Education or local school board may grant waivers for such
132	mitigating circumstances, which shall include, but not be limited
133	to: (a) age at which the crime was committed; (b) circumstances
134	surrounding the crime; (c) length of time since the conviction and
135	criminal history since the conviction; (d) work history; (e)
136	current employment and character references; (f) other evidence
137	demonstrating the ability of the person to perform the employment
138	responsibilities competently and that the person does not pose a
139	threat to the health or safety of the children at the school.
140	(4) No local school district, local school district

employee, member of the State Board of Education or employee of a

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- 142 school under the purview of the State Board of Education shall be
- 143 held liable in any employment discrimination suit in which an
- 144 allegation of discrimination is made regarding an employment
- 145 decision authorized under this Section 37-9-17.
- 146 **SECTION 3.** The provisions of this act shall only apply to
- 147 school district certificated employees and noncertificated
- 148 employees hired on or after July 1, 2017, and shall not apply to
- 149 any school district certificated or noncertificated employee
- 150 employed by the local school district on June 30, 2017.
- 151 **SECTION 4.** This act shall take effect and be in force from
- 152 and after July 1, 2017.

Further, amend by striking the title in its entirety and inserting in lieu thereof the following:

AN ACT TO AMEND SECTIONS 37-9-15 AND 37-9-17, MISSISSIPPI

CODE OF 1972, TO DELETE THE AUTHORITY OF LOCAL SCHOOL BOARDS TO

DELEGATE THE AUTHORITY TO RECOMMEND SCHOOL DISTRICT EMPLOYEES FOR

4 EMPLOYMENT CONTRACTS WITH CERTAIN EXCEPTIONS; AND FOR RELATED

5 PURPOSES.

