HB195

173897-1
By Representatives Davis, Wood and Faust
RFD: Education Policy
First Read: 11-FEB-16

SYNOPSIS: Under existing law, a county superintendent of education must hold an Alabama certificate in administration and supervision, and an applicant or candidate for county superintendent must file a certificate signed by the State Superintendent of Education verifying that the applicant or candidate holds a certificate of administration and supervision with the judge of probate in order to be qualified.

This bill would remove the procedural requirement that before an applicant or candidate qualifies for county superintendent of education, he or she must file with the judge of probate a certificate signed by the State Superintendent of Education verifying that the candidate holds a certificate of administration and supervision.

A BILL TO BE ENTITLED

AN ACT

```
Relating to county superintendents of education; to repeal Section 16-9-4, Code of Alabama 1975; to remove the procedural requirement that an applicant or candidate for county superintendent of education file with the judge of probate a certificate signed by the State Superintendent of Education verifying that the candidate holds a certificate of administration and supervision.
BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
Section 1. Section 16-9-4, Code of Alabama 1975, requiring an applicant or candidate for county superintendent of education to file with the judge of probate a certificate signed by the State Superintendent of Education verifying that the candidate holds a certificate of administration and supervision, is repealed.
Section 2. This act shall become effective on the first day of the third month following its passage and approval by the Governor, or its otherwise becoming law.
```

