Students will take state tests in spring, DeVos says

Mississippi Today

State superintendents of education, including Mississippi's Carey Wright, received a letter last week with a clear message: expect to administer state tests this school year.

Despite the global pandemic and its effects on instruction, Secretary of Education Betsy DeVos penned a letter to the heads of state education departments last week telling them not to expect waivers for federally required assessments.

In Mississippi, students' performance on state assessments impacts districts' annual accountability grades, which are measured on an our decision-making." A-F scale. State tests are used to measure proficiency and growth for students in istered this year, the depart-3rd through 8th grade and ment is "open to discussions high school students taking about what, if any, actions end-of-the-year tests in Algebra I, English II, Biology and U.S. History.

In March, as the novel countability determinations." coronavirus spread in Mississippi, schools were closed State Board of Education, said and state tests were canceled. School and district accountability scores were rolled around the state, state testing over from the previous year.

DeVos opened her Sept. 3 letter by stating school closures in the spring disproportionately impacted the most the magnitude of the learning vulnerable students, and that loss, if there is any," resultfact underlines the need for ing from school closures and waive the requirement to admore data on the impact of other effects of COVID-19, lost learning time.

the needs of all students will where we are compared to ation for School Superintenrequire tremendous effort," two years ago (in the spring dents was not immediately she wrote. "To be successful, of 2019)."



A day after visiting students and educators in Holmes County, Education Secretary Betsy DeVos tours a classroom at the Edward Hynes Charter School in New Orleans, Friday, Oct. 5, 2018.

(Gerald Herbert / Associated Press)

we must use data to guide

DeVos said that while assessments must be adminmay be needed to adjust how the results of assessments are used in your state's school ac-

based on his own beliefs and the opinions he's heard from will, and should, proceed this year - barring another shutdown or major event.

"We've got to understand Dean told Mississippi To-

However, said Dean, education officials are open to looking at how assessment scores will impact accountability ratings this year, and a team at the state education department is currently looking at potential ways to address concerns about accountability ratings.

Dean acknowledged many Jason Dean, chair of the educators are concerned and said a decision regarding accountability ratings won't be made until closer to the time state assessments are administered usually in April and May.

The Mississippi Department of Education said in a statement it has no plans at this point to ask the U.S. Department of Education to minister state tests.

A request for comment "Moving forward, meeting day. "We need to understand from the Mississippi Associreturned Thursday.

Softball Senior Night held at Central Holmes



Landry Gardner is the daughter of Matt and Lacy Hathcock and Christian and Sydney Gardner. Landry has attended CHCS for 14 years; she has been a member of the softball team for six years. Landry has been a member of the All-conference team each year since 9th grade. As a junior, she was also selected as the best defensive player. Landry plans to attend Holmes Community College and pursue a degree as a physical therapist. Pictured above are (from left): Christian Gardner, Sydney Gardner, Landry Gardner, Lacy Hathcock and Matt Hathcock. (Photo by David Irby)



Addie Burrell is the daughter of Jeff and Mandy Burrell. This is Addie's 14th year to attend CHCS; she has been a member of the softball team for six of those years. Addie has been named in softball as an All-Conference honorable mention and as a member of the All-Conference team. Addie plans to attend Holmes Community College and then Mississippi State University to pursue a degree in elementary education. Pictured above are (from left): Mandy Burrell, Addie Burrell and Jeff Burrell.

(Photo by David Irby)

hearings can be conducted **Community-based** group awarded The Attorney General home loan program **Staff Report**

On Thursday, September MS) announced the Federal Home Loan Bank of Dallas in partnership with Mississippibased community banks has awarded \$157,500 to local community-based organizations The program is known as the kansas, Florida, Georgia, Partnership Grant Program, the Federal Home Loan Bank have found that felony plea matches a local bank's donation to a Mississippi-based non-profit by a factor of 5:1. Locally, BankPlus in Lexington, Mississippi awarded \$20,000 to Community Students Learning Center in Lexington.

Supreme Court allows felony plea hearings to be conducted by video conference

Press Release

Court on Friday, Sept. 4, is- on tape); sued an order allowing plea of COVID-19 in jails.

Chief Justice Mike Ran- proceedings;

The Mississippi Supreme tronic recording (digitally or felony plea hearings, sen-

(2) after consultation with hearings in felony cases to counsel, the defendant shall be done by way of interacbe conducted by video con- provide written consent to tive audiovisual equipment. ference to reduce the spread the use of "interactive audiovisual equipment" during the effort to prevent the intro-

dolph signed Emergency (3) the court shall deter-Administrative Order 16 to- mine that the defendant day. The order said that trial knowingly, intelligently, and judges have the discretion to voluntarily agrees to appear ference, but agreed to temuse interactive audiovisual at the proceeding by interac- porarily suspend Rule1.8(c) equipment to conduct plea tive audiovisual means; and

(4) counsel shall be physi-

which may include an elec- pension that would allow tencing hearings and probation violation hearings to The request was made in an duction of COVID-19 into jails. The Supreme Court on March 26 declined to allow plea hearings by video conof the Mississippi Rules of

General and the State Public Defender to provide more information via supplemental briefs.

still today is to protect the health and safety of detainees while ensuring their constitutional rights are protected as well. Protection of this vulnerable population also protects everyone involved in the system including jailors, court personnel and defense lawyers but the defendant's rights must be paramount." The office of the Attorney General asked the Court in a document filed Aug. 20 to protect vulnerable populations of jails by "vesting audiovisual technology for complete discretion in Misthese proceedings where the sissippi's trial court judges defendant consents and the to decide on a case-by-case bases whether in-person

safely or should be handled remotely."

State Defender Andre' de noted that all U.S. District Gruy in a document filed Courts in Mississippi as well Aug. 11 said, "The purpose as in neighboring states use 10, United States Representaof our request in March and video conferences for ac- tive Bennie G. Thompson (Dcepting felony pleas. The Attorney General wrote that after the CARES Act allowed federal district courts to utilize video conferences to conduct plea hearings, "all federal district courts in Alabama, Ar-Louisiana, and Tennessee proceedings cannot be conducted in person without seriously jeopardizing public health and safety and authorized the use of interactive

The order said that allow- cally present with the defen- sentencing hearings and proing plea hearings to be con- dant during the proceedings, ducted by video appearance with each taking appropriate is "in the interest of bal- and/or mandated measures ancing the health risks pre- to minimize the potential sented by COVID-19 with transmission of COVID-19 the courts' constitutional (e.g., face coverings over and statutory duty to remain the nose and mouth; social open and accessible." distancing), and provisions

The Supreme Court said shall be made to allow for that video conferencing for confidential communications a plea hearing can be done between the defendant and only if a defendant willingly counsel before and during agrees to this method, and the proceeding. On March 25, the Missisonly if the defense attorney is physically present with the sippi Attorney General and Aug. 5 said it would recondefendant. The Court issued the State Public Defender sider the issue of trial courts these requirements: filed a joint motion request-

proceedings shall be made, adopt a temporary rule sus- The Court told the Attorney

Criminal Procedure to allow bation violation hearings to be conducted by video conference.

The President of the United States signed the CARES Act the next day, March 27. The CARES Act authorized federal courts to use video conferencing, under certain circumstances, for various criminal proceedings during the COVID-19 emergency, including felony pleas.

The Supreme Court on using video conferences (1) a full record of the ing the Supreme Court to to conduct plea hearings.

court specifically finds that without serious harm to the the plea cannot be delayed interests of justice."