To: County Affairs

By: Representative Taylor

HOUSE BILL NO. 468

1	AN ACT TO AMEND SECTION 19-3-42, MISSISSIPPI CODE OF 1972, TO
2	AUTHORIZE THE BOARD OF SUPERVISORS OF ANY COUNTY TO REPAIR AND
3	MAINTAIN PRIVATE DRIVEWAYS TO RESIDENCES OF PERSONS RECEIVING THE
4	SERVICES OF HOME HEALTH AGENCIES; TO PRESCRIBE THE CONDITIONS
5	WHICH MUST BE MET BEFORE SUCH REPAIR AND MAINTENANCE MAY BE
6	PERFORMED: AND FOR RELATED DIRPOSES

- 7 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- 8 SECTION 1. Section 19-3-42, Mississippi Code of 1972, is
- 9 amended as follows:
- 10 19-3-42. (1) The board of supervisors of any county is
- 11 hereby authorized and empowered, in its discretion, to grade,
- 12 gravel or shell, repair, and/or maintain private gravel or shell
- 13 roads or driveways to private residences if such roads or
- 14 driveways are used for school bus turnarounds.
- 15 (2) Prior to engaging in the work authorized in subsection
- 16 (1) of this section, the board of supervisors shall spread upon
- 17 the official minutes of the board:
- 18 (a) The written request of the school board for such
- 19 work;
- 20 (b) The written approval of the board of supervisors
- 21 for such work;
- 22 (c) The specific location of the road or driveway to be
- 23 worked; and
- 24 (d) The name of the owner of the road or driveway to be
- 25 worked.
- 26 (3) The written request of the school board, as required in
- 27 subsection (2)(a) above, shall contain a current list of all
- 28 active school bus turnarounds presently in use by the school

29 district or contemplated for use by the school district for the

30 present school year. The approval by the board of supervisors

31 shall be valid and effective for the period of time that a

32 turnaround is anticipated for use, but in no event for a period

33 greater than one (1) year.

34 (4) In addition to the authority granted in subsection (1)

35 of this section, from and after October 1, 1989, the board of

36 supervisors of any county is further authorized, in its

37 discretion, to maintain public school grounds of the county and to

38 grade, gravel, shell or overlay, and/or to maintain gravel, shell,

39 asphalt or concrete roads, driveways or parking lots of public

40 schools of the county if, before engaging in such work, the board

41 of supervisors shall spread upon its official minutes the written

request of the school board for such work, the written approval of

the board of supervisors for such work and the specific location

44 of the school grounds or road, driveway or parking lot, to be

45 worked.

42

43

46 (5) In addition to any other authority granted in this

47 section, the board of supervisors of any county is hereby

48 authorized, in its discretion, to repair and maintain driveways

49 and parking lots of: (a) any nonprofit organization in the

50 county which is tax exempt under Section 501(c) of the United

51 States Internal Revenue Code and which has as one (1) of its

52 primary purposes for organization to aid and assist in the

53 rehabilitation of persons suffering from drug abuse or drug

54 addiction; and (b) any private, nonprofit cemeteries in the

55 county. The board of supervisors of any county shall not be

56 authorized under the provisions of this subsection to repair or

57 maintain driveways or parking lots located more than one hundred

58 fifty (150) feet from the center of any highway, road or street

59 under the jurisdiction of the county.

(6) In addition to any other authority granted in this

61 section, the board of supervisors of any county, in its

62	discretion, may repair and maintain gravel, shell or dirt private
63	driveways to residences of persons receiving the services of home
64	health agencies licensed under the provisions of Section 41-71-1
65	et seq. Before engaging in such work, the board of supervisors
66	shall spread upon its official minutes: (a) The name and address
67	of the person requesting the work to be done; (b) the specific
68	location of the residence and driveway where the work is to be
69	done; and (c) a written statement issued to the person by a
70	physician prescribing a long-term plan of home health care
71	services and certifying that the person's need for such treatment
72	is likely to be permanent or to last for a continuous period of
73	not less than twelve (12) months. If the physician's statement
74	prescribes a long-term plan of home health care services for such
75	person but does not certify that the treatment is likely to be
76	needed permanently, the certificate shall be valid only for a
77	period of twelve (12) months from the date of issue. Such
78	certificates may be renewed annually; however, no repair or
79	maintenance may be performed by the board of supervisors on the
80	driveway of any such person at any time except during the period
81	of time for which the physician's certificate remains valid.
82	SECTION 2. This act shall take effect and be in force from
83	and after October 1, 1999.