By: Representative Banks

To: Judiciary A

COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 1099

AN ACT TO AMEND SECTION 93-1-5, MISSISSIPPI CODE OF 1972, TO REQUIRE THAT MARRIAGE APPLICATIONS POST ADVISE TO BE TESTED FOR HIV/AIDS; AND FOR RELATED PURPOSES.

- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- 5 SECTION 1. Section 93-1-5, Mississippi Code of 1972, is
- 6 amended as follows:
- 7 93-1-5. It shall be unlawful for the circuit court clerk to
- 8 issue a marriage license until the following conditions precedent
- 9 have been complied with:
- 10 (a) Parties desiring a marriage license shall make
- 11 application therefor in writing to the clerk of the circuit court
- 12 of any county in the State of Mississippi; provided, however, that
- if the female applicant shall be under the age of twenty-one (21)
- 14 years and shall be a resident of the State of Mississippi, said
- 15 application shall be made to the circuit court clerk of the county
- 16 of residence of such female applicant. Said application shall be
- 17 forthwith filed with the circuit court clerk and shall include the
- 18 names, ages and addresses of the parties applying; the names and
- 19 addresses of the parents of the parties applying, and if no
- 20 parents, then names and addresses of the quardian or next of kin;
- 21 the signatures of witnesses; and any other data which may be
- 22 required by law or the Mississippi State Board of Health. The
- 23 application shall have the following printed upon it: "It is
- 24 advisable but not required that the man and woman should have an
- 25 HIV/AIDS test prior to their marriage." The application shall be
- 26 sworn to by both applicants.

The application shall remain on file, open to the 27 (b) public, in the office of the circuit court clerk for a period of 28 three (3) days before the clerk is authorized to issue the 29 30 marriage license. Provided, however, that if satisfactory proof 31 is furnished to the judge of any circuit, chancery or county court 32 that sufficient reasons exist, then the judge of any such court in the judicial district where either of such parties resides if they 33 be over the age of twenty-one (21) years, or where the female 34 resides if she be under the age of twenty-one (21), may waive the 35 three-day waiting period and by written instrument authorize the 36 37 clerk of the court to issue the marriage license to the parties if they are otherwise qualified by law. Authorization shall be a 38 part of the confidential files of the clerk of the court, subject 39 to inspection only by written permission of the judge. 40 If either of the applying parties appears from the evidence to be under 41 twenty-one (21) years of age, the circuit court clerk, immediately 42 upon filing the application, shall cause notice of the filing of 43 said application to be sent by prepaid certified mail to the 44 father, mother, guardian or next of kin of both applying parties 45 46 at the address named in said application. An affidavit showing the age of both applying 47 (C) 48 parties shall be made by either the father, mother, guardian or next of kin of each of the contracting parties and filed with the 49 clerk of the circuit court along with the application; or in lieu 50 51 thereof, said both applying parties shall appear in person before the circuit court clerk and make and subscribe an oath in person, 52 which said affidavit shall be attached to and noted on the 53 application for the marriage license. In addition to either of 54 the previous conditions stated, further proof of age shall be 55 presented to the circuit court clerk in the form of either a birth 56 certificate, baptismal record, armed service discharge, armed 57 58 service identification card, life insurance policy, insurance certificate, school record, driver's license, or other official 59

document evidencing age. Said document substantiating age and
date of birth shall be examined by the circuit court clerk before
whom application is made, and the circuit court clerk shall retain
in his file with the application such document or a certified or
photostatic copy thereof.

(d) The clerk shall not issue a marriage license under the provisions of this section unless the male applicant is at least seventeen (17) years of age, and the female is at least fifteen (15) years of age; provided, however, that if satisfactory proof is furnished to the judge of any circuit, chancery or county court that sufficient reasons exist and that said parties desire to be married to each other and that the parents or other person in loco parentis of the person or persons so under age consent thereto, then the judge of any such court in the county where either of such parties resides may waive the minimum age requirement and by written instrument authorize the clerk of the court to issue the marriage license to the parties if they are otherwise qualified by law. Authorization shall be a part of the confidential files of the clerk of the court, subject to inspection only by written permission of the judge.

days prior to the application shall be presented to the circuit court clerk showing that the applicant is free from syphilis, as nearly as can be determined by a blood test performed in a laboratory approved by the State Board of Health. The medical certificate may be obtained through the local health department by the applicant or applicants, or it may be obtained through any private laboratory approved by the State Board of Health. Said medical certificate shall be examined by the circuit court clerk and filed in a permanent file kept by the clerk for this purpose.

90 (f) In no event shall a license be issued by the 91 circuit court clerk when it appears to the circuit court clerk

- 92 that the applicants are, or either of them is, drunk, insane or an
- 93 imbecile.
- Any circuit clerk shall be liable under his official bond
- 95 because of noncompliance with the provisions of this section.
- Any circuit court clerk who issues a marriage license without
- 97 complying with the provisions of this section shall be guilty of a
- 98 misdemeanor, and upon conviction shall be punished by a fine of
- 99 not less than Fifty Dollars (\$50.00) and not more than Five
- 100 Hundred Dollars (\$500.00).
- 101 SECTION 2. This act shall take effect and be in force from
- 102 and after July 1, 2001.