By: Senator(s) Smith

To: Judiciary

SENATE BILL NO. 2167

1 2 3 4	AN ACT TO PERMIT APPEARANCE IN COURT BY MEANS OF CLOSED CIRCUIT TELEVISION RATHER THAN PERSONAL, PHYSICAL APPEARANCE, UNDER CERTAIN CIRCUMSTANCES; TO ENACT CERTAIN LIMITATIONS; AND FOR RELATED PURPOSES.
5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
6	SECTION 1. (1) When the physical appearance in person in
7	court is required of any person held in a place of custody or
8	confinement operated by the state or any of its political
9	subdivisions, such personal appearance may be made by means of
10	closed circuit television from the place of custody or
11	confinement, provided that such television facilities provide
12	two-way audio-visual communication between the court and the place
13	of custody or confinement and that a full record of such
14	proceedings be made by split-screen imaging and recording of the
15	proceedings in the courtroom and the place of confinement or
16	custody in addition to such other record as may be required, in
17	the following proceedings:
18	(a) Initial appearance before a judge on a criminal
19	complaint;
20	(b) Waiver of preliminary hearing;

- 20
- 21 (c) Arraignment on an information or indictment where a
- plea of not guilty is entered; 22
- (d) Arraignment on an information or indictment where a 23
- 24 plea of guilty is entered upon waiver of any right such person
- might have to be physically present; 25
- 26 (e) Any pretrial or post-trial criminal proceeding not
- allowing the cross-examination of witnesses; 27

SS03/R456 S. B. No. 2167

28		(f)	Sentencing after conviction at trial upon waiver of
29	any right	such	person might have to be physically present;
30		(g)	Sentencing after entry of a plea of guilty; and
31		(h)	Any civil proceeding other than trial by jury.
32	(2)	This	section shall not prohibit other appearances via
33	closed cir	cuit	television upon waiver of any right such person
34	held in cu	ustody	or confinement might have to be physically
35	present.		
36	(3)	Noth	ng contained in this section shall be construed as

- establishing a right for any person held in custody to appear on television or as requiring that a place of custody shall provide a two-way audio-visual communication system.
- 40 SECTION 2. This act shall take effect and be in force from 41 and after July 1, 2001.