By: Representatives Snowden, Martinson, Eads, Horne, Fleming

To: Judiciary B

HOUSE BILL NO. 1434

1	AN A	CT TO	ONEMA C	SECTION	99-3-28,	MISSISS	IPPI CODE	OF	1972,	TC
2	REQUIRE A	PROI	BABLE CA	AUSE HEAF	RING BEFO	RE AN ARI	REST WARF	TNAS	MAY BE	
3	ISSUED FO	R A I	LAW ENFO	DRCEMENT	OFFICER;	AND FOR	RELATED	PURP	OSES.	

- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- 5 **SECTION 1.** Section 99-3-28, Mississippi Code of 1972, is
- 6 amended as follows:
- 7 99-3-28. (1) (a) Except as provided in subsection (2) of
- 8 this section, before an arrest warrant shall be issued against any
- 9 teacher who is a licensed public school employee as defined in
- 10 Section 37-9-1 or a sworn law enforcement officer within this
- 11 state as defined in Section 45-6-3 for a criminal act, whether
- 12 misdemeanor or felony, which is alleged to have occurred while the
- 13 teacher or law enforcement officer was in the performance of their
- 14 duties, a probable cause hearing shall be held before a circuit
- 15 court judge. The purpose of the hearing shall be to determine if
- 16 adequate probable cause exists for the issuance of a warrant. All
- 17 parties testifying in these proceedings shall do so under oath.
- 18 The accused shall have the right to enter an appearance at the
- 19 hearing, represented by legal counsel at his own expense, to hear
- 20 the accusations and evidence against him; he may present evidence
- 21 or testify in his own behalf.
- 22 (b) The authority receiving any such charge or
- 23 complaint against a teacher or law enforcement officer shall
- 24 immediately present same to the county prosecuting attorney having
- 25 jurisdiction who shall immediately present the charge or complaint
- 26 to a circuit judge in the judicial district where the action arose
- 27 for disposition pursuant to this section.

28	(2) Nothing in this section shall prohibit the issuance of
29	an arrest warrant by a circuit court judge upon presentation of
30	probable cause, without the holding of a probable cause hearing,
31	if adequate evidence is presented to satisfy the court that there
32	is a significant risk that the accused will flee the court's
33	jurisdiction or that the accused poses a threat to the safety or
34	wellbeing of the public.
35	SECTION 2. This act shall take effect and be in force from

and after July 1, 2002.

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