By: Representative Cummings

COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 928

1 AN ACT TO AMEND SECTION 93-1-5, MISSISSIPPI CODE OF 1972, TO 2 REVISE CONDITIONS PRECEDENT TO THE ISSUANCE OF A MARRIAGE LICENSE; 3 TO REPEAL SECTION 93-1-7, MISSISSIPPI CODE OF 1972, WHICH PROVIDES 4 FOR PROTEST AGAINST ISSUANCE OF A MARRIAGE LICENSE; AND FOR 5 RELATED PURPOSES.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
SECTION 1. Section 93-1-5, Mississippi Code of 1972, is
amended as follows:

9 93-1-5. It shall be unlawful for the circuit court clerk to 10 issue a marriage license until the following conditions precedent 11 have been complied with:

Parties desiring a marriage license shall make 12 (a) 13 application therefor in writing to the clerk of the circuit court 14 of any county in the state of Mississippi; provided, however, that if the female applicant shall be under the age of twenty-one (21) 15 16 years and shall be a resident of the state of Mississippi, said application shall be made to the circuit court clerk of the county 17 of residence of such female applicant. Said application shall be 18 19 forthwith filed with the circuit court clerk and shall include the 20 names, ages and addresses of the parties applying; the names and 21 addresses of the parents of the parties applying, and if no 22 parents, then names and addresses of the guardian or next of kin; the signatures of witnesses; and any other data which may be 23 required by law or the Mississippi State Board of Health. 24 The 25 application shall be sworn to by both applicants.

(b) \* \* \* The circuit court clerk <u>shall issue the</u>
<u>marriage license at the time the application is submitted</u>. If
either of the applying parties appears from the evidence to be

H. B. No. 928 \*HR40/R1315CS\* 04/HR40/R1315CS PAGE 1 (CJR\BD)

G1/2

29 under twenty-one (21) years of age, the circuit court clerk <u>must</u> 30 require the consent of the mother or father or guardian of such 31 minor to the marriage, to be given either personally or in 32 writing, and, if the latter, the execution thereof must be proved. 33 In the event the parents are divorced or never married, consent of 34 the parent or legal guardian having legal custody in accordance 35 with an existing custody order is required.

An affidavit showing the age of both applying 36 (C) parties shall be made by either the father, mother, guardian or 37 next of kin of each of the contracting parties and filed with the 38 39 clerk of the circuit court along with the application; or in lieu thereof, said both applying parties shall appear in person before 40 41 the circuit court clerk and make and subscribe an oath in person, which said affidavit shall be attached to and noted on the 42 application for the marriage license. In addition to either of 43 the previous conditions stated, further proof of age shall be 44 45 presented to the circuit court clerk in the form of either a birth 46 certificate, baptismal record, armed service discharge, armed service identification card, life insurance policy, insurance 47 48 certificate, school record, driver's license, or other official document evidencing age. Said document substantiating age and 49 50 date of birth shall be examined by the circuit court clerk before whom application is made, and the circuit court clerk shall retain 51 52 in his file with the application such document or a certified or 53 photostatic copy thereof for a period of one (1) year. 54 Documentation presented to the circuit clerk as proof of age must 55 be in an acceptable format that can be understood by the clerk. 56 In the cases where an interpreter must be retained, the cost of 57 the interpreter will be borne by the applicants. In lieu of a personal appearance by an interpreter, a notarized statement may 58 59 be provided to the circuit clerk. 60 (d) The clerk shall not issue a marriage license under

61 the provisions of this section unless the male applicant is at H. B. No. 928 \*HR40/R1315CS\* 04/HR40/R1315CS PAGE 2 (CJR\BD)

least seventeen (17) years of age, and the female is at least 62 63 fifteen (15) years of age; provided, however, that if satisfactory proof is furnished to the judge of any circuit, chancery or county 64 65 court that sufficient reasons exist and that said parties desire 66 to be married to each other and that the parents or other person 67 in loco parentis of the person or persons so under age consent thereto, then the judge of any such court in the county where 68 either of such parties resides may waive the minimum age 69 70 requirement and by written instrument authorize the clerk of the court to issue the marriage license to the parties if they are 71 72 otherwise qualified by law. Authorization shall be a part of the confidential files of the clerk of the court, subject to 73 74 inspection only by written permission of the judge.

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76 In no event shall a license be issued by the (e) 77 circuit court clerk when it appears to the circuit court clerk that the applicants are, or either of them is, drunk. 78 If a person 79 appears to the circuit clerk to be either insane or an imbecile, the clerk shall inquire of the father, mother, guardian or next of 80 81 kin of each of the contracting parties as to the applicants condition and upon this verification of fact, the clerk will make 82 83 the decision as to the issuance of the license. If a verification 84 of applicant's mental status cannot be obtained, a license shall not be issued. 85

86 (f) Any license issued under the provisions of this section shall be invalid if the marriage for which it was issued 87 88 has not been solemnized within sixty (60) days from the date of issuance. No person now or hereafter authorized by law to 89 solemnize marriages shall perform any ceremony or solemnize any 90 marriage if the license issued for such marriage has become 91 invalid. Said license shall be stamped or printed upon it the 92 93 words: "This license is void after sixty (60) days unless the 94 marriage is solemnized within said time." \*HR40/R1315CS\*

H. B. No. 928 \*HR4 04/HR40/R1315CS PAGE 3 (CJR\BD) 95 Any circuit clerk shall be liable under his official bond 96 because of noncompliance with the provisions of this section. 97 Any circuit court clerk who issues a marriage license without 98 complying with the provisions of this section shall be guilty of a 99 misdemeanor, and upon conviction shall be punished by a fine of 100 not less than fifty dollars (\$50.00) and not more than five 101 hundred dollars (\$500.00).

102 <u>SECTION 2.</u> Section 93-1-7, Mississippi Code of 1972, which 103 provides for protest against issuance of a marriage license, is 104 repealed.

## SECTION 3. This act shall take effect and be in force from and after July 1, 2004.