By: Senator(s) White

To: Judiciary, Division B

## SENATE BILL NO. 2335

1 2 3 4	AN ACT TO AMEND SECTIONS 99-3-28 AND 21-23-7, MISSISSIPPI CODE OF 1972, TO REQUIRE A PROBABLE CAUSE HEARING PRIOR TO ISSUANCE OF AN ARREST WARRANT BASED UPON COMPLAINT OR AFFIDAVIT; TO PROVIDE CERTAIN EXCEPTIONS; AND FOR RELATED PURPOSES.
5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
6	SECTION 1. Section 99-3-28, Mississippi Code of 1972, is
7	amended as follows:
8	99-3-28. (1) (a) Except as provided in subsection (2) of
9	this section, before an arrest warrant shall be issued <u>based upon</u>
10	a sworn complaint * * *, a probable cause hearing shall be held
11	before a circuit court judge. The purpose of the hearing shall be
12	to determine if adequate probable cause exists for the issuance of
13	a warrant. All parties testifying in these proceedings shall do
14	so under oath. The accused shall have the right to enter an
15	appearance at the hearing, represented by legal counsel at his own
16	expense, to hear the accusations and evidence against him; he may
17	present evidence or testify in his own behalf.

- (b) The authority receiving any such charge or
  complaint \* \* \* shall immediately present same to the county
  prosecuting attorney having jurisdiction who shall immediately
  present the charge or complaint to a circuit judge in the judicial
  district where the action arose for disposition pursuant to this
  section.
- 23 section.
  24 (2) Nothing in this section shall prohibit the issuance of
- an arrest warrant by a circuit court judge upon presentation of probable cause, without the holding of a probable cause hearing, if adequate evidence is presented to satisfy the court that there
- 28 is a significant risk that the accused will flee the court's S. B. No. 2335 \*SSO1/R12\*

- 29 jurisdiction or that the accused poses a threat to the safety or
- 30 well-being of the public.
- 31 **SECTION 2.** Section 21-23-7, Mississippi Code of 1972, is
- 32 amended as follows:
- 33 21-23-7. (1) The municipal judge shall hold court in a
- 34 public building designated by the governing authorities of the
- 35 municipality and may hold court every day except Sundays and legal
- 36 holidays if the business of the municipality so requires;
- 37 provided, however, the municipal judge may hold court outside the
- 38 boundaries of the municipality but not more than within a
- 39 sixty-mile radius of the municipality to handle preliminary
- 40 matters and criminal matters such as initial appearances and
- 41 felony preliminary hearings. The municipal judge shall have the
- 42 jurisdiction to hear and determine, without a jury and without a
- 43 record of the testimony, all cases charging violations of the
- 44 municipal ordinances and state misdemeanor laws made offenses
- 45 against the municipality and to punish offenders therefor as may
- 46 be prescribed by law. All criminal proceedings shall be brought
- 47 by sworn complaint filed in the municipal court. Such complaint
- 48 shall state the essential elements of the offense charged and the
- 49 statute or ordinance relied upon. Such complaint shall not be
- 50 required to conclude with a general averment that the offense is
- 51 against the peace and dignity of the state or in violation of the
- 52 ordinances of the municipality. He may sit as a committing court
- 53 in all felonies committed within the municipality, and he shall
- 54 have the power to bind over the accused to the grand jury or to
- 55 appear before the proper court having jurisdiction to try the
- 56 same, and to set the amount of bail or refuse bail and commit the
- 57 accused to jail in cases not bailable. The municipal judge is a
- 58 conservator of the peace within his municipality. He may conduct
- 59 preliminary hearings in all violations of the criminal laws of
- 60 this state occurring within the municipality, and any person

- 61 arrested for a violation of law within the municipality may be
- 62 brought before him for initial appearance.
- 63 (2) In the discretion of the court, where the objects of
- 64 justice would be more likely met, as an alternative to imposition
- or payment of fine and/or incarceration, the municipal judge shall
- 66 have the power to sentence convicted offenders to work on a public
- 67 service project where the court has established such a program of
- 68 public service by written guidelines filed with the clerk for
- 69 public record. Such programs shall provide for reasonable
- 70 supervision of the offender and the work shall be commensurate
- 71 with the fine and/or incarceration that would have ordinarily been
- 72 imposed. Such program of public service may be utilized in the
- 73 implementation of the provisions of Section 99-19-20, and public
- 74 service work thereunder may be supervised by persons other than
- 75 the sheriff.
- 76 (3) The municipal judge may solemnize marriages, take oaths,
- 77 affidavits and acknowledgments, and issue orders, subpoenas,
- 78 summonses, citations, warrants for search and arrest upon a
- 79 finding of probable cause, and other such process under seal of
- 80 the court to any county or municipality, in a criminal case, to be
- 81 executed by the lawful authority of the county or the municipality
- 82 of the respondent, and enforce obedience thereto. The absence of
- 83 a seal shall not invalidate the process.
- 84 (4) When a person shall be charged with an offense in
- 85 municipal court punishable by confinement, the municipal judge,
- 86 being satisfied that such person is an indigent person and is
- 87 unable to employ counsel, may, in the discretion of the court,
- 88 appoint counsel from the membership of The Mississippi Bar
- 89 residing in his county who shall represent him. Compensation for
- 90 appointed counsel in criminal cases shall be approved and allowed
- 91 by the municipal judge and shall be paid by the municipality. The
- 92 maximum compensation shall not exceed Two Hundred Dollars
- 93 (\$200.00) for any one (1) case. The governing authorities of a

- 94 municipality may, in their discretion, appoint a public
- 95 defender(s) who must be a licensed attorney and who shall receive
- 96 a salary to be fixed by the governing authorities.
- 97 (5) The municipal judge of any municipality is hereby
- 98 authorized to suspend the sentence and to suspend the execution of
- 99 the sentence, or any part thereof, on such terms as may be imposed
- 100 by the municipal judge. However, the suspension of imposition or
- 101 execution of a sentence hereunder may not be revoked after a
- 102 period of two (2) years. The municipal judge shall have the power
- 103 to establish and operate a probation program, dispute resolution
- 104 program and other practices or procedures appropriate to the
- 105 judiciary and designed to aid in the administration of justice.
- 106 Any such program shall be established by the court with written
- 107 policies and procedures filed with the clerk of the court for
- 108 public record.
- 109 (6) Upon prior notice to the municipal prosecuting attorney
- 110 and upon a showing in open court of rehabilitation, good conduct
- 111 for a period of two (2) years since the last conviction in any
- 112 court and that the best interest of society would be served, the
- 113 court may, in its discretion, order the record of conviction of a
- 114 person of any or all misdemeanors in that court expunged, and upon
- 115 so doing the said person thereafter legally stands as though he
- 116 had never been convicted of the said misdemeanor(s) and may
- 117 lawfully so respond to any query of prior convictions. This order
- 118 of expunction does not apply to the confidential records of law
- 119 enforcement agencies and has no effect on the driving record of a
- 120 person maintained under Title 63, Mississippi Code of 1972, or any
- 121 other provision of said Title 63.
- 122 (7) Notwithstanding the provisions of subsection (6) of this
- 123 section, a person who was convicted in municipal court of a
- 124 misdemeanor before reaching his twenty-third birthday, excluding
- 125 conviction for a traffic violation, and who is a first offender,

126	may utilize	the provision	s of	Section	99-19-71,	to	expunge	such
127	misdemeanor	conviction						

- In the discretion of the court, a plea of nolo 128 (8) 129 contendere may be entered to any charge in municipal court. 130 the entry of a plea of nolo contendere the court shall convict the 131 defendant of the offense charged and shall proceed to sentence the defendant according to law. The judgment of the court shall 132 reflect that the conviction was on a plea of nolo contendere. An 133 134 appeal may be made from a conviction on a plea of nolo contendere 135 as in other cases.
- 136 (9) Upon execution of a sworn complaint charging a misdemeanor, the municipal court may, in its discretion and in 137 138 lieu of an arrest warrant, issue a citation requiring the appearance of the defendant to answer the charge made against him. 139 On default of appearance, an arrest warrant may be issued for the 140 141 defendant. The clerk of the court or deputy clerk may issue such Issuance of an arrest warrant prior to default of 142 citations. 143 appearance pursuant to citation shall comply with Section 99-3-28.
- 144 (10) The municipal court shall have the power to make rules 145 for the administration of the court's business, which rules, if 146 any, shall be in writing filed with the clerk of the court.
- 147 (11) The municipal court shall have the power to impose
  148 punishment of a fine of not more than One Thousand Dollars
  149 (\$1,000.00) or six (6) months' imprisonment, or both, for contempt
  150 of court. The municipal court may have the power to impose
  151 reasonable costs of court, not in excess of the following:
- Dismissal of any affidavit, complaint or charge
- in municipal court......\$ 50.00
- Suspension of a minor's driver's license in lieu of
- 155 conviction.....\$ 50.00
- Service of scire facias or return "not found"..... \$ 20.00
- 157 Causing search warrant to issue or causing prosecution
- 158 without reasonable cause or refusing to cooperate

159	after initiating action\$ 100.00					
160	Certified copy of the court record\$ 5.00					
161	Service of arrest warrant for failure to answer					
162	citation or traffic summons\$ 25.00					
163	Jail cost per day\$ 10.00					
164	Any other item of court cost\$ 50.00					
165	No filing fee or such cost shall be imposed for the bringing					
166	of an action in municipal court.					
167	(12) A municipal court judge shall not dismiss a criminal					
168	case but may transfer the case to the justice court of the county					
169	if the municipal court judge is prohibited from presiding over the					
170	case by the Canons of Judicial Conduct and provided that venue and					
171	jurisdiction are proper in the justice court. Upon transfer of					
172	any such case, the municipal court judge shall give the municipal					
173	court clerk a written order to transmit the affidavit or complaint					
174	and all other records and evidence in the court's possession to					
175	the justice court by certified mail or to instruct the arresting					
176	officer to deliver such documents and records to the justice					
177	court. There shall be no court costs charged for the transfer of					
178	the case to the justice court.					
179	(13) A municipal court judge shall expunge the record of any					
180	case in which an arrest was made, the person arrested was released					
181	and the case was dismissed or the charges were dropped or there					
182	was no disposition of such case.					
183	SECTION 3. This act shall take effect and be in force from					
184	and after July 1, 2006.					