By: Senator(s) Sparks

To: Judiciary, Division B

SENATE BILL NO. 2418

- AN ACT TO AMEND SECTION 21-23-8, MISSISSIPPI CODE OF 1972, TO REVISE THE PROCEDURE TO DETERMINE BAIL IN MUNICIPAL COURT; TO AMEND SECTION 99-5-11, MISSISSIPPI CODE OF 1972, TO REVISE THE PROCEDURE TO DETERMINE BAIL IN JUSTICE COURT; AND FOR RELATED PURPOSES.
- 6 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- 7 **SECTION 1.** Section 21-23-8, Mississippi Code of 1972, is
- 8 amended as follows:
- 9 21-23-8. (1) (a) The purpose of bail is to guarantee
- 10 appearance and a bail bond shall not be forfeited for any other
- 11 reason.
- 12 (b) (i) If a defendant in any criminal case,
- 13 proceeding or matter fails to appear for any proceeding as ordered
- 14 by the municipal court, then the court shall order the bail
- 15 forfeited and a judgment nisi and a bench warrant issued at the
- 16 time of nonappearance. The clerk of the municipal court shall
- 17 notify the surety of the forfeiture by writ of scire facias, with
- 18 a copy of the judgment nisi and bench warrant attached thereto,

19 within ten (10) working days of such order of judgment nisi either

- 20 by personal service or by certified mail. Failure of the clerk to
- 21 provide the required notice within ten (10) working days shall
- 22 constitute prima facie evidence that the order should be set
- 23 aside.
- 24 (ii) 1. The judgment nisi shall be returnable for
- 25 ninety (90) days from the date of issuance. If during that period
- 26 the defendant appears before the municipal court, or is arrested
- 27 and surrendered, then the judgment nisi shall be set aside. If
- 28 the surety produces the defendant or provides to the municipal
- 29 court reasonable mitigating circumstances upon such showing, then
- 30 the forfeiture shall not be made final. If the forfeiture is made
- 31 final, a copy of the final judgment shall be served on the surety
- 32 within ten (10) working days by either personal service or
- 33 certified mail.
- 34 2. Reasonable mitigating circumstances shall
- 35 be that the defendant is incarcerated in another jurisdiction;
- 36 that the defendant is hospitalized under a doctor's care; that the
- 37 defendant is in a recognized drug rehabilitation program; that the
- 38 defendant has been placed in a witness protection program, in
- 39 which case it shall be the duty of any agency placing the
- 40 defendant into a witness protection program to notify the
- 41 municipal court and the municipal court to notify the surety; or
- 42 any other reason justifiable to the municipal court.
- 43 (2) If a final judgment is entered against a surety licensed
- 44 by the Department of Insurance and has not been set aside after

- 45 ninety (90) days, or later if such time is extended by the
- 46 municipal court issuing the judgment nisi, then the municipal
- 47 court shall order the department to revoke the authority of the
- 48 surety to write bail bonds. The Commissioner of Insurance shall,
- 49 upon notice of the municipal court, notify the surety within five
- 50 (5) working days of receipt of the order of revocation. If after
- 51 ten (10) working days of the notification the revocation order has
- 52 not been set aside by the municipal court, then the commissioner
- 53 shall revoke the authority of the surety and all agents of the
- 54 surety and shall notify the sheriff of every county of such
- 55 revocation.
- 56 (3) If within eighteen (18) months of the date of the final
- 57 forfeiture the defendant appears for municipal court, is arrested
- 58 or surrendered to the municipal court, or if the defendant is
- 59 found to be incarcerated in another jurisdiction and a hold order
- 60 placed on the defendant, then the amount of bail, less reasonable
- 61 extradition cost, excluding attorney fees, shall be refunded by
- 62 the municipal court upon application by the surety.
- (4) (a) The municipal judge shall set the amount of bail
- 64 for persons charged with offenses in municipal court and may
- 65 approve the bond or recognizance therefor.
- 66 (b) The court shall not set the financial conditions of
- 67 bail solely for the purpose of detaining the defendant. When bail
- 68 is set, it is presumed that the amount of bail is both necessary
- 69 to reasonably assure the safety of a victim, witness or the

70 general public and to guarantee the appearance of a defendant as	70	general	public	and	to	guarantee	the	appearance	of	а	defendant	as
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- 71 required by the court. The amount of bail is also presumed to be
- 72 attainable by the defendant. The presumption that bail is
- 73 attainable by the defendant may be rebutted by the defendant who
- 74 may file a motion to reduce or set aside the bail requirement with
- 75 the court due to lack of financial means, which shall also
- 76 consider the availability of a third-party support system to
- 77 obtain the defendant's release. The court shall rule on any such
- 78 motion within forty-eight (48) hours of the filing.
- 79 (c) If the defendant or his counsel asserts that the
- 80 defendant is indigent and cannot afford the amount of bail, the
- 81 municipal judge shall make a determination of whether the
- 82 defendant can be released on recognizance, based on the standards
- 83 enumerated in the Mississippi Rules of Criminal Procedure and any
- 84 other factors considered relevant by the municipal judge. No
- 85 misdemeanor defendant shall be incarcerated solely because the
- 86 defendant cannot afford to post bail; nor shall a misdemeanor
- 87 defendant be released solely because the defendant cannot afford
- 88 bail. It is the duty of the municipal judge to ensure that
- 89 release of the defendant does not jeopardize the community.
- 90 (d) The accused may waive an appearance before the
- 91 judge and execute an appearance bond in an amount determined by
- 92 the court from the bond guidelines set out in the Mississippi
- 93 Rules of Criminal Procedure and agree to appear at a specified
- 94 time and place.

95	(* * * \underline{e}) * * * \underline{If} the municipal judge is unavailable
96	and has not provided a bail schedule or otherwise provided for the
97	setting of bail, it is lawful for any officer or officers
98	designated by order of the municipal judge to take bond, cash,
99	property or recognizance, with or without sureties, * * * in the
100	amount of the minimum bail specified in the bond guidelines set
101	out in the Mississippi Rules of Civil Procedure, payable to the
102	municipality and conditioned for the appearance of the person on
103	the return day and time of the writ before the court to which the
104	warrant is returnable, or in cases of arrest without a warrant, on
105	the day and time set by the court or officer for arraignment, and
106	there remain from day to day and term to term until discharged.
107	(f) In circumstances involving an offense against any
108	of the following: (i) a current or former spouse of the accused
109	or child of that person; (ii) a person living as a spouse or who
110	formerly lived as a spouse with the accused or a child of that
111	person; (iii) a parent, grandparent, child, grandchild or someone
112	similarly situated to the accused; (iv) a person who has a current
113	or former dating relationship with the accused; or (v) a person
114	with whom the accused has had a biological or legally adopted
115	child, the municipal judge shall check, or cause to be made a
116	check of the status of the person for whom recognizance or bond is
117	taken before ordering bail in the Mississippi Protection Order
118	Registry authorized under Section 93-21-25, and the existence of a

119	domestic	abuse	protection	order	against	the	accused	shall	be
120	considere	ed wher	n determinin	ng appi	ropriate	bail	l.		

- (* * *g) All bonds shall be promptly returned to the court, together with any cash deposited, and be filed and proceeded on by the court in a case of forfeiture. The chief of the municipal police or a police officer or officers designated by order of the municipal judge may approve bonds or recognizances.
- (* * * *h) All bonds and recognizances in municipal court where the municipal court shall have the jurisdiction to hear and determine the case may be made payable to the municipality and shall have the effect to bind the principal and any sureties on the bond or recognizance until they shall be discharged by due course of law without renewal.
- SECTION 2. Section 99-5-11, Mississippi Code of 1972, is amended as follows:
- 134 99-5-11. (1) All justice court judges and all other 135 conservators of the peace are authorized, whenever a person is brought before them charged with any offense not capital for which 136 137 bail is allowed by law, to take the recognizance or bond of the 138 person, with sufficient sureties, in such penalty as the justice 139 court judge or conservator of the peace may require, for his 140 appearance before the justice court judge or conservator of the peace for an examination of his case at some future day. 141
- 142 (2) (a) Financial conditions of bail shall not be set for

 143 the sole purpose of detaining the defendant. When bail is set, it

144	is presumed that the amount of bail is both necessary to
145	reasonably assure the safety of a victim, witness or general
146	public and to guarantee the appearance of a defendant as required
147	by the court. The amount of bail is also presumed to be
148	attainable by the defendant. The presumption that bail is
149	attainable by the defendant may be rebutted by the defendant who
150	may file a motion to reduce or set aside the bail requirement with
151	the court due to lack of financial means, which shall also
152	consider the availability of a third-party support system to
153	obtain the defendant's release. The court shall rule on any such
154	motion within forty-eight (48) hours of the filing.
155	(b) In cases in which the defendant or his counsel
156	asserts that the defendant is indigent and cannot afford the
157	amount of bail, the justice court judge or conservator of the
158	peace shall make a determination of whether the defendant can be
159	released on recognizance, based on the standards enumerated in the
160	Mississippi Rules of Criminal Procedure and any other factors
161	considered relevant by the municipal judge. No misdemeanor
162	defendant shall be incarcerated solely because the defendant
163	cannot afford to post bail; nor shall a misdemeanor defendant be
164	released solely because the defendant cannot afford bail. It is
165	the duty of the justice court judge or conservator of the peace to
166	ensure that release of the defendant does not jeopardize the
167	community.

S. B. No. 2418

23/SS26/R916.1 PAGE 7 (ens\tb)

168	(c) The accused may waive an appearance before the
169	judge and execute an appearance bond in an amount determined by
170	the court from the bond guidelines set out in the Mississippi
171	Rules of Criminal Procedure and agree to appear at a specified
172	time and place.
173	(d) If the justice court judge or conservator of the
174	peace is unavailable and has not otherwise provided for the
175	setting of bail, it is lawful for any officer or officers
176	designated by order of the justice court judge or conservator of
177	the peace to take bond, cash, property or recognizance, with or
178	without sureties, in the amount of the minimum bail specified in
179	the bond guidelines set out in the Mississippi Rules of Criminal
180	Procedure, payable to the county and conditioned for the
181	appearance of the person on the return day and time of the writ
182	before the court to which the warrant is returnable, or in cases
183	of arrest without a warrant, on the day and time set by the court
184	or officer for arraignment, and there remain from day to day and
185	term to term until discharged.
186	(3) And if the person thus recognized or thus giving bond
187	fails to appear at the appointed time, it shall be the duty of the
188	justice court judge or conservator of the peace to return the
189	recognizance or bond, with his certificate of default, to the
190	court having jurisdiction of the case, and a recovery may be had
191	therein by scire facias, as in other cases of forfeiture. The

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justice court judge or other conservator of the peace shall also issue an alias warrant for the defaulter.

194 (* * *4) In circumstances involving an offense against any of the following: (a) a current or former spouse of the accused 195 196 or child of that person; (b) a person living as a spouse or who 197 formerly lived as a spouse with the accused or a child of that person; (c) a parent, grandparent, child, grandchild or someone 198 199 similarly situated to the accused; (d) a person who has a current 200 or former dating relationship with the accused; or (e) a person 201 with whom the accused has had a biological or legally adopted 202 child, the justice court judge or other conservator of the peace 203 shall check, or cause to be made a check, of the status of the 204 person for whom recognizance or bond is taken before ordering bail 205 in the Mississippi Protection Order Registry authorized under 206 Section 93-21-25, and the existence of a domestic abuse protection 207 order against the accused shall be considered when determining 208 appropriate bail.

- 209 (***<u>5</u>) After the court considers the provisions of 210 subsection (2) of this section, a misdemeanant may be released on 211 his or her own recognizance unless:
- 212 (a) The misdemeanant:
- 213 (i) Is on probation or parole;
- 214 (ii) Has other unresolved charges pending; or
- 215 (iii) Has a history of nonappearance; or
- 216 (b) The court finds that:

218	constitute a special danger to any other person or to the
219	community; or
220	(ii) Release of the misdemeanant on his or her own
221	recognizance is highly unlikely to assure the appearance of the
222	misdemeanant as required.
223	SECTION 3. This act shall take effect and be in force from

(i) The release of the misdemeanant would

224 and after July 1, 2023.

217