- 1 SB192
- 2 150178-2
- 3 By Senator Fielding
- 4 RFD: Judiciary
- 5 First Read: 15-JAN-14

1	150178-2:n:01/15/2014:FC/tan LRS2013-1328R1
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8	SYNOPSIS: Existing law does not provide procedures
9	for issuing an arrest warrant for a public
10	education employee concerning official duties of
11	the employee.
12	This bill would provide procedures for
13	issuing an arrest warrant for an employee
14	concerning actions performed in the official duties
15	of the employee.
16	This bill would provide for certain
17	exceptions.
18	
19	A BILL
20	TO BE ENTITLED
21	AN ACT
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23	Relating to public education; to provide procedures
24	for issuing an arrest warrant for a public education employee
25	concerning actions performed in the official duties of the
26	employee; and to provide for exceptions.
27	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

Section 1. For the purposes of this act, the following words have the following meanings:

- (1) PUBLIC EDUCATION. All public schools, public two-year postsecondary institutions, public four-year colleges and universities, the Alabama Institute for Deaf and Blind, the Alabama School of Fine Arts, the Alabama High School for Mathematics and Science, and the Department of Youth Services School District.
 - (2) PUBLIC EDUCATION or PUBLIC SCHOOL EMPLOYEE. Any full-time or part-time employee of the public schools or public education.
 - (3) PUBLIC SCHOOLS. All public schools, grades prekindergarten through 12, inclusive.

Section 2. (a) Before an arrest warrant for a felony is issued against any public education or public school employee for a criminal act which is alleged to have occurred while the employee was in the performance of official duties, the district attorney, or his or her designee, or the Attorney General shall evaluate the probable cause for the issuance of a warrant and present the probable cause to a court of competent jurisdiction to approve or deny the issuance of the warrant. The district attorney or Attorney General may ask the employee to appear for a review to determine if adequate probable cause exists for the issuance of the warrant.

(b) Before an arrest warrant for a misdemeanor offense or a municipal ordinance violation is issued against any public education or public school employee for a criminal

act which is alleged to have occurred while the employee was in the performance of official duties, the charge shall be reviewed by the law enforcement agency having jurisdiction where the alleged offense occurred. The law enforcement agency or a prosecutorial entity on the behalf of the law enforcement agency may present evidence of the offense to a magistrate or a district or municipal judge having jurisdiction before a warrant is issued. A warrant or complaint for a misdemeanor offense shall be issued to the law enforcement agency only after a finding of probable cause by the magistrate or a district or municipal judge.

- present any alleged charge against any public education or public school employee for a criminal act which is alleged to have occurred while the employee was in the performance of official duties to a grand jury to determine if adequate probable cause exists for the issuance of an indictment. No notice, pre-warrant, pre-indictment, or post-indictment procedure set forth in this act regarding any public education or public school employee shall apply to an investigation or presentment to a grand jury of the jurisdiction by the district attorney.
- (d) Nothing in this act shall preclude a law enforcement officer from making a warrantless arrest against a public education or public school employee where the offense, violation of law, or unlawful act occurred in his or her presence and he or she has probable cause to make an arrest.

(e) If the alleged offense occurred during the administration of discipline in any form, including corporal punishment, the keeping of order in the schools, the reporting of drug abuse, or the reporting of child abuse, the magistrate or district court or circuit court, having approved the warrant of arrest, upon motion of the district attorney, Attorney General, or other prosecuting authority or a public education or public school employee, may enter specific findings of fact and conclusions of law on the record as to why the immunities of Title 16, Chapter 28A, Section 13A-3-24, and Section 26-14-9 of the Code of Alabama 1975, do not make the employee immune from prosecution.

- arrest warrant by a magistrate or a circuit, district, or municipal judge against any public education or public school employee for a criminal act which is alleged to have occurred while the employee was in the performance of official duties upon presentation of probable cause if adequate evidence is presented to satisfy the magistrate that there is a significant risk that the accused will flee the jurisdiction or that the accused poses a threat to the safety or well-being of any person.
- (g) Rule 1101(b)(3) of the Alabama Rules of Evidence shall apply to any probable cause proceeding pursuant to this act.
- Section 3. All laws or parts of laws which conflict with this act are repealed.

- 1 Section 4. This act shall become effective on July
- 2 1, 2014, following its passage and approval by the Governor,
- 3 or its otherwise becoming law.