IN THE	COURT OF	COUNTY	, MISSISSIPPI
STATE OF MISSISSIPPI		CAUSE NUMBER:	
VS.			
		POWER NUMBER:	

ORDER PLACING HOLD ON PRINCIPAL/DEFENDANT

THIS CAUSE HAVING COME ON for consideration by the Court to place a **"Hold"** on the above named Principal/Defendant due to the Notice of Surrender of said Principal/Defendant filed by **Bail** for the reason(s) stated therein and the Court being fully advised in the premises finds that placing a **"Hold"** on said Principal/Defendant is necessary and appropriate under the circumstances.

IT IS THEREFORE ORDERED AND ADJUDGED that a HOLD is hereby authorized to be placed on said Principal/Defendant by the legal authority, as stated in the Notice of Surrender filed herein, who has custody of said Principal/Defendant and prior to release from custody, the releasing legal authority shall notify this Court and the Sheriff (or Designee) of the County aforestated sufficiently prior to said release to allow the said Principal/Defendant to be taken into custody and transported to the County Jail of the County aforestated for incarceration; and the Clerk of Designee is authorized to affix the signature of the Court to any such order if the Court is unavailable.

IT IS FURTHER ORDERED AND AJUDGED that Bail is hereby released from liability as to the bond posted herein by said Bail for and on behalf of said Principal/Defendant, provided that, upon release from incarceration in the foreign jurisdiction, return of the Principal/Defendant to the Sheriff of the County aforestated, shall be the responsibility of Bail.

FURTHER, Bail shall satisfy the responsibility to return Principal/Defendant held on this **"Hold Order"** in a foreign jurisdiction, upon release of the Principal/Defendant from the foreign jurisdiction either by personally returning Principal/Defendant to the Sheriff (of Designee) of the County aforestated at no cost to the said County or, where the foreign jurisdiction will not release Principal/Defendant to any person other than a lawful officer of the State of Mississippi, by said **Bail** reimbursing the County aforestated the reasonable cost of the return of said Principal/Defendant, not to exceed the cost that would be entailed or incurred in **Bail** personally returned the Principal/Defendant to the custody of the Sheriff (or Designee) of the County aforestated.

SO, ORDERED AND ADJUDGED, THIS THE _____ DAY OF _____, ____,

JUDGE

REASON FOR HOLD: