To: Judiciary B

By: Representatives Reynolds, Franks

COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 1267

AN ACT TO PROVIDE ENHANCED PENALTIES FOR CRIMES OF VIOLENCE 1 COMMITTED AGAINST PERSONS AGED 65 OR OLDER; TO REQUIRE NOTICE OF 3 PENALTY ENHANCEMENT; TO PROVIDE FOR A SEPARATE SENTENCING PROCEEDING; TO PROVIDE THAT PENALTIES MAY BE DOUBLED; AND FOR 5 RELATED PURPOSES. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 6 7 SECTION 1. The penalty for any felony or misdemeanor shall be subject to enhancement as provided in this act if the felony or misdemeanor was committed if the defendant knew or should have 9 10 known that the victim is sixty-five (65) years of age or older. SECTION 2. (1) For enhancement of the penalty for a felony 11 offense to apply, the prosecuting attorney if the defendant is 12 13 charged by information, or grand jury if an indictment is 14 returned, shall provide notice upon the information or indictment that the prosecutor will seek the enhanced penalty provided in 15 this act. The notice shall be in a clause separate from and in 16 addition to the substantive offense charged and shall not be 17 considered as an element of the offense charged. 18 (2) For enhancement of the penalty for a misdemeanor to 19 apply, the affiant, the prosecuting attorney if the defendant is 20 21 charged by information, or grand jury if an indictment is returned, shall provide written notice that the enhanced penalty 22

(3) There shall be no mention in the guilt or innocence

will be sought as provided in this act. The notice shall be in a

clause separate from and in addition to the substantive offense

charge and shall not be considered as an element of the offense

charged.

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- 28 phase of the trial or in any documents or evidence seen by the
- 29 jury that an enhanced penalty may be sought.
- 30 <u>SECTION 3.</u> (1) Upon conviction or adjudication of guilt of
- 31 a defendant of a crime of violence where notice has been duly
- 32 given that an enhanced penalty will be sought as provided in this
- 33 act, the court shall conduct a separate sentencing proceeding to
- 34 determine the sentence. For the purpose of this act "crime of
- 35 violence" means any crime which involves physical injury or
- 36 attempted physical injury to any person or which results in death
- 37 or an attempted killing. "Crime of violence" shall also include
- 38 burglary of an occupied dwelling. The proceeding shall be
- 39 conducted by the trial judge before the trial jury as soon as
- 40 practicable. If, through impossibility or inability, the trial
- 41 jury is unable to reconvene for a hearing on the issue of penalty,
- 42 having determined the guilt of the accused, the trial judge shall
- 43 summon a jury to determine whether an enhanced penalty should be
- 44 imposed. If trial by jury has been waived, or if the defendant
- 45 pleaded guilty, the sentencing proceeding shall be conducted
- 46 before a jury impaneled for that purpose. Provided, however, that
- 47 if the defendant enters a plea of guilty and waives trial by jury
- 48 for the sentencing proceeding, the sentencing proceeding shall be
- 49 conducted before the trial judge sitting without a jury. In the
- 50 proceeding, evidence may be presented as to any matter that the
- 51 court deems relevant to sentence. However, this subsection shall
- 52 not be construed to authorize the introduction of any evidence
- 53 secured in violation of the Constitution of the United States or
- of the State of Mississippi. The state and the defendant or his
- 55 counsel or both defendant and counsel shall be permitted to
- 56 present arguments for or against any sentence sought.
- 57 (2) In order to impose an enhanced penalty under the
- 58 provisions of this act, the jury must find beyond a reasonable
- 59 doubt:
- 60 (a) That the defendant perceived, knew, or had

- 61 reasonable grounds to know or perceive that the victim was within
- 62 the class delineated; and
- (b) That the defendant maliciously and with specific
- 64 intent committed the offense because the victim was within the
- 65 class delineated.
- 66 (3) That the victim was within the class delineated means
- 67 that the reason the underlying crime was committed was because the
- 68 defendant knew or should have known that the victim is sixty-five
- 69 (65) years of age or older.
- 70 <u>SECTION 4.</u> In the event it is found beyond a reasonable
- 71 doubt that the offense was committed and the defendant knew or
- 72 should have known that the victim is sixty-five (65) years of age
- 73 or older, then the penalty for the offense may be enhanced by
- 74 punishment for a term of imprisonment of up to twice that
- 75 authorized by law for the offense committed, or a fine of up to
- 76 twice that authorized by law for the offense committed, or both.
- 77 SECTION 5. This act shall take effect and be in force from
- 78 and after July 1, 1999.