By: Representative Bailey

To: Game and Fish

HOUSE BILL NO. 1334

1	AN ACT TO AMEND SECTIONS $49-7-5$, $49-7-9$ AND $49-15-313$,
2	MISSISSIPPI CODE OF 1972, TO PROVIDE THAT ANY PERSON WHO HAS BEEN
3	ADJUDGED BY ANY STATE OR FEDERAL AGENCY AS BEING TOTALLY DISABLED
4	SHALL BE EXEMPT FROM THE REQUIREMENTS OF PROCURING A HUNTING OR
5	FISHING LICENSE; TO REPEAL SECTION 49-7-2, MISSISSIPPI CODE OF
6	1972, WHICH DEFINES THE TERM "SOCIAL SECURITY ADMINISTRATION" AS
7	USED IN THE CHAPTER OF LAW RELATING TO HUNTING AND FISHING; AND
8	FOR RELATED PURPOSES.

- 9 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- SECTION 1. Section 49-7-5, Mississippi Code of 1972, is
- 11 amended as follows:
- 49-7-5. (1) (a) Any resident, as defined in Section
- 13 49-7-3, upon application, shall receive a combination resident
- 14 hunting and fishing license for the sum of Seventeen Dollars
- 15 (\$17.00). Such license shall qualify the licensee to hunt under
- 16 this chapter all game and fowl, including deer and turkey, and to
- 17 fish in any county of the state.
- 18 (b) Any resident, as defined in Section 49-7-3, upon
- 19 application, shall receive a resident combination small game
- 20 hunting and fishing license for the sum of Thirteen Dollars
- 21 (\$13.00) together with the fee provided in Section 49-7-17 to the
- 22 office or agent issuing such license. Such hunting license shall
- 23 qualify the licensee to hunt and fish under this chapter all game
- 24 and fowl, except deer and turkey, in any county in the state.
- 25 (c) Any resident of the State of Mississippi, as
- 26 defined in Section 49-7-3, upon application, shall receive a
- 27 resident small game license, and for it shall pay the issuing
- 28 officer or agent the sum of Thirteen Dollars (\$13.00), together
- 29 with the fee provided in Section 49-7-17 to the officer or agent

- 30 issuing such license. Such hunting license shall qualify the
- 31 person holding the same to hunt under the provisions of this
- 32 chapter, and in season, all game and fowl, except deer and turkey,
- 33 in any county in the state.
- 34 (d) Any resident, as defined in Section 49-7-3, upon
- 35 application, shall receive a sportsman's license for the sum of
- 36 Thirty-two Dollars (\$32.00). Such license shall qualify the
- 37 licensee to hunt under this chapter all game and fowl, including
- 38 deer and turkey, and to fish as provided by law, in any county in
- 39 the state, and to hunt using primitive weapons and bow and arrow
- 40 in the manner provided by law. The commission may notify the
- 41 licensee of the expiration of his license, and the licensee may
- 42 renew the license by mailing the sum of Thirty-two Dollars
- 43 (\$32.00) to the commission. A licensee who has not renewed the
- 44 license within thirty (30) days after the expiration date shall be
- 45 removed from the commission's records, and the licensee must apply
- 46 to be placed on the renewal list.
- 47 (2) (a) Any resident citizen of the State of Mississippi
- 48 who has not reached the age of sixteen (16) years or who has
- 49 reached the age of sixty-five (65) years, or any resident citizen
- 50 who is blind, paraplegic or a multiple amputee, or who has been
- 51 adjudged by <u>any state or federal agency</u> as <u>being</u> totally disabled,
- * * * shall not be required to purchase or have in his
- 53 possession, a hunting or fishing license while engaged in such
- 54 activities. A person exempt by reason of $\underline{\text{such}}$ disability, * * *
- or who is blind, paraplegic or a multiple amputee, shall have in
- 56 their possession and on their person proof of their age,
- 57 residency, disability status or other respective physical
- 58 impairment while engaged in the activities of hunting or fishing.
- 59 (b) All exempt hunting and fishing licenses previously
- 60 issued for disabilities shall be null and void effective July 1,
- 61 1993.
- 62 (3) No license shall be required of residents to hunt, fish
- 63 or trap on lands in which the record title is vested in such
- 64 person.
- 65 (4) Any person or persons exempt under this section from
- 66 procuring a license shall be subject to and must comply with all

- 67 other terms and provisions of this chapter.
- 68 (5) Any person authorized to issue any license under this
- 69 section may collect and retain for the issuance of each license
- 70 the additional fee authorized under Section 49-7-17.
- 71 SECTION 2. Section 49-7-9, Mississippi Code of 1972, is
- 72 amended as follows:
- 73 49-7-9. (1) (a) Each resident of the State of Mississippi,
- 74 as defined in Section 49-7-3, fishing in the public fresh waters
- 75 of the state, including lakes and reservoirs, but not including
- 76 privately owned ponds and streams, shall pay an annual license fee
- 77 of Eight Dollars (\$8.00). Any resident purchasing a public
- 78 freshwater fishing license as prescribed in this subsection shall
- 79 be entitled to fish, in accordance with the regulations and
- 80 ordinances of the commission, in all public fresh waters within
- 81 the territory of the State of Mississippi.
- 82 (b) A resident may purchase a resident fishing license
- 83 valid for a period of three (3) days for the sum of Three Dollars
- 84 (\$3.00).
- 85 (c) No license shall be required of any resident
- 86 citizen of the State of Mississippi who has not reached the age of
- 87 sixteen (16) years or who has reached the age of sixty-five (65)
- 88 years or who is blind, paraplegic, a multiple amputee or has been
- 89 adjudged by any state or federal agency as being totally
- 90 disabled * * *. Such person shall not be required to purchase or
- 91 have in his possession a hunting or fishing license while engaged
- 92 in such activities.
- 93 (d) A person exempt by reason of age, total * * *
- 94 disability * * * or who is blind, paraplegic or a multiple
- 95 amputee, shall have in their possession and on their person proof
- 96 of their age, residency, disability status or other respective
- 97 physical impairment while engaged in the activities of hunting or
- 98 fishing.
- 99 (2) Any person engaged in fishing for commercial purposes

100 and selling or peddling nongame gross fish at retail or selling or shipping same at wholesale, as to markets, dealers or canning 101 102 plants, shall pay Thirty Dollars (\$30.00) for a commercial fishing 103 license. Each piece of commercial fishing equipment must have a 104 commercial fishing equipment tag (at a cost of Three Dollars (\$3.00) each) attached. A piece of commercial fishing equipment 105 106 is defined as: One (1) each hoop or barrel net; one thousand 107 (1,000) feet or less of trotline; one thousand (1,000) feet or less of snagline; three thousand (3,000) feet or less of gill 108 109 netting; or three thousand (3,000) feet or less of trammel netting. Netting of over three thousand (3,000) feet is 110

- Upon payment of the Thirty Dollars (\$30.00) license and tags
 for use of hoop or barrel nets, the purchaser of the license is
 hereby permitted to use lead nets thirty-five (35) yards in length
 for each two (2) barrel nets used, but not to exceed seven (7)
 lead nets.
- 117 (3) Each person taking nongame gross fish as defined in 118 Section 49-7-1, of any kind from the fresh waters of the state 119 shall be considered a producer and shall be entitled to sell his 120 own catch to anyone.
 - (4) Each person buying or handling nongame gross fish secured from commercial fishermen or others for the purpose of resale, whether handled on a commission basis or otherwise, and each resident person shipping nongame gross fish not his own catch out of the State of Mississippi shall be considered a wholesale dealer and shall pay a commercial fishing license in the sum of Thirty Dollars (\$30.00) per annum. Nonresident wholesale dealers who buy nongame gross fish from fishermen or resident wholesale dealers for the purpose of resale shall obtain a nonresident commercial fishing license. Resident wholesale dealers licenses shall be issued only to persons who have been bona fide residents of the State of Mississippi for at least six (6) months. Any

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prohibited.

- 133 nonresident who brings nongame gross fish into the state from
- 134 without the state for the purpose of resale to a wholesale or
- 135 retail dealer or to the consumer shall obtain a nonresident
- 136 commercial fishing license.
- 137 (5) Each resident buying nongame gross fish from a licensed
- 138 wholesale dealer or licensed commercial fisherman for retail sale
- 139 to the consumer only on rural or urban routes shall pay the sum of
- 140 Thirty Dollars (\$30.00) per annum for a commercial fishing license
- 141 to do so.
- 142 (6) Each person engaged in the buying and selling of nongame
- 143 gross fish as a wholesale dealer's agent, whether on a commission
- 144 or salary basis, or otherwise, and not selling in the open market,
- 145 or any vessel buying nongame gross fish to make up a cargo, shall
- 146 pay a commercial fishing license in the sum of Thirty Dollars
- 147 (\$30.00) per annum and shall be responsible for any illegal
- 148 transaction ensuing between the time he purchases from the
- 149 fisherman and the time the fish are accepted by the wholesaler by
- 150 whom he is employed.
- 151 (7) Any person using a wooden or plastic slat basket shall
- 152 pay a fee of Thirty Dollars (\$30.00) per basket per annum in
- 153 addition to a commercial license. Slat baskets are defined as
- 154 commercial fishing devices used solely for the capture of catfish
- 155 and made entirely of wood and/or plastic slats in a boxlike or
- 156 cylindrical shape. Slat baskets shall not exceed six (6) feet in
- 157 length nor exceed fifteen (15) inches in width and height or
- 158 diameter, may have no more than two (2) throats, and must have at
- least four (4) slot openings of a minimum one and one-half (1-1/2)
- 160 by twenty-four (24) inches evenly spaced around the sides of the
- 161 catch area. The one and one-half (1-1/2) inch wide slots must
- 162 begin at the rear of the basket and run twenty-four (24) inches
- 163 toward the throat end of the basket. Slat baskets may only be
- 164 fished in public waters of the State of Mississippi that are
- 165 opened to commercial fishing. Slat baskets shall be placed at

- 166 least one hundred (100) yards apart and may not be used with any
- 167 form of leads, netting or guiding devices. Each slat basket shall
- 168 have a metal slat basket tag attached to it with the tag number of
- 169 the owner imprinted on it. Such slat basket tags shall be
- 170 purchased from the department at a fee of Three Dollars (\$3.00)
- 171 per tag. Any other identification of the owner of the basket
- 172 shall meet such specifications as set by the department. Slat
- 173 baskets may be fished statewide except where specifically
- 174 prohibited.
- 175 Any violation of the provisions of this subsection shall be a
- 176 Class I violation as prescribed in Section 49-7-141.
- 177 (8) It is unlawful for any person coming under the terms of
- 178 this section to offer for sale undersized nongame gross fish, as
- 179 set out and classified herein.
- 180 (9) All persons fishing in privately owned lakes or ponds
- 181 shall have specific permission to do so from the owner of such
- 182 lake or pond.
- 183 (10) The commission is authorized to issue nonresident
- 184 freshwater commercial fishing licenses to be sold by the
- 185 department and not by licensing agents. The commission shall
- 186 determine the fee and shall promulgate such rules and regulations
- 187 as it deems appropriate for issuance of nonresident freshwater
- 188 commercial fishing licenses.
- 189 (11) July 4 of each year is designated as "Free Fishing
- 190 Day." Any person may sport fish without a license on "Free
- 191 Fishing Day."
- 192 (12) Any person authorized to issue any license under this
- 193 section may collect and retain for issuing each license the
- 194 additional fee authorized under Section 49-7-17.
- 195 SECTION 3. Section 49-15-313, Mississippi Code of 1972, is
- 196 amended as follows:
- 197 49-15-313. (1) Any resident between the ages of sixteen
- 198 (16) and sixty-five (65) years, as defined in Section 49-7-3,

- 199 fishing in the marine waters of the state, shall obtain a saltwater sports fishing license for a fee of Four Dollars 200 201 (\$4.00). This license shall be valid in any waters south of Interstate 10. Any resident citizen who is blind, paraplegic or a 202 203 multiple amputee, or who has been adjudged by any state or federal agency as being totally disabled * * * shall not be required to 204 205 purchase or have in his possession a saltwater sports fishing 206 license while engaged in such activities. Any resident exempt 207 under this section shall have on his person while fishing proof of 208 residency and age or disability.
- 209 The commission shall prescribe the forms, types and fees 210 for nonresident saltwater sports fishing licenses except that the fee for a nonresident saltwater sports fishing license shall not 211 be less than Twenty Dollars (\$20.00). The commission shall 212 require a nonresident to purchase a nonresident freshwater fishing 213 214 license and a nonresident saltwater sports fishing license if the 215 nonresident's state requires both licenses for a nonresident to fish in its marine waters. 216
- 217 (3) All vessels engaged in charter boat fishing, party boat fishing, head boat and guide boat fishing shall be issued a 218 219 separate annual license by the commission at a fee of Two Hundred 220 Dollars (\$200.00). Crew members and customers of the licensed 221 vessels shall not be required to purchase an individual resident 222 or nonresident saltwater fishing license while sponsored by the 223 licensed vessels. An operator of a licensed vessel shall be 224 required to report the number of customers to the department as 225 required by the commission and the information shall be kept confidential and shall not be released, except to other fisheries 226 227 management agencies or as statistical data.
- 228 (4) The saltwater sports fishing license is required for 229 hook and line fishing only.
- 230 (5) Any resident who purchases a lifetime sportsman's 231 license, in accordance with Section 49-7-153, shall be entitled to

- 232 fish in the marine salt waters of the state and shall be exempt
- 233 from the purchase of a sport saltwater fishing license.
- 234 (6) Any person authorized to issue a license may collect and
- 235 retain, for each saltwater fishing license issued, the additional
- 236 fee authorized under Section 49-7-17.
- 237 (7) The fees collected from the sale of resident and
- 238 nonresident saltwater sports fishing licenses shall be deposited
- 239 into the Seafood Fund and shall be used solely for the management
- 240 of marine resources.
- 241 (8) Participants in the Very Special Fishing Olympics are
- 242 exempt from this section.
- 243 (9) July 4 of each year is designated as "Free Saltwater
- 244 Sports Fishing Day." Any person may saltwater sport fish without
- 245 a license on the "Free Saltwater Sports Fishing Day."
- SECTION 4. Section 49-7-2, Mississippi Code of 1972, which
- 247 defines the term "Social Security Administration," as used in the
- 248 chapter of law relating to hunting and fishing, is repealed.
- 249 SECTION 5. This act shall take effect and be in force from
- 250 and after July 1, 1999.