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By: Representative Denny

To: Judiciary B

HOUSE BILL NO. 487

1 2 3 4 5 6	AN ACT TO CREATE A NEW CODE SECTION TO BE CODIFIED AS SECTION 97-3-8, MISSISSIPPI CODE OF 1972, TO PROVIDE FOR THE CRIMINAL OFFENSE OF ATTEMPTED MURDER AND TO PROVIDE PENALTIES FOR THE COMMISSION OF ATTEMPTED MURDER; TO AMEND SECTION 97-3-7, MISSISSIPPI CODE OF 1972, TO REVISE THE OFFENSE OF AGGRAVATED ASSAULT; AND FOR RELATED PURPOSES.
7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
8	SECTION 1. The following shall be codified as Section
9	97-3-8, Mississippi Code of 1972:
10	97-3-8. A person is guilty of attempted murder if he
11	attempts to kill another human being or attempts to cause or
12	purposely or knowingly causes bodily injury to another with a
13	deadly weapon or other means likely to produce death or serious
14	bodily harm; and, upon conviction, he shall be punished by
15	imprisonment in the State Penitentiary for not less than twenty
16	(20) years or by imprisonment for life in the State Penitentiary,
17	in the discretion of the court. A person convicted of attempted
18	murder upon a law enforcement officer or fireman while such law
19	enforcement officer or fireman is acting within the scope of his
20	duty and office shall be punished by imprisonment for life in the
21	State Penitentiary. Any person convicted of a second or
22	subsequent offense of attempted murder shall be sentenced to
23	imprisonment for life without parole in the State Penitentiary.
24	SECTION 2. Section 97-3-7, Mississippi Code of 1972, is
25	amended as follows:
26	97-3-7. (1) A person is guilty of simple assault if he (a)
27	attempts to cause or purposely, knowingly or recklessly causes
28	bodily injury to another; or (b) negligently causes bodily injury

to another with a deadly weapon or other means likely to produce

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    death or serious bodily harm; or (c) attempts by physical menace
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    to put another in fear of imminent serious bodily harm; and, upon
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    conviction, he shall be punished by a fine of not more than Five
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    Hundred Dollars ($500.00) or by imprisonment in the county jail
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    for not more than six (6) months, or both. However, a person
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    convicted of simple assault (a) upon a statewide elected official,
    law enforcement officer, fireman, emergency medical personnel,
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    public health personnel, social worker or child protection
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    specialist employed by the Department of Human Services or another
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    agency, superintendent, principal, teacher or other instructional
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    personnel, school attendance officer, school bus driver, or a
    judge of a circuit, chancery, county, justice or youth court or a
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    judge of the Court of Appeals or a justice of the Supreme Court,
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    district attorney, legal assistant to a district attorney, county
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    prosecutor, municipal prosecutor, court reporter employed by a
    court, court administrator, clerk or deputy clerk of the court, or
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    public defender, while such statewide elected official, judge or
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    justice, law enforcement officer, fireman, emergency medical
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    personnel, public health personnel, social worker, child
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    protection specialist, superintendent, principal, teacher or other
    instructional personnel, school attendance officer, school bus
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    driver, district attorney, legal assistant to a district attorney,
    county prosecutor, municipal prosecutor, court reporter employed
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    by a court, court administrator, clerk or deputy clerk of the
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    court, or public defender is acting within the scope of his duty,
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    office or employment, or (b) upon a legislator while the
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    Legislature is in regular or extraordinary session or while
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    otherwise acting within the scope of his duty, office or
    employment, shall be punished by a fine of not more than One
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    Thousand Dollars ($1,000.00) or by imprisonment for not more than
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    five (5) years, or both.
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(2) A person is guilty of aggravated assault if he * * *

attempts to cause serious bodily injury to another, or causes such

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injury purposely, knowingly or recklessly under circumstances
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    manifesting extreme indifference to the value of human life * * *
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    and, upon conviction, he shall be punished by imprisonment in the
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    county jail for not more than one (1) year or in the Penitentiary
    for not more than twenty (20) years. However, a person convicted
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    of aggravated assault (a) upon a statewide elected official, law
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    enforcement officer, fireman, emergency medical personnel, public
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    health personnel, social worker or child protection specialist
    employed by the Department of Human Services or another agency,
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    superintendent, principal, teacher or other instructional
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    personnel, school attendance officer, school bus driver, or a
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    judge of a circuit, chancery, county, justice or youth court or a
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    judge of the Court of Appeals or a justice of the Supreme Court,
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    district attorney, legal assistant to a district attorney, county
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    prosecutor, municipal prosecutor, court reporter employed by a
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    court, court administrator, clerk or deputy clerk of the court, or
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    public defender, while such statewide elected official, judge or
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    justice, law enforcement officer, fireman, emergency medical
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    personnel, public health personnel, social worker, child
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    protection specialist, superintendent, principal, teacher or other
    instructional personnel, school attendance officer, school bus
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    driver, district attorney, legal assistant to a district attorney,
    county prosecutor, municipal prosecutor, court reporter employed
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    by a court, court administrator, clerk or deputy clerk of the
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    court, or public defender is acting within the scope of his duty,
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    office or employment, or (b) upon a legislator while the
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    Legislature is in regular or extraordinary session or while
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    otherwise acting within the scope of his duty, office or
    employment, shall be punished by a fine of not more than Five
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    Thousand Dollars ($5,000.00) or by imprisonment for not more than
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    thirty (30) years, or both.
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         (3) A person is guilty of simple domestic violence who
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commits simple assault as described in subsection (1) of this

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section against a family or household member who resides with the 96 97 defendant or who formerly resided with the defendant, a current or 98 former spouse, a person who has a current dating relationship with 99 the defendant, or a person with whom the defendant has had a 100 biological or legally adopted child and upon conviction, the 101 defendant shall be punished as provided under subsection (1) of 102 this section; however, upon a third or subsequent conviction of simple domestic violence, whether against the same or another 103 104 victim and within five (5) years, the defendant shall be guilty of a felony and sentenced to a term of imprisonment not less than 105 106 five (5) nor more than ten (10) years. In sentencing, the court shall consider as an aggravating factor whether the crime was 107 108 committed in the physical presence or hearing of a child under sixteen (16) years of age who was, at the time of the offense, 109 living within either the residence of the victim, the residence of 110 the perpetrator, or the residence where the offense occurred. 111 112 A person is guilty of aggravated domestic violence who 113 commits aggravated assault as described in subsection (2) of this section against a family or household member who resides with the 114 115 defendant or who formerly resided with the defendant, or a current 116 or former spouse, a person who has a current dating relationship 117 with the defendant, or a person with whom the defendant has had a biological or legally adopted child and upon conviction, the 118 119 defendant shall be punished as provided under subsection (2) of 120 this section; however, upon a third or subsequent offense of aggravated domestic violence, whether against the same or another 121 122 victim and within five (5) years, the defendant shall be guilty of a felony and sentenced to a term of imprisonment of not less than 123 five (5) nor more than twenty (20) years. In sentencing, the 124 125 court shall consider as an aggravating factor whether the crime 126 was committed in the physical presence or hearing of a child under 127 sixteen (16) years of age who was, at the time of the offense, living within either the residence of the victim, the residence of 128 *HR40/R194* 487 H. B. No.

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- 129 the perpetrator, or the residence where the offense occurred.
- 130 Reasonable discipline of a child, such as spanking, is not an
- 131 offense under this subsection (4).
- 132 (5) "Dating relationship" means a social relationship of a
- 133 romantic or intimate nature.
- 134 (6) Every conviction of domestic violence may require as a
- 135 condition of any suspended sentence that the defendant participate
- 136 in counseling or treatment to bring about the cessation of
- 137 domestic abuse. The defendant may be required to pay all or part
- 138 of the cost of the counseling or treatment, in the discretion of
- 139 the court.
- 140 (7) In any conviction of assault as described in any
- 141 subsection of this section which arises from an incident of
- 142 domestic violence, the sentencing order shall include the
- 143 designation "domestic violence."
- 144 **SECTION 3.** This act shall take effect and be in force from
- 145 and after July 1, 2005.