By: Representative Shows

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COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 620

1 2 3 4 5 6 7 8	AN ACT TO AMEND SECTION 49-19-3, MISSISSIPPI CODE OF 1972, TO AUTHORIZE MISSISSIPPI FORESTRY COMMISSION LAW ENFORCEMENT OFFICERS TO ISSUE CITATIONS FOR ANY VIOLATION OF THOSE LAWS DESIGNED FOR THE PROTECTION FROM FIRE RECKLESSLY OR WITH GROSS NEGLIGENCE BEING COMMUNICATED ON THE LANDS OF ANOTHER; TO AMEND SECTION 97-17-13, MISSISSIPPI CODE OF 1972, TO REVISE THE PENALTY FOR PERSONS CONVICTED OF BURNING THE LANDS OF ANOTHER DUE TO RECKLESSNESS OR GROSS NEGLIGENCE; AND FOR RELATED PURPOSES.
9	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
10	SECTION 1. Section 49-19-3, Mississippi Code of 1972, is
11	amended as follows:
12	49-19-3. The duties and powers of the commission shall be:
13	(a) To appoint a State Forester, who shall serve at the
14	will and pleasure of the commission and who is qualified to
15	perform the duties as set forth herein; and to pay him such salary
16	as is provided by the Legislature, and allow him such office
17	expenses incidental to the performance of his official duties as
18	the commission, in its discretion, may deem necessary; and to
19	charge him with the immediate direction and control, subject to
20	the supervision and approval of the commission, of all matters
21	relating to forestry as authorized herein. Any person appointed
22	by the commission as State Forester shall have received a
23	bachelor's degree in forestry from an accredited school or college
24	of forestry and shall be licensed and registered under the
25	provisions of the Mississippi Foresters Registration Law (Section
26	73-36-1 et seq.) and in addition shall have had at least five (5)
27	years' administrative experience in a forestry-related field.
28	(b) To take such action and provide and maintain such
29	organized means as may seem necessary and expedient to prevent,
30	control and extinguish forest fires, including the enforcement of
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- 31 any and all laws pertaining to the protection of forests and
- 32 woodland.
- 33 (c) To encourage forest and tree planting for the
- 34 production of a wood crop, for the protection of water supply, for
- 35 windbreak and shade, or for any other beneficial purposes
- 36 contributing to the general welfare, public hygiene and comfort of
- 37 the people.
- 38 (d) To cause to be made such technical investigations
- 39 and studies concerning forest conditions, the propagation, care
- 40 and protection of forest and shade trees, the care and management
- 41 of forests, their growth, yield and the products and by-products
- 42 thereof, and any other competent subject, including forest
- 43 taxation, bearing on the timber supply and needs of the state,
- 44 which the commission, in its discretion, may deem proper.
- 45 (e) To assist and cooperate with any federal or state
- 46 department or institution, county, town, corporation or
- 47 individual, under such terms as in the judgment of the commission
- 48 will best serve the public interest, in the preparation and
- 49 execution of plans for the protection, management, replacement, or
- 50 extension of the forest, woodland and roadside or other ornamental
- 51 tree growth in the state.
- 52 (f) To encourage public interest in forestry by means
- of correspondence, the public press, periodicals, the publication
- of bulletins and leaflets for general distribution, the delivery
- of lectures in the schools and other suitable means, and to
- 56 cooperate to the fullest extent with the extension department
- 57 services of the state colleges in promoting reforestation. It
- 58 shall be the duty of the State Forester to cooperate with private
- 59 timber owners in laying plans for the protection, management and
- 60 replacement of forests and in aiding them to form protection
- 61 associations. It shall be his duty to examine all timbered lands
- 62 belonging to the state and its institutions and report to the

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63 commission upon their timber conditions and actual value, and also

- 64 whether some of these lands may not be held as state forests. He
- 65 shall be responsible for the protection and management of lands
- donated, purchased or belonging to the state or state
- 67 institutions, and all other lands reserved by the state as state
- 68 forests.
- (g) To control the expenditure of any and all funds
- 70 appropriated or otherwise made available for the several purposes
- 71 set forth herein under suitable regulations and restrictions by
- 72 the commission and to specifically authorize any officer or
- 73 employee of the commission to incur necessary and stipulated
- 74 expenses in connection with the work in which such person may be
- 75 engaged.
- 76 (h) To submit annually to the Legislature a report of
- 77 the expenditures, proceedings and results achieved, together with
- 78 such other matters including recommendations concerning
- 79 legislation as are germane to the aims and purposes of this
- 80 chapter.
- 81 (i) To create, establish and organize the State of
- 82 Mississippi into forestry districts for the most effective and
- 83 efficient administration of the commission.
- (j) To appoint, upon the State Forester's
- 85 recommendation, six (6) individuals who shall be designated
- 86 Mississippi Forestry Commission Law Enforcement Officers with
- 87 authority to bear arms, investigate and make arrests; however, the
- 88 law enforcement duties and authority of the officers shall be
- 89 limited to woods arson. The officers shall comply with applicable
- 90 minimum educational and training standards for law enforcement
- 91 officers. These officers may issue citations for any violation of
- 92 those laws designed for the protection from fire recklessly or
- 93 with gross negligence being communicated on the lands of another.
- 94 A citation issued by a Forestry Commission law enforcement officer
- 95 shall be issued on a uniform citation form consisting of an
- 96 original and at least two (2) copies. Such citation shall show,

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among other necessary information, the name of the issuing
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     officer, the name of the court in which the cause is to be heard
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     and the date and time the person charged with a violation is to
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     appear to answer the charge. The uniform citation form shall make
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     a provision on it for information that will constitute a complaint
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     charging the offense for which the citation was issued and, when
     duly sworn to and filed with a court of competent jurisdiction,
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     prosecution may proceed under that complaint. For the purposes of
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     this section, the fact that any person is found to have a brush or
     debris pile or other material which is or was being burned and
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     reasonable and prudent efforts were not taken to prevent the
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     spread of the fire and from which fire communicated on the lands
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     of another shall be evidence that such person recklessly or with
     gross negligence caused the land to burn.
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          This subsection shall stand repealed on June 30, 2006.
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          SECTION 2. Section 97-17-13, Mississippi Code of 1972, is
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     amended as follows:
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          97-17-13.
                     If any person willfully, maliciously, and
     feloniously sets on fire any woods, meadow, marsh, field or
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     prairie, not his own, he shall be guilty of a felony and shall,
     upon conviction, be sentenced to the State Penitentiary for not
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     more than two (2) years nor less than one (1) year, or fined not
     less than Two Hundred Dollars ($200.00) nor more than One Thousand
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     Dollars ($1,000.00), or both, in the discretion of the court.
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          Provided, however, if any person recklessly or with gross
     negligence causes fire to be communicated to any woods, meadow,
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     marsh, field or prairie, not his own, he shall be guilty of a
     misdemeanor and shall, on conviction, be fined not less than One
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     Hundred Dollars ($100.00) nor more than Five Hundred Dollars
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     ($500.00), or imprisoned in the county jail not more than three
     (3) months, or both, in the discretion of the court.
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     purposes of this section, the fact that any person is found to
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     have a brush or debris pile or other material which is or was
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130	being burned and reasonable and prudent efforts were not taken to
131	prevent the spread of the fire and from which fire communicated on
132	the lands of another shall be evidence that such person recklessly
133	or with gross negligence caused the land to burn.
134	In addition to the fines provided herein, upon conviction, a
135	person shall be ordered to reimburse and pay in restitution
136	directly to any organized fire suppression agency recognized by
137	the Mississippi Forestry Commission all the costs the agency
138	incurred related to the suppression and abatement of the fire.
139	This section shall stand repealed on July 1, 2007.
140	SECTION 3. This act shall take effect and be in force from
141	and after July 1, 2005.