House Amendments to Senate Bill No. 2426

TO THE SECRETARY OF THE SENATE:

THIS IS TO INFORM YOU THAT THE HOUSE HAS ADOPTED THE AMENDMENTS SET OUT BELOW:

AMENDMENT NO. 1

Amend by striking all after the enacting clause and inserting in lieu thereof the following:

9 Section 97-3-15, Mississippi Code of 1972, is 10 amended as follows: 97-3-15. (1) The killing of a human being by the act, 11 procurement or omission of another shall be justifiable in the 12 following cases: 13 14 When committed by public officers, or those acting 15 by their aid and assistance, in obedience to any judgment of a 16 competent court; 17 (b) When necessarily committed by public officers, or 18 those acting by their command in their aid and assistance, in overcoming actual resistance to the execution of some legal 19 20 process, or to the discharge of any other legal duty; 21 (c) When necessarily committed by public officers, or 22 those acting by their command in their aid and assistance, in 23 retaking any felon who has been rescued or has escaped; 24 When necessarily committed by public officers, or those acting by their command in their aid and assistance, in 25 arresting any felon fleeing from justice; 26 (e) When committed by any person in resisting any 27 28 attempt unlawfully to kill such person or to commit any felony 29 upon him, or upon or in any dwelling, in any occupied vehicle, in any place of business, in any place of employment or in the 30

immediate premises thereof in which such person shall be;

person or any other human being, where there shall be reasonable

ground to apprehend a design to commit a felony or to do some

When committed in the lawful defense of one's own

(f)

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35 great personal injury, and there shall be imminent danger of such

- 36 design being accomplished;
- When necessarily committed in attempting by lawful 37
- 38 ways and means to apprehend any person for any felony committed;
- 39 When necessarily committed in lawfully suppressing
- 40 any riot or in lawfully keeping and preserving the peace.
- (a) As used in subsection (1)(c) and * * * (d) of this 41
- 42 section, the term "when necessarily committed" means that a public
- 43 officer or a person acting by or at the officer's command, aid or
- assistance is authorized to use such force as necessary in 44
- 45 securing and detaining the felon offender, overcoming the
- offender's resistance, preventing the offender's escape, 46
- recapturing the offender if the offender escapes or in protecting 47
- himself or others from bodily harm; but such officer or person 48
- 49 shall not be authorized to resort to deadly or dangerous means
- 50 when to do so would be unreasonable under the circumstances.
- public officer or person acting by or at the officer's command may 51
- act upon a reasonable apprehension of the surrounding 52
- 53 circumstances; however, such officer or person shall not use
- excessive force or force that is greater than reasonably necessary 54
- 55 in securing and detaining the offender, overcoming the offender's
- 56 resistance, preventing the offender's escape, recapturing the
- 57 offender if the offender escapes or in protecting himself or
- 58 others from bodily harm.
- 59 (b) As used in subsection (1)(c) and * * * (d) of this
- section the term "felon" shall include an offender who has been 60
- convicted of a felony and shall also include an offender who is in 61
- custody, or whose custody is being sought, on a charge or for an 62
- 63 offense which is punishable, upon conviction, by death or
- 64 confinement in the Penitentiary.
- (c) As used in subsections (1)(e) and (3) of this 65
- 66 section, "dwelling" means a building or conveyance of any kind
- that has a roof over it, whether the building or conveyance is 67
- 68 temporary or permanent, mobile or immobile, including a tent, that

69 is designed to be occupied by people lodging therein at night,

- 70 including any attached porch;
- 71 (3) A person who uses defensive force shall be presumed to
- 72 have reasonably feared imminent death or great bodily harm, or the
- 73 commission of a felony upon him or another or upon his dwelling,
- 74 or against a vehicle which he was occupying, or against his
- business or place of employment or the immediate premises of such 75
- 76 business or place of employment, if the person against whom the
- 77 defensive force was used, was in the process of unlawfully and
- forcibly entering, or had unlawfully and forcibly entered, a 78
- dwelling, occupied vehicle, business, place of employment or the 79
- 80 immediate premises thereof or if that person had unlawfully
- removed or was attempting to unlawfully remove another against the 81
- 82 other person's will from that dwelling, occupied vehicle,
- 83 business, place of employment or the immediate premises thereof
- 84 and the person who used defensive force knew or had reason to
- believe that the forcible entry or unlawful and forcible act was 85
- occurring or had occurred. This presumption shall not apply if 86
- 87 the person against whom defensive force was used has a right to be
- in or is a lawful resident or owner of the dwelling, vehicle, 88
- business, place of employment or the immediate premises thereof or 89
- 90 is the lawful resident or owner of the dwelling, vehicle,
- business, place of employment or the immediate premises thereof or 91
- 92 if the person is a law enforcement officer engaged in the
- performance of his official duties, or if the person who uses 93
- 94 defensive force is engaged in unlawful activity;
- 95 (4) A person who is not the initial aggressor and is not
- engaged in unlawful activity shall have no duty to retreat before 96
- 97 using deadly force under subsection (1)(e) or (f) of this section
- 98 if the person is in a place where the person has a right to be,
- and no finder of fact shall be permitted to consider the person's 99
- 100 failure to retreat as evidence that the person's use of force was
- unnecessary, excessive or unreasonable. 101

102	(5) (a) The presumptions contained in subsection (3) of
103	this section shall apply in civil cases in which self-defense or
104	defense of another is claimed as a defense.
105	(b) The court shall award reasonable attorney's fees,
106	court costs, compensation for loss of income, and all expenses
107	incurred by the defendant in defense of any civil action brought
108	by a plaintiff if the court finds that the defendant acted in
109	accordance with subsection (1)(e) or (f) of this section. A
110	defendant who has previously been adjudicated "not guilty" of any
111	crime by reason of subsection (1)(e) or (f) of this section shall
112	be immune from any civil action for damages arising from same
113	conduct.

Further, amend by striking the title in its entirety and inserting in lieu thereof the following:

SECTION 2. This act shall take effect and be in force from

AN ACT TO AMEND SECTION 97-3-15, MISSISSIPPI CODE OF 1972, TO DEFINE "DWELLING," TO CREATE A PRESUMPTION OF THE RIGHT TO USE DEFINE DWELLING, TO CREATE A PRESOMPTION OF THE RIGHT TO USE DEFENSIVE FORCE, TO SPECIFY WHEN NO DUTY TO RETREAT EXISTS, TO PROVIDE IMMUNITY FROM CRIMINAL PROSECUTION UNDER CERTAIN CIRCUMSTANCES AS THEY RELATE TO JUSTIFIABLE HOMICIDE, AND TO 3 6 PROVIDE INDEMNIFICATION FOR CERTAIN LEGAL EXPENSES; AND FOR

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RELATED PURPOSES.

and after July 1, 2006.

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Don Richardson Clerk of the House of Representatives