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S. B. No. 2883

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By: Senator(s) Posey, Jordan, Thomas

To: Wildlife, Fisheries and Parks

## COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 2883

1 2 3 4 5 6	AN ACT TO AMEND SECTION 49-7-95, MISSISSIPPI CODE OF 1972, TO PRESCRIBE CERTAIN ELEMENTS THAT CONSTITUTE HEADLIGHTING; TO PROVIDE FOR AN APPEAL OF A THREE-YEAR FORFEITURE OF HUNTING, FISHING AND TRAPPING LICENSES AFTER A ONE-YEAR SUSPENSION; TO CREATE A LESSER OFFENSE OF HARASSING WILDLIFE AT NIGHT AND TO PROVIDE A PENALTY FOR VIOLATIONS; AND FOR RELATED PURPOSES.
7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
8	SECTION 1. Section 49-7-95, Mississippi Code of 1972, is
9	amended as follows:
10	49-7-95. (1) $\underline{\text{(a)}}$ Any person who hunts or takes or kills
11	any deer at night by headlighting, by any lighting device or light
12	amplifying device shall, upon conviction thereof, be guilty of a
13	Class I violation and shall be punished as provided in Section
14	49-7-141.
15	(b) For any person to be charged with a violation of
16	this subsection, that person must have been observed committing an
17	overt act consistent with the hunting of deer at night with the
18	aid of a light, lighting device or light amplifying device. Such
19	observation of an overt act may include, but shall not be limited
20	to, witnessing the discharge of a firearm, hearing the report of a
21	firearm being fired, observation of the alleged violator in
22	possession of a recently killed game animal which could not have
23	been killed during legal hunting hours, or observation of an
24	alleged violator upon the lands of another under the circumstances
25	set forth in this subsection.
26	(2) (a) Violators of * * * $\underline{\text{sub}}$ section $\underline{(1)}$ , twenty-one (21)
27	years old or older, upon conviction, shall also forfeit all
28	hunting, trapping and fishing privileges for a period of not less

than three (3) consecutive years from the date of conviction and

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\* SS26/ R1165CS. 1\*

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30 shall attend such courses prescribed by the commission. A
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- 31 violator shall pay a reinstatement fee of Five Hundred Dollars
- 32 (\$500.00) to have his privileges restored.
- 33 (b) A person twenty-one (21) years old, or older,
- 34 convicted of a first violation of subsection (1) may petition the
- 35 commission to have his privileges restored after one (1) year from
- 36 the date of his forfeiture. The commission may prescribe
- 37 conditions on the restoration of privileges for a first-time
- 38 offender, and the first-time offender shall pay a reinstatement
- 39 fee of Five Hundred Dollars (\$500.00).
- 40 (c) A violator of \* \* \* subsection (1) under the age of
- 41 twenty-one (21), upon conviction, shall forfeit all hunting,
- 42 trapping and fishing privileges for one (1) year from the date of
- 43 conviction, and shall attend courses prescribed by the commission.
- 44 A violator under the age of twenty-one (21) may petition the
- 45 commission to have his privileges restored after he has paid his
- 46 penalty. The violator shall pay a reinstatement fee of Two
- 47 Hundred Fifty Dollars (\$250.00) to have his privileges restored.
- 48 <u>(d)</u> A person under the age of twenty-one (21) convicted
- 49 of a second or subsequent violation of \* \* \* subsection (1) shall
- 50 forfeit all hunting, trapping and fishing privileges for a period
- of not less than three (3) consecutive years from the date of
- 52 conviction and shall attend courses prescribed by the commission.
- 53 The person shall pay a reinstatement fee of Five Hundred Dollars
- 54 (\$500.00) to have his privileges restored.
- (e) A person who is appealing from a violation of \* \* \*
- 56 <u>sub</u>section (1) shall have his hunting privileges suspended or
- 57 revoked as provided in Section 49-7-27.
- 58 (3) This section shall not apply to any deer killed in an
- 59 accident with any motor vehicle.
- 60 (4) Anyone found guilty of violating this section who shoots
- or kills any livestock shall be punished as provided in Section
- 62 97-41-15, in addition to the penalties provided in this section.
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63	(5) It shall be unlawful for a person to shine a light from
64	a public road or right-of-way, or on the property of another, at
65	night, from one-half (1/2) hour after sunset to one-half (1/2)
66	hour before sunrise, except this section shall not apply: (a) to
67	the normal use of headlights of a vehicle traveling on a public
68	road or right-of-way; (b) to law enforcement, emergency or utility
69	personnel in the performance of their official duties; (c) to
70	landowners, agricultural leaseholders or their designated agents
71	with written authorization from the landowner or agricultural
72	leaseholder, and upon lands owned or leased by the landowner,
73	leaseholder or agent; or (d) to persons lawfully hunting, fishing
74	or trapping. Any person convicted under this provision shall be
75	guilty of harassment of wildlife and shall be punished by a fine
76	of not less than One Hundred Dollars (\$100.00) nor more than Five
77	Hundred Dollars (\$500.00) or by imprisonment in the county jail
78	for not less than sixty (60) days nor more than six (6) months, or
79	by both such fine and imprisonment.
80	SECTION 2. This act shall take effect and be in force from
81	and after July 1, 2007.