## Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

## House Bill No. 827

## **BY: Committee**

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

- 8 **SECTION 1.** Section 49-7-9, Mississippi Code of 1972, is
- 9 amended as follows:
- 10 49-7-9. (1) (a) Each resident of the State of Mississippi,
- 11 as defined in Section 49-7-3, fishing in the public fresh waters
- 12 of the state, including lakes and reservoirs, but not including
- 13 privately owned ponds and streams, shall pay an annual license fee
- 14 of Eight Dollars (\$8.00). Any resident purchasing a public
- 15 freshwater fishing license as prescribed in this subsection shall
- 16 be entitled to fish, in accordance with the regulations and
- 17 ordinances of the commission, in all public fresh waters within
- 18 the territory of the State of Mississippi.
- 19 (b) A resident may purchase a resident fishing license
- 20 valid for a period of three (3) days for the sum of Three Dollars
- 21 (\$3.00).
- 22 (c) No license shall be required of any resident
- 23 citizen of the State of Mississippi who has not reached the age of
- 24 sixteen (16) years or who has reached the age of sixty-five (65)
- 25 years or who is blind, paraplegic, a multiple amputee or has been
- 26 adjudged by the Veterans Administration as having a total

- 27 service-connected disability, or has been adjudged totally
- 28 disabled by the Social Security Administration. Such person shall
- 29 not be required to purchase or have in his possession a hunting or
- 30 fishing license while engaged in such activities.
- 31 (d) A person exempt by reason of age, total
- 32 service-connected disability as adjudged by the Veterans
- 33 Administration or total disability as adjudged by the Social
- 34 Security Administration or who is blind, paraplegic or a multiple
- 35 amputee, shall have in their possession and on their person proof
- 36 of their age, residency, disability status or other respective
- 37 physical impairment while engaged in the activities of hunting or
- 38 fishing.
- 39 (2) Any resident engaged in fishing for commercial purposes
- 40 and selling or peddling nongame gross fish at retail or selling or
- 41 shipping same at wholesale, as to markets, dealers or canning
- 42 plants, shall pay Thirty Dollars (\$30.00) for a commercial fishing
- 43 license. Each piece of commercial fishing equipment must have a
- 44 commercial fishing equipment tag (at a cost of Three Dollars
- 45 (\$3.00) each) attached. A piece of commercial fishing equipment
- 46 is defined as: One (1) each hoop or barrel net; one thousand
- 47 (1,000) feet or less of trotline; one thousand (1,000) feet or
- 48 less of snagline; three thousand (3,000) feet or less of gill
- 49 netting; or three thousand (3,000) feet or less of trammel
- 50 netting. Netting of over three thousand (3,000) feet is
- 51 prohibited.
- 52 Upon payment of the Thirty Dollars (\$30.00) license and tags
- 53 for use of hoop or barrel nets, the purchaser of the license is
- 54 hereby permitted to use lead nets thirty-five (35) yards in length
- 55 for each two (2) barrel nets used, but not to exceed seven (7)
- 56 lead nets.
- 57 (3) Each person taking nongame gross fish as defined in
- 58 Section 49-7-1, of any kind from the fresh waters of the state

- 59 shall be considered a producer and shall be entitled to sell his
- 61 (4) Each resident buying or handling nongame gross fish
- 62 secured from commercial fishermen or others for the purpose of
- 63 resale, whether handled on a commission basis or otherwise, and
- 64 each resident \* \* \* shipping nongame gross fish not his own catch
- out of the State of Mississippi shall be considered a wholesale
- 66 dealer and shall pay a commercial fishing license in the sum of
- 67 Thirty Dollars (\$30.00) per annum. \* \* \* Resident wholesale
- 68 dealers licenses shall be issued only to persons who have been
- 69 bona fide residents of the State of Mississippi for at least six
- 70 (6) months. \* \* \*

own catch to anyone.

- 71 (5) Each resident buying nongame gross fish from a licensed
- 72 wholesale dealer or licensed commercial fisherman for retail sale
- 73 to the consumer only on rural or urban routes shall pay the sum of
- 74 Thirty Dollars (\$30.00) per annum for a commercial fishing license
- 75 to do so.

60

- 76 (6) Each <u>resid</u>ent engaged in the buying and selling of
- 77 nongame gross fish as a wholesale dealer's agent, whether on a
- 78 commission or salary basis, or otherwise, and not selling in the
- 79 open market, or any vessel buying nongame gross fish to make up a
- 80 cargo, shall pay a commercial fishing license in the sum of Thirty
- 81 Dollars (\$30.00) per annum and shall be responsible for any
- 82 illegal transaction ensuing between the time he purchases from the
- 83 fisherman and the time the fish are accepted by the wholesaler by
- 84 whom he is employed.
- 85 (7) Any resident using a wooden or plastic slat basket shall
- 86 pay a fee of Thirty Dollars (\$30.00) per basket per annum in
- 87 addition to a commercial license. Slat baskets are defined as
- 88 commercial fishing devices used solely for the capture of catfish
- 89 and made entirely of wood and/or plastic slats in a boxlike or
- 90 cylindrical shape. Slat baskets shall not exceed six (6) feet in

- 91 length nor exceed fifteen (15) inches in width and height or
- 92 diameter, may have no more than two (2) throats, and must have at
- 93 least four (4) slot openings of a minimum one and one-half (1-1/2)
- 94 by twenty-four (24) inches evenly spaced around the sides of the
- 95 catch area. The one and one-half (1-1/2) inch wide slots must
- 96 begin at the rear of the basket and run twenty-four (24) inches
- 97 toward the throat end of the basket. Slat baskets may only be
- 98 fished in public waters of the State of Mississippi that are
- 99 opened to commercial fishing. Slat baskets shall be placed at
- 100 least one hundred (100) yards apart and may not be used with any
- 101 form of leads, netting or guiding devices. Each slat basket shall
- 102 have a metal slat basket tag attached to it with the tag number of
- 103 the owner imprinted on it. Such slat basket tags shall be
- 104 purchased from the department at a fee of Three Dollars (\$3.00)
- 105 per tag. Any other identification of the owner of the basket
- 106 shall meet such specifications as set by the department. Slat
- 107 baskets may be fished statewide except where specifically
- 108 prohibited.
- 109 Any violation of the provisions of this subsection shall be a
- 110 Class I violation as prescribed in Section 49-7-141.
- 111 (8) It is unlawful for any person coming under the terms of
- 112 this section to offer for sale undersized nongame gross fish, as
- 113 set out and classified herein.
- 114 (9) All persons fishing in privately owned lakes or ponds
- 115 shall have specific permission to do so from the owner of such
- 116 lake or pond.
- 117 \* \* \*
- 118 (10) July 4 of each year is designated as "Free Fishing
- 119 Day." Any person may sport fish without a license on "Free
- 120 Fishing Day."

- 121  $\underline{(11)}$  Any person authorized to issue any license under this
- 122 section may collect and retain for issuing each license the
- 123 additional fee authorized under Section 49-7-17.
- 124 **SECTION 2.** (1) The commission may promulgate rules and
- 125 regulations for nonresident recreational and commercial permits
- 126 and licenses in order to promote and to enter into reciprocal
- 127 agreements with other states.
- 128 (2) The commission may issue and prescribe the forms, types
- 129 and fees of nonresident freshwater commercial fishing licenses to
- 130 be sold by the department and not by licensing agents.
- 131 (3) The commission may require a nonresident to purchase the
- 132 same type and number of freshwater commercial fishing licenses and
- 133 pay the same fees that are required of Mississippi residents to
- 134 engage in like activity in the nonresident's state.
- 135 (4) Any nonresident who engages in freshwater, commercial
- 136 fishing without having the required licenses is guilt of a Class I
- 137 violation and punishable as provided under Section 49-7-141 and
- 138 shall forfeit any equipment, gear or nets used in the offense.
- 139 **SECTION 3.** This act shall take effect and be in force from
- 140 and after July 1, 2007.

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

AN ACT TO AMEND SECTION 49-7-9, MISSISSIPPI CODE OF 1972, TO DELETE REFERENCES TO NONRESIDENT FRESHWATER COMMERCIAL LICENSES;

3 TO CREATE A NEW CODE SECTION TO AUTHORIZE THE COMMISSION ON

4 WILDLIFE, FISHERIES AND PARKS TO ENTER INTO RECIPROCAL AGREEMENTS

5 AND TO ESTABLISH TYPES, FEES AND REGULATIONS FOR NONRESIDENT

FRESHWATER COMMERCIAL FISHING LICENSES; AND FOR RELATED PURPOSES.