To: Judiciary B

By: Representative Banks

HOUSE BILL NO. 627

- AN ACT TO AMEND SECTION 45-9-53, MISSISSIPPI CODE OF 1972, TO 2 REMOVE THE LIMITATIONS PLACED ON COUNTIES AND MUNICIPALITIES TO REGULATE THE CARRYING OF FIREARMS; TO AMEND SECTION 97-37-7, MISSISSIPPI CODE OF 1972, TO REMOVE THE AUTHORITY OF A CONCEALED 5 LICENSE HOLDER TO ENTER CERTAIN BUILDINGS; TO BRING FORWARD 6 SECTION 45-9-101, MISSISSIPPI CODE OF 1972, WHICH PROVIDES FOR 7 FIREARMS PERMITS, FOR PURPOSES OF AMENDMENT; AND FOR RELATED 8 PURPOSES. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- 9
- 10 **SECTION 1.** Section 45-9-53, Mississippi Code of 1972, is
- amended as follows: 11
- 12 45-9-53. (1) This section and Section 45-9-51 do not affect
- the authority that a county or municipality may have under another 13
- 14 law:
- To require citizens or public employees to be armed 15
- 16 for personal or national defense, law enforcement, or another
- lawful purpose; 17
- (b) To regulate the discharge of firearms within the 18
- 19 limits of the county or municipality. A county or municipality
- 20 may not apply a regulation relating to the discharge of firearms
- 21 or other weapons in the extraterritorial jurisdiction of the

22	county	or	municip	oality	or	in	an	area	annexed	by	the	county	or or

- 23 municipality after September 1, 1981, if the firearm or other
- 24 weapon is:
- 25 (i) A shotgun, air rifle or air pistol, BB gun or
- 26 bow and arrow discharged:
- 27 1. On a tract of land of ten (10) acres or
- more and more than one hundred fifty (150) feet from a residence 28
- 29 or occupied building located on another property; and
- 30 2. In a manner not reasonably expected to
- 31 cause a projectile to cross the boundary of the tract; or
- 32 (ii) A center fire or rimfire rifle or pistol or a
- 33 muzzle-loading rifle or pistol of any caliber discharged:
- 34 1. On a tract of land of fifty (50) acres or
- more and more than three hundred (300) feet from a residence or 35
- 36 occupied building located on another property; and
- 37 2. In a manner not reasonably expected to
- 38 cause a projectile to cross the boundary of the tract;
- 39 To regulate the use of property or location of (C)
- 40 businesses for uses therein pursuant to fire code, zoning
- 41 ordinances, or land-use regulations, so long as such codes,
- 42 ordinances and regulations are not used to circumvent the intent
- 43 of Section 45-9-51 or paragraph (e) of this subsection;
- To regulate the use of firearms in cases of 44 (d)
- insurrection, riots and natural disasters in which the city finds 45
- 46 such regulation necessary to protect the health and safety of the

- 47 public. However, the provisions of this section shall not apply
- 48 to the lawful possession of firearms, ammunition or components of
- 49 firearms or ammunition;
- 50 (e) To regulate the storage or transportation of
- 51 explosives in order to protect the health and safety of the
- 52 public, with the exception of black powder which is exempt up to
- 53 twenty-five (25) pounds per private residence and fifty (50)
- 54 pounds per retail dealer;
- 55 (f) To regulate the carrying of a firearm at: (i) a
- 56 public park or at a public meeting of a county, municipality or
- 57 other governmental body; (ii) a political rally, parade or
- 58 official political meeting; or (iii) a nonfirearm-related school,
- 59 college or professional athletic event; or
- 60 (g) To regulate the receipt of firearms by pawnshops.
- 61 (2) The exception provided by subsection (1)(f) of this
- 62 section does not apply if the firearm was in or carried to and
- from an area designated for use in a lawful hunting, fishing or
- 64 other sporting event and the firearm is of the type commonly used
- 65 in the activity.
- (3) This section and Section 45-9-51 do not authorize a
- 67 county or municipality or their officers or employees to act in
- 68 contravention of Section 33-7-303.
- 69 * * *
- 70 (* * *4) No county or municipality or their officers or
- 71 employees may participate in any program in which individuals are

- 72 given a thing of value provided by another individual or other
- 73 entity in exchange for surrendering a firearm to the county,
- 74 municipality or other governmental body unless:
- 75 (a) The county or municipality has adopted an ordinance
- 76 authorizing the participation of the county or municipality, or
- 77 participation by an officer or employee of the county or
- 78 municipality in such a program; and
- 79 (b) Any ordinance enacted pursuant to this section must
- 80 require that any firearm received shall be offered for sale at
- 81 auction as provided by Sections 19-3-85 and 21-39-21 to federally
- 82 licensed firearms dealers, with the proceeds from such sale at
- 83 auction reverting to the general operating fund of the county,
- 84 municipality or other governmental body. Any firearm remaining in
- 85 possession of the county, municipality or other governmental body
- 86 after attempts to sell at auction may be disposed of in a manner
- 87 that the body deems appropriate.
- 88 **SECTION 2.** Section 97-37-7, Mississippi Code of 1972, is
- 89 amended as follows:
- 90 97-37-7. (1) (a) It shall not be a violation of Section
- 91 97-37-1 or any other statute for pistols, firearms or other
- 92 suitable and appropriate weapons to be carried by duly constituted
- 93 bank quards, company quards, watchmen, railroad special agents or
- 94 duly authorized representatives who are not sworn law enforcement
- 95 officers, agents or employees of a patrol service, guard service,
- 96 or a company engaged in the business of transporting money,

- 97 securities or other valuables, while actually engaged in the performance of their duties as such, provided that such persons 98 have made a written application and paid a nonrefundable permit 99 fee of One Hundred Dollars (\$100.00) to the Department of Public 100
- 101 Safety.
- 102 (b) No permit shall be issued to any person who has 103 ever been convicted of a felony under the laws of this or any 104 other state or of the United States. To determine an applicant's 105 eligibility for a permit, the person shall be fingerprinted. If no disqualifying record is identified at the state level, the 106 107 fingerprints shall be forwarded by the Department of Public Safety 108 to the Federal Bureau of Investigation for a national criminal 109 history record check. The department shall charge a fee which 110 includes the amounts required by the Federal Bureau of 111 Investigation and the department for the national and state 112 criminal history record checks and any necessary costs incurred by 113 the department for the handling and administration of the criminal history background checks. In the event a legible set of 114
- 115 fingerprints, as determined by the Department of Public Safety and 116 the Federal Bureau of Investigation, cannot be obtained after a 117 minimum of three (3) attempts, the Department of Public Safety

shall determine eligibility based upon a name check by the

- Mississippi Highway Safety Patrol and a Federal Bureau of 119 120 Investigation name check conducted by the Mississippi Highway
- Safety Patrol at the request of the Department of Public Safety. 121

~ OFFICIAL ~

122	(c) A person may obtain a duplicate of a lost or
123	destroyed permit upon payment of a Fifteen Dollar (\$15.00)
124	replacement fee to the Department of Public Safety, if he
125	furnishes a notarized statement to the department that the permit
126	has been lost or destroyed.

- 127 (i) No less than ninety (90) days prior to the expiration date of a permit, the Department of Public Safety shall 128 mail to the permit holder written notice of expiration together 129 130 with the renewal form prescribed by the department. The permit 131 holder shall renew the permit on or before the expiration date by 132 filing with the department the renewal form, a notarized affidavit 133 stating that the permit holder remains qualified, and the renewal 134 fee of Fifty Dollars (\$50.00); honorably retired law enforcement 135 officers shall be exempt from payment of the renewal fee. A permit holder who fails to file a renewal application on or before 136 137 its expiration date shall pay a late fee of Fifteen Dollars
- (ii) Renewal of the permit shall be required every four (4) years. The permit of a qualified renewal applicant shall be renewed upon receipt of the completed renewal application and appropriate payment of fees.
- (iii) A permit cannot be renewed six (6) months or
 more after its expiration date, and such permit shall be deemed to
 be permanently expired; the holder may reapply for an original
 permit as provided in this section.

138

(\$15.00).

147	(2) It shall not be a violation of this or any other statute
148	for pistols, firearms or other suitable and appropriate weapons to
149	be carried by Department of Wildlife, Fisheries and Parks law
150	enforcement officers, railroad special agents who are sworn law
151	enforcement officers, investigators employed by the Attorney
152	General, criminal investigators employed by the district
153	attorneys, all prosecutors, public defenders, investigators or
154	probation officers employed by the Department of Corrections,
155	employees of the State Auditor who are authorized by the State
156	Auditor to perform investigative functions, or any deputy fire
157	marshal or investigator employed by the State Fire Marshal, while
158	engaged in the performance of their duties as such, or by fraud
159	investigators with the Department of Human Services, or by judges
160	of the Mississippi Supreme Court, Court of Appeals, circuit,
161	chancery, county, justice and municipal courts, or by coroners.
162	Before any person shall be authorized under this subsection to
163	carry a weapon, he shall complete a weapons training course
164	approved by the Board of Law Enforcement Officer Standards and
165	Training. Before any criminal investigator employed by a district
166	attorney shall be authorized under this section to carry a pistol,
167	firearm or other weapon, he shall have complied with Section
168	45-6-11 or any training program required for employment as an
169	agent of the Federal Bureau of Investigation. A law enforcement
170	officer, as defined in Section 45-6-3, shall be authorized to
171	carry weapons in courthouses in performance of his official

172 duties. * * * For the purposes of this subsection (2), component 173 branch of the United States Armed Forces includes the Army, Navy, 174 Air Force, Coast Guard or Marine Corps, or the Army National Guard, the Army National Guard of the United States, the Air 175 National Guard or the Air National Guard of the United States, as 176 177 those terms are defined in Section 101, Title 10, United States Code, and any other reserve component of the United States Armed 178 Forces enumerated in Section 10101, Title 10, United States Code. 179 180 The department shall promulgate rules and regulations allowing concealed pistol permit holders to obtain an endorsement on their 181 182 permit indicating that they have completed the aforementioned 183 course and have the authority to carry in these locations. 184 section shall in no way interfere with the right of a trial judge 185 to restrict the carrying of firearms in the courtroom.

It shall not be a violation of this or any other statute for pistols, firearms or other suitable and appropriate weapons, to be carried by any out-of-state, full-time commissioned law enforcement officer who holds a valid commission card from the appropriate out-of-state law enforcement agency and a photo identification. The provisions of this subsection shall only apply if the state where the out-of-state officer is employed has entered into a reciprocity agreement with the state that allows full-time commissioned law enforcement officers in Mississippi to lawfully carry or possess a weapon in such other states. Commissioner of Public Safety is authorized to enter into

186

187

188

189

190

191

192

193

194

195

- 197 reciprocal agreements with other states to carry out the 198 provisions of this subsection.
- 199 **SECTION 3.** Section 45-9-101, Mississippi Code of 1972, is 200 brought forward as follows:
- 201 45-9-101. (1) (a) Except as otherwise provided, the
 202 Department of Public Safety is authorized to issue licenses to
 203 carry stun guns, concealed pistols or revolvers to persons
 204 qualified as provided in this section. Such licenses shall be
 205 valid throughout the state for a period of five (5) years from the
 206 date of issuance. Any person possessing a valid license issued
 207 pursuant to this section may carry a stun gun, concealed pistol or
- valid identification, at all times in which the licensee is
 carrying a stun gun, concealed pistol or revolver and must display
 both the license and proper identification upon demand by a law
 enforcement officer. A violation of the provisions of this
 paragraph (b) shall constitute a noncriminal violation with a
 penalty of Twenty-five Dollars (\$25.00) and shall be enforceable
- 217 (2) The Department of Public Safety shall issue a license if 218 the applicant:
- 219 (a) Is a resident of the state. However, this
 220 residency requirement may be waived if the applicant possesses a
 221 valid permit from another state, is active military personnel

by summons.

concealed revolver.

208

222	stationed in	Mississippi,	or	is	a	retired	law	enforcement	officer
223	establishing	residency in	the	st	at	ce;			

- (b) (i) Is twenty-one (21) years of age or older; or
 (ii) Is at least eighteen (18) years of age but
- 226 not yet twenty-one (21) years of age and the applicant:
- 227 1. Is a member or veteran of the United 228 States Armed Forces, including National Guard or Reserve; and
- 229 2. Holds a valid Mississippi driver's license or identification card issued by the Department of Public Safety;
- (c) Does not suffer from a physical infirmity which prevents the safe handling of a stun gun, pistol or revolver;
- 233 (d) Is not ineligible to possess a firearm by virtue of 234 having been convicted of a felony in a court of this state, of any 235 other state, or of the United States without having been pardoned 236 for same;
 - (e) Does not chronically or habitually abuse controlled substances to the extent that his normal faculties are impaired. It shall be presumed that an applicant chronically and habitually uses controlled substances to the extent that his faculties are impaired if the applicant has been voluntarily or involuntarily committed to a treatment facility for the abuse of a controlled substance or been found guilty of a crime under the provisions of the Uniform Controlled Substances Law or similar laws of any other state or the United States relating to controlled substances

237

238

239

240

241

242

243

244

246	within	a	three-year	period	immediately	preceding	the	date	on	which

- 247 the application is submitted;
- 248 (f) Does not chronically and habitually use alcoholic
- 249 beverages to the extent that his normal faculties are impaired.
- 250 It shall be presumed that an applicant chronically and habitually
- 251 uses alcoholic beverages to the extent that his normal faculties
- 252 are impaired if the applicant has been voluntarily or
- 253 involuntarily committed as an alcoholic to a treatment facility or
- 254 has been convicted of two (2) or more offenses related to the use
- 255 of alcohol under the laws of this state or similar laws of any
- 256 other state or the United States within the three-year period
- 257 immediately preceding the date on which the application is
- 258 submitted;
- 259 (q) Desires a legal means to carry a stun gun,
- 260 concealed pistol or revolver to defend himself;
- 261 (h) Has not been adjudicated mentally incompetent, or
- 262 has waited five (5) years from the date of his restoration to
- 263 capacity by court order;
- 264 (i) Has not been voluntarily or involuntarily committed
- 265 to a mental institution or mental health treatment facility unless
- 266 he possesses a certificate from a psychiatrist licensed in this
- 267 state that he has not suffered from disability for a period of
- 268 five (5) years;
- 269 (j) Has not had adjudication of guilt withheld or
- 270 imposition of sentence suspended on any felony unless three (3)

- 271 years have elapsed since probation or any other conditions set by 272 the court have been fulfilled;
- 273 Is not a fugitive from justice; and
- 274 Is not disqualified to possess a weapon based on
- 275 federal law.
- 276 The Department of Public Safety may deny a license if
- 277 the applicant has been found guilty of one or more crimes of
- 278 violence constituting a misdemeanor unless three (3) years have
- 279 elapsed since probation or any other conditions set by the court
- 280 have been fulfilled or expunction has occurred prior to the date
- 281 on which the application is submitted, or may revoke a license if
- 282 the licensee has been found quilty of one or more crimes of
- 283 violence within the preceding three (3) years. The department
- 284 shall, upon notification by a law enforcement agency or a court
- 285 and subsequent written verification, suspend a license or the
- 286 processing of an application for a license if the licensee or
- 287 applicant is arrested or formally charged with a crime which would
- 288 disqualify such person from having a license under this section,
- 289 until final disposition of the case. The provisions of subsection
- 290 (7) of this section shall apply to any suspension or revocation of
- 291 a license pursuant to the provisions of this section.
- 292 The application shall be completed, under oath, on a
- 293 form promulgated by the Department of Public Safety and shall
- 294 include only:

295		(a)	The	name,	address,	place	and	date	of	birth,	race,
296	sex and	occupat	tion	of the	e applica	nt:					

- 297 (b) The driver's license number or social security 298 number of applicant;
- (c) Any previous address of the applicant for the two 300 (2) years preceding the date of the application;
- 301 (d) A statement that the applicant is in compliance 302 with criteria contained within subsections (2) and (3) of this 303 section;
- 304 (e) A statement that the applicant has been furnished a 305 copy of this section and is knowledgeable of its provisions;
- 306 (f) A conspicuous warning that the application is
 307 executed under oath and that a knowingly false answer to any
 308 question, or the knowing submission of any false document by the
 309 applicant, subjects the applicant to criminal prosecution; and
- 310 (g) A statement that the applicant desires a legal
 311 means to carry a stun gun, concealed pistol or revolver to defend
 312 himself.
- 313 (5) The applicant shall submit only the following to the 314 Department of Public Safety:
- 315 (a) A completed application as described in subsection 316 (4) of this section;
- 317 (b) A full-face photograph of the applicant taken
 318 within the preceding thirty (30) days in which the head, including
 319 hair, in a size as determined by the Department of Public Safety,

320	except	that	an	applicant	who	is	younger	than	twenty-one	(21)	years
-----	--------	------	----	-----------	-----	----	---------	------	------------	------	-------

- 321 of age must submit a photograph in profile of the applicant;
- 322 A nonrefundable license fee of Eighty Dollars
- 323 (\$80.00). Costs for processing the set of fingerprints as
- 324 required in paragraph (d) of this subsection shall be borne by the
- 325 applicant. Honorably retired law enforcement officers, disabled
- 326 veterans and active duty members of the Armed Forces of the United
- 327 States shall be exempt from the payment of the license fee;
- 328 (d) A full set of fingerprints of the applicant
- administered by the Department of Public Safety; and 329
- 330 (e) A waiver authorizing the Department of Public
- 331 Safety access to any records concerning commitments of the
- 332 applicant to any of the treatment facilities or institutions
- 333 referred to in subsection (2) and permitting access to all the
- 334 applicant's criminal records.
- 335 (a) The Department of Public Safety, upon receipt of
- 336 the items listed in subsection (5) of this section, shall forward
- 337 the full set of fingerprints of the applicant to the appropriate
- 338 agencies for state and federal processing.
- 339 The Department of Public Safety shall forward a (b)
- 340 copy of the applicant's application to the sheriff of the
- 341 applicant's county of residence and, if applicable, the police
- 342 chief of the applicant's municipality of residence. The sheriff
- 343 of the applicant's county of residence and, if applicable, the
- police chief of the applicant's municipality of residence may, at 344

PAGE 14 (GT\KW)

345	his discretion, participate in the process by submitting a
346	voluntary report to the Department of Public Safety containing any
347	readily discoverable prior information that he feels may be
348	pertinent to the licensing of any applicant. The reporting shall
349	be made within thirty (30) days after the date he receives the
350	copy of the application. Upon receipt of a response from a
351	sheriff or police chief, such sheriff or police chief shall be
352	reimbursed at a rate set by the department.

- 353 (c) The Department of Public Safety shall, within 354 forty-five (45) days after the date of receipt of the items listed 355 in subsection (5) of this section:
- 356 (i) Issue the license;
- (ii) Deny the application based solely on the
 ground that the applicant fails to qualify under the criteria
 listed in subsections (2) and (3) of this section. If the
 Department of Public Safety denies the application, it shall
 notify the applicant in writing, stating the ground for denial,
 and the denial shall be subject to the appeal process set forth in
 subsection (7); or
- (iii) Notify the applicant that the department is unable to make a determination regarding the issuance or denial of a license within the forty-five-day period prescribed by this subsection, and provide an estimate of the amount of time the department will need to make the determination.

369	(d) In the event a legible set of fingerprints, as
370	determined by the Department of Public Safety and the Federal
371	Bureau of Investigation, cannot be obtained after a minimum of two
372	(2) attempts, the Department of Public Safety shall determine
373	eligibility based upon a name check by the Mississippi Highway
374	Safety Patrol and a Federal Bureau of Investigation name check
375	conducted by the Mississippi Highway Safety Patrol at the request
376	of the Department of Public Safety.

377

378

379

380

381

382

383

384

385

386

387

388

H. B. No. 627

18/HR26/R870 PAGE 16 (GT\KW)

- If the Department of Public Safety denies the (7) (a) issuance of a license, or suspends or revokes a license, the party aggrieved may appeal such denial, suspension or revocation to the Commissioner of Public Safety, or his authorized agent, within thirty (30) days after the aggrieved party receives written notice of such denial, suspension or revocation. The Commissioner of Public Safety, or his duly authorized agent, shall rule upon such appeal within thirty (30) days after the appeal is filed and failure to rule within this thirty-day period shall constitute sustaining such denial, suspension or revocation. Such review shall be conducted pursuant to such reasonable rules and regulations as the Commissioner of Public Safety may adopt.
- 389 (b) If the revocation, suspension or denial of issuance 390 is sustained by the Commissioner of Public Safety, or his duly 391 authorized agent pursuant to paragraph (a) of this subsection, the 392 aggrieved party may file within ten (10) days after the rendition of such decision a petition in the circuit or county court of his 393

- 394 residence for review of such decision. A hearing for review shall 395 be held and shall proceed before the court without a jury upon the 396 record made at the hearing before the Commissioner of Public 397 Safety or his duly authorized agent. No such party shall be 398 allowed to carry a stun gun, concealed pistol or revolver pursuant 399 to the provisions of this section while any such appeal is 400 pending.
- 401 The Department of Public Safety shall maintain an (8) 402 automated listing of license holders and such information shall be 403 available online, upon request, at all times, to all law 404 enforcement agencies through the Mississippi Crime Information 405 However, the records of the department relating to Center. 406 applications for licenses to carry stun guns, concealed pistols or 407 revolvers and records relating to license holders shall be exempt 408 from the provisions of the Mississippi Public Records Act of 1983, 409 and shall be released only upon order of a court having proper 410 jurisdiction over a petition for release of the record or records.
- 411 Within thirty (30) days after the changing of a 412 permanent address, or within thirty (30) days after having a 413 license lost or destroyed, the licensee shall notify the 414 Department of Public Safety in writing of such change or loss. 415 Failure to notify the Department of Public Safety pursuant to the provisions of this subsection shall constitute a noncriminal 416 417 violation with a penalty of Twenty-five Dollars (\$25.00) and shall 418 be enforceable by a summons.

420	revolver license is lost or destroyed, the person to whom the
421	license was issued shall comply with the provisions of subsection
422	(9) of this section and may obtain a duplicate, or substitute
423	thereof, upon payment of Fifteen Dollars (\$15.00) to the
424	Department of Public Safety, and furnishing a notarized statement
425	to the department that such license has been lost or destroyed.
426	(11) A license issued under this section shall be revoked if
427	the licensee becomes ineligible under the criteria set forth in
428	subsection (2) of this section.
429	(12) (a) No less than ninety (90) days prior to the
430	expiration date of the license, the Department of Public Safety
431	shall mail to each licensee a written notice of the expiration and
432	a renewal form prescribed by the department. The licensee must
433	renew his license on or before the expiration date by filing with
434	the department the renewal form, a notarized affidavit stating
435	that the licensee remains qualified pursuant to the criteria
436	specified in subsections (2) and (3) of this section, and a full
437	set of fingerprints administered by the Department of Public
438	Safety or the sheriff of the county of residence of the licensee.
439	The first renewal may be processed by mail and the subsequent
440	renewal must be made in person. Thereafter every other renewal
441	may be processed by mail to assure that the applicant must appear
442	in person every ten (10) years for the purpose of obtaining a new
443	photograph.

(10) In the event that a stun gun, concealed pistol or

444		(i)	Except	as :	provided	in	this	subse	ection,	a
445	renewal fee of	Forty	Dollar	s (\$40.00)	shal	l als	so be	submit	ted
446	along with cost	s for	proces	sin	g the fi	nger	print	cs;		

(ii)

disabled veterans and active duty members of the Armed Forces of
the United States shall be exempt from the renewal fee; and
(iii) The renewal fee for a Mississippi resident
aged sixty-five (65) years of age or older shall be Twenty Dollars
(\$20.00).

Honorably retired law enforcement officers,

- 453 (b) The Department of Public Safety shall forward the
 454 full set of fingerprints of the applicant to the appropriate
 455 agencies for state and federal processing. The license shall be
 456 renewed upon receipt of the completed renewal application and
 457 appropriate payment of fees.
- 458 (c) A licensee who fails to file a renewal application 459 on or before its expiration date must renew his license by paying 460 a late fee of Fifteen Dollars (\$15.00). No license shall be 461 renewed six (6) months or more after its expiration date, and such 462 license shall be deemed to be permanently expired. A person whose 463 license has been permanently expired may reapply for licensure; 464 however, an application for licensure and fees pursuant to 465 subsection (5) of this section must be submitted, and a background 466 investigation shall be conducted pursuant to the provisions of 467 this section.

468	(13) No license issued pursuant to this section shall
469	authorize any person to carry a stun gun, concealed pistol or
470	revolver into any place of nuisance as defined in Section 95-3-1,
471	Mississippi Code of 1972; any police, sheriff or highway patrol
472	station; any detention facility, prison or jail; any courthouse;
473	any courtroom, except that nothing in this section shall preclude
474	a judge from carrying a concealed weapon or determining who will
475	carry a concealed weapon in his courtroom; any polling place; any
476	meeting place of the governing body of any governmental entity;
477	any meeting of the Legislature or a committee thereof; any school,
478	college or professional athletic event not related to firearms;
479	any portion of an establishment, licensed to dispense alcoholic
480	beverages for consumption on the premises, that is primarily
481	devoted to dispensing alcoholic beverages; any portion of an
482	establishment in which beer or light wine is consumed on the
483	premises, that is primarily devoted to such purpose; any
484	elementary or secondary school facility; any junior college,
485	community college, college or university facility unless for the
486	purpose of participating in any authorized firearms-related
487	activity; inside the passenger terminal of any airport, except
488	that no person shall be prohibited from carrying any legal firearm
489	into the terminal if the firearm is encased for shipment, for
490	purposes of checking such firearm as baggage to be lawfully
491	transported on any aircraft; any church or other place of worship,
492	except as provided in Section 45-9-171; or any place where the

PAGE 20 (GT\KW)

493 carrying of firearms is prohibited by federal law. In addition to 494 the places enumerated in this subsection, the carrying of a stun 495 gun, concealed pistol or revolver may be disallowed in any place 496 in the discretion of the person or entity exercising control over 497 the physical location of such place by the placing of a written 498 notice clearly readable at a distance of not less than ten (10) 499 feet that the "carrying of a pistol or revolver is prohibited." 500 No license issued pursuant to this section shall authorize the 501 participants in a parade or demonstration for which a permit is 502 required to carry a stun gun, concealed pistol or revolver.

- (14) A law enforcement officer as defined in Section 45-6-3, chiefs of police, sheriffs and persons licensed as professional bondsmen pursuant to Chapter 39, Title 83, Mississippi Code of 1972, shall be exempt from the licensing requirements of this section. The licensing requirements of this section do not apply to the carrying by any person of a stun gun, pistol or revolver, knife, or other deadly weapon that is not concealed as defined in Section 97-37-1.
- (15) Any person who knowingly submits a false answer to any question on an application for a license issued pursuant to this section, or who knowingly submits a false document when applying for a license issued pursuant to this section, shall, upon conviction, be guilty of a misdemeanor and shall be punished as provided in Section 99-19-31, Mississippi Code of 1972.

503

504

505

506

507

508

509

517	(16) All fees collected by the Department of Public Safety
518	pursuant to this section shall be deposited into a special fund
519	hereby created in the State Treasury and shall be used for
520	implementation and administration of this section. After the
521	close of each fiscal year, the balance in this fund shall be
522	certified to the Legislature and then may be used by the
523	Department of Public Safety as directed by the Legislature.

- 524 (17) All funds received by a sheriff or police chief 525 pursuant to the provisions of this section shall be deposited into 526 the general fund of the county or municipality, as appropriate, 527 and shall be budgeted to the sheriff's office or police department 528 as appropriate.
- 529 Nothing in this section shall be construed to require 530 or allow the registration, documentation or providing of serial 531 numbers with regard to any stun gun or firearm.
- 532 (19) Any person holding a valid unrevoked and unexpired 533 license to carry stun guns, concealed pistols or revolvers issued 534 in another state shall have such license recognized by this state 535 to carry stun guns, concealed pistols or revolvers. The 536 Department of Public Safety is authorized to enter into a reciprocal agreement with another state if that state requires a 537 538 written agreement in order to recognize licenses to carry stun 539 guns, concealed pistols or revolvers issued by this state.
- 540 The provisions of this section shall be under the supervision of the Commissioner of Public Safety. The 541

H. B. No. 627

18/HR26/R870 PAGE 22 (GT\KW) commissioner is authorized to promulgate reasonable rules and regulations to carry out the provisions of this section.

- (21) For the purposes of this section, the term "stun gun" means a portable device or weapon from which an electric current, impulse, wave or beam may be directed, which current, impulse, wave or beam is designed to incapacitate temporarily, injure, momentarily stun, knock out, cause mental disorientation or paralyze.
- 550 (a) From and after January 1, 2016, the Commissioner (22)of Public Safety shall promulgate rules and regulations which 551 552 provide that licenses authorized by this section for honorably 553 retired law enforcement officers and honorably retired 554 correctional officers from the Mississippi Department of 555 Corrections shall (i) include the words "retired law enforcement 556 officer" on the front of the license, and (ii) that the license 557 itself have a red background to distinguish it from other licenses 558 issued under this section.
- 559 (b) An honorably retired law enforcement officer and
 560 honorably retired correctional officer shall provide the following
 561 information to receive the license described in this section: (i)
 562 a letter, with the official letterhead of the agency or department
 563 from which such officer is retiring, which explains that such
 564 officer is honorably retired, and (ii) a letter with the official
 565 letterhead of the agency or department, which explains that such

544

545

546

547

548

566	officer	has	completed	a	certified	law	enforcement	training
567	academy.							

- (23) A disabled veteran who seeks to qualify for an exemption under this section shall be required to provide, as proof of service-connected disability, verification from the United States Department of Veterans Affairs.
- 572 A license under this section is not required for a loaded or unloaded pistol or revolver to be carried upon the 573 574 person in a sheath, belt holster or shoulder holster or in a purse, handbag, satchel, other similar bag or briefcase or fully 575 576 enclosed case if the person is not engaged in criminal activity 577 other than a misdemeanor traffic offense, is not otherwise 578 prohibited from possessing a pistol or revolver under state or 579 federal law, and is not in a location prohibited under subsection 580 (13) of this section.
- SECTION 4. This act shall take effect and be in force from and after July 1, 2018.