By: Representatives Bain, Barnett To: Judiciary B

## HOUSE BILL NO. 532

AN ACT TO CREATE NEW SECTION 45-9-181, MISSISSIPPI CODE OF 1972, TO CREATE THE "MISSISSIPPI SCHOOL SAFETY GUARDIAN ACT"; TO DEFINE TERMS; TO AUTHORIZE THE GOVERNING BODY OF A SCHOOL, IN CONSULTATION WITH SCHOOL ADMINISTRATORS AND THE MISSISSIPPI 5 DEPARTMENT OF PUBLIC SAFETY, TO ALLOW THE DESIGNATION OF EMPLOYEES TO PARTICIPATE IN THE SCHOOL SAFETY GUARDIAN PROGRAM DEVELOPED AND 7 ADMINISTERED BY THE DEPARTMENT OF PUBLIC SAFETY; TO PRESCRIBE THAT THE SCOPE AND PURPOSE OF A SCHOOL SAFETY GUARDIAN PROGRAM INCLUDES 8 9 RESPONDING TO AN ACTIVE SHOOTER SITUATION OR OTHER SITUATION THAT 10 POSES IMMINENT HARM ON A SCHOOL CAMPUS OR IN THE IMMEDIATE 11 VICINITY OF A SCHOOL CAMPUS; TO REQUIRE A SCHOOL SAFETY GUARDIAN'S 12 WEAPON TO ALWAYS REMAIN UNDER HIS OR HER PHYSICAL CONTROL WHILE HE OR SHE REMAINS ON THE SCHOOL CAMPUS; TO PROVIDE CIVIL IMMUNITY UNDER CERTAIN CIRCUMSTANCES FOR SCHOOL SAFETY GUARDIANS WHO COMPLY 14 15 WITH THE ACT; TO REQUIRE THE GOVERNING BOARD OF A SCHOOL DISTRICT 16 TO PAY SCHOOL SAFETY GUARDIANS A MONTHLY STIPEND OF \$500; TO 17 EXEMPT THE IDENTITY OF SCHOOL SAFETY GUARDIANS FROM PUBLIC 18 DISCLOSURE; TO PROVIDE A TRAINING AND CERTIFICATION PROCESS AND TO 19 ENACT STANDARDS; TO AUTHORIZE THE DEPARTMENT TO CHARGE FEES TO 20 COVER THE COST OF TRAINING CERTIFICATION AND FOR THE ISSUANCE AND 21 REISSUANCE OF IDENTIFICATION OF LICENSE HOLDERS; TO ESTABLISH A 22 DEFENSE FOR SCHOOL SAFETY GUARDIANS FOR ALLEGED VIOLATIONS WHILE 23 ACTING WITH THE OFFICIAL SCOPE OF HIS OR HER EMPLOYMENT AS A 24 SCHOOL SAFETY GUARDIAN; TO AMEND SECTION 45-1-2, MISSISSIPPI CODE 25 OF 1972, TO DIRECT THE COMMISSIONER TO ESTABLISH GUIDELINES FOR 26 ACTIVE SHOOTER SITUATIONS; TO AMEND SECTION 45-9-101, MISSISSIPPI 27 CODE OF 1972, TO CONFORM THE PROVISIONS OF LAW REGARDING ISSUANCE 28 OF CERTAIN CONCEALED-CARRY LICENSES AND TO MAKE TECHNICAL 29 AMENDMENTS; TO AMEND SECTION 97-3-15, MISSISSIPPI CODE OF 1972, TO 30 CONFORM THE INSTANCES OF JUSTIFIABLE HOMICIDE; TO AMEND SECTION 31 97-37-9, MISSISSIPPI CODE OF 1972, TO CONFORM THE DEFENSES TO A 32 CHARGE OF UNLAWFULLY CARRYING OF A CONCEALED WEAPON; AND FOR 33 RELATED PURPOSES.

- 34 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- 35 **SECTION 1.** The following shall be codified as Section
- 36 45-9-181, Mississippi Code of 1972:
- 45-9-181. (1) This section shall be known and may be cited
- 38 as the "Mississippi School Safety Guardian Act."
- 39 (2) For purposes of this section, the following words shall
- 40 have the meanings ascribed herein unless the context otherwise
- 41 requires:
- 42 (a) "School" means any public or private educational
- 43 institution within the State of Mississippi and includes any
- 44 elementary or secondary school.
- (b) "Governing body" means, with respect to any public
- 46 school district or public charter school, the local school board
- 47 or charter school governing board, as applicable. With respect to
- 48 any private school, the term "governing body" means the board or
- 49 other governing body of the private school as provided in the
- 50 charter, bylaws, or other governing documents of the school.
- 51 (c) "School safety guardian" or "guardian" means a
- 52 trained school employee designated in accordance with subsection
- 53 (3)(a) who is authorized to carry concealed firearms for the
- 54 protection of the students, employees and others on the campus of
- 55 the school.
- (d) "Department" means the Mississippi Department of
- 57 Public Safety.

58		(3)	(a)	The	governir	ng body	of a	school,	in con	sultat	tion
59	with	scho	ol adı	minis	strators	and the	e Miss	sissippi	Depart	ment o	of
60	Publ	ic Sa	fety,	may	designat	e empl	oyees	to part	icipate	in a	School

- 61 Safety Guardian Program developed by the Department of Public
- 62 Safety, by which designated and trained school employees are
- 63 authorized to carry concealed firearms for the protection of the
- 64 students, employees and others on the campus of the school.
- (b) The scope and purpose of a School Safety Guardian
- 66 Program includes responding to an active shooter situation or
- 67 other situation that would cause death or bodily harm on the
- 68 school campus or in the immediate vicinity of the school campus.
- 69 The guardian's weapon shall always remain under his or her
- 70 physical control while such person remains on the school campus.
- 71 (4) A designated school safety guardian is immune from civil
- 72 liability for any action taken by the guardian if the action in
- 73 question occurs during the reasonable exercise of and within the
- 74 course and scope of the designated guardian's official duties.
- 75 School safety guardians are charged with these duties and must act
- 76 in accordance with these duties to maintain their certification
- 77 and immunity. If a school safety guardian is found to have failed
- 78 to carry out their official duties the immunity described in this
- 79 subsection shall be waived.
- 80 (5) School safety guardians shall be paid a monthly stipend
- 81 of Five Hundred Dollars (\$500.00) by the school district.

82	(6) The School Safety Guardian Program shall be administered
83	by the Mississippi Department of Public Safety through the Office
84	of Homeland Security. In consultation with the Mississippi
85	Department of Education, the department shall establish the School
86	Safety Guardian Program and promulgate any rules, regulations and
87	establish training requirements as may be deemed necessary for the
88	administration of the program.
89	(7) To be eligible for the immunity provided in this
90	section:

- 91 (a) The School Safety Guardian Program must, at a 92 minimum, require each designated member of the program who is not 93 a law enforcement officer, as defined in Section 45-6-3, to:
- 94 (i) Possess a firearms license issued under 95 Section 45-9-101 and complete an instructional course in the safe 96 handling and use of firearms as described in Section 97-37-7;
- 97 (ii) Complete instructional training through a law 98 enforcement training academy approved by the department not less 99 than once every twelve (12) months; and
- (iii) Be certified in the proper administration of cardiopulmonary resuscitation (CPR), the use of an automated external defibrillator (AED) and rendering first aid; and
- 103 (b) The identities of any person designated by the
  104 school's governing body to serve as a school safety guardian must
  105 be documented at the time of the designation and shall be
  106 communicated to school administrators and local law enforcement,

107	but	records	relating	to	school	safetv	quardians'	identities	shall

- 108 be exempt from the provisions of the Mississippi Public Records
- 109 Act of 1983.
- 110 (8) (a) The department may establish a process to enable
- 111 Mississippi law enforcement training academies that are approved
- 112 by the department to offer an instructional course in the safe
- 113 handling and use of firearms under Section 97-37-7(2), to offer
- 114 additional school safety guardian training and certification. The
- 115 school safety guardian training certification process must
- 116 include:
- 117 (i) An instructional course developed by the
- 118 Mississippi Department of Public Safety;
- 119 (ii) A criminal background check;
- 120 (iii) A psychological screening;
- 121 (iv) A shooting proficiency test; and
- 122 (v) An annual re-certification training.
- 123 (b) A law enforcement training academy may provide
- 124 school safety guardian training to any employee of a school or
- 125 school district who:
- 126 (i) Holds a license to carry a concealed handgun
- 127 issued under Section 45-9-101;
- 128 (ii) Has completed an instructional course in the
- 129 safe handling and use of firearms as described in Section
- 97-37-7(2); and

131		(iii)	Has	current	certific	cation	in	the	prop	per	
132	administration	of card	diopu	ulmonary	resuscit	ation	(CF	PR),	the	use	of
133	an automated ex	rternal	defi	ibrillato	or (AED)	and re	-nde	rinc	ı fir	^st	aid

- 134 (c) The department may establish a fee in an amount
  135 that is sufficient to cover the costs of the school safety
  136 guardian training certification under this section to be paid to
  137 the training academy by the governing body of the school.
- 138 (d) The department may adopt rules to administer this
  139 section, including a method to identify license holders who have
  140 completed a school safety guardian training certification course,
  141 and may set a fee to be charged for the issuance or reissuance of
  142 identification of the license holder as being school safety
  143 guardian certified.
- (9) A person who is indicted or charged with a violation of criminal law while acting as a school safety guardian may assert as a defense, in addition to any other defense available, that at the time of the action in question:
- 148 (a) He or she was a certified school safety guardian;
- 149 (b) He or she was actually engaged in the performance 150 of his or her duties as a school safety quardian; and
- 151 (c) He or she had met the requirements of this section 152 at the time of the action in question.
- SECTION 2. Section 45-1-2, Mississippi Code of 1972, is amended as follows:

- 155 45-1-2. (1) The Executive Director of the Department of
- 156 Public Safety shall be the Commissioner of Public Safety.
- 157 The Commissioner of Public Safety shall establish the
- 158 organizational structure of the Department of Public Safety, which
- 159 shall include the creation of any units necessary to implement the
- 160 duties assigned to the department and consistent with specific
- requirements of law including, but not limited to: 161
- 162 Office of Public Safety Planning; (a)
- 163 Office of Mississippi Highway Safety Patrol; (b)
- Office of Mississippi Bureau of Investigation (to 164 (C)
- 165 be directed by a Lieutenant Colonel of the Mississippi Highway
- 166 Safety Patrol);
- 167 (d) Office of Forensic Laboratories, which includes the
- 168 Mississippi Forensics Laboratory and the Office of the State
- 169 Medical Examiner:
- 170 (e) Office of Law Enforcement Officers' Training
- 171 Academy;
- 172 Office of Support Services; (f)
- 173 Office of Narcotics, which shall be known as the (q)
- 174 Bureau of Narcotics;
- 175 (h) Office of Homeland Security;
- 176 Office of Capitol Police; (i)
- Office of Driver Service Bureau; and 177 (j)
- 178 Office of Commercial Transportation Enforcement (k)
- Division. 179

180	(3) The department shall be headed by a commissioner, who
181	shall be appointed by and serve at the pleasure of the Governor.
182	The appointment of the commissioner shall be made with the advice
183	and consent of the Senate. The commissioner shall have, at a
184	minimum, a bachelor's degree from an accredited college or
185	university.

- 186 (4) Notwithstanding any provision of law to the contrary, 187 the commissioner shall appoint heads of offices, who shall serve 188 at the pleasure of the commissioner. The commissioner shall have the authority to organize the offices established by subsection 189 190 (2) of this section as deemed appropriate to carry out the 191 responsibilities of the department. The commissioner may assign 192 to the appropriate offices such powers and duties as deemed 193 appropriate to carry out the department's lawful functions. 194 organization charts of the department shall be presented annually 195 with the budget request of the Governor for review by the 196 Legislature.
- 197 The commissioner shall appoint, from within the 198 Department of Public Safety, a statewide safety training officer 199 who shall serve at the pleasure of the commissioner and whose duty 200 it shall be to perform public training for both law enforcement 201 and private persons throughout the state concerning proper 202 emergency response to the mentally ill, terroristic threats or 203 acts, domestic conflict, other conflict resolution, and such other 204 matters as the commissioner may direct.

206	Mississippi Association of Chiefs of Police and the Mississippi
207	Sheriffs' Association, shall be responsible for establishing
208	guidelines for response to active shooter situations and
209	jurisdictional issues related thereto.
210	( * * $\frac{*}{2}$ ) The commissioner shall establish within the
211	department the Mississippi Office of Homeland Security for the
212	purpose of seeing that the laws are faithfully executed and for
213	the purpose of investigating cyber-related crimes and suppressing
214	crimes of violence and acts of intimidation and terror. The
215	commissioner is hereby authorized to employ within the Office of
216	Homeland Security a director, investigators and other qualified
217	personnel as he may deem necessary to make investigation of
218	cyber-related crimes, crimes of violence and acts of terrorism or
219	intimidation, to aid in the arrest and prosecution of persons
220	charged with such cyber-related crimes, crimes of violence, acts
221	of terrorism or intimidation, or threats of violence and to
222	perform other duties as necessary to accomplish these purposes.
223	Investigators and other law enforcement personnel employed by the
224	commissioner shall have full power to investigate, apprehend, and
225	arrest persons committing cyber-related crimes, acts of violence,
226	intimidation, or terrorism anywhere in the state, and shall be
227	vested with the power of police officers in the performance of
228	such duties as provided herein. Such investigators and other
229	personnel shall perform their duties under the direction of the

The commissioner, after consultation with the

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(6)

- 230 commissioner, or his designee. The commissioner shall be
- 231 authorized to offer and pay suitable rewards to other persons for
- 232 aiding in such investigation and in the apprehension and
- 233 conviction of persons charged with cyber-related crimes, acts of
- 234 violence, or threats of violence, or intimidation, or acts of
- 235 terrorism.
- 236 ( \* \* \*8) The commissioner shall establish within the Office
- 237 of Homeland Security a Mississippi Analysis and Information Center
- 238 (MSAIC Fusion Center) which shall be the highest priority for the
- 239 allocation of available federal resources for statewide
- 240 information sharing, including the deployment of personnel and
- 241 connectivity with federal data systems. Subject to appropriation
- 242 therefor, the Mississippi Fusion Center shall employ three (3)
- 243 regional analysts dedicated to analyzing and resolving potential
- 244 threats identified by the agency's statewide social media
- 245 intelligence platform and the dissemination of school safety
- 246 information.
- SECTION 3. Section 45-9-101, Mississippi Code of 1972, is
- 248 amended as follows:
- 45-9-101. (1) (a) Except as otherwise provided, the
- 250 Department of Public Safety is authorized to issue licenses to
- 251 carry stun guns, concealed pistols or revolvers to persons
- 252 qualified as provided in this section. Such licenses shall be
- 253 valid throughout the state for a period of five (5) years from the
- 254 date of issuance, except as provided in subsection (25) of this

255	section.	Any per	rson po	ssessir	ng a	valid	licens	se issu	ied	pursuant	to
256	this sect	ion may	carry	a stun	gun,	conce	ealed p	oistol	or	concealed	k
257	revolver.										

- 258 The licensee must carry the license, together with (b) 259 valid identification, at all times in which the licensee is 260 carrying a stun gun, concealed pistol or revolver and must display 261 both the license and proper identification upon demand by a law 262 enforcement officer. A violation of the provisions of this 263 paragraph (b) shall constitute a noncriminal violation with a 264 penalty of Twenty-five Dollars (\$25.00) and shall be enforceable 265 by summons.
- 266 (2) The Department of Public Safety shall issue a license if 267 the applicant:
  - (a) Is a resident of the state. However, this residency requirement may be waived if the applicant possesses a valid permit from another state, is a member of any active or reserve component branch of the United States of America Armed Forces stationed in Mississippi, is the spouse of a member of any active or reserve component branch of the United States of America Armed Forces stationed in Mississippi \* \* \* or is a retired law enforcement officer establishing residency in the state;
- (b) (i) Is twenty-one (21) years of age or older; or

  (ii) Is at least eighteen (18) years of age but

  not yet twenty-one (21) years of age and the applicant:

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279	1. Is a member or veteran of the United
280	States Armed Forces, including National Guard or Reserve; and
281	2. Holds a valid Mississippi driver's license
282	or identification card issued by the Department of Public Safety
283	or a valid and current tribal identification card issued by a
284	federally recognized Indian tribe containing a photograph of the
285	holder;
286	(c) Does not suffer from a physical infirmity which
287	prevents the safe handling of a stun gun, pistol or revolver;
288	(d) Is not ineligible to possess a firearm by virtue of
289	having been convicted of a felony in a court of this state, of any
290	other state, or of the United States without having been pardoned
291	or without * * * expungement of the same;
292	(e) Does not chronically or habitually abuse controlled
293	substances to the extent that his normal faculties are impaired.
294	It shall be presumed that an applicant chronically and habitually
295	uses controlled substances to the extent that his faculties are
296	impaired if the applicant has been voluntarily or involuntarily
297	committed to a treatment facility for the abuse of a controlled
298	substance or been found guilty of a crime under the provisions of
299	the Uniform Controlled Substances Law or similar laws of any other
300	state or the United States relating to controlled substances
301	within a three-year period immediately preceding the date on which

the application is submitted;

303	(f) Does not chronically and habitually use alcoholic
304	beverages to the extent that his normal faculties are impaired.
305	It shall be presumed that an applicant chronically and habitually
306	uses alcoholic beverages to the extent that his normal faculties
307	are impaired if the applicant has been voluntarily or
308	involuntarily committed as an alcoholic to a treatment facility or
309	has been convicted of two (2) or more offenses related to the use
310	of alcohol under the laws of this state or similar laws of any
311	other state or the United States within the three-year period
312	immediately preceding the date on which the application is
313	submitted;

- 314 (g) Desires a legal means to carry a stun gun, 315 concealed pistol or revolver to defend himself;
- 316 (h) Has not been adjudicated mentally incompetent, or 317 has waited five (5) years from the date of his restoration to 318 capacity by court order;
- (i) Has not been voluntarily or involuntarily committed to a mental institution or mental health treatment facility unless he possesses a certificate from a psychiatrist licensed in this state that he has not suffered from disability for a period of five (5) years;
- (j) Has not had adjudication of guilt withheld or imposition of sentence suspended on any felony unless three (3) years have elapsed since probation or any other conditions set by the court have been fulfilled;

(k) Is not a fugitive from justice; an
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- 329 (1) Is not disqualified to possess a weapon based on
- 330 federal law.
- 331 (3) The Department of Public Safety may deny a license if
- 332 the applicant has been found guilty of one or more crimes of
- 333 violence constituting a misdemeanor unless three (3) years have
- 334 elapsed since probation or any other conditions set by the court
- 335 have been fulfilled or expunction has occurred prior to the date
- 336 on which the application is submitted, or may revoke a license if
- 337 the licensee has been found guilty of one or more crimes of
- 338 violence within the preceding three (3) years. The department
- 339 shall, upon notification by a law enforcement agency or a court
- 340 and subsequent written verification, suspend a license or the
- 341 processing of an application for a license if the licensee or
- 342 applicant is arrested or formally charged with a crime which would
- 343 disqualify such person from having a license under this section,
- 344 until final disposition of the case. The provisions of subsection
- 345 (7) of this section shall apply to any suspension or revocation of
- 346 a license pursuant to the provisions of this section.
- 347 (4) The application shall be completed, under oath, on a
- 348 form promulgated by the Department of Public Safety and shall
- 349 include only:
- 350 (a) The name, address, place and date of birth, race,
- 351 sex and occupation of the applicant;

352			(b)	The	driver's	license	number	or	social	security
353	number	of	appl	icant	t;					

- 354 (c) Any previous address of the applicant for the two 355 (2) years preceding the date of the application;
- 356 (d) A statement that the applicant is in compliance 357 with criteria contained within subsections (2) and (3) of this 358 section;
- 359 (e) A statement that the applicant has \* \* \* read this 360 section and is knowledgeable of its provisions;
- 361 (f) A conspicuous warning that the application is
  362 executed under oath and that a knowingly false answer to any
  363 question, or the knowing submission of any false document by the
  364 applicant, subjects the applicant to criminal prosecution; and
- 365 (g) A statement that the applicant desires a legal
  366 means to carry a stun gun, concealed pistol or revolver to defend
  367 himself.
- 368 (5) The applicant shall submit only the following to the 369 Department of Public Safety:
- 370 (a) A completed application as described in subsection 371 (4) of this section;
- 372 (b) A full-face photograph of the applicant taken
  373 within the preceding thirty (30) days in which the head, including
  374 hair, in a size as determined by the Department of Public Safety,
  375 except that an applicant who is younger than twenty-one (21) years
  376 of age must submit a photograph in profile of the applicant;

3//	(c) A nonrefundable license fee of Eighty Dollars
378	(\$80.00). Costs for processing the set of fingerprints as
379	required in paragraph (d) of this subsection shall be borne by the
380	applicant. Honorably retired law enforcement officers, disabled
381	veterans and active duty members of the Armed Forces of the United
382	States, and law enforcement officers employed with a law
383	enforcement agency of a municipality, county or state at the time
384	of application for the license, shall be exempt from the payment
385	of the license fee;

- 386 (d) A full set of fingerprints of the applicant 387 administered by the Department of Public Safety; and
- 388 (e) A waiver authorizing the Department of Public
  389 Safety access to any records concerning commitments of the
  390 applicant to any of the treatment facilities or institutions
  391 referred to in subsection (2) of this section and permitting
  392 access to all the applicant's criminal records.
- 393 (6) (a) The Department of Public Safety, upon receipt of 394 the items listed in subsection (5) of this section, shall forward 395 the full set of fingerprints of the applicant to the appropriate 396 agencies for state and federal processing.
- 397 (b) The Department of Public Safety shall forward a
  398 copy of the applicant's application to the sheriff of the
  399 applicant's county of residence and, if applicable, the police
  400 chief of the applicant's municipality of residence. The sheriff
  401 of the applicant's county of residence, and, if applicable, the

402	police chief of the applicant's municipality of residence may, at
403	his discretion, participate in the process by submitting a
404	voluntary report to the Department of Public Safety containing any
405	readily discoverable prior information that he feels may be
406	pertinent to the licensing of any applicant. The reporting shall
407	be made within thirty (30) days after the date he receives the
408	copy of the application. Upon receipt of a response from a
409	sheriff or police chief, such sheriff or police chief shall be

- (c) The Department of Public Safety shall, within
  forty-five (45) days after the date of receipt of the items listed
  in subsection (5) of this section:
- 414 (i) Issue the license;

reimbursed at a rate set by the department.

- (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.

427	(d) * * * <u>If</u> a legible set of fingerprints, as
428	determined by the Department of Public Safety and the Federal
429	Bureau of Investigation, cannot be obtained after a minimum of two
430	(2) attempts, the Department of Public Safety shall determine
431	eligibility based upon a name check by the Mississippi Highway
432	Safety Patrol and a Federal Bureau of Investigation name check
433	conducted by the Mississippi Highway Safety Patrol at the request
434	of the Department of Public Safety.

- (7) (a) If the Department of Public Safety denies the 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.
- 447 (b) If the revocation, suspension or denial of issuance 448 is sustained by the Commissioner of Public Safety, or his duly 449 authorized agent pursuant to paragraph (a) of this subsection, the 450 aggrieved party may file within ten (10) days after the rendition 451 of such decision a petition in the circuit or county court of his

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- residence for review of such decision. A hearing for review shall be held and shall proceed before the court without a jury upon the
- 453 be held and shall proceed before the court without a jury upon the
- 454 record made at the hearing before the Commissioner of Public
- 455 Safety or his duly authorized agent. No such party shall be
- 456 allowed to carry a stun gun, concealed pistol or revolver pursuant
- 457 to the provisions of this section while any such appeal is
- 458 pending.
- 459 (8) The Department of Public Safety shall maintain an
- 460 automated listing of license holders and such information shall be
- 461 available online, upon request, at all times, to all law
- 462 enforcement agencies through the Mississippi Crime Information
- 463 Center. However, the records of the department relating to
- 464 applications for licenses to carry stun guns, concealed pistols or
- 465 revolvers and records relating to license holders shall be exempt
- 466 from the provisions of the Mississippi Public Records Act of 1983,
- 467 and shall be released only upon order of a court having proper
- 468 jurisdiction over a petition for release of the record or records.
- 469 (9) Within thirty (30) days after the changing of a
- 470 permanent address, or within thirty (30) days after having a
- 471 license lost or destroyed, the licensee shall notify the
- 472 Department of Public Safety in writing of such change or loss.
- 473 Failure to notify the Department of Public Safety pursuant to the
- 474 provisions of this subsection shall constitute a noncriminal
- 475 violation with a penalty of Twenty-five Dollars (\$25.00) and shall
- 476 be enforceable by a summons.

477	(10) In the event that a stun gun, concealed pistol or
478	revolver license is lost or destroyed, the person to whom the
479	license was issued shall comply with the provisions of subsection
480	(9) of this section and may obtain a duplicate, or substitute
481	thereof, upon payment of Fifteen Dollars (\$15.00) to the
482	Department of Public Safety, and furnishing a notarized statement
483	to the department that such license has been lost or destroyed.
484	(11) A license issued under this section shall be revoked is
485	the licensee becomes ineligible under the criteria set forth in
486	subsection (2) of this section.

(12) (a) Except as provided in subsection (25) of this section, no less than ninety (90) days prior to the expiration date of the license, the Department of Public Safety shall mail to each licensee a written notice of the expiration and a renewal form prescribed by the department. The licensee must renew his license on or before the expiration date by filing with the department the renewal form, a notarized affidavit stating that the licensee remains qualified pursuant to the criteria specified in subsections (2) and (3) of this section, and a full set of fingerprints administered by the Department of Public Safety or the sheriff of the county of residence of the licensee. The first renewal may be processed by mail and the subsequent renewal must be made in person. Thereafter every other renewal may be processed by mail to assure that the applicant must appear in

501	person	every	ten	(10)	years	for	the	purpose	of	obtaining	a	new
502	photogr	caph.										

- (i) Except as provided in this subsection, a renewal fee of Forty Dollars (\$40.00) shall also be submitted along with costs for processing the fingerprints;
- (ii) Honorably retired law enforcement officers,
  disabled veterans, active duty members of the Armed Forces of the
  United States and law enforcement officers employed with a law
  enforcement agency of a municipality, county or state at the time
  of renewal, shall be exempt from the renewal fee; and
  (iii) The renewal fee for a Mississippi resident
- (iii) The renewal fee for a Mississippi resident aged sixty-five (65) years of age or older shall be Twenty Dollars (\$20.00).
- 514 (b) The Department of Public Safety shall forward the 515 full set of fingerprints of the applicant to the appropriate 516 agencies for state and federal processing. The license shall be 517 renewed upon receipt of the completed renewal application and 518 appropriate payment of fees.
- on or before its expiration date must renew his license by paying
  a late fee of Fifteen Dollars (\$15.00). No license shall be
  renewed six (6) months or more after its expiration date, and such
  license shall be deemed to be permanently expired. A person whose
  license has been permanently expired may reapply for licensure;
  however, an application for licensure and fees pursuant to

- 526 subsection (5) of this section must be submitted, and a background
- 527 investigation shall be conducted pursuant to the provisions of
- 528 this section.
- 529 (13) (a) No license issued pursuant to this section shall
- 530 authorize any person, except a law enforcement officer as defined
- 531 in Section 45-6-3 with a distinct license authorized by the
- 532 Department of Public Safety, to carry a stun gun, concealed pistol
- 533 or revolver into:
- (i) Any place of nuisance as defined in Section
- 535 95-3-1 \* \* \*;
- 536 (ii) Any police, sheriff or highway patrol
- 537 station;
- 538 (iii) Any detention facility, prison or jail;
- 539 (iv) Any courthouse;
- 540 (v) Any courtroom, except that nothing in this
- 541 section shall preclude a judge from carrying a concealed weapon or
- 542 determining who will carry a concealed weapon in his courtroom;
- 543 (vi) Any polling place;
- (vii) Any meeting place of the governing body of
- 545 any governmental entity;
- 546 (viii) Any meeting of the Legislature or a
- 547 committee thereof;
- 548 (ix) Any school, college or professional athletic
- 549 event not related to firearms, except as provided in Section

550 45-9-181;

$\underline{(x)}$ Any portion of an establishment, licensed to
dispense alcoholic beverages for consumption on the premises, that
is primarily devoted to dispensing alcoholic beverages;
(xi) Any portion of an establishment in which
beer, light spirit product or light wine is consumed on the
premises, that is primarily devoted to such purpose;
(xii) Any elementary or secondary school facility,
except as provided in Section 45-9-181;
(xiii) Any junior college, community college,
college or university facility unless for the purpose of
participating in any authorized firearms-related activity, except
as provided in Section 45-9-181;
(xiv) Inside the passenger terminal of any
airport, except that no person shall be prohibited from carrying
any legal firearm into the terminal if the firearm is encased for
shipment, for purposes of checking such firearm as baggage to be
lawfully transported on any aircraft;
(xv) Any church or other place of worship, except
as provided in Section 45-9-171; or
(xvi) Any place where the carrying of firearms is
prohibited by federal law.
(b) In addition to the places enumerated in paragraph
(a) of this subsection, the carrying of a stun gun, concealed
pistol or revolver may be disallowed in any place in the
discretion of the person or entity exercising control over the

physical location of such place by the placing of a written notice clearly readable at a distance of not less than ten (10) feet that the "carrying of a pistol or revolver is prohibited." No license issued pursuant to this section shall authorize the participants in a parade or demonstration for which a permit is 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.

(a) The Commissioner of Public Safety shall promulgate rules and regulations to provide licenses to law enforcement officers as defined in Section 45-6-3 who choose to obtain a license under the provisions of this section, which shall include a distinction that the officer is an "active duty" law enforcement officer and an endorsement that such officer is authorized to carry in the locations listed in subsection (13). A law enforcement officer shall provide the following information to receive the license described in this subsection: (i) a letter, with the official letterhead of the agency or department for which the officer is employed at the time of application and (ii) a letter with the official letterhead of the agency or department, which explains that such officer has completed a certified law enforcement training academy.

601	(b) The licensing requirements of this section do not
602	apply to the carrying by any person of a stun gun, pistol or
603	revolver, knife, or other deadly weapon that is not concealed as
601	defined in Section 97-37-1

- 605 (15) Any person who knowingly submits a false answer to any 606 question on an application for a license issued pursuant to this 607 section, or who knowingly submits a false document when applying 608 for a license issued pursuant to this section, shall, upon 609 conviction, be guilty of a misdemeanor and shall be punished as provided in Section 99-19-31, Mississippi Code of 1972. 610
- 611 (16) All fees collected by the Department of Public Safety pursuant to this section shall be deposited into a special fund 612 613 hereby created in the State Treasury and shall be used for implementation and administration of this section. After the 614 close of each fiscal year, the balance in this fund shall be 615 616 certified to the Legislature and then may be used by the 617 Department of Public Safety as directed by the Legislature.
  - (17) All funds received by a sheriff or police chief pursuant to the provisions of this section shall be deposited into the general fund of the county or municipality, as appropriate, and shall be budgeted to the sheriff's office or police department as appropriate.
- 623 Nothing in this section shall be construed to require 624 or allow the registration, documentation or providing of serial 625 numbers with regard to any stun gun or firearm.

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626	(19) Any person holding a valid unrevoked and unexpired
627	license to carry stun guns, concealed pistols or revolvers issued
628	in another state shall have such license recognized by this state
629	to carry stun guns, concealed pistols or revolvers. The
630	Department of Public Safety is authorized to enter into a
631	reciprocal agreement with another state if that state requires a
632	written agreement in order to recognize licenses to carry stun
633	guns, concealed pistols or revolvers issued by this state.

- (20) The provisions of this section shall be under the supervision of the Commissioner of Public Safety. The 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.
- of Public Safety shall promulgate rules and regulations which
  provide that licenses authorized by this section for honorably
  retired law enforcement officers and honorably retired
  correctional officers from the Mississippi Department of
  Corrections shall (i) include the words "retired law enforcement
  officer" on the front of the license, and (ii) unless the licensee

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651	chooses to have this license combined with a driver's license or
652	identification card under subsection (25) of this section, that
653	the license itself have a red background to distinguish it from
654	other licenses issued under this section.

- 655 An honorably retired law enforcement officer and (b) 656 honorably retired correctional officer shall provide the following 657 information to receive the license described in this section: 658 a letter, with the official letterhead of the agency or department 659 from which such officer is retiring, which explains that such officer is honorably retired, and (ii) a letter with the official 660 661 letterhead of the agency or department, which explains that such 662 officer has completed a certified law enforcement training 663 academy.
- 664 (23) A disabled veteran who seeks to qualify for an
  665 exemption under this section shall be required to provide a
  666 veterans health services identification card issued by the United
  667 States Department of Veterans Affairs indicating a
  668 service-connected disability, which shall be sufficient proof of
  669 such service-connected disability.
- (24) A license under this section is not required for a loaded or unloaded pistol or revolver to be carried upon the person in a sheath, belt holster or shoulder holster or in a purse, handbag, satchel, other similar bag or briefcase or fully enclosed case if the person is not engaged in criminal activity other than a misdemeanor traffic offense, is not otherwise

- 676 prohibited from possessing a pistol or revolver under state or 677 federal law, and is not in a location prohibited under subsection 678 (13) of this section. However, the medical use of medical cannabis by a cardholder who is a registered qualifying patient 679 680 which is lawful under the provisions of the Mississippi Medical 681 Cannabis Act and in compliance with rules and regulations adopted 682 thereunder shall not disqualify a person under this subsection 683 (24) solely because the person is prohibited from possessing a 684 firearm under 18 USCS Section 922(q)(3) due to such medical use of medical cannabis. 685
- 686 (25) An applicant for a license under this section shall 687 have the option of, instead of being issued a separate card for 688 the license, having the license appear as a notation on the 689 individual's driver's license or identification card. If the 690 applicant chooses this option, the license issued under this 691 section shall have the same expiration date as the driver's 692 license or identification card, and renewal shall take place at 693 the same time and place as renewal of the driver's license or 694 identification card. The Commissioner of Public Safety shall have 695 the authority to promulgate rules and regulations which may be 696 necessary to ensure the effectiveness of the concurrent 697 application and renewal processes.
- 698 **SECTION 4.** Section 97-3-15, Mississippi Code of 1972, is 699 amended as follows:

700	97-3-15.	(1)	The	kil	lling of	a hum	ıan k	being	bу	the	act	
701	procurement or	omiss	sion	of	another	shall	be	justi	ifia	able	in	the
702	following cases	s:										

- 703 (a) When committed by public officers, or those acting
  704 by their aid and assistance, in obedience to any judgment of a
  705 competent court;
- 706 (b) When necessarily committed by public officers, or 707 those acting by their command in their aid and assistance, in 708 overcoming actual resistance to the execution of some legal 709 process, or to the discharge of any other legal duty;
- 710 (c) When necessarily committed by public officers, or 711 those acting by their command in their aid and assistance, in 712 retaking any felon who has been rescued or has escaped;
- 713 (d) When necessarily committed by public officers, or 714 those acting by their command in their aid and assistance, in 715 arresting any felon fleeing from justice;
- (e) When committed by any person in resisting any
  attempt unlawfully to kill such person or to commit any felony
  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
  immediate premises thereof in which such person shall be;
- (f) When committed in the lawful defense of one's own person or any other human being, where there shall be reasonable ground to apprehend a design to commit a felony or to do some

724	great personal	injury,	and	there	shall	be	imminent	danger	of	such
725	design being ac	ccomplish	ned;							

- 726 (g) When necessarily committed in attempting by lawful 727 ways and means to apprehend any person for any felony committed;
- 728 (h) When necessarily committed in lawfully suppressing
  729 any riot or in lawfully keeping and preserving the peace; \* \* \*
- 730 (i) When necessarily committed in the performance of
  731 duty as a member of a church or place of worship security program
  732 as described in Section 45-9-171 \* \* \*; and
- 733 (j) When necessarily committed in the performance of
  734 duty as a member of a School Safety Guardian Program as described
  735 in Section 45-9-181.
- 736 As used in subsection (1)(c) and (d) of this 737 section, the term "when necessarily committed" means that a public 738 officer or a person acting by or at the officer's command, aid or 739 assistance is authorized to use such force as necessary in 740 securing and detaining the felon offender, overcoming the offender's resistance, preventing the offender's escape, 741 742 recapturing the offender if the offender escapes or in protecting 743 himself or others from bodily harm; but such officer or person 744 shall not be authorized to resort to deadly or dangerous means 745 when to do so would be unreasonable under the circumstances. 746 public officer or person acting by or at the officer's command may 747 act upon a reasonable apprehension of the surrounding circumstances; however, such officer or person shall not use 748

- 749 excessive force or force that is greater than reasonably necessary
- 750 in securing and detaining the offender, overcoming the offender's
- 751 resistance, preventing the offender's escape, recapturing the
- 752 offender if the offender escapes or in protecting himself or
- 753 others from bodily harm.
- 754 (b) As used in subsection (1)(c) and (d) of this
- 755 section, the term "felon" shall include an offender who has been
- 756 convicted of a felony and shall also include an offender who is in
- 757 custody, or whose custody is being sought, on a charge or for an
- 758 offense which is punishable, upon conviction, by death or
- 759 confinement in the Penitentiary.
- 760 (c) As used in subsections (1)(e) and (3) of this
- 761 section, "dwelling" means a building or conveyance of any kind
- 762 that has a roof over it, whether the building or conveyance is
- 763 temporary or permanent, mobile or immobile, including a tent, that
- 764 is designed to be occupied by people lodging therein at night,
- 765 including any attached porch.
- 766 (3) A person who uses defensive force shall be presumed to
- 767 have reasonably feared imminent death or great bodily harm, or the
- 768 commission of a felony upon him or another or upon his dwelling,
- 769 or against a vehicle which he was occupying, or against his
- 770 business or place of employment or the immediate premises of such
- 771 business or place of employment, if the person against whom the
- 772 defensive force was used, was in the process of unlawfully and
- 773 forcibly entering, or had unlawfully and forcibly entered, a

dwelling, occupied vehicle, business, place of employment or the 775 immediate premises thereof or if that person had unlawfully 776 removed or was attempting to unlawfully remove another against the 777 other person's will from that dwelling, occupied vehicle, 778 business, place of employment or the immediate premises thereof 779 and the person who used defensive force knew or had reason to 780 believe that the forcible entry or unlawful and forcible act was 781 occurring or had occurred. This presumption shall not apply if 782 the person against whom defensive force was used has a right to be 783 in or is a lawful resident or owner of the dwelling, vehicle, 784 business, place of employment or the immediate premises thereof or 785 is the lawful resident or owner of the dwelling, vehicle, 786 business, place of employment or the immediate premises thereof or 787 if the person who uses defensive force is engaged in unlawful activity or if the person is a law enforcement officer engaged in 788 789 the performance of his official duties.

790 A person who is not the initial aggressor and is not engaged in unlawful activity shall have no duty to retreat before 791 792 using deadly force under subsection (1)(e) or (f) of this section 793 if the person is in a place where the person has a right to be, 794 and no finder of fact shall be permitted to consider the person's 795 failure to retreat as evidence that the person's use of force was 796 unnecessary, excessive or unreasonable.

797	(5) (a) The	presumptions contained in subsection (3) of
798	this section shall	apply in civil cases in which self-defense or
799	defense of another	is claimed as a defense.

- 800 (b) The court shall award reasonable attorney's fees, 801 court costs, compensation for loss of income, and all expenses 802 incurred by the defendant in defense of any civil action brought 803 by a plaintiff if the court finds that the defendant acted in 804 accordance with subsection (1)(e) or (f) of this section. A 805 defendant who has previously been adjudicated "not quilty" of any crime by reason of subsection (1)(e) or (f) of this section shall 806 807 be immune from any civil action for damages arising from the same 808 conduct.
- 809 **SECTION 5.** Section 97-37-9, Mississippi Code of 1972, is 810 amended as follows:
- 97-37-9. Any person indicted or charged for a violation of Section 97-37-1 may show as a defense:
- 813 (a) That he was threatened, and had good and sufficient 814 reason to apprehend a serious attack from any enemy, and that he 815 did so apprehend; or
- 816 (b) That he was traveling and was not a tramp, or was 817 setting out on a journey and was not a tramp; or
- 818 (c) That he was a law enforcement or peace officer in 819 the discharge of his duties; or
- 820 (d) That he was at the time in the discharge of his 821 duties as a mail carrier; or

822	(e) That he was at the time engaged in transporting
823	valuables for an express company or bank; or
824	(f) That he was a member of the Armed Forces of the
825	United States, National Guard, State Militia, Emergency Management
826	Corps, guard or patrolman in a state or municipal institution
827	while in the performance of his official duties; or
828	(g) That he was in lawful pursuit of a felon; or
829	(h) That he was lawfully engaged in legitimate sports;
830	<u>or</u>
831	(i) That at the time he was a company guard, bank
832	guard, watchman, or other person enumerated in Section 97-37-7,
833	and was then actually engaged in the performance of his duties as
834	such, and then held a valid permit from the sheriff, the
835	commissioner of public safety, or a valid permit issued by the
836	Secretary of State prior to May 1, 1974, to carry the weapon; and
837	the burden of proving either of said defenses shall be on the
838	accused; * * *
839	(j) That at the time he or she was a member of a church
840	or place of worship security program, and was then actually
841	engaged in the performance of his or her duties as such and met
842	the requirements of Section 45-9-171 * * *; or
843	(k) That at the time he or she was a member of a School
844	Safety Guardian Program, and was then actually engaged in the
845	performance of his or her duties as such and met the requirements
846	of Section 45-9-181.

SECTION 6. This act shall take effect and be in force from and after July 1, 2023.