MISSISSIPPI LEGISLATURE

By: Representative Hobgood-Wilkes

To: Judiciary B

HOUSE BILL NO. 795

AN ACT TO AMEND SECTION 97-23-93, MISSISSIPPI CODE OF 1972, TO REVISE HOW THE FINES FOR THE CRIME OF SHOPLIFTING ARE CALCULATED; TO REQUIRE THAT FINES BE BASED ON TOTAL PRICE OF ALL SHOPLIFTED ITEMS; AND FOR RELATED PURPOSES.

5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 6 SECTION 1. Section 97-23-93, Mississippi Code of 1972, is 7 amended as follows:

97-23-93. (1) Any person who shall willfully and unlawfully 8 9 take possession of any merchandise owned or held by and offered or 10 displayed for sale by any merchant, store or other mercantile establishment with the intention and purpose of converting such 11 12 merchandise to his own use without paying the merchant's stated price therefor shall be quilty of the crime of shoplifting and, 13 14 upon conviction, shall be punished as is provided in this section. 15 The requisite intention to convert merchandise without (2)

16 paying the merchant's stated price for the merchandise is 17 presumed, and shall be prima facie evidence thereof, when such 18 person, alone or in concert with another person, willfully:

19 (a) Conceals the unpurchased merchandise; H. B. No. 795 23/HR43/R1475 PAGE 1 (GT\EW)
Conceals the unpurchased merchandise; G1/2 (b) Removes or causes the removal of unpurchased
merchandise from a store or other mercantile establishment;

(c) Alters, transfers or removes any price-marking, any
other marking which aids in determining value affixed to the
unpurchased merchandise, or any tag or device used in electronic
surveillance of unpurchased merchandise;

26 (d) Transfers the unpurchased merchandise from one (1)
27 container to another; or

(e) Causes the cash register or other sales recording
device to reflect less than the merchant's stated price for the
unpurchased merchandise.

31 (3) Evidence of stated price or ownership of merchandise may32 include, but is not limited to:

33 (a) The actual merchandise or the container which held34 the merchandise alleged to have been shoplifted; or

35 (b) The content of the price tag or marking from such36 merchandise; or

37 (c) Properly identified photographs of such38 merchandise.

39 (4) Any merchant or his agent or employee may testify at a40 trial as to the stated price or ownership of merchandise.

41 (5) A person convicted of shoplifting merchandise for which 42 the \* \* total price of all items shoplifted in violation of this 43 <u>act</u> is less than or equal to One Thousand Dollars (\$1,000.00) 44 shall be punished as follows:

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45 Upon a first shoplifting conviction the defendant (a) shall be guilty of a misdemeanor and fined not more than One 46 Thousand Dollars (\$1,000.00), or punished by imprisonment in the 47 county jail not to exceed six (6) months, or by both, if the court 48 49 finds substantial and compelling reasons why the offender cannot 50 be safely and effectively supervised in the community, is not amenable to community-based treatment, or poses a significant risk 51 to public safety. If such a finding is not made, the court shall 52 53 suspend the sentence of imprisonment and impose a period of probation not exceeding one (1) year or a fine of not more than 54 55 One Thousand Dollars (\$1,000.00).

56 Upon a second shoplifting conviction the defendant (b) 57 shall be guilty of a misdemeanor and fined not more than One 58 Thousand Dollars (\$1,000.00) or punished by imprisonment in the county jail for a term not to exceed six (6) months, or by both, 59 60 if the court finds substantial and compelling reasons why the 61 offender cannot be safely and effectively supervised in the community, is not amenable to community-based treatment, or poses 62 63 a significant risk to public safety. If such a finding is not 64 made, the court shall suspend the sentence of imprisonment and 65 impose a period of probation not exceeding one (1) year or a fine 66 of not more than One Thousand Dollars (\$1,000.00), or both.

67 (6) Upon a third or subsequent shoplifting conviction where
68 the \* \* total price of all shoplifted merchandise is not less
69 than Five Hundred Dollars (\$500.00) or greater than One Thousand

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Dollars (\$1,000.00), the defendant shall be guilty of a felony and fined not more than One Thousand Dollars (\$1,000.00), or imprisoned for a term not exceeding three (3) years, or by both such fine and imprisonment.

74 (7) A person convicted of shoplifting merchandise for which 75 the \* \* \* total price of all items shoplifted in violation of this 76 <u>act</u> exceeds One Thousand Dollars (\$1,000.00) shall be guilty of a 77 felony and, upon conviction, punished as provided in Section 78 97-17-41 for the offense of grand larceny.

(8) In determining the number of prior shoplifting convictions for purposes of imposing punishment under this section, the court shall disregard all such convictions occurring more than seven (7) years prior to the shoplifting offense in guestion.

(9) (a) For the purpose of determining the gravity of the
offense under subsection (7) of this section, the prosecutor may
aggregate the value of merchandise shoplifted from three (3) or
more separate mercantile establishments within the same legal
jurisdiction over a period of thirty (30) days or \* \* \* less than
thirty (30) days.

90 (10) For the purpose of determining the gravity of any 91 offense under this section, the prosecutor shall aggregate the 92 value of merchandise shoplifted from the same mercantile 93 establishment with the legal jurisdiction over a period of thirty 94 (30) days or less than thirty (30) days.

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95 SECTION 2. This act shall take effect and be in force from 96 and after July 1, 2023.

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