To: Judiciary A

By: Representative Scott

HOUSE BILL NO. 967

AN ACT TO AUTHORIZE THE ISSUANCE OF A HARDSHIP DRIVER'S 2 LICENSE TO A PERSON WHOSE LICENSE HAS BEEN SUSPENDED AS A RESULT OF BEING OUT OF COMPLIANCE WITH AN ORDER FOR SUPPORT; TO REQUIRE A PERSON TO ESTABLISH PROOF OF HARDSHIP; TO AMEND SECTION 63-1-43, 5 MISSISSIPPI CODE OF 1972, TO ESTABLISH A FEE FOR A HARDSHIP 6 LICENSE AND PROVIDE THAT A PERSON HOLDING A HARDSHIP LICENSE MAY 7 ONLY DRIVE TO WORK AND RELIGIOUS SERVICES; TO AMEND SECTION 63-1-47, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT THE TERM OF A 8 9 HARDSHIP LICENSE SHALL BE FOUR YEARS; TO AMEND SECTIONS 63-1-5 and 10 93-11-157, MISSISSIPPI CODE OF 1972, IN CONFORMITY WITH THE 11 PROVISIONS OF THIS ACT; AND FOR RELATED PURPOSES. 12 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 13 SECTION 1. (1) Whenever a person's driver's license has been suspended under Section 93-11-157 or 93-11-163 for being out 14 15 of compliance with an order for support, such person may petition the chancery court of the county in which the licensee resides or 16 17 the Chancery Court of the First Judicial District of Hinds County, 18 Mississippi, within thirty (30) days after a licensing entity suspends the license, for an order authorizing such person to be 19 20 issued a hardship license. 21 (2) (a) The court may grant the person hardship driving

privileges if it finds reasonable cause to believe that suspension

- 23 of full driving privileges would hinder the person's ability to
- 24 continue his or her employment.
- 25 (b) Proof of the hardship shall be established by clear
- 26 and convincing evidence, which shall be supported by independent
- 27 documentation, and must include a recommendation letter from the
- 28 Mississippi Department of Human Services stating they have reason
- 29 to believe the person should receive a hardship license.
- 30 (3) Upon receiving a court order that grants a person
- 31 hardship driving privileges, the person shall take the order and a
- 32 hardship driver's license application form, prescribed by the
- 33 Mississippi Department of Public Safety, to a driver's licensing
- 34 location to be issued a hardship driver's license.
- 35 (4) The hardship driver's license issued under this section
- 36 shall be developed by the Mississippi Department of Public Safety
- 37 and shall look substantially different from a regular driver's
- 38 license.
- 39 (5) A hardship license cannot be issued to an applicant to
- 40 operate a commercial motor vehicle.
- 41 (6) (a) The Mississippi Department of Human Services shall
- 42 adopt regulations to carry out the provisions of subsection (2)(b)
- 43 of this section.
- 44 (b) The Mississippi Department of Public Safety shall
- 45 adopt regulations as necessary to carry out the provisions of this
- 46 section.

47	SECTION 2. Section 63-1-43, Mississippi Code of 1972, is
48	amended as follows:
49	63-1-43. (1) The commissioner shall charge and collect the
50	following fees:
51	(a) Fees to which the card stock fee authorized in
52	Section 45-1-21 shall be added:
53	Class R original or renewal four-year license
54	authorized in Section 63-1-5\$18.00
55	Class R original or renewal eight-year license
56	authorized in Section 63-1-5\$36.00
57	Class D original or renewal four-year license
58	authorized in Section 63-1-47\$23.00
59	Class D original or renewal eight-year license
60	authorized in Section 63-1-47\$46.00
61	Four-year Identification Card authorized in
62	Section 45-35-7\$11.00
63	Eight-year Identification Card authorized in
64	Section 45-35-7\$22.00
65	Eight-year Identification Card for the blind
66	authorized in Section 45-35-7\$11.00
67	Four-year Disability Identification Card authorized in
68	Section 45-35-53\$11.00
69	Learner's Permit authorized in
70	Section 63-1-21\$ 1.00
71	Duplicate Identification Card or Disability

72	Identification Card\$ 5.00
73	Duplicate Class R or Class D license
74	authorized in Section 63-1-37\$ 5.00
75	Class A, B or C Commercial driver's license
76	authorized in Section 63-1-208\$48.00
77	CDL Learner's Permit authorized in Section 63-1-208\$10.00
78	Duplicate CDL or CDL learner's permit\$ 5.00
79	Ignition-Interlock-Restricted License
80	authorized in Section 63-11-31\$50.00
81	(b) Driver services fees to which the card stock fee
82	authorized in Section 45-1-21 is not added:
83	Temporary Motorcycle Permit\$ 1.00
84	Four-year or eight-year Motorcycle Endorsement\$ 5.00
85	Late Renewal Fee\$ 1.00
86	Four-year Identification Card upon medical reason for
87	surrender of a driver's license as authorized in
88	Section 45-35-7 (one (1) time only)
89	Hazardous Materials Background Check (federal)\$63.00
90	Hazardous Materials Background Check (state)\$37.00
91	CDL Application Fee\$25.00
92	CDL Endorsements:
93	Tanker Endorsement\$ 5.00
94	Doubles/Triples Endorsement\$ 5.00
95	Passenger Endorsement\$ 5.00
96	Hazardous Materials Endorsement\$ 5.00

97	School Bus Endorsement\$ 5.00
98	<pre>Hardship License authorized in Section 1 of this act\$25.00</pre>
99	(c) In addition to the fees required in this section,
100	an applicant may contribute an additional One Dollar (\$1.00) which
101	shall be deposited into the Statewide Litter Prevention Fund. The
102	applicant shall be informed that he may contribute an additional
103	One Dollar (\$1.00) which shall be deposited into the Statewide
104	Litter Prevention Fund and shall be expended solely for the
105	purpose of funding litter prevention projects or litter education
106	programs, as recommended by the Statewide Litter Prevention
107	Program of Keep Mississippi Beautiful, Inc.
108	(d) Starting January 1, 2021, for any original or
109	renewal license for which the fee is greater than Ten Dollars
110	(\$10.00), if the applicant brings all required documentation but
111	does not receive his or her license within two and one-half
112	(2-1/2) hours of entering and remaining at the license station,
113	Ten Dollars (\$10.00) shall be deducted from the total amount owed
114	for the license.
115	(2) All originals and renewals of operators' licenses shall
116	be in compliance with Section 63-1-47.
117	(3) Notwithstanding any provision of law to the contrary in
118	this section, the commissioner shall waive the driver's license or
119	learner's permit fee for any applicant in the custody of the
120	Department of Child Protection Services.

121	SECTION 3.	Section	63-1-47,	Mississippi	Code	of	1972,	is

- 122 amended as follows:
- 123 63-1-47. (1) (a) Except as otherwise provided in this
- 124 section, each applicant for an original or renewal Class R or
- 125 Class D license issued pursuant to this article, who is entitled
- 126 to issuance of same, shall be issued a four-year license or an
- 127 eight-year license, at the option of the applicant, which will
- 128 expire at midnight on the licensee's birthday and may be renewed
- 129 any time within six (6) months before the expiration of the
- 130 license upon application and payment of the required fee, unless
- 131 required to be reexamined.
- 132 (b) The term of an ignition-interlock-restricted
- 133 license issued under this article shall be four (4) years.
- 134 (c) The term of a hardship license issued under Section
- 135 1 of this act shall be four (4) years.
- 136 (2) Any commercial driver's license issued under Article 5
- 137 of this chapter shall be issued for a five-year term to expire at
- 138 midnight on the licensee's birthday.
- (3) (a) All applications by an operator under eighteen (18)
- 140 years of age must be accompanied by documentation that the
- 141 applicant is in compliance with the education requirements of
- 142 Section 63-1-9(1)(q), and the documentation used in establishing
- 143 compliance must be dated no more than thirty (30) days before the
- 144 date of application.

145	(b) All applications by an operator under eighteen (18)
146	years of age, if applicable, must be accompanied by documentation
147	signed and notarized by the parent or guardian of the applicant
148	and the appropriate school official, authorizing the release of
149	the applicant's attendance records to the Department of Public
150	Safety as required under Section 63-1-10.

- 151 The commissioner shall suspend the driver's license 152 or learner's permit of a student under eighteen (18) years of age 153 who has been reported by the Department of Education as required by Section 63-1-10.1, and shall give notice of the suspension to 154 the licensee as provided in Section 63-1-52(4). A school 155 156 superintendent or designee may request that the driver's license 157 or learner's permit that has been suspended under the provisions 158 of this subsection be reinstated after the student has 159 successfully completed nine (9) weeks of school attendance without 160 an unlawful absence.
- 161 Any original or renewal license issued under this (4)(a) chapter to a person who is not a United States citizen shall 162 163 expire four (4) years from the date of issuance or on the 164 expiration date of the applicant's authorized stay in the United 165 States, whichever is the lesser period of time, and may be 166 renewed, if the person is otherwise qualified to renew the 167 license, within thirty (30) days of expiration. The fee for any 168 such license and for renewal shall be as prescribed in Section 169 63-1-43.

170	(b) Any applicant for an original or renewal license
171	under this subsection (4) must present valid documentary evidence
172	documenting that the applicant:
173	(i) Is a citizen or national of the United States;
174	(ii) Is an alien lawfully admitted for permanent
175	or temporary residence in the United States;
176	(iii) Has conditional permanent residence status
177	in the United States;
178	(iv) Has an approved application for asylum in the
179	United States or has entered into the United States in refugee
180	status;
181	(v) Has a valid, unexpired nonimmigrant visa or
182	nonimmigrant visa status for entry into or lawful presence in the
183	United States;
184	(vi) Has a pending application for asylum in the
185	United States;
186	(vii) Has a pending or approved application for
187	temporary protected status in the United States;
188	(viii) Has approved deferred-action status;
189	(ix) Has a pending application for adjustment of
190	status to that of an alien lawfully admitted for permanent
191	residence in the United States or conditional permanent resident
192	status in the United States; or

issued by the United States Department of Homeland Security.

(x) Has a valid employment authorization card

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- 195 (5) For any driver's license issued under this chapter, the
 196 Department of Public Safety shall send an email and text message
 197 notification of an upcoming driver's license expiration date to
 198 the known emails and phone numbers authorized by license holders
 199 for such notices not less than thirty (30) days before the
- SECTION 4. Section 63-1-5, Mississippi Code of 1972, is amended as follows:
- 203 63-1-5. (1) (a) No person shall drive or operate a motor 204 vehicle or an autocycle as defined in Section 63-3-103 upon the 205 highways of the State of Mississippi without first securing an 206 operator's license to drive on the highways of the state, unless 207 specifically exempted by Section 63-1-7.
- 208 (b) The types of operator's licenses are:
- 209 (i) Class R;
- 210 (ii) Class D;
- 211 (iii) Class A, B or C commercial license governed
- 212 by Article 5 of this chapter; * * *

expiration date of that license.

- 213 (iv) Interlock-restricted license as prescribed in
- 214 Section 63-11-31 * * * and
- 215 (v) Hardship license as authorized in Section 1 of
- 216 this act.

- 217 (2) (a) Every person who makes application for an original
- 218 license or a renewal license to operate any single vehicle with a
- 219 gross weight rating of less than twenty-six thousand one (26,001)

220 pounds or any vehicle towing a vehicle with a gross vehicle weight 221 rating not in excess of ten thousand (10,000) pounds other than 222 vehicles included in Class C, vehicles which require a special 223 endorsement, or to operate a vehicle as a common carrier by motor 224 vehicle, taxicab, passenger coach, dray, contract carrier or 225 private commercial carrier as defined in Section 27-19-3, other 226 than those vehicles for which a Class A, B or C license is 227 required under Article 5 of this chapter, may, in lieu of the 228 Class R regular driver's license, apply for and obtain a Class D driver's license. The fee for the issuance of a Class D driver's 229 230 license shall be as set forth in Section 63-1-43 and the Class D 231 license shall be valid for the term prescribed in Section 63-1-47. 232 Except as required under Article 5 of this chapter, no driver of a 233 pickup truck shall be required to have a Class D or a commercial 234 license regardless of the purpose for which the pickup truck is 235 used.

- 236 (b) Persons operating vehicles listed in paragraph (a)
 237 of this subsection for private purposes or in emergencies need not
 238 obtain a Class D license.
- 239 (3) An interlock-restricted license allows a person to drive 240 only a motor vehicle equipped with an ignition-interlock device.
- 241 (4) A person who violates this section is guilty of a 242 misdemeanor and, upon conviction, may be punished by imprisonment 243 for not less than two (2) days nor more than six (6) months, by a

- 244 fine of not less than Two Hundred Dollars (\$200.00) nor more than
- 245 Five Hundred Dollars (\$500.00), or both.
- 246 **SECTION 5.** Section 93-11-157, Mississippi Code of 1972, is
- 247 amended as follows:
- 248 93-11-157. (1) The division shall review the information
- 249 received under Section 93-11-155 and any other information
- 250 available to the division, and shall determine if a licensee is
- 251 out of compliance with an order for support. If a licensee is out
- 252 of compliance with the order for support, the division shall
- 253 notify the licensee by first class mail that ninety (90) days
- 254 after the licensee receives the notice of being out of compliance
- 255 with the order, the licensing entity will be notified to
- 256 immediately suspend the licensee's license unless the licensee
- 257 pays the arrearage owing, according to the accounting records of
- 258 the Mississippi Department of Human Services or the attorney
- 259 representing the party to whom support is due, as the case may be,
- 260 or enters into a stipulated agreement and agreed judgment
- 261 establishing a schedule for the payment of the arrearage. The
- 262 licensee shall be presumed to have received the notice five (5)
- 263 days after it is deposited in the mail.
- 264 (2) Upon receiving the notice provided in subsection (1) of
- 265 this section the licensee may:
- 266 (a) Request a review with the division; however, the
- 267 issues the licensee may raise at the review are limited to whether
- 268 the licensee is the person required to pay under the order for

- support and whether the licensee is out of compliance with the order for support; or
- (b) Request to participate in negotiations with the
- 272 division for the purpose of establishing a payment schedule for
- 273 the arrearage.
- 274 (3) The division director or the designees of the division
- 275 director may and, upon request of a licensee, shall negotiate with
- 276 a licensee to establish a payment schedule for the arrearage.
- 277 Payments made under the payment schedule shall be in addition to
- 278 the licensee's ongoing obligation under the latest entered
- 279 periodic order for support.
- 280 (4) Should the division and the licensee reach an agreement
- 281 on a payment schedule for the arrearage, the division director may
- 282 submit to the court a stipulated agreement and agreed judgment
- 283 containing the payment schedule which, upon the court's approval,
- 284 is enforceable as any order of the court. If the court does not
- 285 approve the stipulated agreement and agreed judgment, the court
- 286 may require a hearing on a case-by-case basis for the judicial
- 287 review of the payment schedule agreement.
- 288 (5) If the licensee and the division do not reach an
- 289 agreement on a payment schedule for the arrearage, the licensee
- 290 may move the court to establish a payment schedule. However, this
- 291 action does not stay the license suspension.
- 292 (6) The notice given to a licensee that the licensee's
- 293 license will be suspended in ninety (90) days must clearly state

the remedies and procedures that are available to a licensee under this section.

- 296 If at the end of the ninety (90) days the licensee has 297 an arrearage according to the accounting records of the 298 Mississippi Department of Human Services or the attorney 299 representing the party to whom support is due, as the case may be, 300 and the licensee has not entered into a stipulated agreement and 301 agreed judgment establishing a payment schedule for the arrearage, 302 the division shall immediately notify all applicable licensing 303 entities in writing to suspend the licensee's license, and the 304 licensing entities shall immediately suspend the license and shall 305 within three (3) business days notify the licensee and the 306 licensee's employer, where known, of the license suspension and 307 the date of such suspension by certified mail return receipt 308 requested. Within forty-eight (48) hours of receipt of a request 309 in writing delivered personally, by mail or by electronic means, 310 the department shall furnish to the licensee, licensee's attorney or other authorized representative a copy of the department's 311 312 accounting records of the licensee's payment history. A licensing 313 entity shall immediately reinstate the suspended license upon the 314 division's notification of the licensing entities in writing that 315 the licensee no longer has an arrearage or that the licensee has entered into a stipulated agreement and agreed judgment. 316
- 317 (8) Within thirty (30) days after a licensing entity 318 suspends the licensee's license at the direction of the division

319	under subsection (7) of this section, the licensee may appeal the
320	license suspension to the chancery court of the county in which
321	the licensee resides or to the Chancery Court of the First
322	Judicial District of Hinds County, Mississippi, upon giving bond
323	with sufficient sureties in the amount of Two Hundred Dollars
324	(\$200.00), approved by the clerk of the chancery court and
325	conditioned to pay any costs that may be adjudged against the
326	licensee. Notice of appeal shall be filed in the office of the
327	clerk of the chancery court. If there is an appeal, the appeal
328	may, in the discretion of and on motion to the chancery court, act
329	as a supersedeas of the license suspension. The department shall
330	be the appellee in the appeal, and the licensing entity shall not
331	be a party in the appeal. The chancery court shall dispose of the
332	appeal and enter its decision within thirty (30) days of the
333	filing of the appeal. The hearing on the appeal may, in the
334	discretion of the chancellor, be tried in vacation. The decision
335	of the chancery court may be appealed to the Supreme Court in the
336	manner provided by the rules of the Supreme Court. In the
337	discretion of and on motion to the chancery court, no person shall
338	be allowed to practice any business, occupation or profession or
339	take any other action under the authority of any license the
340	suspension of which has been affirmed by the chancery court while
341	an appeal to the Supreme Court from the decision of the chancery
342	court is pending.

343	(9) If a licensee who has entered a stipulated agreement and
344	agreed judgment for the payment of an arrearage under this section
345	subsequently is out of compliance with an order for support, the
346	division shall immediately notify the licensing entity to suspend
347	the licensee's license, and the licensing entity shall immediately
348	suspend the license without a hearing and shall within three (3)
349	business days notify the licensee in writing of the license
350	suspension. In the case of a license suspension under the
351	provisions of this subsection, the procedures provided for under
352	subsections (1) and (2) of this section are not required; however,
353	the appeal provisions of subsection (8) of this section still
354	apply. After suspension of the license, if the licensee
355	subsequently enters into a stipulated agreement and agreed
356	judgment or the licensee otherwise informs the division of
357	compliance with the order for support, the division shall within
358	seven (7) days notify in writing the licensing entity that the
359	licensee is in compliance. Upon receipt of that notice from the
360	division, a licensing entity shall immediately reinstate the
361	license of the licensee and shall within three (3) business days
362	notify the licensee of the reinstatement.

363 (10) Nothing in this section prohibits a licensee from 364 filing a motion for the modification of an order for support or 365 for any other applicable relief. However, no such action shall 366 stay the license suspension procedure, except as may be allowed 367 under subsection (8) of this section.

- 368 (11) If a license is suspended under the provisions of this section, the licensing entity is not required to refund any fees paid by a licensee in connection with obtaining or renewing a license.
- 372 (12) The requirement of a licensing entity to suspend a
 373 license under this section does not affect the power of the
 374 licensing entity to deny, suspend, revoke or terminate a license
 375 for any other reason.
 - The procedure for suspension of a license for being out (13)of compliance with an order for support, and the procedure for the reissuance or reinstatement of a license suspended for that purpose, shall be governed by this section and not by the general licensing and disciplinary provisions applicable to a licensing entity, except as provided in Section 1 of this act. Actions taken by a licensing entity in suspending a license when required by this section are not actions from which an appeal may be taken under the general licensing and disciplinary provisions applicable to the licensing entity. Any appeal of a license suspension that is required by this section shall be taken in accordance with the appeal procedure specified in subsection (8) of this section rather than any procedure specified in the general licensing and disciplinary provisions applicable to the licensing entity. there is any conflict between any provision of this section and any provision of the general licensing and disciplinary provisions

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392	applicable to	а	licensing	entity,	the	provisions	of	this	section
393	shall control								

- (14) No license shall be suspended under this section until ninety (90) days after July 1, 1996. This ninety-day period shall be a one-time amnesty period in which any person who may be subject to license suspension under this article may comply with an order of support in order to avoid the suspension of any license.
- 400 (15) Any individual who fails to comply with a subpoena or 401 warrant relating to paternity or child support proceedings after 402 receiving appropriate notice may be subject to suspension or 403 withholding of issuance of a license under this section.
- SECTION 6. This act shall take effect and be in force from and after July 1, 2024.