By: Representative Hood

To: Wildlife, Fisheries and Parks; Appropriations A

HOUSE BILL NO. 1313

- AN ACT TO AMEND SECTION 49-7-3, MISSISSIPPI CODE OF 1972, TO AUTHORIZE AN INDIVIDUAL WHO WAS BORN IN MISSISSIPPI, BUT IS NOT A CURRENT RESIDENT, TO PURCHASE A COMBINATION NONRESIDENT NATIVE
- 4 HUNTING AND FISHING LICENSE, UPON PRESENTING AN ORIGINAL OR
- 5 CERTIFIED ORIGINAL BIRTH CERTIFICATE; TO BRING FORWARD SECTIONS
- CERTIFIED ORIGINAL BIRTH CERTIFICATE; TO BRING FORWARD SECTIONS
- 6 49-7-5, 49-7-9, 49-7-17, 49-7-21, 49-7-8, 49-7-12, 49-7-22,
- 7 49-7-23, 49-7-27 AND 49-7-153, MISSISSIPPI CODE OF 1972, FOR
- 8 PURPOSE OF POSSIBLE AMENDMENT; AND FOR RELATED PURPOSES.
- 9 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- SECTION 1. Section 49-7-3, Mississippi Code of 1972, is
- 11 amended as follows:
- 12 49-7-3. (1) Any resident of the State of Mississippi shall
- 13 be entitled to receive a resident fishing license.
- 14 (2) Any person domiciled within the State of Mississippi
- 15 shall be entitled to receive a resident hunting license provided
- 16 in Section 49-7-5. The domicile of a person is that person's
- 17 principal or primary home or place of abode. A "principal or
- 18 primary home or place of abode" is that home or place in which a
- 19 person's habitation is fixed and to which he, whenever absent, has
- 20 the present intention of returning after a departure of absence

21 therefrom, regardless of the duration of the absence. The burden

- 22 of proving domicile shall be on the person claiming such status.
- 23 The following evidence or other reliable evidence may be
- 24 considered in establishing, but is not necessarily determinative
- 25 of, domicile: driver's license, valid and current tribal
- 26 identification card issued by a federally recognized Indian tribe
- 27 containing a photograph of the person submitting the
- 28 identification card, residence for income or other tax purposes,
- 29 homestead exemption receipt, or any other means prescribed by the
- 30 department. In the case of minors, domicile of the parents shall
- 31 be used as evidence of the minor's domicile.
- 32 (3) A nondomiciliary of the state may be issued a resident
- 33 hunting or fishing license or combination resident hunting/fishing
- 34 license upon providing the following:
- 35 (a) A current identification card from a Mississippi
- 36 college or university; or
- 37 (b) A current military identification card showing that
- 38 the person is an active member of the United States Armed Forces
- 39 (excluding Reserves and the National Guard) and proof that the
- 40 person is stationed on a military base in Mississippi.
- 41 (4) A nondomiciliary of the state may be issued a special
- 42 Armed Forces fourteen-day hunting and fishing license with the
- 43 same hunting and fishing privileges and at the same fee of a
- 44 resident sportsman's license, if the nondomiciliary is an active
- 45 member of the United States Armed Forces (excluding Reserves and
- 46 the National Guard) and his application is approved by the

- 47 department. The applicant must file his application for the
- 48 special fourteen-day license in the office of the department. The
- 49 department shall establish requirements for proof of active
- 50 military status and any other requirements it deems desirable.
- 51 The department shall not issue more than two (2) special
- 52 fourteen-day licenses to the same applicant per license year.
- 53 (5) A holder of a resident or nonresident license is
- 54 required to carry the license on his person while engaged in
- 55 hunting, trapping or fishing. Any penalty for not carrying a
- 56 license while engaged in hunting, trapping or fishing shall be
- 57 waived if the person can verify purchase of a license prior to the
- 58 date of the violation.
- 59 (6) An individual who was born in Mississippi, but is not a
- 60 current resident, may receive a combination nonresident native
- 61 hunting and fishing license, for the sum of Twenty Dollars
- 62 (\$20.00), which is valid for ten (10) consecutive days, upon
- 63 presenting an original or certified original birth certificate
- 64 from the Mississippi Department of Health. The license shall
- 65 qualify the licensee to hunt under this chapter all game and fowl,
- 66 including deer and turkey, and to fish in any county of the state.
- 67 (7) Each application or filing made under this section shall
- 68 include the social security number(s) of the applicant in
- 69 accordance with Section 93-11-64.
- 70 **SECTION 2.** Section 49-7-5, Mississippi Code of 1972, is
- 71 brought forward as follows:

- 72 49-7-5. (1) (a) Any resident, as defined in Section
- 73 49-7-3, upon application, shall receive a combination resident
- 74 hunting and fishing license for the sum of Twenty-five Dollars
- 75 (\$25.00). The license shall qualify the licensee to hunt under
- 76 this chapter all game and fowl, including deer and turkey, and to
- 77 fish in any county of the state.
- 78 (b) Any resident, as defined in Section 49-7-3, upon
- 79 application, shall receive a resident combination small game
- 80 hunting and fishing license for the sum of Ten Dollars (\$10.00)
- 81 together with the fee provided in Section 49-7-17 to the office or
- 82 agent issuing the license. The hunting license shall qualify the
- 83 licensee to hunt and fish under this chapter all game and fowl,
- 84 except deer and turkey, in any county in the state.
- 85 (c) Any resident, as defined in Section 49-7-3, upon
- 86 application, shall receive a sportsman's license for the sum of
- 87 Forty-five Dollars (\$45.00). The license shall qualify the
- 88 licensee to hunt under this chapter all game and fowl, including
- 89 deer and turkey, and to fish as provided by law, in any county in
- 90 the state, and to hunt using primitive weapons and bow and arrow
- 91 in the manner provided by law. The commission may notify the
- 92 licensee of the expiration of his license, and the licensee may
- 93 renew the license by mailing the sum of Forty-five Dollars
- 94 (\$45.00) to the commission. A licensee who has not renewed the
- 95 license within thirty (30) days after the expiration date shall be

- 96 removed from the commission's records, and the licensee must apply 97 to be placed on the renewal list.
- 98 (d) In addition to a hunting license allowing the
 99 taking of turkey, a resident who hunts turkey during a fall turkey
 100 season must purchase a fall turkey hunting permit for a fee of
 101 Five Dollars (\$5.00) plus the fee provided in Section 49-7-17. A
 102 resident sportsman's licensee or resident lifetime sportsman's
- licensee may hunt during the fall turkey season without purchasing a permit.
- 105 (e) The commission may offer a resident apprentice
 106 hunting license for a resident who does not have the required
 107 certificate of hunter education and may set the fee for the
 108 apprentice hunting license. An apprentice license may be
 109 purchased only one (1) time by a resident and the apprentice
 110 hunting licensee must be accompanied by a licensed or exempt
 111 resident hunter at least twenty-one (21) years of age when
- Any resident citizen of the State of Mississippi 113 (2) 114 who has not reached the age of sixteen (16) years or who has 115 reached the age of sixty-five (65) years, or any resident citizen 116 who is blind, paraplegic, or a multiple amputee, or who has been 117 adjudged by the Veterans Administration as having a total service-connected disability, or has been adjudged to be totally 118 119 disabled by the Social Security Administration shall not be required to purchase or have in his possession, a hunting or 120

112

hunting.

121 fishing license while engaged in such activities. A person exempt

122 by reason of total service-connected disability, as adjudged by

123 the Veterans Administration or who has been adjudged to be totally

124 disabled by the Social Security Administration or who is blind,

125 paraplegic or a multiple amputee, shall have in their possession

126 and on their person proof of their age, residency, disability

127 status or other respective physical impairment while engaged in

128 the activities of hunting or fishing.

129 (b) Any resident who is a member of the Armed Forces,

130 including the Reserves and National Guard, and on active duty

131 outside the State of Mississippi is not required to purchase or

132 have in his possession a hunting or fishing license while engaged

133 in such activities on leave from active duty. The resident shall

have in his possession and on his person any proof as may be

135 required by the commission.

136 (c) All exempt hunting and fishing licenses previously

137 issued for disabilities shall be null and void effective July 1,

138 1993.

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139 (d) The commission may offer a youth all-game hunting

140 and fishing license for exempt youths who have a hunter education

141 certificate and an all-game hunting and fishing license for other

142 persons exempted under paragraph (a). Youths and other exempt

143 persons shall not be required to purchase this license or have it

144 in possession while hunting or fishing. The commission may

- establish a fee not to exceed Five Dollars (\$5.00) for the licenses.
- 147 The requirement for purchasing and/or having a hunting or fishing license authorized in subsection (1) of this 148 149 section may be waived for any resident or nonresident who is an 150 honorably discharged veteran with a combat-related disability and 151 who will be participating in a special hunt, fishing trip or other outdoor recreational event that is available only to such persons 152 153 as determined by the entity sponsoring the event. The commission is authorized to establish such criteria and/or procedures for an 154 155 organization to be recognized as a sanctioned entity that provides 156 unique outdoor recreational opportunities for wounded or disabled 157 veterans. Any events sponsored by a recognized organization, and 158 the persons participating in such event, shall be entitled to the waiver set forth above without further action on the part of the 159 160 commission or the sponsoring organization.
- 161 (3) No license shall be required of residents to hunt, fish
 162 or trap on lands in which the record title is vested in such
 163 person.
- 164 (4) Any person or persons exempt under this section from 165 procuring a license shall be subject to and must comply with all 166 other terms and provisions of this chapter.
- 167 (5) Any person authorized to issue any license under this 168 section may collect and retain for the issuance of each license 169 the additional fee authorized under Section 49-7-17.

- 170 **SECTION 3.** Section 49-7-9, Mississippi Code of 1972, is 171 brought forward as follows:
- 49-7-9. (1) (a) Each resident of the State of Mississippi,
- 173 as defined in Section 49-7-3, fishing in the public fresh waters
- 174 of the state, including lakes and reservoirs, but not including
- 175 privately owned ponds and streams, shall purchase a combination
- 176 small game hunting and fishing license as provided in Section
- 177 49-7-5 for Ten Dollars (\$10.00). Any resident purchasing a
- 178 license as prescribed in this subsection shall be entitled to
- 179 fish, in accordance with the regulations and ordinances of the
- 180 commission, in all public fresh waters within the territory of the
- 181 State of Mississippi.
- 182 (b) A resident may purchase a resident fishing license
- 183 valid for a period of three (3) days for the sum of Three Dollars
- 184 (\$3.00).
- 185 (c) No license shall be required of any resident
- 186 citizen of the State of Mississippi who has not reached the age of
- 187 sixteen (16) years or who has reached the age of sixty-five (65)
- 188 years or who is blind, paraplegic, a multiple amputee or has been
- 189 adjudged by the Veterans Administration as having a total
- 190 service-connected disability, or has been adjudged totally
- 191 disabled by the Social Security Administration. Such person shall
- 192 not be required to purchase or have in his possession a hunting or
- 193 fishing license while engaged in such activities.

194	(d) A person exempt by reason of age, total
195	service-connected disability as adjudged by the Veterans
196	Administration or total disability as adjudged by the Social
197	Security Administration or who is blind, paraplegic or a multiple
198	amputee, shall have in their possession and on their person proof
199	of their age, residency, disability status or other respective
200	physical impairment while engaged in the activities of hunting or
201	fishing.

- (e) Any resident who is a member of the Armed Forces, including the Reserves and National Guard, and on active duty outside the State of Mississippi is not required to purchase or have in his possession a hunting or fishing license while engaged in such activities on leave from active duty. Such resident shall have in his possession and on his person such proof as may be required by the commission.
- (f) The requirement for purchasing and/or having a hunting or fishing license authorized in this subsection (1) may be waived for any resident or nonresident who is an honorably discharged veteran with a combat-related disability and who will be participating in a special hunt, fishing trip or other outdoor recreational event that is available only to such persons as determined by the entity sponsoring the event. The commission is authorized to establish such criteria and/or procedures for an organization to be recognized as a sanctioned entity that provides unique outdoor recreational opportunities for wounded or disabled

- 219 veterans. Any events sponsored by a recognized organization, and
- 220 the persons participating in such event, shall be entitled to the
- 221 waiver set forth above without further action on the part of the
- 222 commission or the sponsoring organization.
- 223 (2) All persons fishing in privately owned lakes or (a)
- 224 ponds shall have specific permission to do so from the owner of
- 225 such lake or pond.
- 226 Residents do not need a fishing license to fish in (b)
- 227 those waters, except when the owner of the lake or pond charges a
- fee for fishing, then a resident must have a fishing license to 228
- 229 fish in those waters unless exempted under subsection (1) of this
- 230 section.
- 231 (3) The first weekend of "National Fishing and Boating Week"
- 232 in June of each year is designated as "Free Fishing Weekend."
- 233 July 4 is designated as "Free Fishing Day." Any person may sport
- 234 fish without a license on "Free Fishing Weekend," and on "Free
- 235 Fishing Day."
- 236 Any person authorized to issue any license under this
- 237 section may collect and retain for issuing each license the
- additional fee authorized under Section 49-7-17. 238
- 239 SECTION 4. Section 49-7-17, Mississippi Code of 1972, is
- 240 brought forward as follows:
- 241 49-7-17. (1) The department may provide for the appointment
- 242 of persons as license agents to sell license certificates for
- hunting, trapping or fishing as authorized under Section 49-7-21. 243

244	The	departmen	t may,	by a	dministrative	rul	le, es	stablish	
245	qualifica	ations, st	andards	and	regulations	for	such	license	agents.

- 246 (2) Each license agent shall be required to be covered under
 247 a surety bond. The department may establish, by administrative
 248 rule, the procedures for the bonding of its license agents, which
 249 procedures may include the implementation of a blanket bonding
 250 system. All premiums for surety bonds required under this section
 251 shall be at the expense of the license agents.
- 252 Any officer or person authorized to issue any hunting or fishing license or permit or any combination game and fish license 253 254 under the laws of this state shall have the power and authority to 255 collect and retain for the issuance of such license the sum of One 256 Dollar (\$1.00), in addition to the license fee provided by law, 257 when such license or permit is sold to a resident of this state. 258 The Commission on Wildlife, Fisheries and Parks is authorized, in 259 its discretion, to contract with license agents for services 260 rendered for an additional amount, not to exceed One Dollar 261 (\$1.00), in addition to the license fee provided by law.
- 262 (4) The Commission on Wildlife, Fisheries and Parks is
 263 authorized to establish, set and collect an additional fee for any
 264 license sold that will recoup the department's cost of issuing the
 265 license, conducting any electronic transaction therefor, and
 266 generally recovering the department's administrative costs of
 267 selling licenses and maintaining the electronic databases of those
 268 sales.

- 269 **SECTION 5.** Section 49-7-21, Mississippi Code of 1972, is 270 brought forward as follows:
- 49-7-21. (1) (a) The licenses for hunting, trapping or
- 272 fishing shall be issued on a form prepared by the executive
- 273 director and supplied to the bonded agents authorized to issue
- 274 licenses. The forms shall bear the name and social security
- 275 number or driver's license number of the applicant. All annual
- 276 licenses shall be valid for one (1) year after the date of its
- 277 issuance. The licenses shall be issued in the name of the
- 278 commission and be countersigned by the bonded agent issuing same.
- 279 (b) A person may purchase a license from the office of
- 280 the department without appearing in person.
- 281 (c) The commission may design, establish, and
- 282 administer a program to provide for the purchase, by electronic
- 283 means, of any license, permit, registration or reservation issued
- 284 by the commission or department.
- 285 (2) Any person authorized to issue licenses for hunting,
- 286 trapping or fishing in this state who attempts to issue a license
- 287 on a form other than one as prescribed by this section, or
- 288 attempts to prepare a license certificate in any manner other than
- 289 on the form prescribed by this section, and furnished by the
- 290 executive director, is quilty of a Class II violation, and shall
- 291 be punished as provided in Section 49-7-143, Mississippi Code of
- 292 1972, and the person convicted shall be forever barred from
- 293 issuing licenses in the State of Mississippi.

- 294 (3) (a) Any resident or nonresident who hunts, takes or 295 traps any wild animal, bird or fish must possess a valid license 296 issued by the commission, unless specifically exempted under this 297 chapter.
- 298 (b) A resident who violates this subsection shall be 299 fined Five Hundred Dollars (\$500.00). If at the hearing date or 300 the date of payment of the fine the resident shows proof of the 301 required Mississippi license, the fine shall be reduced to One 302 Hundred Dollars (\$100.00). If the resident shows proof that the 303 required license was purchased before the date of the violation, 304 the case shall be dismissed and all court costs shall be waived 305 against the defendant.
- 306 (c) In addition to the penalty imposed in paragraph
 307 (b), any resident who is not able to show proof of the required
 308 Mississippi license, shall be assessed by the court an
 309 administrative fee as prescribed under subsection (6) of this
 310 section.
- 311 Any nonresident, who hunts or traps without the (4)312 required license is guilty of a misdemeanor and, upon conviction 313 thereof, shall be fined in an amount not less than Five Hundred 314 Dollars (\$500.00) nor more than One Thousand Dollars (\$1,000.00) for the first offense and shall forfeit hunting and trapping 315 privileges for a period of one (1) year. For the second offense a 316 317 nonresident shall be fined in an amount of not less than One Thousand Dollars (\$1,000.00) nor more than One Thousand Five 318

- 319 Hundred Dollars (\$1,500.00) or imprisoned in the county jail for
- 320 not more than thirty (30) days, or both such fine and imprisonment
- 321 and shall forfeit hunting and trapping privileges for a period of
- 322 two (2) years. For any third or subsequent offense, a nonresident
- 323 is guilty of a Class I violation and shall be punished as provided
- 324 in Section 49-7-141, Mississippi Code of 1972.
- 325 (b) The nonresident shall also be assessed by the court
- 326 an administrative fee as prescribed under subsection (6) of this
- 327 section.
- 328 (c) Forfeiture of hunting, trapping and fishing
- 329 privileges may be waived if, at the hearing date or the date of
- 330 payment of the fine, the nonresident shows proof of the required
- 331 nonresident hunting or trapping license.
- 332 (5) Any nonresident who fishes without the required license
- 333 is quilty of a misdemeanor and, upon conviction, shall be fined in
- 334 an amount not less than One Hundred Dollars (\$100.00) nor more
- 335 than Two Hundred Fifty Dollars (\$250.00) for the first offense.
- 336 For the second or any subsequent offense a nonresident shall be
- 337 fined in an amount not less than Two Hundred Fifty Dollars
- 338 (\$250.00) nor more than Five Hundred Dollars (\$500.00) and that
- 339 nonresident shall also be assessed by the court an administrative
- 340 fee as prescribed under subsection (6) of this section.
- 341 (6) In addition to any other fines or penalties imposed
- 342 under subsection (4) or (5) of this section, the person convicted
- 343 shall be assessed by the court an administrative fee equal in

344 amount to the cost of the hunting, trapping or fishing license fee 345 that such person unlawfully failed to possess at the time of the 346 violation, the amount of which license fee shall be entered upon 347 the ticket or citation by the charging officer at the time the 348 ticket or citation is issued. The clerk of the court in which the 349 conviction takes place, promptly shall collect all administrative 350 fees imposed under this subsection and deposit them monthly with 351 the State Treasurer, in the same manner and in accordance with the 352 same procedure, as nearly as practicable, as required for the 353 collection, receipt and deposit of state assessments under Section 354 99-19-73. However, all administrative fees collected under the 355 provisions of this subsection shall be credited by the State 356 Treasurer to the account of the Department of Wildlife, Fisheries 357 and Parks, and may be expended by the department upon 358 appropriation by the Legislature.

- 359 (7) Any person who obtains a license under an assumed name 360 or makes a materially false statement to obtain a license is 361 guilty of a felony and shall be subject to a fine of Two Thousand 362 Dollars (\$2,000.00) or may be imprisoned for a term not to exceed 363 one (1) year, or both.
- 364 (8) At the time that a person is applying for or renewing 365 his or her license, the department shall ask the person if he or 366 she would like to register as a donor to make an anatomical gift 367 in accordance with Section 41-39-139. If the answer is yes, the 368 department shall inform the prospective donor that his or her

369	decisi	ion	to	be a	donor	car	nnot	be	rev	o k	ked,	char	nged	or	cor	ntest	ted
370	after	his	or	her	death	by	the	don	or'	S	next	of	kin	or	bу	any	other

- person, and shall ask the person if he or she desires information
- about the person's decision to be a donor to be sent to another 372
- 373 person or persons. If the answer is yes, the department shall
- 374 obtain the name and mailing address of the person or persons
- designated by the prospective donor, and the donor registry shall 375
- 376 send the information about the prospective donor's decision to the
- 377 designated person or persons as requested.
- 378 SECTION 6. Section 49-7-8, Mississippi Code of 1972, is
- 379 brought forward as follows:
- 380 49-7-8. (1) No nonresident sixteen (16) years of age or
- 381 older may hunt, fish, kill, take or trap any game animal, bird or
- 382 fish without having acquired and having in his immediate
- possession a valid license issued by the Mississippi Commission on 383
- 384 Wildlife, Fisheries and Parks.
- 385 The commission shall have the following duties and (2)
- 386 powers:

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- 387 To prescribe the forms and types of nonresident (a)
- 388 licenses that a nonresident must obtain;
- 389 (b) To determine the total number of each type of
- 390 nonresident license to be issued annually;
- 391 To establish fees for nonresident licenses and the
- 392 collection fees for the agent issuing such licenses; provided,

393 however, that the fee for a nonresident all game hunting li	license
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- 394 shall not be less than Sixty Dollars (\$60.00);
- 395 (d) To exercise all incidental powers necessary to
- 396 develop a nonresident licensing program.
- 397 (3) A nonresident who violates this section or any licensing
- 398 regulation of the commission is guilty of a misdemeanor and shall
- 399 be punished as provided in Section 49-7-21(3).
- 400 **SECTION 7.** Section 49-7-12, Mississippi Code of 1972, is
- 401 brought forward as follows:
- 402 49-7-12. (1) The commission may promulgate rules and
- 403 regulations for nonresident recreational and commercial permits
- 404 and licenses in order to promote and to enter into reciprocal
- 405 agreements with other states.
- 406 (2) The commission may issue and prescribe the forms, types
- 407 and fees of nonresident freshwater commercial fishing licenses to
- 408 be sold by the department and not by licensing agents.
- 409 (3) (a) The commission may prescribe regulations for
- 410 nonresident commercial fishing equipment, tagging requirements,
- 411 harvest size and possession restrictions, restricted areas,
- 412 fishing restrictions, reporting requirements, wholesale dealers,
- 413 and the selling, reselling and exporting of fish taken in the
- 414 public freshwaters of the state.
- 415 (b) The commission may exercise all powers necessary to
- 416 regulate nonresident freshwater commercial fishing.

417	(4) The commission may require a nonresident to purchase the
418	same type and number of freshwater commercial fishing licenses and
419	pay the same fees that are required of Mississippi residents to
420	engage in like activity in the nonresident's state.

- 421 (5) Any nonresident who engages in freshwater commercial 422 fishing without having the required licenses is guilty of a Class 423 I violation and punishable as provided under Section 49-7-141 and 424 shall forfeit any equipment, gear or nets used in the offense.
- SECTION 8. Section 49-7-22, Mississippi Code of 1972, is brought forward as follows:
- 427 49-7-22. (1) The commission may authorize the issuance of a
 428 multiyear license not to exceed four (4) years of any license
 429 issued by the commission. The fee for a multiyear license shall
 430 be commensurate with the total of the annual fees for the annual
 431 license for the number of years of the multiyear license.
- 432 (2) A person authorized to issue licenses by the department 433 may collect and retain for issuing each license the fee authorized 434 under Section 49-7-17.
- SECTION 9. Section 49-7-23, Mississippi Code of 1972, is brought forward as follows:
- 437 49-7-23. The executive director may designate constables as 438 deputy conservation officers, and constables so designated may be 439 permitted to sell hunting and fishing licenses and may retain the 440 fee provided in Section 49-7-17 for issuing each such license.

- SECTION 10. Section 49-7-27, Mississippi Code of 1972, is brought forward as follows:
- 443 49-7-27. (1) The commission may revoke any hunting,
- 444 trapping, or fishing privileges, license or deny any person the
- 445 right to secure such license if the person has been convicted of
- 446 the violation of any of the provisions of this chapter or any
- 447 regulation thereunder. The revocation of the privilege, license
- 448 or refusal to grant license shall be for a period of one (1) year.
- 449 However, before the revocation of the privilege or license shall
- 450 become effective, the executive director shall send by registered
- 451 mail notice to the person or licensee, who shall have the right to
- 452 a hearing or representation before the commission at the next
- 453 regular meeting or a special meeting. The notice shall set out
- 454 fully the ground or complaint upon which revocation of, or refusal
- 455 to grant, the privilege or license is sought.
- 456 (2) Any person who is convicted for a second time during any
- 457 period of twelve (12) consecutive months for violation of any of
- 458 the laws with respect to game, fish or nongame fish or animals
- 459 shall forfeit his privilege and any license or licenses issued to
- 460 him by the commission and the commission shall not issue the
- 461 person any license for a period of one (1) year from the date of
- 462 forfeiture.
- 463 (3) Failure of any person to surrender his license or
- 464 licenses upon demand made by the commission or by its

- representatives at the direction of the commission shall be a misdemeanor and shall be punishable as such.
- 467 (4) Any violator whose privilege or license has been
 468 revoked, who shall, during the period of revocation, be
 469 apprehended for hunting or fishing, shall have imposed upon him a
 470 mandatory jail term of not less than thirty (30) days nor more
 471 than six (6) months.
- 472 The commission is authorized to suspend any license (5) 473 issued to any person under this chapter for being out of compliance with an order for support, as defined in Section 474 475 93-11-153. The procedure for suspension of a license for being 476 out of compliance with an order for support, and the procedure for 477 the reissuance or reinstatement of a license suspended for that 478 purpose, and the payment of any fees for the reissuance or 479 reinstatement of a license suspended for that purpose, shall be 480 governed by Section 93-11-157 or 93-11-163, as the case may be. 481 If there is any conflict between any provision of Section 482 93-11-157 or 93-11-163 and any provision of this chapter, the 483 provisions of Section 93-11-157 or 93-11-163, as the case may be, 484 shall control.
- (6) If a person is found guilty or pleads guilty or nolo contendere to a violation of Section 49-7-95, and then appeals, the commission shall suspend or revoke the hunting privileges of that person pending the determination of his appeal.

- 489 If a person does not comply with a summons or a 490 citation or does not pay a fine, fee or assessment for violating a 491 wildlife law or regulation, the commission shall revoke the 492 fishing, hunting, or trapping privileges of that person. When a 493 person does not comply or fails to pay, the clerk of the court 494 shall notify the person in writing by first class mail that if the 495 person does not comply or pay within ten (10) days from the date 496 of mailing, the court will notify the commission and the 497 commission will revoke the fishing, hunting or trapping privileges 498 of that person. The cost of notice may be added to other court 499 costs. If the person does not comply or pay as required, the 500 court clerk shall immediately mail a copy of the court record and 501 a copy of the notice to the commission. After receiving notice 502 from the court, the commission shall revoke the fishing, hunting 503 or trapping privileges of that person.
- (b) A person whose fishing, hunting or trapping
 privileges have been revoked under this subsection shall remain
 revoked until the person can show proof that all obligations of
 the court have been met.
- (c) A person shall pay a Twenty-five Dollar (\$25.00)
 fee to have his privileges reinstated. The fee shall be paid to
 the department.
- SECTION 11. Section 49-7-153, Mississippi Code of 1972, is 512 brought forward as follows:

513	49-7-153. (1) Any resident may purchase a lifetime
514	sportsman hunting and fishing license by filing an application in
515	the office of the department. The license shall qualify the
516	licensee to take all fish, game and fowl, except waterfowl,
517	including deer and turkey, in the manner provided by law. The
518	license shall also permit the licensee to hunt with primitive
519	weapons and bow and arrow, and to fish in the public waters of the
520	state, including the taking of crabs, oysters, shrimp and any
521	saltwater fish authorized to be taken under a recreational
522	license.

- 523 The department may issue a resident lifetime sportsman 524 license at a fee to be determined by the commission at an amount 525 not less than One Thousand Dollars (\$1,000.00) for a person 526 thirteen (13) years of age or older and not less than Five Hundred 527 Dollars (\$500.00) for a person under thirteen (13) years of age. 528 All lifetime licenses shall be issued from the office of the 529 department. Each application for a lifetime license must be 530 accompanied by a certified copy of the birth certificate of the 531 individual to be named as the license holder, if the individual is 532 twelve (12) years of age or under.
- 533 (3) The commission shall establish proof of residency
 534 requirements for the purchase of a lifetime license, and shall
 535 also establish such restrictions on and regulations for lifetime
 536 licenses as it deems necessary and proper. Except as otherwise
 537 provided in this section, an applicant for a resident lifetime

538	license r	must	have	been	domicile	ed in	this	stat	e for	eighteen	(18)
539	consecut	ive n	months	imm∈	ediately	prece	eding	the	date	of his	
			_		_	_	_	_			

540 application for a license. The burden of proving domicile shall

541 be on the applicant.

1542 (4) The department may issue a native son or daughter 1543 resident lifetime sportsman hunting and fishing license if 1544 official documents reflect that one of the applicant's parents was 1545 born in the State of Mississippi and was on active military 1546 service at the time of the applicant's birth.

Such license may be issued at a fee to be determined by the commission at an amount not less than One Thousand Dollars

(\$1,000.00) for a person thirteen (13) years of age or older and not less than Five Hundred Dollars (\$500.00) for a person under thirteen (13) years of age.

The applicant must provide a certified copy of an original birth certificate of such parent showing that the parent was born in Mississippi and provide official documents indicating that such parent was on active military service at the time of the applicant's birth.

An applicant for such license shall not be required to have been domiciled in this state for eighteen (18) consecutive months immediately preceding the date of his or her application for a license.

561 (5) The department may issue a native son or daughter
562 nonresident lifetime sportsman hunting and fishing license. The

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563	commission shall establish the fee, but the fee shall not be less
564	than One Thousand Five Hundred Dollars (\$1,500.00). The applicant
565	must provide a certified copy of the original birth certificate
566	showing that the applicant was born in Mississippi and/or if the
567	parents' address was in Mississippi at the time of birth as shown
568	on the birth certificate or other documents and/or official
569	documents reflect that one of said parents was on active military
570	service outside the State of Mississippi at the time of said
571	birth.

- Except as otherwise provided in this section, if the birth certificate of each parent reflects that each parent was born in the State of Mississippi, then any child born outside the State of Mississippi of those parents may be issued a nonresident lifetime sportsman license for the above set out fee.
- 577 (6) Any materially false statement contained in an 578 application for a lifetime license renders void the license issued 579 pursuant to that application, and subjects the applicant to 580 criminal prosecution under Section 49-7-45.
- (7) Nothing in this section exempts an applicant for a
 lifetime license from meeting other qualifications or requirements
 otherwise established by law for the privilege of hunting or
 fishing.
- 585 **SECTION 12.** This act shall take effect and be in force from 586 and after July 1, 2024.