REGULAR SESSION 2025

By: Representative Denton

To: Judiciary B; Constitution

## HOUSE BILL NO. 487

1 AN ACT TO PROVIDE THAT IF A COURT ADJUDICATES A PERSON AS MENTALLY INCOMPETENT OR ORDERS THAT A PERSON BE COMMITTED TO A HOSPITAL, MENTAL HEALTH TREATMENT FACILITY OR OTHER INSTITUTION QUALIFIED TO PROVIDE CARE AND TREATMENT FOR PERSONS WITH MENTAL 5 ILLNESS, THEN THE CLERK OF THE COURT SHALL NOTIFY THE DEPARTMENT 6 OF PUBLIC SAFETY OF SUCH ORDER; TO PROVIDE THAT IF A PERSON 7 VOLUNTARILY COMMITS HIMSELF OR HERSELF TO SUCH A HOSPITAL, 8 FACILITY OR INSTITUTION, THEN THE HOSPITAL, FACILITY OR INSTITUTION SHALL NOTIFY THE DEPARTMENT OF PUBLIC SAFETY; TO 9 10 PROVIDE THAT THE DEPARTMENT MAY USE THE INFORMATION CONTAINED IN 11 THE NOTIFICATION SOLELY FOR PURPOSES ASSOCIATED WITH ISSUING, 12 DENYING, SUSPENDING OR REVOKING SUCH PERSON'S LICENSE, OR 13 APPLICATION FOR A LICENSE TO CARRY A STUN GUN, CONCEALED PISTOL OR CONCEALED REVOLVER; TO PROVIDE THAT RECORDS ASSOCIATED WITH THIS 14 INFORMATION ARE NOT PUBLIC; TO AMEND SECTION 45-9-101, MISSISSIPPI 15 16 CODE OF 1972, TO REQUIRE THAT THE DEPARTMENT MAINTAIN AN AUTOMATED 17 LISTING OF PERSONS WHO ARE THE SUBJECT OF SUCH NOTIFICATIONS AND 18 REVIEW THE LISTING AS NECESSARY; TO BRING FORWARD SECTION 97-37-7, MISSISSIPPI CODE OF 1972, FOR PURPOSES OF AMENDMENT; AND FOR 19 20 RELATED PURPOSES.

- 21 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- 22 **SECTION 1.** (1) (a) If a court adjudicates a person as
- mentally incompetent, then the clerk of court shall notify the 23
- Department of Public Safety of such adjudication. 24
- 25 (b) If a court orders that a person be committed to a
- 26 public or private hospital, mental health treatment facility or
- 27 other institution qualified to provide care and treatment for

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- 28 persons with mental illness, then the clerk of court shall notify
- 29 the Department of Public Safety of such order.
- 30 (c) If a person voluntarily commits himself or herself
- 31 to a public or private hospital, mental health treatment facility
- 32 or other institution qualified to provide care and treatment for
- 33 persons with mental illness, then the hospital, facility or
- 34 institution shall notify the Department of Public Safety of such
- 35 order.
- 36 (2) The notification described in subsection (1) of this
- 37 section, and any information contained in the notification, shall
- 38 be used by the department solely for the purpose of determining
- 39 whether the person's license, or application for a license, to
- 40 carry a stun gun, concealed pistol or concealed revolver should be
- 41 issued, denied, suspended or revoked under the provisions of
- 42 Section 45-9-101(2) (h) or (i).
- 43 (3) The records of the department relating to the
- 44 notifications described in subsection (1) of this section shall be
- 45 exempt from the provisions of the Mississippi Public Records Act
- 46 of 1983.
- SECTION 2. Section 45-9-101, Mississippi Code of 1972, is
- 48 amended as follows:
- 49 45-9-101. (1) (a) Except as otherwise provided, the
- 50 Department of Public Safety is authorized to issue licenses to
- 51 carry stun guns, concealed pistols or revolvers to persons
- 52 qualified as provided in this section. Such licenses shall be

- 53 valid throughout the state for a period of five (5) years from the
- 54 date of issuance, except as provided in subsection (25) of this
- 55 section. Any person possessing a valid license issued pursuant to
- 56 this section may carry a stun gun, concealed pistol or concealed
- 57 revolver.
- 58 (b) The licensee must carry the license, together with
- 59 valid identification, at all times in which the licensee is
- 60 carrying a stun gun, concealed pistol or revolver and must display
- 61 both the license and proper identification upon demand by a law
- 62 enforcement officer. A violation of the provisions of this
- 63 paragraph (b) shall constitute a noncriminal violation with a
- 64 penalty of Twenty-five Dollars (\$25.00) and shall be enforceable
- 65 by summons.
- 66 (2) The Department of Public Safety shall issue a license if
- 67 the applicant:
- 68 (a) Is a resident of the state. However, this
- 69 residency requirement may be waived if the applicant possesses a
- 70 valid permit from another state, is a member of any active or
- 71 reserve component branch of the United States of America Armed
- 72 Forces stationed in Mississippi, is the spouse of a member of any
- 73 active or reserve component branch of the United States of America
- 74 Armed Forces stationed in Mississippi, or is a retired law
- 75 enforcement officer establishing residency in the state;
- 76 (b) (i) Is twenty-one (21) years of age or older; or

1 1	(11)	ΙS	at	least	eignteen	(TS)	years	OI	age	but

(10)

- 78 not yet twenty-one (21) years of age and the applicant:
- 79 1. Is a member or veteran of the United
- 80 States Armed Forces, including National Guard or Reserve; and
- 81 2. Holds a valid Mississippi driver's license
- 82 or identification card issued by the Department of Public Safety
- 83 or a valid and current tribal identification card issued by a
- 84 federally recognized Indian tribe containing a photograph of the
- 85 holder;

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- 86 (c) Does not suffer from a physical infirmity which
- 87 prevents the safe handling of a stun gun, pistol or revolver;
- 88 (d) Is not ineligible to possess a firearm by virtue of
- 89 having been convicted of a felony in a court of this state, of any
- 90 other state, or of the United States without having been pardoned
- 91 or without having been expunded for same;
- 92 (e) Does not chronically or habitually abuse controlled
- 93 substances to the extent that his normal faculties are impaired.
- 94 It shall be presumed that an applicant chronically and habitually
- 95 uses controlled substances to the extent that his faculties are
- 96 impaired if the applicant has been voluntarily or involuntarily
- 97 committed to a treatment facility for the abuse of a controlled
- 98 substance or been found quilty of a crime under the provisions of
- 99 the Uniform Controlled Substances Law or similar laws of any other
- 100 state or the United States relating to controlled substances

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

- 102 the application is submitted;
- 103 (f) Does not chronically and habitually use alcoholic
- 104 beverages to the extent that his normal faculties are impaired.
- 105 It shall be presumed that an applicant chronically and habitually
- 106 uses alcoholic beverages to the extent that his normal faculties
- 107 are impaired if the applicant has been voluntarily or
- 108 involuntarily committed as an alcoholic to a treatment facility or
- 109 has been convicted of two (2) or more offenses related to the use
- 110 of alcohol under the laws of this state or similar laws of any
- 111 other state or the United States within the three-year period
- immediately preceding the date on which the application is
- 113 submitted;
- 114 (q) Desires a legal means to carry a stun gun,
- 115 concealed pistol or revolver to defend himself;
- 116 (h) Has not been adjudicated mentally incompetent, or
- 117 has waited five (5) years from the date of his restoration to
- 118 capacity by court order;
- (i) Has not been voluntarily or involuntarily committed
- 120 to a mental institution or mental health treatment facility unless
- 121 he possesses a certificate from a psychiatrist licensed in this
- 122 state that he has not suffered from disability for a period of
- 123 five (5) years;
- 124 (j) Has not had adjudication of guilt withheld or
- 125 imposition of sentence suspended on any felony unless three (3)

126	years	have	elapsed	since	probation	or	any	other	conditions	set	bу

- 127 the court have been fulfilled;
- 128 Is not a fugitive from justice; and
- 129 Is not disqualified to possess a weapon based on
- 130 federal law.
- 131 The Department of Public Safety may deny a license if
- 132 the applicant has been found guilty of one or more crimes of
- 133 violence constituting a misdemeanor unless three (3) years have
- 134 elapsed since probation or any other conditions set by the court
- have been fulfilled or expunction has occurred prior to the date 135
- 136 on which the application is submitted, or may revoke a license if
- 137 the licensee has been found quilty of one or more crimes of
- 138 violence within the preceding three (3) years. The department
- 139 shall, upon notification by a law enforcement agency or a court
- and subsequent written verification, suspend a license or the 140
- 141 processing of an application for a license if the licensee or
- 142 applicant is arrested or formally charged with a crime which would
- disqualify such person from having a license under this section, 143
- 144 until final disposition of the case. The provisions of subsection
- 145 (7) of this section shall apply to any suspension or revocation of
- 146 a license pursuant to the provisions of this section.
- 147 The application shall be completed, under oath, on a
- form promulgated by the Department of Public Safety and shall 148
- 149 include only:

150			(a)	The	name	e, a	address,	place	and	date	of	birth,	race,
151	sex a	and	occupat	cion	of t	the	applica	nt;					

- 152 (b) The driver's license number or social security
  153 number of applicant;
- (c) Any previous address of the applicant for the two (2) years preceding the date of the application;
- 156 (d) A statement that the applicant is in compliance 157 with criteria contained within subsections (2) and (3) of this
- 158 section;
- 159 (e) A statement that the applicant has been furnished a
  160 copy of this section and is knowledgeable of its provisions;
- (f) A conspicuous warning that the application is

  executed under oath and that a knowingly false answer to any

  question, or the knowing submission of any false document by the

  applicant, subjects the applicant to criminal prosecution; and
- 165 (g) A statement that the applicant desires a legal
  166 means to carry a stun gun, concealed pistol or revolver to defend
  167 himself.
- 168 (5) The applicant shall submit only the following to the
  169 Department of Public Safety:
- 170 (a) A completed application as described in subsection 171 (4) of this section;
- (b) A full-face photograph of the applicant taken
  within the preceding thirty (30) days in which the head, including
  hair, in a size as determined by the Department of Public Safety,

175	except	that	an	applicant	who	is	younger	than	twenty-one	(21)	years
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- 176 of age must submit a photograph in profile of the applicant;
- 177 A nonrefundable license fee of Eighty Dollars
- (\$80.00). Costs for processing the set of fingerprints as 178
- 179 required in paragraph (d) of this subsection shall be borne by the
- 180 applicant. Honorably retired law enforcement officers, disabled
- veterans and active duty members of the Armed Forces of the United 181
- States, and law enforcement officers employed with a law 182
- 183 enforcement agency of a municipality, county or state at the time
- of application for the license, shall be exempt from the payment 184
- of the license fee; 185
- 186 A full set of fingerprints of the applicant
- 187 administered by the Department of Public Safety; and
- 188 A waiver authorizing the Department of Public
- 189 Safety access to any records concerning commitments of the
- 190 applicant to any of the treatment facilities or institutions
- 191 referred to in subsection (2) of this section and permitting
- 192 access to all the applicant's criminal records.
- 193 (6) The Department of Public Safety, upon receipt of (a)
- 194 the items listed in subsection (5) of this section, shall forward
- 195 the full set of fingerprints of the applicant to the appropriate
- 196 agencies for state and federal processing.
- 197 The Department of Public Safety shall forward a
- 198 copy of the applicant's application to the sheriff of the
- applicant's county of residence and, if applicable, the police 199

200 chief of the applicant's municipality of residence. The sheriff 201 of the applicant's county of residence, and, if applicable, the 202 police chief of the applicant's municipality of residence may, at 203 his discretion, participate in the process by submitting a 204 voluntary report to the Department of Public Safety containing any 205 readily discoverable prior information that he feels may be 206 pertinent to the licensing of any applicant. The reporting shall 207 be made within thirty (30) days after the date he receives the 208 copy of the application. Upon receipt of a response from a sheriff or police chief, such sheriff or police chief shall be 209

- (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:
- 214 (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

225 subsection, and provide an estimate of the amount of time the 226 department will need to make the determination.

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- In the event a legible set of fingerprints, as determined by the Department of Public Safety and the Federal Bureau of Investigation, cannot be obtained after a minimum of two (2) attempts, the Department of Public Safety shall determine eligibility based upon a name check by the Mississippi Highway Safety Patrol and a Federal Bureau of Investigation name check conducted by the Mississippi Highway Safety Patrol at the request 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.
- 247 If the revocation, suspension or denial of issuance is sustained by the Commissioner of Public Safety, or his duly 248 authorized agent pursuant to paragraph (a) of this subsection, the 249

250	aggrieved party may file within ten (10) days after the rendition
251	of such decision a petition in the circuit or county court of his
252	residence for review of such decision. A hearing for review shall
253	be held and shall proceed before the court without a jury upon the
254	record made at the hearing before the Commissioner of Public
255	Safety or his duly authorized agent. No such party shall be
256	allowed to carry a stun gun, concealed pistol or revolver pursuant
257	to the provisions of this section while any such appeal is
258	pending.

- (8) (a) The Department of Public Safety shall maintain an automated listing of license holders and such information shall be available online, upon request, at all times, to all law enforcement agencies through the Mississippi Crime Information Center. However, the records of the department relating to applications for licenses to carry stun guns, concealed pistols or revolvers and records relating to license holders shall be exempt from the provisions of the Mississippi Public Records Act of 1983, and shall be released only upon order of a court having proper jurisdiction over a petition for release of the record or records.
- 269 (b) The department shall also maintain an automated
  270 listing of persons who are the subject of the notifications
  271 described in Section 1 of this act, and the department shall
  272 review the listing regularly and as necessary to comply with the
  273 provisions of subsection (2) (h) and (i) of this section.

274	(9) Within thirty (30) days after the changing of a
275	permanent address, or within thirty (30) days after having a
276	license lost or destroyed, the licensee shall notify the
277	Department of Public Safety in writing of such change or loss.
278	Failure to notify the Department of Public Safety pursuant to the
279	provisions of this subsection shall constitute a noncriminal
280	violation with a penalty of Twenty-five Dollars (\$25.00) and shall
281	be enforceable by a summons.

- 282 (10) In the event that a stun gun, concealed pistol or
  283 revolver license is lost or destroyed, the person to whom the
  284 license was issued shall comply with the provisions of subsection
  285 (9) of this section and may obtain a duplicate, or substitute
  286 thereof, upon payment of Fifteen Dollars (\$15.00) to the
  287 Department of Public Safety, and furnishing a notarized statement
  288 to the department that such license has been lost or destroyed.
- 289 (11) A license issued under this section shall be revoked if 290 the licensee becomes ineligible under the criteria set forth in 291 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 send 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

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300	in subsections (2) and (3) of this section if necessary, and a
301	full set of fingerprints administered by the Department of Public
302	Safety or the sheriff of the county of residence of the licensee.
303	The first renewal may be processed by mail "or other means as
304	determined by the Department" and the subsequent renewal must be
305	made in person. Thereafter every other renewal may be processed
306	by mail to assure that the applicant must appear in person every
307	ten (10) years for the purpose of obtaining a new photograph.
308	(i) Except as provided in this subsection, a
309	renewal fee of Forty Dollars (\$40.00) shall also be submitted
310	along with costs for processing the fingerprints;
311	(ii) Honorably retired law enforcement officers,
312	disabled veterans, active duty members of the Armed Forces of the
313	United States and law enforcement officers employed with a law
314	enforcement agency of a municipality, county or state at the time
315	of renewal, shall be exempt from the renewal fee; and
316	(iii) The renewal fee for a Mississippi resident
317	aged sixty-five (65) years of age or older shall be Twenty Dollars
318	(\$20.00).
319	(b) The Department of Public Safety shall forward the
320	full set of fingerprints of the applicant to the appropriate

the licensee remains qualified pursuant to the criteria specified

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appropriate payment of fees.

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agencies for state and federal processing. The license shall be

renewed upon receipt of the completed renewal application and

324	(c) A licensee who fails to file a renewal application
325	on or before its expiration date must renew his license by paying
326	a late fee of Fifteen Dollars (\$15.00). No license shall be
327	renewed six (6) months or more after its expiration date, and such
328	license shall be deemed to be permanently expired. A person whose
329	license has been permanently expired may reapply for licensure;
330	however, an application for licensure and fees pursuant to
331	subsection (5) of this section must be submitted, and a background
332	investigation shall be conducted pursuant to the provisions of
333	this section.
334	(13) No license issued pursuant to this section shall
335	authorize any person, except a law enforcement officer as defined
336	in Section 45-6-3 with a distinct license authorized by the
337	Department of Public Safety, to carry a stun gun, concealed pistol
338	or revolver into any place of nuisance as defined in Section
339	95-3-1, Mississippi Code of 1972; any police, sheriff or highway
340	patrol station; any detention facility, prison or jail; any
341	courthouse; any courtroom, except that nothing in this section
342	shall preclude a judge from carrying a concealed weapon or
343	determining who will carry a concealed weapon in his courtroom;
344	any polling place; any meeting place of the governing body of any
345	governmental entity; any meeting of the Legislature or a committee
346	thereof; any school, college or professional athletic event not
347	related to firearms; any portion of an establishment, licensed to
348	dispense alcoholic beverages for consumption on the premises, that

349 is primarily devoted to dispensing alcoholic beverages; any portion of an establishment in which beer, light spirit product or 350 351 light wine is consumed on the premises, that is primarily devoted 352 to such purpose; any elementary or secondary school facility; any 353 junior college, community college, college or university facility 354 unless for the purpose of participating in any authorized 355 firearms-related activity; inside the passenger terminal of any airport, except that no person shall be prohibited from carrying 356 357 any legal firearm into the terminal if the firearm is encased for shipment, for purposes of checking such firearm as baggage to be 358 359 lawfully transported on any aircraft; any church or other place of 360 worship, except as provided in Section 45-9-171; or any place 361 where the carrying of firearms is prohibited by federal law. 362 addition to the places enumerated in this subsection, the carrying 363 of a stun gun, concealed pistol or revolver may be disallowed in 364 any place in the discretion of the person or entity exercising 365 control over the physical location of such place by the placing of 366 a written notice clearly readable at a distance of not less than 367 ten (10) feet that the "carrying of a pistol or revolver is 368 prohibited." No license issued pursuant to this section shall 369 authorize the participants in a parade or demonstration for which 370 a permit is required to carry a stun gun, concealed pistol or 371 revolver.

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A law enforcement officer as defined in Section 45-6-3,

chiefs of police, sheriffs and persons licensed as professional

374	bondsmen pursuant to Chapter 39, Title 83, Mississippi Code of
375	1972, shall be exempt from the licensing requirements of this
376	section.

- 377 The Commissioner of Public Safety shall promulgate (a) 378 rules and regulations to provide licenses to law enforcement officers as defined in Section 45-6-3 who choose to obtain a 379 380 license under the provisions of this section, which shall include a distinction that the officer is an "active duty" law enforcement 381 382 officer and an endorsement that such officer is authorized to carry in the locations listed in subsection (13). A law 383 384 enforcement officer shall provide the following information to 385 receive the license described in this subsection: (i) a letter, 386 with the official letterhead of the agency or department for which 387 the officer is employed at the time of application and (ii) a 388 letter with the official letterhead of the agency or department, 389 which explains that such officer has completed a certified law 390 enforcement training academy.
- 391 (b) The licensing requirements of this section do not 392 apply to the carrying by any person of a stun gun, pistol or 393 revolver, knife, or other deadly weapon that is not concealed as 394 defined in Section 97-37-1.
- 395 (15) Any person who knowingly submits a false answer to any 396 question on an application for a license issued pursuant to this 397 section, or who knowingly submits a false document when applying 398 for a license issued pursuant to this section, shall, upon

- 399 conviction, be guilty of a misdemeanor and shall be punished as 400 provided in Section 99-19-31, Mississippi Code of 1972.
- 401 (16) All fees collected by the Department of Public Safety
  402 pursuant to this section shall be deposited into a special fund
  403 hereby created in the State Treasury and shall be used for
  404 implementation and administration of this section. After the
  405 close of each fiscal year, the balance in this fund shall be
  406 certified to the Legislature and then may be used by the

Department of Public Safety as directed by the Legislature.

- 408 (17) All funds received by a sheriff or police chief
  409 pursuant to the provisions of this section shall be deposited into
  410 the general fund of the county or municipality, as appropriate,
  411 and shall be budgeted to the sheriff's office or police department
  412 as appropriate.
- 413 (18) Nothing in this section shall be construed to require 414 or allow the registration, documentation or providing of serial 415 numbers with regard to any stun gun or firearm.
- 416 (19) Any person holding a valid unrevoked and unexpired 417 license to carry stun guns, concealed pistols or revolvers issued 418 in another state shall have such license recognized by this state 419 to carry stun guns, concealed pistols or revolvers. 420 Department of Public Safety is authorized to enter into a 421 reciprocal agreement with another state if that state requires a 422 written agreement in order to recognize licenses to carry stun 423 guns, concealed pistols or revolvers issued by this state.

424	(20) The provisions of this section shall be under the
425	supervision of the Commissioner of Public Safety. The
426	commissioner is authorized to promulgate reasonable rules and
427	regulations to carry out the provisions of this section

- 428 (21) For the purposes of this section, the term "stun gun"
  429 means a portable device or weapon from which an electric current,
  430 impulse, wave or beam may be directed, which current, impulse,
  431 wave or beam is designed to incapacitate temporarily, injure,
  432 momentarily stun, knock out, cause mental disorientation or
  433 paralyze.
- From and after January 1, 2016, the Commissioner 434 of Public Safety shall promulgate rules and regulations which 435 436 provide that licenses authorized by this section for honorably 437 retired law enforcement officers and honorably retired correctional officers from the Mississippi Department of 438 439 Corrections shall (i) include the words "retired law enforcement 440 officer" on the front of the license, and (ii) unless the licensee chooses to have this license combined with a driver's license or 441 identification card under subsection (25) of this section, that 442 443 the license itself have a red background to distinguish it from 444 other licenses issued under this section.
- 445 (b) An honorably retired law enforcement officer and
  446 honorably retired correctional officer shall provide the following
  447 information to receive the license described in this section: (i)
  448 a letter, with the official letterhead of the agency or department

449 from which such officer is retiring, which explains that such

450 officer is honorably retired, and (ii) a letter with the official

451 letterhead of the agency or department, which explains that such

452 officer has completed a certified law enforcement training

453 academy.

454 (23) A disabled veteran who seeks to qualify for an

455 exemption under this section shall be required to provide a

456 veterans health services identification card issued by the United

457 States Department of Veterans Affairs indicating a

458 service-connected disability, which shall be sufficient proof of

459 such service-connected disability.

460 (24) A license under this section is not required for a

461 loaded or unloaded pistol or revolver to be carried upon the

462 person in a sheath, belt holster or shoulder holster or in a

463 purse, handbag, satchel, other similar bag or briefcase or fully

464 enclosed case if the person is not engaged in criminal activity

465 other than a misdemeanor traffic offense, is not otherwise

466 prohibited from possessing a pistol or revolver under state or

467 federal law, and is not in a location prohibited under subsection

468 (13) of this section. However, the medical use of medical

469 cannabis by a cardholder who is a registered qualifying patient

470 which is lawful under the provisions of the Mississippi Medical

471 Cannabis Act and in compliance with rules and regulations adopted

472 thereunder shall not disqualify a person under this subsection

473 (24) solely because the person is prohibited from possessing a

- firearm under 18 USCS Section 922(g)(3) due to such medical use of medical cannabis.
- 476 (25) An applicant for a license under this section shall
- 477 have the option of, instead of being issued a separate card for
- 478 the license, having the license appear as a notation on the
- 479 individual's driver's license or identification card. If the
- 480 applicant chooses this option, the license issued under this
- 481 section shall have the same expiration date as the driver's
- 482 license or identification card, and renewal shall take place at
- 483 the same time and place as renewal of the driver's license or
- 484 identification card. The Commissioner of Public Safety shall have
- 485 the authority to promulgate rules and regulations which may be
- 486 necessary to ensure the effectiveness of the concurrent
- 487 application and renewal processes.
- 488 **SECTION 3.** Section 97-37-7, Mississippi Code of 1972, is
- 489 brought forward as follows:
- 490 97-37-7. (1) (a) It shall not be a violation of Section
- 491 97-37-1 or any other statute for pistols, firearms or other
- 492 suitable and appropriate weapons to be carried by duly constituted
- 493 bank guards, company guards, watchmen, railroad special agents or
- 494 duly authorized representatives who are not sworn law enforcement
- 495 officers, agents or employees of a patrol service, quard service,
- 496 or a company engaged in the business of transporting money,
- 497 securities or other valuables, while actually engaged in the
- 498 performance of their duties as such, provided that such persons

499	have made a written application and paid a nonrefundable permit
500	fee of One Hundred Dollars (\$100.00) to the Department of Public
501	Safety.

502 No permit shall be issued to any person who has (b) 503 ever been convicted of a felony under the laws of this or any 504 other state or of the United States. To determine an applicant's 505 eligibility for a permit, the person shall be fingerprinted. If 506 no disqualifying record is identified at the state level, the 507 fingerprints shall be forwarded by the Department of Public Safety 508 to the Federal Bureau of Investigation for a national criminal 509 history record check. The department shall charge a fee which 510 includes the amounts required by the Federal Bureau of 511 Investigation and the department for the national and state 512 criminal history record checks and any necessary costs incurred by 513 the department for the handling and administration of the criminal 514 history background checks. In the event a legible set of 515 fingerprints, as determined by the Department of Public Safety and 516 the Federal Bureau of Investigation, cannot be obtained after a 517 minimum of three (3) attempts, the Department of Public Safety 518 shall determine eligibility based upon a name check by the 519 Mississippi Highway Safety Patrol and a Federal Bureau of 520 Investigation name check conducted by the Mississippi Highway 521 Safety Patrol at the request of the Department of Public Safety. A person may obtain a duplicate of a lost or 522

destroyed permit upon payment of a Fifteen Dollar (\$15.00)

524	replacement	fee	to	the	Department	of	Public	Safety,	if	he
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- 525 furnishes a notarized statement to the department that the permit
- 526 has been lost or destroyed.
- (d) (i) No less than ninety (90) days prior to the
- 528 expiration date of a permit, the Department of Public Safety shall
- 529 mail to the permit holder written notice of expiration together
- 530 with the renewal form prescribed by the department. The permit
- 531 holder shall renew the permit on or before the expiration date by
- 532 filing with the department the renewal form, a notarized affidavit
- 533 stating that the permit holder remains qualified, and the renewal
- 534 fee of Fifty Dollars (\$50.00); honorably retired law enforcement
- officers shall be exempt from payment of the renewal fee. A
- 536 permit holder who fails to file a renewal application on or before
- 537 its expiration date shall pay a late fee of Fifteen Dollars
- 538 (\$15.00).
- (ii) Renewal of the permit shall be required every
- 540 four (4) years. The permit of a qualified renewal applicant shall
- 541 be renewed upon receipt of the completed renewal application and
- 542 appropriate payment of fees.
- 543 (iii) A permit cannot be renewed six (6) months or
- 544 more after its expiration date, and such permit shall be deemed to
- 545 be permanently expired; the holder may reapply for an original
- 546 permit as provided in this section.
- 547 (2) It shall not be a violation of this or any other statute
- 548 for pistols, firearms or other suitable and appropriate weapons to

549	be carried by Department of Wildlife, Fisheries and Parks law
550	enforcement officers, railroad special agents who are sworn law
551	enforcement officers, investigators employed by the Attorney
552	General, criminal investigators employed by the district
553	attorneys, all prosecutors, public defenders, investigators or
554	probation officers employed by the Department of Corrections,
555	employees of the State Auditor who are authorized by the State
556	Auditor to perform investigative functions, or any deputy fire
557	marshal or investigator employed by the State Fire Marshal, while
558	engaged in the performance of their duties as such, or by fraud
559	investigators with the Department of Human Services, or by judges
560	of the Mississippi Supreme Court, Court of Appeals, circuit,
561	chancery, county, justice and municipal courts, or by coroners.
562	Before any person shall be authorized under this subsection to
563	carry a weapon, he shall complete a weapons training course
564	approved by the Board of Law Enforcement Officer Standards and
565	Training. Before any criminal investigator employed by a district
566	attorney shall be authorized under this section to carry a pistol,
567	firearm or other weapon, he shall have complied with Section
568	45-6-11 or any training program required for employment as an
569	agent of the Federal Bureau of Investigation. A law enforcement
570	officer, as defined in Section 45-6-3, shall be authorized to
571	carry weapons in courthouses in performance of his official
572	duties. A person licensed under Section 45-9-101 to carry a
573	concealed pistol, who (a) has voluntarily completed an

574	instructional course in the safe handling and use of firearms
575	offered by an instructor certified by a nationally recognized
576	organization that customarily offers firearms training, or by any
577	other organization approved by the Department of Public Safety,
578	(b) is a member or veteran of any active or reserve component
579	branch of the United States of America Armed Forces having
580	completed law enforcement or combat training with pistols or other
581	handguns as recognized by such branch after submitting an
582	affidavit attesting to have read, understand and agree to comply
583	with all provisions of the enhanced carry law, or (c) is an
584	honorably retired law enforcement officer or honorably retired
585	member or veteran of any active or reserve component branch of the
586	United States of America Armed Forces having completed law
587	enforcement or combat training with pistols or other handguns,
588	after submitting an affidavit attesting to have read, understand
589	and agree to comply with all provisions of Mississippi enhanced
590	carry law shall also be authorized to carry weapons in courthouses
591	except in courtrooms during a judicial proceeding, and any
592	location listed in subsection (13) of Section 45-9-101, except any
593	place of nuisance as defined in Section 95-3-1, any police,
594	sheriff or highway patrol station or any detention facility,
595	prison or jail. For the purposes of this subsection (2),
596	component branch of the United States Armed Forces includes the
597	Army, Navy, Air Force, Coast Guard or Marine Corps, or the Army
598	National Guard, the Army National Guard of the United States, the

599	Air National Guard or the Air National Guard of the United States,
600	as those terms are defined in Section 101, Title 10, United States
601	Code, and any other reserve component of the United States Armed
602	Forces enumerated in Section 10101, Title 10, United States Code.
603	The department shall promulgate rules and regulations allowing
604	concealed pistol permit holders to obtain an endorsement on their
605	permit indicating that they have completed the aforementioned
606	course and have the authority to carry in these locations. This
607	section shall in no way interfere with the right of a trial judge
608	to restrict the carrying of firearms in the courtroom.

For purposes of this subsection (2), the following words shall have the meanings described herein, unless the context otherwise requires:

(i) "Courthouse" means any building in which a

circuit court, chancery court, youth court, municipal court,

justice court or any appellate court is located, or any building

in which a court of law is regularly held.

(ii) "Courtroom" means the actual room in which a judicial proceeding occurs, including any jury room, witness room, judge's chamber, office housing the judge's staff, or similar room. "Courtroom" shall not mean hallways, courtroom entrances, courthouse grounds, lobbies, corridors, or other areas within a courthouse which are generally open to the public for the transaction of business outside of an active judicial proceeding, the grassed areas, cultivated flower beds, sidewalks, parking

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624	lots,	or	other	areas	contained	within	the	boundaries	of	the	public
625	land	upon	n which	n the	courthouse	is loca	ated				

- 626 It shall not be a violation of this or any other statute 627 for pistols, firearms or other suitable and appropriate weapons, to be carried by any out-of-state, full-time commissioned law 628 enforcement officer who holds a valid commission card from the 629 630 appropriate out-of-state law enforcement agency and a photo 631 identification. The provisions of this subsection shall only 632 apply if the state where the out-of-state officer is employed has entered into a reciprocity agreement with the state that allows 633 634 full-time commissioned law enforcement officers in Mississippi to 635 lawfully carry or possess a weapon in such other states. 636 Commissioner of Public Safety is authorized to enter into 637 reciprocal agreements with other states to carry out the 638 provisions of this subsection.
- 639 **SECTION 4.** This act shall take effect and be in force from 640 and after July 1, 2025.