By: White (29th)

To: Judiciary

SENATE BILL NO. 2519

1 2 3 4 5	AN ACT TO AMEND SECTION 97-37-23, MISSISSIPPI CODE OF 1972, TO REVISE THE LIST OF DESTRUCTIVE EXPLOSIVE OR INCENDIARY DEVICES; TO AMEND SECTION 97-37-25, MISSISSIPPI CODE OF 1972, TO REVISE THE PUNISHMENT FOR UNLAWFUL USE OF EXPLOSIVES; AND FOR RELATED PURPOSES.
6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
7	SECTION 1. Section 97-37-23, Mississippi Code of 1972, is
8	amended as follows:[CSQ1]
9	97-37-23. (1) It is unlawful for any person to have in his
10	possession:
11	(a) Dynamite caps, nitroglycerine caps, fuses,
12	detonators, dynamite, nitroglycerine, explosives, gas or stink
13	bombs, or other similar explosives peculiarly possessed and
14	adapted to aid in the commission of a crime; except such person or
15	persons who are engaged in a lawful business which ordinarily
16	requires the use thereof in the ordinary and usual conduct of such
17	business, and who possess said articles for the purpose of use in
18	said business;
19	(b) Any:
20	<u>(i) Bomb;</u>

(iii) Rocket having a propellant charge of more

(ii) Grenade;

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- 23 than four (4) ounces;
- 24 <u>(iv) Missile having an explosive or incendiary</u>
- 25 charge of more than one-quarter (1/4) ounce;
- 26 <u>(v) Mine;</u>
- 27 (vi) Any type of weapon by whatever name known
- 28 which will, or which may be readily converted to, expel a
- 29 projectile by the action of an explosive or other propellant, the
- 30 <u>barrel</u> or <u>barrels</u> of <u>which have a bore of more than one-half (1/2)</u>
- 31 <u>inch in diameter, except a shotgun or shotgun shell which is</u>
- 32 suitable for sporting purposes;
- 33 (vii) Any combination of parts either designed or
- 34 <u>intended for use in converting any device into one or more of the</u>
- 35 <u>destructive devices described in this paragraph (b); or</u>
- 36 <u>(viii) Any device which consists of or includes a</u>
- 37 <u>breakable container including a flammable liquid or compound and a</u>
- 38 wick composed of any material which, when ignited, is capable of
- 39 <u>igniting such flammable liquid or compound and can be carried or</u>
- 40 thrown by one (1) individual acting alone; and
- 41 (c) Upon conviction of any person thereof, he shall be
- 42 punished by imprisonment in the penitentiary for a term not to
- 43 exceed five (5) years. The possession of such explosives by one
- 44 who does not customarily use same in his regular and ordinary
- 45 occupational activities shall be prima facie evidence of an
- 46 intention to use same for such unlawful purposes.
- 47 (2) It shall be the duty of any sheriff, constable, marshal,
- 48 or policeman in a municipality, or any person vested with general
- 49 police authority, who has reason to believe and does believe that
- 50 the above described explosives are being transported or possessed
- 51 for aid in the commission of a crime, forthwith to make a
- 52 reasonable search of such person or vehicle, and to seize such
- 53 explosives and to at once arrest the person or persons having

54 possession or control thereof. Such officer or officers

55 proceeding in good faith shall not be liable either civilly or

56 criminally for such a search and seizure without a warrant, so

57 long as said search and seizure is conducted in a reasonable

58 manner, it appearing that the officer or officers had reason to

59 believe and did believe that the law was being violated at the

60 time such search was instituted. And the officer or officers

61 making such search shall be competent to testify as a witness or

witnesses as to all facts ascertained by means of said reasonable

63 search or seizure, and all such explosives seized shall be

64 admitted in evidence. But this section shall not authorize the

65 search of a residence or home, or room, or building, or the

66 premises belonging to or in the possession lawfully of the party

67 suspected, without a search warrant.

68 (3) In order to invoke the exception provided in subsection

(1) for persons who possess explosive articles for business

70 purposes, such person must comply with the provisions of this

71 subsection as follows:

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72 (a) One or more individuals shall be designated by the

73 owner of a business employing explosive articles subject to this

74 section as the custodian for such articles; and

75 (b) The custodian shall notify the sheriff of any

76 county wherein such articles are utilized or employed by

77 registering with the sheriff in writing prior to such use and

78 including in such registration:

79 (i) The business name and address of the owner of

80 the articles;

81 (ii) The name, address and local address of the

- 82 custodian;
- 83 (iii) The location of the job site where such
- 84 articles shall be employed;
- (iv) In the event subject articles will not be in
- 86 the immediate possession of the custodian, the custodian shall
- 87 advise the sheriff of the specific location where such articles
- 88 are left or stored;
- (v) Whenever business operations subject to this
- 90 section or the storage of articles subject to this section occur
- 91 within an incorporated municipality, the mayor or chief of police
- 92 shall also be notified as required by this subsection.
- 93 (4) Any person who fails to comply with the provisions of
- 94 subsection (3) of this section shall, upon conviction thereof, be
- 95 punished by imprisonment in the state penitentiary for a term not
- 96 to exceed one (1) year or by a fine in an amount not to exceed Ten
- 97 Thousand Dollars (\$10,000.00), or by both.
- 98 (5) The provisions of subsections (3) and (4) of this
- 99 section are supplemental to any other statutory provision,
- 100 ordinances of local governments or liabilities or duties otherwise
- 101 imposed by law.
- SECTION 2. Section 97-37-25, Mississippi Code of 1972, is
- 103 amended as follows:[CSQ2]
- 104 97-37-25. It shall be unlawful for any person at any time to
- 105 bomb or to plant or place any bomb or other explosive matter or
- 106 thing in, upon or near any building, residence, ship, vessel,
- 107 boat, railroad station, railroad car or coach, bus station, or
- 108 depot, bus, truck, aircraft, or other vehicle, gas and oil
- 109 stations and pipelines, radio station or radio equipment or other

110 means of communication, warehouse or any electric plant or water 111 plant, telephone exchange or any of the lines belonging thereto, 112 wherein a person or persons are located or being transported, or where there is being manufactured, stored, assembled or shipped or 113 114 in the preparation of shipment any goods, wares, merchandise or 115 anything of value, with the felonious intent to hurt or harm any person or property, and upon conviction thereof shall be 116 117 imprisoned for life in the state penitentiary if the penalty is so 118 fixed by the jury; and in cases where the jury fails to fix the 119 penalty at imprisonment for life in the state penitentiary the 120 court shall fix the penalty at imprisonment in the state 121 penitentiary for any term as the court, in its discretion, may 122 determine, but not to be less than five (5) years. SECTION 3. This act shall take effect and be in force from 123

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and after July 1, 2000.