ACT No. 52

HOUSE BILL NO. 79

BY REPRESENTATIVE BACALA

1	AN ACT
2	To amend and reenact Code of Criminal Procedure Articles 893.2 and 893.3(A) through (D)
3	and (E)(1)(a), relative to sentencing; to provide for the applicability of firearm
4	enhancement sentencing provisions to plea agreements; to provide for stipulations;
5	to provide for an effective date; and to provide for related matters.
6	Be it enacted by the Legislature of Louisiana:
7	Section 1. Code of Criminal Procedure Articles 893.2 and 893.3(A) through (D) and
8	(E)(1)(a) are hereby amended and reenacted to read as follows:
9	Art. 893.2. Discharge, use, or possession of firearm in commission of a felony or a
10	specifically enumerated misdemeanor; submission to jury
11	$\underline{A.(1)}$ If a motion was filed by the state in compliance with Article 893.1, a
12	determination shall be made as to <u>all of the following:</u>
13	(a) whether Whether a firearm was discharged, or used during the
14	commission of the felony or specifically enumerated misdemeanor, or actually
15	possessed during the commission of any of the following:
16	(i) a A felony which is a crime of violence as defined by R.S. 14:2(B);
17	(ii) felony Felony theft;
18	(iii) simple Simple burglary;
19	(iv) simple Simple burglary of an inhabited dwelling;
20	(v) unauthorized Unauthorized entry of an inhabited dwelling;
21	(vi) production Production, manufacturing, distribution, dispensing, or
22	possession with intent to produce, manufacture, distribute, or dispense a controlled

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CODING: Words in struck through type are deletions from existing law; words <u>underscored</u> are additions.

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1	dangerous substance in violation of the Uniform Controlled Dangerous Substances
2	Law ; or .
3	(vii) A specifically enumerated misdemeanor.
4	(b) and whether Whether the mandatory minimum sentencing provisions of
5	Article 893.3 have been shown to be applicable.
6	(2) Such determination is a specific finding of fact to be submitted to the jury
7	and proven by the state beyond a reasonable doubt.
8	B. If a motion was filed by the state in compliance with Article 893.1 and the
9	case is resolved pursuant to a plea agreement, the district attorney and the defendant
10	may stipulate that the provisions of Article 893.3 are applicable. Any such
11	stipulation shall identify for the court all of the following:
12	(1) The specific provision of Article 893.3 that applies.
13	(2) The specific underlying felony or specifically enumerated misdemeanor
14	within Article 893.3 that applies.
15	Art. 893.3. Sentence imposed on felony or specifically enumerated misdemeanor in
16	which firearm was possessed, used, or discharged
17	A. If the finder of fact finds beyond a reasonable doubt or a plea agreement
18	is reached that includes a stipulation pursuant to Article 893.2(B) that the offender
19	actually possessed a firearm during the commission of the felony or specifically
20	enumerated misdemeanor for which he was convicted, the court shall impose a term
21	of imprisonment of not less than two years nor more than the maximum term of
22	imprisonment provided for the underlying offense; however, if the maximum
23	sentence for the underlying offense is less than two years, the court shall impose the
24	maximum sentence.
25	B. If the finder of fact finds beyond a reasonable doubt or a plea agreement
26	is reached that includes a stipulation pursuant to Article 893.2(B) that the offender
27	actually used a firearm in the commission of the felony or specifically enumerated
28	misdemeanor for which he was convicted, the court shall impose a term of
29	imprisonment of not less than five years nor more than the maximum term of
30	imprisonment provided for the underlying offense; however, if the maximum

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sentence for the underlying offense is less than five years, the court shall impose the maximum sentence.

C. If the finder of fact finds beyond a reasonable doubt <u>or a plea agreement</u> is reached that includes a stipulation pursuant to Article 893.2(B) that the offender actually discharged a firearm in the commission of the felony or specifically enumerated misdemeanor for which he was convicted, the court shall impose a term of imprisonment of not less than ten years nor more than the maximum term of imprisonment provided for the underlying offense; however, if the maximum sentence for the underlying offense is less than ten years, the court shall impose the maximum sentence.

D. If the finder of fact finds beyond a reasonable doubt <u>or a plea agreement</u> is reached that includes a stipulation pursuant to Article 893.2(B) that a firearm was actually used or discharged by the defendant during the commission of the felony for which he was convicted, and thereby caused bodily injury, the court shall impose a term of imprisonment of not less than fifteen years nor more than the maximum term of imprisonment provided for the underlying offense; however, if the maximum sentence for the underlying felony is less than fifteen years, the court shall impose the maximum sentence.

E.(1)(a) Notwithstanding any other provision of law to the contrary, if the finder of fact has determined or a plea agreement is reached that includes a stipulation pursuant to Article 893.2(B) that the defendant committed a felony with a firearm as provided for in this Article, and the crime is considered a violent felony as defined in this Paragraph, the court shall impose a minimum term of imprisonment of not less than ten years nor more than the maximum term of imprisonment provided for the underlying offense. In addition, if the firearm is discharged during the commission of such a violent felony, the court shall impose a minimum term of imprisonment of not less than twenty years nor more than the maximum term of imprisonment provided for the underlying offense.

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APPROVED: _____