To: Ways and Means

By: Representatives King, Williams, Broomfield, Formby, Middleton, Miles, Moore, Rogers, Endt, Compretta, Moak, Horne, Robinson (84th), Simmons, Manning, Franks

HOUSE BILL NO. 1666

AN ACT TO AMEND SECTIONS 27-19-56.5 AND 27-51-103, 1 2 MISSISSIPPI CODE OF 1972, TO PROVIDE THAT NO ADDITIONAL FEE SHALL 3 BE CHARGED FOR THE ISSUANCE OF DISTINCTIVE LICENSE TAGS ISSUED TO RECIPIENTS OF THE PURPLE HEART MEDAL; TO PROVIDE THAT A PERSON TO 4 WHOM A PURPLE HEART MEDAL DISTINCTIVE LICENSE TAG IS ISSUED SHALL 5 BE ALLOWED A CREDIT EQUAL TO THE AMOUNT OF THE MOTOR VEHICLE AD VALOREM TAXES DUE ON THE VEHICLE FOR WHICH SUCH DISTINCTIVE TAG IS 6 7 8 ISSUED; TO PROVIDE THAT IT SHALL BE UNLAWFUL FOR ANY PERSON TO VIOLATE THE PROVISIONS OF LAW CREATING DISTINCTIVE LICENSE TAGS 9 10 FOR PEARL HARBOR SURVIVORS AND PURPLE HEART MEDAL RECIPIENTS AND 11 TO PRESCRIBE PENALTIES FOR SUCH VIOLATION; AND FOR RELATED 12 PURPOSES. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 13 14 SECTION 1. Section 27-19-56.5, Mississippi Code of 1972, is 15 amended as follows: 16 27-19-56.5. In recognition of the patriotic service rendered by Mississippians who survived the attack on Pearl Harbor and by 17 Mississippians who are recipients of the Purple Heart Medal, any 18 such person is privileged to obtain one (1) distinctive motor 19 vehicle license plate or tag identifying him as a Pearl Harbor 20 21 survivor or a Purple Heart Medal recipient. The distinctive plates or tags shall be of a color and design designated by the 2.2 23 Tax Commission. 24 The distinctive license plates shall be prepared by the Tax 25 Commission and shall be issued through the tax collectors of the 26 counties in the same manner as are other motor vehicle license 27 plates or tags. A tag fee of Fifteen Dollars (\$15.00), in 28 addition to all other taxes and fees, shall be collected by the tax collector for the Pearl Harbor distinctive tag. No additional 29 30 tag fee shall be charged for the issuance of a distinctive tag to a Purple Heart Medal recipient. A Purple Heart Medal recipient to 31

32 whom a distinctive license tag is issued under the provisions of 33 this section shall be allowed a credit for ad valorem taxes due on the vehicle for which such distinctive license plate or tag is 34 issued as authorized under Section 27-51-103(4), but shall be 35 36 liable for the payment of road and bridge privilege taxes and all other taxes and registration fees. The tax collector shall 37 forward the additional fee of Fifteen Dollars (\$15.00) charged for 38 issuance of a Pearl Harbor distinctive tag to the Tax Commission 39 40 which shall deposit such fee to the credit of the State General An applicant for such distinctive plates shall present to 41 Fund. the issuing official either (a) written proof that the applicant 42 is an honorably discharged former member of one of the Armed 43 44 Forces of the United States and, while serving in the Armed Forces of the United States, was present during the attack on the island 45 46 of Oahu, Territory of Hawaii, on December 7, 1941, between the 47 hours of 7:55 a.m. and 9:45 a.m., Hawaii time, or (b) written proof in the form of a DD-214 form designating the applicant as a 48 Purple Heart Medal recipient, or a General Order designating the 49 applicant as a recipient of a Purple Heart Medal. The distinctive 50 51 license plates or tags so issued shall be used only upon a personally or jointly owned private passenger vehicle (to include 52 53 station wagons, recreational motor vehicles and pickup trucks) 54 registered in the name, or jointly in the name, of the person making application therefor, and when issued to such person shall 55 56 be used upon the vehicle for which issued in lieu of the standard license plate or license tag normally issued for such vehicle. 57

The distinctive license plates shall not be transferable between motor vehicle owners; and in the event the owner of a vehicle bearing a distinctive plate shall sell, trade, exchange or otherwise dispose of the vehicle, such plate shall be retained by such owner and returned to the tax collector.

Any person evading or violating any of the provisions of this section, or attempting to secure benefits hereunder to which he is not entitled, shall be guilty of a misdemeanor and, upon conviction, shall be fined not less than One Hundred Dollars

67 (\$100.00) nor more than One Thousand Dollars (\$1,000.00).

68 SECTION 2. Section 27-51-103, Mississippi Code of 1972, is

69 amended as follows:

70 27-51-103. (1) From and after January 1, 1995, through June 71 30, 1995, a taxpayer shall be allowed as a credit towards the tax 72 liability imposed by Chapter 51, Title 27, Mississippi Code of 73 1972, on the amount of ad valorem taxes due during the taxable 74 year on any private carrier of passengers and light carrier of 75 property owned by him, an amount equal to five percent (5%) of the 76 assessed value of the motor vehicle.

(2) From and after July 1, 1995, a taxpayer shall be allowed
as a credit against motor vehicle ad valorem taxes due under
Chapter 51, Title 27, Mississippi Code of 1972, on any private
carrier of passengers and light carrier of property owned by him,
an amount as provided for in subsection (3) <u>or subsection (4)</u> of
this section.

Except as otherwise provided in subsection (4) of this 83 (3) section, from and after July 1, 1995, the amount of the credit 84 85 that a taxpayer shall be allowed against motor vehicle ad valorem taxes due under Chapter 51, Title 27, Mississippi Code of 1972, 86 87 shall be determined by the State Tax Commission for each fiscal The amount of the credit shall be promulgated by the 88 year. 89 commission on or before May 1 prior to each state fiscal year beginning with the state fiscal year beginning on July 1, 1995. 90 91 In developing the credit, the commission shall establish credit 92 amounts that provide for an equal percentage of dollar credit amounts for private carriers of passengers and light carriers of 93 94 property in proportion to their assessed value, based on the projected amount of funds in the Motor Vehicle Ad Valorem Tax 95 Reduction Fund that will be available for distribution in such 96 state fiscal year. The commission may calculate the credit in 97 98 such a manner so as to have surplus funds available in the Motor 99 Vehicle Ad Valorem Tax Reduction Fund for cash flow needs and monthly shortfalls that might be incurred as a result of 100 101 unexpected revenue fluctuations; provided, however, that in the

102 calculation of the credit in order to make such surplus funds 103 available, the commission shall attempt to create a balance in the 104 Motor Vehicle Ad Valorem Tax Reduction Fund that does not exceed 105 at the end of any state fiscal year five percent (5%) of the 106 projected amount of funds that will be available in the Motor 107 Vehicle Ad Valorem Tax Reduction Fund for distribution during such 108 state fiscal year.

From and after July 1, 1999, any person who is issued or 109 (4) 110 who renews a distinctive license plate or tag under Section 111 27-19-56.5, identifying him as a Purple Heart Medal recipient, shall be allowed a credit towards the tax liability imposed by 112 113 Chapter 51, Title 27, Mississippi Code of 1972, in an amount equal to one hundred percent (100%) of the motor vehicle ad valorem 114 taxes due on the vehicle for which such distinctive license plate 115 or tag is issued. 116

117 (5) Tax credits provided for by this section may be used 118 against motor vehicle ad valorem taxes due under Chapter 51, Title 119 27, Mississippi Code of 1972, at the time that a taxpayer pays 120 motor vehicle ad valorem taxes to the county tax collector.

121 (6) Each receipt for motor vehicle ad valorem taxes shall 122 clearly indicate that the credit provided for by this section is 123 granted as a result of legislative action.

124 (7) A taxpayer who is delinquent in the payment of motor 125 vehicle ad valorem taxes to the extent that the penalty assessed 126 pursuant to Section 27-51-43, Mississippi Code of 1972, has 127 reached twenty-five percent (25%) of the ad valorem taxes due 128 shall not be eligible to receive the tax credit authorized 129 pursuant to this section.

130 SECTION 3. Nothing in this act shall affect or defeat any 131 claim, assessment, appeal, suit, right or cause of action for 132 taxes due or accrued under the highway privilege tax laws or the 133 Motor Vehicle Ad Valorem Tax Law of 1958 before the date on which 134 this act becomes effective, whether such claims, assessments,

appeals, suits or actions have been begun before the date on which 135 this act becomes effective or are begun thereafter; and the 136 137 provisions of the highway privilege tax laws or the Motor Vehicle 138 Ad Valorem Tax Law of 1958 are expressly continued in full force, 139 effect and operation for the purpose of the assessment, collection 140 and enrollment of liens for any taxes due or accrued and the 141 execution of any warrant under such laws before the date on which this act becomes effective, and for the imposition of any 142 penalties, forfeitures or claims for failure to comply with such 143 144 laws.

145 SECTION 4. This act shall take effect and be in force from 146 and after July 1, 1999.