MISSISSIPPI LEGISLATURE

By: Robinson (84th)

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To: Ways and Means

HOUSE BILL NO. 350

AN ACT TO AMEND SECTIONS 27-19-69, 27-19-71, 27-19-141,

2 27-51-27 AND 27-51-41, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT A PERSON SHALL RECEIVE A CASH REFUND INSTEAD OF A CREDIT FOR MOTOR 3 4 VEHICLE PRIVILEGE AND AD VALOREM TAXES PAID WHEN HIS VEHICLE IS DESTROYED, IS NO LONGER USED IN MISSISSIPPI OR IS SOLD OR 5 TRANSFERRED DURING THE TAXABLE YEAR; AND FOR RELATED PURPOSES. 6 7 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 8 SECTION 1. Section 27-19-69, Mississippi Code of 1972, is 9 amended as follows: 27-19-69. If a carrier of property with a gross vehicle 10 weight of sixteen thousand (16,000) pounds or greater on which the 11 privilege tax prescribed by this article has been paid shall be 12 13 totally destroyed by fire, tornado, flood, collision, accident or 14 acts of Providence, then the person or operator who has paid the privilege tax or the owner of the vehicle, in the event of a sale 15 16 thereof after the payment of such taxes, shall be entitled to \underline{a} cash refund for the * * * remaining unexpired portion of the 17 privilege tax on the vehicle destroyed. * * * In order to obtain 18 the <u>cash refund</u>, such person claiming same must present the 19 damaged license tag and decals to the tax collector of the county 20 21 of his residence or the commission or must present proof that such 22 tag and decals have been destroyed, and must prove to the 23 satisfaction of the tax collector or commission that the vehicle

24 for which the tag was issued has been totally destroyed, as above 25 set forth. * * *

26 When a <u>cash refund</u> is <u>made</u> under the provisions of this 27 <u>section</u>, the certificate of registration and payment of privilege 28 taxes on the destroyed vehicle shall be cancelled by the 29 commission. *** * ***

30 SECTION 2. Section 27-19-71, Mississippi Code of 1972, is 31 amended as follows:

32 27-19-71. If any vehicle on which the privilege tax has been paid, either as a common or contract carrier of property, a 33 private commercial carrier of property, a private carrier of 34 property, a dray, a common and contract carrier of passengers, or 35 a passenger coach, is removed from the State of Mississippi by the 36 37 operator thereof, or the use thereof in Mississippi <u>is</u> discontinued entirely by such operator or owner for any reason, 38 39 and such vehicle is replaced by another and different vehicle, then the person or operator who has paid such taxes, or the owner 40 of such vehicle in the event of the sale thereof after the payment 41 of such tax, shall be entitled to a cash refund for the remaining 42 unexpired portion of the privilege tax on the vehicle, the use of 43 which has been discontinued in Mississippi. 44

In order to obtain the cash refund, the owner or operator 45 46 claiming same must present an affidavit to the commission or tax collector of the county of his residence, setting forth that the 47 use of the vehicle upon which the original tax was paid has been 48 entirely discontinued in Mississippi by such owner or operator and 49 giving the reasons for such discontinuance, and full details with 50 reference thereto, and no <u>cash refund</u> shall be <u>made</u> unless the tax 51 collector or commission is absolutely satisfied that the * * * 52 vehicle is no longer to be used in Mississippi by such owner or 53 operator. When a cash refund is requested under this section, 54

55 such owner or operator must surrender the license tag and decals 56 originally issued, to the tax collector of the county of his 57 residence, or the commission, and the commission shall cancel the 58 certificate of registration and payment of the privilege tax on 59 the original vehicle. * * *

60 SECTION 3. Section 27-19-141, Mississippi Code of 1972, is 61 amended as follows:

27-19-141. If any person, other than a dealer or 62 agent, * * * sells, assigns or transfers any vehicle to another 63 person, the person acquiring such vehicle shall register the 64 vehicle with the county tax collector of his residence or the 65 State Tax Commission within seven (7) working days after such 66 sale, assignment or transfer and pay the annual privilege license 67 taxes. The seller or transferor shall remove the license plate 68 from the vehicle and retain same. Such license plate must be 69 surrendered to the issuing authority with the corresponding tax 70 receipt if required, and the seller or transferor shall be 71 72 entitled to a cash refund. * * * Such license plates surrendered to the tax collector shall be retained by him, and in no event 73 shall such license plate be attached to any motor vehicle after 74 being surrendered to the tax collector, nor shall any license 75 plate be transferred from one (1) motor vehicle to any other motor 76 vehicle. * * * 77

78 SECTION 4. Section 27-51-27, Mississippi Code of 1972, is
79 amended as follows:

80 27-51-27. If any motor vehicle on which the ad valorem taxes 81 prescribed in this chapter have been paid <u>is</u> totally destroyed by 82 fire, tornado, flood, collision, accident or acts of Providence,

83 then the owner of such motor vehicle, upon filing a petition and submission of sufficient proof, shall be entitled to a cash refund 84 for the amount of the ad valorem taxes on the proportional part of 85 86 the taxable year remaining, less ad valorem taxes accruing on the salvage price, if any * * *. In order to obtain the cash refund, 87 such person must submit proof supported by affidavit of three (3) 88 reputable citizens that such motor vehicle has been totally 89 destroyed and a statement must be made as to the estimated amount 90 of salvage value remaining. The application for this credit and 91 92 the three (3) supporting affidavits must be notarized by an 93 officer who has legal authority to notarize such instruments.

94 Any person who makes or swears to a false statement or makes or swears to a statement of facts without personal knowledge of 95 such facts, in any connection with an adjustment claim as referred 96 to above, shall be guilty of perjury and upon conviction shall be 97 punished as now provided by law. The same procedure as outlined 98 99 above shall apply to municipalities and municipal separate school 100 districts in proper cases, if the subject motor vehicle has been totally destroyed as outlined above. 101

102 SECTION 5. Section 27-51-41, Mississippi Code of 1972, is 103 amended as follows:[JWB1]

104 27-51-41. (1) The exemptions from the provisions of this 105 chapter shall be confined to those persons or property exempted by 106 this chapter or by the provisions of the Constitution of the 107 United States or the State of Mississippi. No exemption as now 108 provided by any other statute shall be valid as against the tax 109 levied by this chapter. Any subsequent exemption from the tax 100 levied hereunder shall be provided by amendment to this section

111 which shall be inserted in the bill at length.

(2) The following shall be exempt from ad valorem taxation: (a) All motor vehicles, as defined in this chapter, and including motor-propelled farm implements and vehicles, while in the hands of bona fide dealers as merchandise and which are not being operated upon the highways of this state, shall be exempt from all ad valorem taxes.

(b) All motor vehicles belonging to the federal government or the State of Mississippi or any agencies or instrumentalities thereof shall be exempt from all ad valorem taxes.

(c) All motor vehicles owned by any school district inthe state shall be exempt from all ad valorem taxes.

(d) All motor vehicles owned by any fire protection
district incorporated in accordance with Sections 19-5-151 through
19-5-207 or by any fire protection grading district incorporated
in accordance with Sections 19-5-215 through 19-5-243 shall be
exempt from all ad valorem taxes.

(e) All motor vehicles owned by units of the
Mississippi National Guard shall be exempt from all ad valorem
taxes.

(f) All motor vehicles which are exempted from highway privilege taxes under Section 27-19-1 et seq. shall be exempt from ad valorem taxes.

(g) All motor vehicles operated in this state as common and contract carriers of property, private commercial carriers of property, private carriers of property and buses, all of which have a gross weight in excess of ten thousand (10,000) pounds,

139 shall be exempt from all ad valorem taxes.

140 (h) Antique automobiles as defined in Section 27-19-47141 shall be exempt from all ad valorem taxes.

142 (i) Street rods as defined in Section 27-19-56.6 shall143 be exempt from all ad valorem taxes.

144 (j) Motor vehicles owned by disabled American veterans, 145 or by spouses of deceased disabled American veterans, in 146 accordance with Section 27-19-53, shall be exempt from all ad 147 valorem taxes.

(k) One (1) motor vehicle owned by the unremarried surviving spouse of a member of the Armed Forces of the United States who, while on active duty, is killed or dies and one (1) motor vehicle owned by the unremarried surviving spouse of a member of a reserve component of the Armed Forces of the United States or of the National Guard who, while on active duty for training, is killed or dies shall be exempt from ad valorem taxes.

(1) Motor vehicles owned by recipients of the
Congressional Medal of Honor or by former prisoners of war, or by
spouses of such deceased persons, in accordance with Section
27-19-54, shall be exempt from all ad valorem taxes.

Any religious society, ecclesiastical body or any 159 (m) 160 congregation thereof shall be exempt from ad valorem taxation on 161 one (1) private carrier of passengers, as defined in Section 162 27-19-3, owned by it, which is used exclusively for such society 163 and not for profit. All motor vehicles owned by any such religious society or any educational institution having a seating 164 165 capacity greater than seven (7) passengers and used exclusively for transporting passengers for religious or educational purposes 166

167 and not for profit shall be exempt from all ad valorem taxes.

(n) All motor vehicles primarily used as rentals under
rental agreements with a term of not more than thirty (30)
continuous days each and under the control of persons who are
engaged in the business of renting such motor vehicles and who are
subject to the tax under Section 27-65-231 shall be exempt from
all ad valorem taxes.

(o) Antique motorcycles as defined in Section27-19-47.1, shall be exempt from all ad valorem taxes.

(p) Motor vehicles owned by recipients of the PurpleHeart as provided in Section 27-19-56.5.

178 (3) Any claim for tax exemption by authority of the above-mentioned code sections or by any other legal authority 179 shall be set out in the application for the road and bridge 180 privilege license, and the specific legal authority for such tax 181 exemption claim shall be cited in said application, and such 182 183 authority cited shall be shown by the tax collector on the tax 184 receipt as his authority for not collecting such ad valorem taxes, and the tax collector shall carry forward such information in his 185 tax collection reports. 186

Any motor vehicle driven over the highways of this state 187 (4) 188 to the extent that the owner of such motor vehicle is required to 189 purchase a road and bridge privilege license in this state, yet 190 the legal situs of such motor vehicle is located in another state, 191 shall be exempt from ad valorem taxes authorized by this chapter. If a taxpayer shall sell, trade or otherwise dispose of 192 (5) a vehicle on which the ad valorem and road and bridge privilege 193 taxes have been paid in any county in the state, he shall remove 194

the license plate from the vehicle. Such license plate must be 195 196 surrendered to the issuing authority with the corresponding tax receipt, if required, and the seller or transferor shall be 197 198 entitled to a cash refund for the amount of the ad valorem taxes 199 on the proportioned part of the taxable year remaining. Such license plates surrendered to the tax collector shall be retained 200 by him, and in no event shall such license plate be attached to 201 any vehicle after being surrendered to the tax collector, nor 202 shall any license plate be transferred from one (1) vehicle to any 203 other vehicle. 204

205 (6) If the person owning a vehicle subject to taxation under 206 the provisions of this chapter does not operate such vehicle on 207 the highways of this state from the date of acquisition or, if previously registered, from the end of the anniversary month of 208 the tag and decals to the date on which he makes application for a 209 current license tag or decals, he shall pay such ad valorem tax 210 211 for a period of twelve (12) months beginning with the first day of 212 the month in which he applies for a current license tag or decals under Chapter 19, Title 27, Mississippi Code of 1972. The owner 213 shall submit an affidavit with an application attesting to the 214 fact that the vehicle was not operated on the highways of this 215 state from the date of acquisition or, if previously registered, 216 217 from the end of the anniversary month of the tag and decals to the date on which he makes application for the current license tag or 218 219 decals.

(7) Any person found violating any of the provisions of this section shall be arrested and tried, and if found guilty shall be fined in an amount double the total amount of taxes involved.

223 SECTION 6. This act shall take effect and be in force from 224 and after July 1, 2000.