By: Simpson

To: Ways and Means

HOUSE BILL NO. 974

AN ACT TO DELETE THE APPLICATION ON JULY 1, 2000, OF LAWS $% \left({\left[{{{\rm{T}}_{\rm{T}}} \right]_{\rm{T}}} \right)$ 1 2 REQUIRING THAT MANUFACTURERS OF BEER PRODUCTS LABEL, IMPRINT OR STAMP THE WORD "MISSISSIPPI" OR "MS" ON BOTTLES, CANS OR OTHER 3 CONTAINERS OF BEER PRODUCTS; TO AMEND SECTION 27-71-307, 4 MISSISSIPPI CODE OF 1972, WHICH IMPOSES AN EXCISE TAX ON 5 WHOLESALERS OR DISTRIBUTORS OF LIGHT WINES OR BEER, TO DELETE REFERENCES TO ANY REQUIREMENT THAT BEER PRODUCTS BE LABELED OR б 7 STAMPED; TO AMEND SECTION 27-71-313, MISSISSIPPI CODE OF 1972, TO 8 9 DELETE THE PENALTY IMPOSED FOR THE ILLEGAL USE OF LABELS OR STAMPS ON BEER PRODUCTS; TO AMEND SECTION 27-71-331, MISSISSIPPI CODE OF 10 1972, TO DELETE THE PENALTY FOR FAILURE TO AFFIX STAMPS TO BEER PRODUCTS; TO AMEND SECTION 27-71-333, MISSISSIPPI CODE OF 1972, 11 12 WHICH PROVIDES FOR THE ASSESSMENT AND COLLECTION OF PENALTIES FOR 13 FAILURE TO PAY THE EXCISE TAX DUE FROM A WHOLESALER OR DISTRIBUTOR 14 15 OF BEER PRODUCTS, TO DELETE REFERENCES TO ANY REQUIREMENT THAT 16 BEER PRODUCTS BE LABELED OR STAMPED; TO AMEND SECTION 27-71-335, 17 MISSISSIPPI CODE OF 1972, WHICH PROVIDES FOR A TAX AND PENALTY ON 18 CONTRABAND BEER PRODUCTS, TO DELETE REFERENCES TO ANY REQUIREMENT 19 THAT BEER PRODUCTS BE LABELED OR STAMPED; TO AMEND SECTION 27-71-347, WHICH PROVIDES PENALTIES FOR VIOLATIONS OF LAWS IN THE 20 ARTICLE RELATING TO ALCOHOLIC BEVERAGE TAXES, TO ALLOW FOR 21 22 EXCEPTIONS TO BE PROVIDED ELSEWHERE IN THE ARTICLE; TO AMEND SECTION 27-71-505, MISSISSIPPI CODE OF 1972, TO DELETE THE 23 AUTHORITY OF THE STATE TAX COMMISSIONER TO REQUIRE THAT INDIVIDUAL 24 25 CONTAINERS OF BEER PRODUCTS HAVE STAMPS AFFIXED TO THEM; TO AMEND SECTION 67-3-15, MISSISSIPPI CODE OF 1972, TO SPECIFY THE PENALTY 26 FOR THE BREWING, MANUFACTURE OR SALE OF ANY BEER PRODUCT WITHOUT 27 28 THE REQUISITE PERMIT OR LICENSE; TO AMEND SECTION 67-3-52, 29 MISSISSIPPI CODE OF 1972, WHICH PROHIBITS A PERSON HOLDING A PERMIT TO SELL BEER OR LIGHT WINE AT RETAIL FROM OBTAINING THE 30 BEER OR LIGHT WINE FROM ANY SOURCE OUTSIDE OF THE STATE OF 31 32 MISSISSIPPI, TO DELETE THE REPEALER DATE OF JULY 1, 2000; TO AMEND SECTION 67-3-69, MISSISSIPPI CODE OF 1972, WHICH PROVIDES 33 PENALTIES FOR THE UNLAWFUL SALE OF BEER PRODUCTS, TO DELETE REFERENCES TO ANY REQUIREMENT THAT BEER PRODUCTS BE LABELED OR 34 35 STAMPED; TO REPEAL SECTION 67-3-48, MISSISSIPPI CODE OF 1972, 36 37 WHICH REQUIRES THE STATE TAX COMMISSION TO PROVIDE SUITABLE LABELS OR MARKINGS OF IDENTIFICATION ON BEER; AND FOR RELATED PURPOSES. 38

39 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 40 SECTION 1. Section 27-71-307, Mississippi Code of 1972, is

41 amended as follows:

42 27-71-307. (1) (a) In addition to the specific tax imposed 43 in Section 27-71-303, there is hereby imposed, levied, assessed 44 and shall be collected, as hereinafter provided, an excise or

privilege tax upon each person engaged or continuing in the 45 46 business of wholesaler or distributor of light wines or beer equivalent to Forty-two and Sixty-eight One-hundredths Cents 47 (42.684) per gallon upon all light wines and beer acquired for 48 49 sale or distribution in this state. Such excise or privilege tax 50 is also imposed at the same rate upon each gallon of light wine or beer manufactured by brewpubs, each of which shall accurately and 51 52 reliably measure the quantity of light wine and beer produced by using a measuring device such as a meter or gauge glass or any 53 54 other suitable method approved by the commissioner. Such tax is hereby imposed as an additional tax for the privilege of engaging 55 or continuing in business. 56

57 (b) The excise tax imposed in this section shall be 58 paid to the State Tax Commission monthly on or before the 59 fifteenth day of the month following the month in which the beer 60 or light wine was manufactured or received in this state. Monthly 61 report forms shall be furnished by the commissioner to the 62 wholesalers, distributors and brewpubs.

(c) Provided that persons operating a railroad dining 63 64 car, club car or other car in interstate commerce upon which light wines or beer may be sold and who are licensed under the 65 provisions of Section 67-3-27 and any other law relating to the 66 67 sale of such beverages shall keep such records of the sales of such light wines and beer in this state as the commissioner shall 68 69 prescribe and shall submit monthly reports of such sales to the commissioner within fifteen (15) days after the end of each month 70 71 on a form prescribed therefor by the commissioner, and shall pay 72 the tax due under the provisions of this section at the time such 73 reports are filed.

74 No official crowns, lids, labels or stamps with the word 75 "MISSISSIPPI" or "MS" imprinted thereon or any other evidence of tax payment is required by this section, or may be required under 76 rule or regulation promulgated by the commissioner, to be affixed 77 on or to any part of a beer, light wine or malt cooler bottle, can 78 79 or other light wine or malt cooler container. For purposes of 80 this section, malt cooler products shall be defined as a flavored malt beverage made from a base of malt beverage and flavored with 81

82 fruit juices, aromatics and essences of other flavoring in 83 quantities and proportions such that the resulting product 84 possesses a character and flavor distinctive from the base malt 85 beverage and distinguishable from other malt beverages.

86 (2) A licensed wholesaler or distributor of beer or light 87 wine may not import beer or light wine from any source other than a brewer or importer authorized by the commissioner to sell such 88 beer or light wine in Mississippi. Any person who violates the 89 provisions of this subsection, upon conviction thereof, shall be 90 91 punished by a fine of not more than One Thousand Dollars (\$1,000.00) or by imprisonment in the county jail for not more 92 93 than six (6) months, or by both such fine and imprisonment, in the discretion of the court and shall be subject to license forfeiture 94 95 following an appropriate hearing before the State Tax Commission.

96 (3) The wholesaler or distributor shall be allowed credit 97 for tax paid on beer or light wine which is no longer marketable 98 and which is destroyed by same when such destruction is witnessed 99 by an agent of the commissioner and when the amount of the excise 100 tax exceeds One Hundred Dollars (\$100.00). No other loss will be 101 allowed.

102 A brewpub shall be allowed credit for light wine or beer which has passed through the meter, gauge glass or other approved 103 104 measuring device and which has been soured or damaged. The 105 brewpub shall record the removal of sour or damaged light wine or beer and may take credit after the destruction is witnessed by an 106 107 agent of the commissioner and when the amount of excise tax exceeds Twenty-five Dollars (\$25.00). No other loss shall be 108 109 allowed.

(4) All manufacturers, brewers and importers of beer or light wine shall file monthly reports as prescribed by the commissioner listing sales to each wholesaler or distributor by date, invoice number, quantity and container size, and any other information deemed necessary.

115 (5) All administrative provisions of the Mississippi Sales Tax Law, including those which fix damages, penalties and interest 116 117 for nonpayment of taxes and for noncompliance with the provisions of such chapter, and all other requirements and duties imposed 118 119 upon taxpayers, shall apply to all persons liable for taxes under the provisions of this chapter, and the commissioner shall 120 exercise all the power and authority and perform all the duties 121 with respect to taxpayers under this chapter as are provided in 122 123 the sales tax law except where there is conflict, then the 124 provisions of this chapter shall control.

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126 SECTION 2. Section 27-71-313, Mississippi Code of 1972, is 127 amended as follows:

128 27-71-313. If any person shall willfully evade the payment 129 of any tax levied or imposed under this article, he shall be 130 guilty of a felony, and, upon conviction, shall be punished by a 131 fine of not more than One Thousand Dollars (\$1,000.00) or by 132 imprisonment in the State Penitentiary for not less than one (1) 133 year, nor more than ten (10) years, or by both such fine and 134 imprisonment.

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136 SECTION 3. Section 27-71-331, Mississippi Code of 1972, is 137 amended as follows:[BD1]

138 27-71-331. If any wholesaler, distributor or brewpub, subject to the provisions of this article, shall fail to pay any 139 140 tax due under the provisions of this article, within the time, and in the manner, herein provided, the commissioner is authorized to 141 142 assess, and collect, such tax, together with interest thereon from the date such tax became due at the rate of one percent (1%) per 143 month, and in addition to the amount of the tax due and the 144 145 interest accrued thereon, the commissioner may, in his discretion, 146 assess and collect, from such delinquent taxpayer, a penalty equal 147 to the amount of the tax found to be due.

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149 SECTION 4. Section 27-71-333, Mississippi Code of 1972, is 150 amended as follows:[BD2]

27-71-333. Whenever it shall be determined by the 151 152 commissioner that any wholesaler or distributor having in his 153 possession, or engaging in the sale or distribution of light wines or beer, has failed to pay the tax, as provided herein, the 154 155 commissioner shall compute the correct amount of tax due and 156 unpaid and shall notify the taxpayer of the amount as being 157 actually due and unpaid, and penalties, and interest and shall state in what manner this article is violated. The taxpayer so 158 159 notified shall be given a period of ten (10) days in which to make 160 objection and show cause why the additional tax, and penalties, and interest, should not be paid. On petition of the taxpayer, a 161 162 hearing before the commissioner shall be granted, a final decision 163 thereon shall be rendered, and the taxpayer notified as early as 164 practicable. Any tax or deficiency in tax shall be assessed and 165 paid, together with penalties and interest, if any, applicable 166 thereto, within ten (10) days after notice and demand by the 167 commissioner.

168 If no objection be made to the finding of the commissioner, and no hearing be had before the commissioner within the time 169 170 herein specified, the findings of the commissioner shall be final. 171 If a hearing be had, and the amount of tax due and unpaid be determined, notice of the amount of such tax, penalties and 172 173 interest shall be mailed to the taxpayer, and, if not paid within ten (10) days thereafter, the commissioner shall forthwith issue a 174 175 warrant under official seal directed to the sheriff of any county of the state commanding him to levy upon and sell the real and 176 177 personal property of the person owing the tax, found within his 178 county, for the payment of the amount thereof, with added damages, 179 interest and cost of executing the warrant, and to return such 180 warrant to the commissioner and pay to him money collected by

181 virtue thereof by a time to be therein specified not more than 182 sixty (60) days from the date of the warrant. The sheriff shall, 183 within five (5) days after the receipt of the warrant, file with the circuit clerk of his county a copy thereof, and thereupon the 184 185 circuit clerk shall enter in the judgment roll, in the column for 186 judgment debtors, the name of the taxpayer mentioned in the warrant, and in appropriate columns, the amount of the tax, or 187 portion thereof and damages for which the warrant is issued, and 188 189 the date when such copy is filed; and thereupon the amount of such 190 warrant or warrants so docketed shall become a lien upon the title to and interest in the real and personal property, including 191 192 choses in action, of the person against whom it is issued in the 193 same manner as a judgment duly enrolled in the office of such 194 clerk. The sheriff thereupon shall proceed upon the same in all respects, with like effect, and in the same manner prescribed by 195 196 law in respect to executions issued against property upon judgment 197 or attachment proceedings of a court of record; and he shall be entitled to the same fee for his service in executing the warrant 198 199 as now allowed by law for like service, to be collected in the 200 same manner as provided by law for like service.

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202 SECTION 5. Section 27-71-335, Mississippi Code of 1972, is 203 amended as follows:[BD3]

204 27-71-335. Any beer found at any point within this state 205 which has been in the possession of any wholesaler or distributor 206 for a period of more than forty-eight (48) hours and any light 207 wines or beer transported into this state from a point outside 208 this state, or from point to point within this state in violation of the provisions of this article, or any light wines or beer held 209 210 or possessed by any person within this state on which the legal 211 and proper tax has not been paid when due, whether such person be 212 a wholesaler, retailer or distributor, or individual, and whether 213 such beer be for sale or storage or individual use, except beer in

214 possession of a licensed wholesaler or distributor for a period of 215 time less than forty-eight (48) hours after receipt of same within 216 this state, and light wines or beer held in storage by licensed manufacturers or producers, are hereby declared to be contraband 217 218 goods, and there is hereby imposed and assessed, as tax and penalty, to be collected by the commissioner, an amount equal to 219 the amount of the excise tax otherwise imposed under the 220 221 Mississippi Wine and Beer Tax Law, plus a penalty of one hundred 222 percent (100%) of the amount of such tax; or, at the option of the 223 commissioner, the same may be seized by the commissioner or his agents or any sheriff, or other lawful officer, and shall be dealt 224 225 with in the following manner, to wit:

Such officer seizing said light wines or beer shall 226 227 immediately make complaint under oath before the proper justice 228 court judge, stating the facts connected with said seizure by him, 229 giving the name or names of the person or persons found in 230 possession or control of such light wines or beer, and giving the name of the owner of such light wines or beer, if the same be 231 232 known to him, whereupon the said justice court judge shall summon into his court all interested parties, and may issue a writ of 233 seizure, if said property or any part of it is not in the 234 possession of the officer seizing same, for the seizure of said 235 236 light wines or beer and the summoning of the interested parties 237 into court, as in proceedings for the enforcement of purchase 238 money security interests in the property. If any person claims 239 that the light wines or beer were unlawfully seized or that the tax thereon had been paid prior to such seizure, he may file his 240 claim therefor under oath, stating in detail why said light wines 241 242 or beer or any of it so seized should not be confiscated, and said 243 affidavit shall state the market value of the property so claimed 244 by him, which amount as so fixed shall determine the jurisdiction of the court as to the amount involved or the value of the 245 246 property.

247 If the affidavit fixes the value of the property at Two Hundred Dollars (\$200.00) or less, the said justice court judge 248 249 shall finally dispose of the issue in the case joined under his 250 direction, but if the affidavit fixes the value of the property at 251 more than Two Hundred Dollars (\$200.00), the justice court judge 252 before whom the case is returnable shall forthwith present said 253 case to the circuit court of the county or county court having 254 jurisdiction to try the case, where the issue shall, under the 255 direction of the circuit court, or county court, be joined between 256 the State of Mississippi and the said claimant, and the case there 257 tried as in other cases. If no claim be interposed by any party 258 in interest on or before the return day of the summons and writ of seizure, the justice court judge on the return day shall hear the 259 cause, and dispose of the property, and may order such light wines 260 261 or beer to be destroyed. In the event the property is claimed by 262 any party in interest and issue joined in any court having 263 jurisdiction of the case, such court trying the case shall have 264 the rights of the state and the claimant determined in a trial 265 according to the rules of procedure for such court, and if it be determined that any property involved in said trial was kept or 266 267 possessed in violation of any provisions of this article or that 268 any tax due thereon had not been paid prior to the seizure of such 269 property, it shall be ordered destroyed. Any person so owning or 270 possessing such light wines or beer shall be guilty of misdemeanor and, upon conviction thereof, shall be fined not more than One 271 272 Thousand Dollars (\$1,000.00), or be sentenced to serve a period in the county jail of not more than six (6) months, or both in the 273 274 discretion of the court. But in all such trials and proceedings 275 as provided for in this section the claimant may, before he shall 276 file his claim, be required to execute a solvent bond in 277 sufficient amount to cover all costs that may likely accrue, conditioned that he will pay all costs of the case that may be 278 279 adjudged against him, and in the event the claimant fails to

280 establish his claim or any part of it to said property, it may be taxed for all, or any part of the costs of the case, and judgment 281 282 shall go against his sureties for all costs adjudged against him. 283 * * *

284 SECTION 6. Section 27-71-347, Mississippi Code of 1972, is 285 amended as follows:

286 27-71-347. Except as otherwise provided in this article, any person who violates any provision of this article, or any rule or 287 288 regulation promulgated by the commissioner under authority of this 289 article, shall be guilty of a misdemeanor, and, upon conviction thereof, shall be punished by a fine of not more than Five Hundred 290 291 Dollars (\$500.00), or by imprisonment in the county jail for not 292 more than six (6) months, or by both such fine and imprisonment, in the discretion of the court. Any person convicted of violating 293 294 any of the provisions of this article, or any rules or regulations 295 promulgated by the commissioner under authority of this article, 296 shall forfeit his permit, and shall not thereafter be permitted to 297 engage in any business taxable under the provisions of this 298 article.

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SECTION 7. Section 27-71-505, Mississippi Code of 1972, is 300 301 amended as follows:[BD4]

302 27-71-505. The commissioner may revoke any or all permits 303 issued by him to sell beer or wine manufactured by any person who shall fail or refuse to furnish the information required by 304 305 Section 27-71-501 of this article, and he may revoke the permit of 306 any person who shall fail or refuse to furnish the information required by Section 27-71-503 of this article, and said revocation 307 may apply to any or all brands of such beverages, if the 308 manufacturer or holder of the permit shall fail or refuse to 309 310 comply with the rules and regulations promulgated by him. * * * 311

312 SECTION 8. Section 67-3-15, Mississippi Code of 1972, is

313 amended as follows:

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314 67-3-15. Any person who shall brew or manufacture or sell 315 any beer or light wine without first having secured a permit and/or license from the commissioner authorizing the brewing or 316 317 manufacture or sale of such liquor, shall be guilty of a misdemeanor and, upon conviction thereof, be punished by a fine of 318 319 not more than One Thousand Dollars (\$1,000.00) or imprisonment in the county jail for not more than one (1) year, or both, in the 320 321 discretion of the court. Any person so convicted may not apply 322 for any permit or license issued by the commissioner until five 323 (5) years have elapsed from the date of such conviction. * * *

SECTION 9. Section 67-3-52, Mississippi Code of 1972, is 325 326 amended as follows:

67-3-52. It shall be unlawful for any person holding a 327 328 permit authorizing the sale of beer or light wine at retail to 329 obtain such beer or light wine from any source outside of the 330 State of Mississippi. Any person who violates the provisions of 331 this section, upon conviction thereof, shall be punished by a fine of not more than One Thousand Dollars (\$1,000.00) or by 332 333 imprisonment in the county jail for not more than six (6) months, or by both such fine and imprisonment, in the discretion of the 334 335 court. Any person convicted of violating this section, or any 336 rules or regulations promulgated by the commissioner with regard to the unlawful acts described in this section, shall forfeit his 337 338 permit. Any person whose permit has been forfeited pursuant to 339 this section shall not be eligible for a permit issued by the commissioner for a period of five (5) years after the date of such 340 forfeiture. In addition, no permit shall be issued for the same 341 342 location, for which an offender has forfeited a permit pursuant to 343 this section, to a spouse, offspring or sibling of the offender 344 when to do so would circumvent the purposes of this section. The 345 commissioner may assess a retailer who violates this section the

amount of excise taxes due on the unlawfully imported beer or light wine, together with a penalty in the amount of four (4) times the state excise taxes due or One Hundred Dollars (\$100.00) per case, whichever is greater.

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351 SECTION 10. Section 67-3-57, Mississippi Code of 1972, is 352 amended as follows:

353 67-3-57. It shall be unlawful for any retailer to possess, 354 sell or offer to sell, or to possess for purpose of sale, any 355 light wine or beer at his place of business before securing a 356 permit required by this chapter.

357 It shall be unlawful for any person to possess, sell or offer 358 to sell any light wine or beer at his place of business after 359 revocation of his permit or to purchase, to sell or offer to sell 360 any light wine or beer during the period of suspension of his 361 permit.

362 * * *

363 SECTION 11. Section 67-3-69, Mississippi Code of 1972, is 364 amended as follows:

67-3-69. (1) Except as to Sections 67-3-17, 67-3-23, 365 67-3-27, 67-3-55 and 67-3-57, any violation of any provision of 366 367 this chapter or of any rule or regulation of the commissioner, shall be a misdemeanor and, where the punishment therefor is not 368 369 elsewhere prescribed herein, shall be punished by a fine of not 370 more than Five Hundred Dollars (\$500.00) or imprisonment for not 371 more than six (6) months, or both, in the discretion of the court. If any person so convicted shall be the holder of any permit or 372 license issued by the commissioner under authority of this 373 374 chapter, such permit or license shall from and after the date of such conviction be void and the holder thereof shall not 375 376 thereafter, for a period of one (1) year from the date of such conviction, be entitled to any permit or license for any purpose 377 378 authorized by this chapter. Upon conviction of the holder of any

379 permit or license, the appropriate law enforcement officer shall seize the permit or license and transmit it to the commissioner. 380 381 (a) Any person who shall violate any provision of (2) Section 67-3-17, 67-3-23, 67-3-27 or 67-3-55 shall be guilty of a 382 383 misdemeanor, and upon conviction thereof shall be punished by a fine of not more than Five Hundred Dollars (\$500.00) or by 384 385 imprisonment in the county jail for not more than six (6) months, or by both such fine and imprisonment, in the discretion of the 386 387 court.

388 (b) Any person who shall violate any provision of Section 67-3-57 shall be guilty of a misdemeanor, and upon 389 390 conviction thereof, shall be punished by a fine of not more than One Thousand Dollars (\$1,000.00) or by imprisonment in the county 391 jail for not more than one (1) year, or by both, in the discretion 392 of the court. Any person convicted of violating any provision of 393 the sections referred to in this subsection shall forfeit his 394 395 permit, and shall not thereafter be permitted to engage in any 396 business taxable under the provisions of Sections 27-71-301 397 through 27-71-347.

(3) If the holder of a permit, or the employee of the holder of a permit, shall be convicted of selling any beer or wine to any person under the age of twenty-one (21) years from the licensed premises in violation of Section 67-3-53(b), then, in addition to any other penalty provided for by law, the holder of the permit may be punished as follows:

404 (a) For the first offense on the licensed premises, the
405 holder of the permit may be fined in an amount not to exceed Five
406 Hundred Dollars (\$500.00) and/or the sale of beer or wine on the
407 premises from which the sale occurred may be prohibited for three
408 (3) months.

409 (b) For a second offense occurring on the licensed
410 premises within twelve (12) months of the first offense, the
411 holder of the permit may be fined in an amount not to exceed One

412 Thousand Dollars (\$1,000.00) and/or the sale of beer or wine on 413 the premises from which the sale occurred may be prohibited for 414 six (6) months.

(c) For a third or subsequent offense occurring on the licensed premises within twelve (12) months of the first, the holder of the permit may be fined in an amount not to exceed Five Thousand Dollars (\$5,000.00) and/or the sale of beer or wine on the premises from which the sale occurred may be prohibited for one (1) year.

421 (4) A person who sells any beer or wine to a person under 422 the age of twenty-one (21) years shall not be guilty of a 423 violation of Section 67-3-53(b) if the person under the age of 424 twenty-one (21) years represents himself to be twenty-one (21) 425 years of age or older by displaying an apparently valid 426 Mississippi driver's license containing a physical description 427 consistent with his appearance or by displaying some other 428 apparently valid identification document containing a picture and physical description consistent with his appearance for the 429 430 purpose of inducing the person to sell beer or wine to him.

(5) If the holder of a permit to operate a brewpub is convicted of violating the provisions of Section 67-3-22(3), then, in addition to any other provision provided for by law, the holder of the permit shall be punished as follows:

(a) For the first offense, the holder of a permit to
operate a brewpub may be fined in an amount not to exceed Five
Hundred Dollars (\$500.00).

(b) For a second offense occurring within twelve (12)
months of the first offense, the holder of a permit to operate a
brewpub may be fined an amount not to exceed One Thousand Dollars
(\$1,000.00).

442 (c) For a third or subsequent offense occurring within
443 twelve (12) months of the first offense, the holder of a permit to
444 operate a brewpub may be fined an amount not to exceed Five

445 Thousand Dollars (\$5,000.00) and the permit to operate a brewpub 446 shall be suspended for thirty (30) days.

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448 <u>SECTION 12.</u> Section 67-3-48, Mississippi Code of 1972, which 449 requires the State Tax Commission to provide suitable labels or 450 markings of identification for the purpose of taxation of beer 451 inspected and authorized by the commission to be sold, and 452 prohibits the unauthorized use of such labels, is repealed. 453 SECTION 13. This act shall take effect and be in force from 454 and after July 1, 2000.