By: Kirby, Robertson, Mettetal, Harden, Carlton, Johnson (19th) To: Judiciary

SENATE BILL NO. 2644 (As Passed the Senate)

1 AN ACT TO AMEND SECTION 63-25-5, MISSISSIPPI CODE OF 1972, TO 2 REMOVE RESTRICTIONS ON PROSECUTING CHOP SHOPS; TO AUTHORIZE 3 INSPECTION OF PREMISES WHERE CHOP SHOP ACTIVITIES MAY OCCUR; AND 4 FOR RELATED PURPOSES.

5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 6 SECTION 1. Section 63-25-5, Mississippi Code of 1972, is 7 amended as follows:

63-25-5. (1) Any person who knowingly and intentionally: 8 9 (a) owns, operates or conducts a chop shop; (b) transports any 10 motor vehicle or motor vehicle part to or from a location knowing it to be a chop shop; or (c) sells, transfers, purchases or 11 receives any motor vehicle or motor vehicle part either to or from 12 a location knowing it to be a chop shop, shall be guilty of a 13 felony and, upon conviction thereof, shall be punished by 14 15 imprisonment for not more than fifteen (15) years and by a fine of not more than One Hundred Thousand Dollars (\$100,000.00). 16

17 (2) Any person who knowingly alters, counterfeits, defaces, destroys, disguises, falsifies, forges, obliterates or knowingly 18 removes a vehicle identification number with the intent to 19 20 misrepresent the identity or prevent the identification of a motor vehicle or motor vehicle part shall be guilty of a felony and, 21 upon conviction thereof, shall be punished by imprisonment for not 22 more than five (5) years and by a fine of not more than Five 23 24 Thousand Dollars (\$5,000.00).

(3) (a) Any person who buys, disposes, sells, transfers or possesses a motor vehicle or motor vehicle part with the knowledge that the vehicle identification number of the motor vehicle or

S. B. No. 2644 00\SS26\R867CS PAGE 1 28 motor vehicle part has been altered, counterfeited, defaced, 29 destroyed, disguised, falsified, forged, obliterated or removed 30 shall be guilty of a felony and, upon conviction thereof, shall be 31 punished by imprisonment for not more than five (5) years and by a 32 fine of not more than Five Thousand Dollars (\$5,000.00).

(b) The provisions of this subsection shall not apply to a motor vehicle scrap processor who, in the normal legal course of business and in good faith, processes a motor vehicle or motor vehicle part by crushing, compacting or other similar methods, provided that any vehicle identification number has not been removed from the motor vehicle or motor vehicle part prior to or during any such processing.

40 (c) The provisions of this subsection shall not apply to any owner or authorized possessor of a motor vehicle or motor 41 42 vehicle part which has been recovered by law enforcement authorities after having been stolen or where the condition of the 43 44 vehicle identification number of the motor vehicle or motor 45 vehicle part is known to or has been reported to law enforcement 46 authorities. It shall be presumed that law enforcement 47 authorities have knowledge of all vehicle identification numbers on a motor vehicle or motor vehicle part which are altered, 48 49 counterfeited, defaced, disguised, falsified, forged, obliterated or removed when law enforcement authorities deliver or return the 50 motor vehicle or motor vehicle part to its owner or authorized 51 52 possessor after it has been recovered by law enforcement 53 authorities after having been reported stolen.

54 (4) Any person who is convicted of a second or subsequent 55 offense under this section shall be imprisoned for a term up to 56 twice the term authorized for a first offense and shall be fined 57 an amount up to twice the amount authorized for a first offense. 58 * * *

59 (5) (a) In addition to any other punishment, a person 60 convicted of a violation of this section shall be ordered to make 61 restitution to the lawful owner or owners of the stolen motor 62 vehicle or vehicles or the stolen motor vehicle part or parts, or 63 to the owner's insurer to the extent that the owner has been 64 compensated by the insurer, and to any other person for any

S. B. No. 2644 00\SS26\R867CS PAGE 2 65 financial loss sustained as a result of a violation of this 66 section.

67 (b) Financial loss shall include, but not be limited 68 to, loss of earnings, out-of-pocket and other expenses, repair and 69 replacement costs and claims payments. "Lawful owner" shall 70 include an innocent bona fide purchaser for value of a stolen 71 motor vehicle or stolen motor vehicle part who does not know that 72 the motor vehicle or part is stolen; or an insurer to the extent 73 that such insurer has compensated a bona fide purchaser for value.

74 The court shall determine the extent and method of (C)In an extraordinary case, the court may determine 75 restitution. 76 that the best interests of the victim and justice would not be 77 served by ordering restitution. In any such case, the court shall 78 make and enter specific written findings on the record concerning the extraordinary circumstances presented which militated against 79 80 restitution.

81 <u>SECTION 2.</u> (1) Any law enforcement officer shall have the 82 right to inspect any junkyard, scrap metal processing plant, motor 83 vehicle salvage yard, licensed motor vehicle dealers lot, motor 84 vehicle repair shop, parking lot open to the general public, 85 public garage, towing and storage facility or other establishment 86 dealing with salvaged motor vehicle parts.

87 (2) Such physical inspection shall be conducted during 88 normal business hours and shall be for the purpose of locating 89 stolen vehicles, investigating the titling and registration of 90 vehicles, inspecting vehicles wrecked or dismantled or inspecting 91 records.

92 SECTION 3. Section 2 of this act shall be codified as
93 Section 63-25-13, Mississippi Code of 1972.

94 SECTION 4. This act shall take effect and be in force from 95 and after July 1, 2000.

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