By: Representative Snowden

To: Ways and Means

HOUSE BILL NO. 770

AN ACT TO AMEND SECTIONS 27-41-55 AND 27-41-59, MISSISSIPPI 1 CODE OF 1972, WHICH RELATE TO THE CONDUCT OF THE SALE OF LAND FOR 2 UNPAID AD VALOREM TAXES, TO REQUIRE ACTUAL NOTICE IN ADVANCE OF THE PENDING TAX SALE TO THE OWNER OF, ALONG WITH ANY MORTGAGEE, 3 4 BENEFICIARY OR LIENHOLDER OF RECORD WITH REGARD TO, THE LAND; TO 5 AMEND SECTIONS 27-43-1, 27-43-3, 27-43-5 AND 27-43-7, MISSISSIPPI 6 CODE OF 1972, IN CONFORMITY THERETO; AND FOR RELATED PURPOSES. 7 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 8 9 SECTION 1. Section 27-41-55, Mississippi Code of 1972, is 10 amended as follows: 27-41-55. (1) At least thirty (30) days before a tax sale 11 as referred to in subsection (2) of this section and as described 12 in Section 27-41-59 is conducted, the tax collector shall provide 13 14 actual notice to the owner of, and to any mortgagee, beneficiary 15 or lienholder of record with regard to, the land that is liable to sale for taxes not paid. The mortgagee, beneficiary or lienholder 16 shall be entitled to the notice, regardless of whether the 17 mortgage or lien has been in existence over six (6) years. Actual 18 notice may be by personal service, or by certified mail return 19 20 receipt requested, to the owner's, mortgagee's, beneficiary's or lienholder's last known available address, the address of public 21 record in the chancery clerk's office of the county in which the 22 23 land is located or the address of public record in the Office of the Secretary of State. Failure to provide the notice that is 24 required in this subsection shall invalidate a subsequent sale of 25 land as described in subsection (2) of this section and Section 26 27-41-59. 27

28 (2) Except as otherwise provided in Section 27-41-2, after 29 the fifth day of August in each year hereafter, the tax collector

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shall advertise all lands in his county on which all the taxes due 30 31 and in arrears have not been paid, as provided by law, as well as all land which is liable to sale for the other taxes which have 32 33 matured, as required by law, for sale at the door of the 34 courthouse of his county or any place within the courthouse that the tax collector deems suitable to hold such sale, provided that 35 the place of such sale shall be designated by the tax collector in 36 the advertisement of the notice of tax sale on the last Monday of 37 Such advertisement shall be inserted for two (2) weeks in 38 August. some newspaper published in the county, if there be one, but in 39 40 counties having two (2) court districts the lands shall be advertised and sold in the district in which such lands are 41 situated and put up at the courthouse door thereof, and shall 42 contain a list of the lands to be sold in alphabetical order by 43 owner or in numerical order as they are contained in the 44 assessment roll, in substance as follows: 45

46 Name of Division of Town-State County Total 47 Owner Section Section ship Range Tax Tax Tax or by such other description as it may be assessed. Land in 48 49 cities and towns shall be described in the advertisement as it is described on the assessment roll. Errors in alphabetical or 50 51 numerical order in the published or posted list of lands to be sold shall not invalidate any sale made pursuant to such notice. 52

In addition to the foregoing provisions, and at the option of the tax collector, advertisement for the sale of such county lands may be made after the fifteenth day of February in each year with the sale of such lands to be held on the first Monday of April in each year, and all of the provisions which relate to the tax sale held in August of each year shall apply thereto.

59 **SECTION 2.** Section 27-41-59, Mississippi Code of 1972, is 60 amended as follows:

61 27-41-59. (1) At least thirty (30) days before a tax sale 62 is conducted under this section, the tax collector shall provide

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actual notice to the owner of, and to any mortgagee, beneficiary 63 or lienholder of record with regard to, the land that is liable to 64 sale for taxes not paid. The mortgagee, beneficiary or lienholder 65 66 shall be entitled to the notice, regardless of whether the 67 mortgage or lien has been in existence over six (6) years. Actual notice may be by personal service, or by certified mail return 68 receipt requested, to the owner's, mortgagee's, beneficiary's or 69 70 lienholder's last known available address, the address of public record in the chancery clerk's office of the county in which the 71 land is located or the address of public record in the Office of 72 the Secretary of State. Failure to provide the notice that is 73 required in this subsection shall invalidate a subsequent sale of 74 land as described in this section. 75

Except as otherwise provided in Section 27-41-2, on the 76 (2) 77 first Monday of April, if the tax collector has exercised his option to hold a tax sale on that day, and on the last Monday of 78 August, as the case may be, if the taxes remain unpaid, the tax 79 80 collector shall proceed to sell, for the payment of taxes then remaining due and unpaid, together with all fees, penalties and 81 82 damages provided by law, the land or so much and such parts of the land of each delinquent taxpayer to the highest and best bidder 83 84 for cash as will pay the amount of taxes due by him and all costs He shall first offer one hundred sixty (160) acres and charges. 85 or a smaller separately described subdivision, if the land is less 86 87 than one hundred sixty (160) acres. If the first parcel so offered does not produce the amount due, then he shall offer as an 88 89 entirety all the land constituting one (1) tract. Each separate assessment as it appears and is described on the assessment roll 90 shall constitute one (1) tract for the purpose of sale for taxes, 91 notwithstanding the fact that the person who is the owner thereof, 92 or to whom it is assessed, is the owner of or is assessed with 93 94 other lands, the whole of which constitutes one (1) entire tract but appears on the assessment roll in separate subdivisions. 95 Upon

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offering the land of any delinquent taxpayer constituting one (1) 96 tract, if no person will bid for it, the whole amount of taxes and 97 all costs incident to the sale, the tax collector shall strike it 98 off to the state. The sale shall be continued from day to day 99 100 within the hours from 8:30 o'clock in the forenoon and 4:30 o'clock in the afternoon until completed; but neither a failure to 101 102 advertise, nor error in the advertisement, nor error in conducting 103 the sale, shall invalidate a sale at the proper time and place for taxes of any land on which the taxes were due and not paid, but a 104 sale made at the wrong time or at the wrong place shall be void. 105 106 Any person sustaining damages by reason of any failure or error by 107 the tax collector may recover damages therefor on his official 108 bond.

SECTION 3. Section 27-43-1, Mississippi Code of 1972, is amended as follows:

27-43-1. The clerk of the chancery court shall, within one 111 hundred eighty (180) days and not less than sixty (60) days prior 112 113 to the expiration of the time of redemption with respect to land sold, either to individuals or to the state, be required to issue 114 115 notice, in accordance with the provisions of Section 27-43-3, to the record owner of the land sold as of one hundred eighty (180) 116 117 days prior to the expiration of the time of redemption, in effect 118 following, to wit:

119	"State of Mi	ssissippi,		То	
120	County of				
121	You will tak	e notice that		(he	ere describe
122	lands)	lands	assessed to	o you or si	upposed to be
123	owned by you, was	s, on the		day of	
124	<u> </u>	_ sold to		for the	taxes of
125	<u> </u>	_ year	/	and that t	the title to
126	said land will be	ecome absolute	in		unless
127	redemption from	said tax sale	be made on	or before	
128		_ day of		_•	
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129 This day	y of	19
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Clerk."

SECTION 4. Section 27-43-3, Mississippi Code of 1972, is 131 132 amended as follows:

27-43-3. The clerk shall issue the notice to the sheriff of 133 134 the county of the reputed owner's residence, if he be a resident of the State of Mississippi, and the sheriff shall be required to 135 serve personal notice as summons issued from the courts are 136 served, and make his return to the chancery clerk issuing same. 137 The clerk shall also mail a copy of same to the reputed owner at 138 his usual street address, if same can be ascertained after 139 diligent search and inquiry, or to his post office address if only 140 that can be ascertained, and he shall note such action on the tax 141 sales record. The clerk shall also be required to publish the 142 name and address of the reputed owner of the property and the 143 legal description of such property in a public newspaper of the 144 county in which the land is located, or if no newspaper is 145 146 published as such, then in a newspaper having a general circulation in such county. Such publication shall be made at 147 148 least forty-five (45) days prior to the expiration of the 149 redemption period.

150 If said reputed owner is a nonresident of the State of 151 Mississippi, then the clerk shall mail a copy of said notice thereto in the same manner as hereinabove set out for notice to a 152 153 resident of the State of Mississippi, except that personal notice served by the sheriff shall not be required. 154

155 Notice by mail shall be by registered or certified mail. In the event the notice by mail is returned undelivered and the 156 personal notice as hereinabove required to be served by the 157 158 sheriff is returned not found, then the clerk shall make further search and inquiry to ascertain the reputed owner's street and 159 160 post office address. If the reputed owner's street or post office 161 address is ascertained after the additional search and inquiry,

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the clerk shall again issue notice as hereinabove set out. Τf 162 163 personal notice is again issued and it is again returned not found and if notice by mail is again returned undelivered, then the 164 165 clerk shall file an affidavit to that effect and shall specify 166 therein the acts of search and inquiry made by him in an effort to 167 ascertain the reputed owner's street and post office address and said affidavit shall be retained as a permanent record in the 168 office of the clerk and such action shall be noted on the tax 169 If the clerk is still unable to ascertain the 170 sales record. reputed owner's street or post office address after making search 171 172 and inquiry for the second time, then it shall not be necessary to issue any additional notice but the clerk shall file an affidavit 173 174 specifying therein the acts of search and inquiry made by him in an effort to ascertain the reputed owner's street and post office 175 address and said affidavit shall be retained as a permanent record 176 177 in the office of the clerk and such action shall be noted on the 178 tax sale record.

179 For examining the records to ascertain the record owner of the property, the clerk shall be allowed a fee of Twenty Dollars 180 (\$20.00); for issuing the notice the clerk shall be allowed a fee 181 of Two Dollars (\$2.00) and, for mailing same and noting such 182 action on the tax sales record, a fee of One Dollar (\$1.00); and 183 for serving the notice, the sheriff shall be allowed a fee of Four 184 Dollars (\$4.00). For issuing a second notice, the clerk shall be 185 186 allowed a fee of Five Dollars (\$5.00) and, for mailing same and noting such action on the tax sales record, a fee of Two Dollars 187 188 and Fifty Cents (\$2.50), and for serving the second notice, the sheriff shall be allowed a fee of Four Dollars (\$4.00). 189 The clerk shall also be allowed the actual cost of publication. Said fees 190 and cost shall be taxed against the owner of said land if the same 191 is redeemed, and if not redeemed, then said fees are to be taxed 192 193 as part of the cost against the purchaser. The failure of 194 the landowner to actually receive the notice herein required shall

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195 not render the title void, provided the clerk and sheriff have 196 complied with the duties herein prescribed for them.

197 Should the clerk inadvertently fail to send notice as 198 prescribed in this section, then such sale shall be void and the 199 clerk shall not be liable to the purchaser or owner upon refund of 200 all purchase money paid.

At least forty-five (45) days before the sale of the land for unpaid taxes is conducted under Sections 27-41-55 and 27-41-59, the clerk shall forward to the county tax collector the last known available address or address of public record in the clerk's office of the owner of the land which will be the subject of the pending tax sale.

207 **SECTION 5.** Section 27-43-5, Mississippi Code of 1972, is 208 amended as follows:

209 27-43-5. It shall be the duty of the clerk of the chancery 210 court to examine the record of deeds, mortgages and deeds of trust 211 in his office to ascertain the names and addresses of all 212 mortgagees, beneficiaries and holders of vendors liens of all 213 lands sold for taxes; and he shall, within the time fixed by law 214 for notifying owners, send by certified mail with return receipt 215 requested to all such lienors so shown of record the following 216 notice, to wit:

216 notice, to wit: "State of Mississippi, 217 То _____, 218 County of 219 You will take notice that (here describe lands) assessed to, or supposed to be owned by ____ 220 221 was on the _____ day of _____, 2 ___, sold to _____ for the taxes of _____ (giving 222 year) upon which you have a lien by virtue of the instrument 223 recorded in this office in _____ Book ____, page ____, dated 224 ____, and that the title to said land will become 225 226 absolute in said purchaser unless redemption from said sale be 227 made on or before the _____ day of May of 2 ___. H. B. No. 770 02/HR40/R1155 PAGE 7 (BS\BD)

This _____ day of ____, 2 ____. 228 229 Chancery Clerk of _____ County, Miss." 230 231 At least forty-five (45) days before the sale of the land for unpaid taxes is conducted under Sections 27-41-55 and 27-41-59, 232 the clerk shall forward to the county tax collector the last known 233 available address or address of public record in the clerk's 234 office of any mortgagee, beneficiary or holder of a vendor's lien 235 on the land which will be the subject of the pending tax sale. 236 SECTION 6. Section 27-43-7, Mississippi Code of 1972, is 237 238 amended as follows: 27-43-7. The notice shall be mailed to said lienors, if any, 239 to the post-office address of the lienors, as such address is set 240 forth in the instrument creating the lien, otherwise to the 241 post-office address of said lienors, if actually known to the 242 clerk, and if unknown to the clerk then addressed to the last 243 known available address as may be specified for the lienor in 244 245 public records of the Office of the Secretary of State. SECTION 7. This act shall take effect and be in force from 246 247 and after its passage.