By: Representative Fillingane

HOUSE BILL NO. 1400

AN ACT TO AMEND SECTIONS 27-41-2, 27-41-55, 27-41-59, 1 27-41-65, 27-41-67, 27-41-69, 27-41-77, 27-41-79, 27-41-81 AND 27-41-83, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT FROM AND AFTER 2 3 JANUARY 1, 2003, NO LAND SHALL BE SOLD FOR NONPAYMENT OF AD VALOREM TAXES; TO PROVIDE THAT FROM AND AFTER SUCH DATE, LAND ON 4 5 WHICH AD VALOREM TAXES ARE NOT PAID WILL BE STRUCK OFF TO THE 6 COUNTY OWED THE TAXES; TO PROVIDE THAT THE PROCEDURES USED BEFORE 7 JANUARY 1, 2003, TO SELL LAND FOR THE NONPAYMENT OF AD VALOREM TAXES SHALL BE USED TO STRIKE LAND OFF TO A COUNTY FOR NONPAYMENT 8 9 OF TAXES; TO PROVIDE THAT IF LAND STRUCK OFF TO A COUNTY FOR 10 11 NONPAYMENT OF AD VALOREM TAXES UNDER THIS ACT IS NOT REDEEMED, THE COUNTY SHALL HAVE THE LAND APPRAISED BY TWO APPRAISERS AND 12 DETERMINE THE AVERAGE APPRAISED VALUE OF THE LAND BASED ON THE TWO 13 APPRAISALS; TO PROVIDE THAT THE COUNTY SHALL OFFER THE LAND AT 14 PUBLIC SALE FOR THE AVERAGE APPRAISED VALUE; TO REQUIRE THAT 15 NOTICE OF SUCH SALE BE ADVERTISED FOR A CERTAIN PERIOD OF TIME; TO 16 PROVIDE THAT THE COUNTY SHALL OFFER THE LAND AT SALE FOR THE 17 18 AMOUNT OF THE AVERAGE APPRAISED VALUE, AND SHALL HAVE THE AUTHORITY TO ACCEPT ANY OFFER THAT IS NOT LESS THAN NINETY PERCENT 19 20 OF THE AVERAGE APPRAISED VALUE; TO PROVIDE THAT THE OWNER OF SUCH LAND AT THE TIME IT WAS STRUCK OFF TO THE COUNTY FOR NONPAYMENT OF 21 AD VALOREM TAXES SHALL HAVE THE FIRST RIGHT TO OFFER TO PURCHASE 22 THE LAND AT THE SALE, AND IF SUCH PERSON DOES OFFER TO PURCHASE 23 THE LAND WITHIN A CERTAIN TIME, OTHER PERSONS MAY OFFER TO 24 25 PURCHASE THE LAND; TO PROVIDE FOR THE DISPOSITION OF SALES PROCEEDS IF THE LAND IS SOLD; TO PROVIDE THAT IF THE LAND IS NOT SOLD, THE COUNTY SHALL STRIKE IT OFF TO THE STATE; TO AMEND 26 27 SECTIONS 27-43-1, 27-43-3, 27-43-4, 27-43-5, 27-43-9 AND 27-43-11, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT THE NOTICES REQUIRED TO 28 29 30 BE GIVEN OWNERS AND LIENORS REGARDING LAND SOLD FOR NONPAYMENT OF TAXES BEFORE JANUARY 1, 2003, SHALL BE GIVEN TO SUCH PERSONS REGARDING LAND STRUCK OFF TO A COUNTY FOR NONPAYMENT OF AD VALOREM TAXES AFTER SUCH DATE; TO AMEND SECTIONS 27-45-1, 27-45-3, 31 32 33 27-45-5, 27-45-7, 27-45-9, 27-45-11, 27-45-13, 27-45-15, 27-45-17, 27-45-19, 27-45-21, 27-45-23, 27-45-27 AND 27-45-29, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT THE PROCEDURES USED TO REDEEM LAND SOLD FOR NONPAYMENT OF AD VALOREM TAXES BEFORE JANUARY 1, 2003, 34 35 36 37 SHALL BE USED TO REDEEM LAND STRUCK OFF TO A COUNTY FOR NONPAYMENT 38 39 OF SUCH TAXES AFTER THAT DATE; AND FOR RELATED PURPOSES.

40 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:

41 SECTION 1. Section 27-41-2, Mississippi Code of 1972, is

42 amended as follows:

43 27-41-2. If the governing authorities of a municipality and
44 a county have entered into an interlocal agreement pursuant to
45 Section 17-13-1 et seq., and the agreement is for the county to

H. B. No. 1400 02/HR40/R746 PAGE 1 (BS\BD) 46 collect for the municipality those ad valorem taxes on real and 47 personal property, motor vehicles and mobile homes that are due 48 and payable to the municipality, the following shall apply:

(a) The collection of such ad valorem taxes due by a
taxpayer to the municipality shall be evidenced by a receipt
showing that the taxes due have been paid. This receipt also may
show that any ad valorem taxes due by the taxpayer to the county
have been paid.

Property as described in this section that is sold (b) 54 for unpaid ad valorem taxes due by a taxpayer to the municipality 55 56 may be sold in a tax sale which may be conducted for unpaid ad valorem taxes due by the taxpayer to the county. This unified tax 57 sale for unpaid taxes due the municipality and the county shall be 58 advertised in substantially the same manner as provided by law for 59 sales of like property for unpaid county ad valorem taxes. The 60 amount of taxes for which the property is offered at the unified 61 sale shall be the sum of the taxes due by the taxpayer to the 62 63 municipality and those due to the county. All costs incident to the unified sale shall be included in the total amount for which 64 65 the property is offered.

(c) Upon offering the property of any delinquent
taxpayer at a unified sale as described in paragraph (b) and upon
the failure of any person to bid the whole amount of taxes and all
costs incident to the sale for such property, the county tax
collector shall strike the property off to the state.

(d) Except as otherwise specified in this section, the collection of unpaid ad valorem taxes due to a municipality, the sale of property for unpaid ad valorem taxes due a municipality, and the striking off to a municipality of property for unpaid ad valorem taxes, shall be conducted in accordance with the laws governing the imposition of ad valorem taxes by a municipality. <u>From and after January 1, 2003, no real property shall be</u>

78 sold for the nonpayment of ad valorem taxes, and the collection of

H. B. No. 1400 02/HR40/R746 PAGE 2 (BS\BD) 79 unpaid ad valorem taxes shall be made in accordance with Sections

80 27-41-59(2) and 27-41-77(2).

81 SECTION 2. Section 27-41-55, Mississippi Code of 1972, is 82 amended as follows:

83 27-41-55. (1) Except as otherwise provided in Section 84 27-41-2, after the fifth day of August in each year hereafter, the tax collector shall advertise all lands in his county on which all 85 86 the taxes due and in arrears have not been paid, as provided by law, as well as all land which is liable to sale for the other 87 taxes which have matured, as required by law, for sale at the door 88 89 of the courthouse of his county or any place within the courthouse that the tax collector deems suitable to hold such sale, provided 90 91 that the place of such sale shall be designated by the tax collector in the advertisement of the notice of tax sale on the 92 last Monday of August. Such advertisement shall be inserted for 93 two (2) weeks in some newspaper published in the county, if there 94 be one, but in counties having two (2) court districts the lands 95 shall be advertised and sold in the district in which such lands 96 are situated and put up at the courthouse door thereof, and shall 97 98 contain a list of the lands to be sold in alphabetical order by owner or in numerical order as they are contained in the 99 100 assessment roll, in substance as follows:

Name of Division of State 101 Town-County Total Section ship 102 Owner SECTION Range Tax Tax Tax 103 or by such other description as it may be assessed. Land in cities and towns shall be described in the advertisement as it is 104 105 described on the assessment roll. Errors in alphabetical or numerical order in the published or posted list of lands to be 106 sold shall not invalidate any sale made pursuant to such notice. 107

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

H. B. No. 1400 02/HR40/R746 PAGE 3 (BS\BD) 112 each year, and all of the provisions which relate to the tax sale 113 held in August of each year shall apply thereto.

From and after January 1, 2003, no land shall be sold 114 (2) 115 for the nonpayment of ad valorem taxes, and except as otherwise 116 provided in Section 27-41-2, after the fifth day of August of 117 2003, and in each year thereafter, the tax collector shall advertise all lands in his county on which all taxes due and in 118 arrears have not been paid, as provided by law. The advertisement 119 shall contain a list of the lands in alphabetical order by owner 120 or in numerical order as they may be contained in the assessment 121 122 roll as provided in subsection (1) of this section. The advertisement shall provide that if all taxes due and in arrears 123 124 are not paid on or before the last Monday in August, the property on which the taxes are due shall be struck off to the county as 125 provided in Section 27-41-59(2). In addition to the foregoing 126 provisions of this subsection (2), and at the option of the tax 127 collector, the advertisement required in this subsection (2) may 128 129 be made after the fifteenth day of February in 2003, and in each year thereafter, with the striking off of such land to the county 130 131 to be done on the first Monday of April in 2003, and in each year thereafter, and all of the provisions which relate to the striking 132 133 off of land to the county in August of each year shall apply 134 thereto.

135 SECTION 3. Section 27-41-59, Mississippi Code of 1972, is
136 amended as follows:

27-41-59. (1) Except as otherwise provided in Section 137 138 27-41-2, on the first Monday of April, if the tax collector has exercised his option to hold a tax sale on that day, and on the 139 last Monday of August, as the case may be, if the taxes remain 140 unpaid, the tax collector shall proceed to sell, for the payment 141 of taxes then remaining due and unpaid, together with all fees, 142 143 penalties and damages provided by law, the land or so much and such parts of the land of each delinquent taxpayer to the highest 144

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and best bidder for cash as will pay the amount of taxes due by 145 him and all costs and charges. He shall first offer one hundred 146 sixty (160) acres or a smaller separately described subdivision, 147 148 if the land is less than one hundred sixty (160) acres. If the 149 first parcel so offered does not produce the amount due, then he shall offer as an entirety all the land constituting one (1) 150 tract. Each separate assessment as it appears and is described on 151 the assessment roll shall constitute one (1) tract for the purpose 152 of sale for taxes, notwithstanding the fact that the person who is 153 the owner thereof, or to whom it is assessed, is the owner of or 154 155 is assessed with other lands, the whole of which constitutes one (1) entire tract but appears on the assessment roll in separate 156 157 subdivisions. Upon offering the land of any delinquent taxpayer constituting one (1) tract, if no person will bid for it, the 158 whole amount of taxes and all costs incident to the sale, the tax 159 collector shall strike it off to the state. The sale shall be 160 continued from day to day within the hours from 8:30 o'clock in 161 162 the forenoon and 4:30 o'clock in the afternoon until completed; but neither a failure to advertise, nor error in the 163 164 advertisement, nor error in conducting the sale, shall invalidate a sale at the proper time and place for taxes of any land on which 165 166 the taxes were due and not paid, but a sale made at the wrong time or at the wrong place shall be void. Any person sustaining damages 167 by reason of any failure or error by the tax collector may recover 168 169 damages therefor on his official bond.

(2) From and after January 1, 2003, no land shall be sold 170 171 for the nonpayment of ad valorem taxes, and land on which the ad valorem taxes have not been paid shall be treated according to the 172 provisions of this subsection (2). Except as otherwise provided 173 174 in Section 27-41-2, on the first Monday of April, if the tax collector has exercised such option, and on the last Monday of 175 176 August, as the case may be, if the taxes remain unpaid on the 177 land, the tax collector shall strike such land off to the county. H. B. No. 1400

178 **SECTION 4.** Section 27-41-65, Mississippi Code of 1972, is 179 amended as follows:

27-41-65. Except as otherwise provided in Section 180 181 27-41-59(2), if from any cause a sale of any land for taxes which 182 is liable to such sale shall not be made at the time appointed by law for such sale, it may be sold thereafter, in the same or a 183 subsequent year, at any time designated therefor by order of the 184 185 board of supervisors. Notice of a sale so ordered shall be given by advertising it in the manner prescribed by law for the sale of 186 land for taxes; and the same shall be made at the same place and 187 188 subject to all the provisions of law applicable to such sales at the time appointed by law. Lists of lands sold to the state and 189 to individuals shall be filed in the office of the clerk of the 190 chancery court within the same relative period of time after the 191 sale as is allowed for filing such lists after sales at the 192 193 regular time, and the clerk shall at once record them; and such lists shall be as valid and have the same effect and be subject to 194 195 all the provisions of law applicable to such lists made of lands sold at the regular sale for taxes. 196

197 SECTION 5. Section 27-41-67, Mississippi Code of 1972, is 198 amended as follows:

199 27-41-67. Except as otherwise provided in Section 200 27-41-59(2), if from inadvertence or oversight a sale of any land for taxes which is liable to such sale shall not be made at the 201 202 regular time appointed by law for such sale, it may be sold thereafter at any time designated therefor by an order of the 203 board of supervisors, which order need not describe the land to be 204 205 sold nor give the names of the owners of the land to be sold. 206 Notice of a sale so ordered shall be given by advertising it in 207 the manner prescribed by law for the sale of land for taxes; and the same shall be made at the same place and subject to all the 208 209 provisions of law applicable to such sales at the time appointed Lists of lands sold to the state and to individuals shall 210 by law.

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be filed in the office of the clerk of the chancery court within 211 the same relative period of time after the sale as is allowed for 212 filing such lists after sales at the regular time, and the clerk 213 214 shall at once record them; and such lists shall be as valid and 215 have the same effect and be subject to all the provisions of law applicable to such lists made of lands sold at the regular sale 216 for taxes. This section shall not be construed as giving the tax 217 collector any discretion to postpone the sale of lands from the 218 time appointed by law for such sales. 219

220 **SECTION 6.** Section 27-41-69, Mississippi Code of 1972, is 221 amended as follows:

27-41-69. Except as otherwise provided in Section 222 223 27-41-59(2), in case of grave public emergency, to be determined by the Chairman of the State Tax Commission, with the approval of 224 the Governor and Attorney General, the Chairman of the State Tax 225 226 Commission, may, by an order spread upon the minutes of the Tax Commission, postpone in any county the date fixed by law for the 227 228 sale of lands for delinguent taxes. In the event any such sale is postponed, the Chairman of the State Tax Commission with the 229 230 approval of the Governor and Attorney General, in the order postponing such sale, shall designate a date for such sale. 231 232 Notice of a sale so ordered shall be given by advertising it in the manner prescribed by law for the sale of land for taxes; and 233 the same shall be made at the same place and subject to all the 234 235 provisions of law applicable to such sales at the time appointed by law, and lists of lands sold to the state and to individuals 236 shall be filed in the office of the clerk of the chancery court 237 within the same relative period of time after the sale as is 238 allowed for filing such lists after sales at the regular time, and 239 240 the clerk shall at once record them; and such lists shall be as valid and have the same effect and be subject to all the 241 242 provisions of law applicable to such lists made of lands sold at the regular sale for taxes. The Secretary of the State Tax 243

H. B. No. 1400 02/HR40/R746 PAGE 7 (BS\BD) 244 Commission shall certify to the clerk of the board of supervisors 245 a copy of the order postponing any sale for taxes in such county 246 and the clerk of the board of supervisors shall enter such order 247 on the minutes of the board, but the failure of the Secretary of 248 the State Tax Commission to so certify said order or of the clerk 249 of the board of supervisors to so record the same shall not 250 invalidate any sale made hereunder.

251 **SECTION 7.** Section 27-41-77, Mississippi Code of 1972, is 252 amended as follows:

27-41-77. (1) If any land be sold for more than the amount 253 254 of taxes due and all costs, the tax collector shall report the amount of excess to the chancery clerk, and on his receipt warrant 255 256 therefor, shall pay the same into the county treasury. The board 257 of supervisors is directed to transfer all such funds so received to the general funds of the county. If the land be redeemed, or 258 the title of the purchaser be defeated or set aside in any way or 259 for any reason, such excess shall be retained by the county. If 260 261 only a part of the land be redeemed, the excess shall be apportioned ratably to the amount of taxes due at the time of the 262 The owner of the land may demand of 263 sale on the respective parts. 264 the tax collector a memorandum or receipt showing the amount of 265 excess if any, and, upon the expiration of the period of 266 redemption, without the property being redeemed, such excess shall, upon the request of the owner, be paid to said owner. 267 Ιf 268 the owner of the property does not request payment of the excess within two (2) years from the expiration of the period of 269 redemption, the excess shall be retained by the county. Whenever 270 any person shall present a claim against the excess fund, within 271 the time period provided, certified to by the chancery clerk, the 272 board of supervisors shall order a warrant to issue therefor on 273 the general county fund. 274

275 (2) If any land that has been stricken off to the county is 276 not redeemed, the county shall have the land appraised by two (2)

certified appraisers and determine an average appraised value of 277 the land based on the two appraisals. The county shall then 278 proceed to offer the land at public sale for the average appraised 279 280 value. Notice of such sale shall be advertised once a week for at 281 least three (3) consecutive weeks in at least one (1) newspaper published in the county. The first publication of the notice 282 shall be made not less than twenty-one (21) days before the date 283 fixed for the sale, and the last publication of such notice shall 284 be made not more than seven (7) days before such date. The county 285 shall offer the land at sale for the amount of the average 286 287 appraised value, and shall have the authority to accept any offer that is not less than ninety percent (90%) of the average 288 289 appraised value. The owner of the land at the time it was struck off to the county shall have the first right to offer to purchase 290 the land at the sale, and if such person does not make an offer to 291 purchase the land within four (4) hours after the beginning of the 292 sale, other persons may offer to purchase the land. If the land 293 294 is not sold at the sale, the county shall strike the land off to the state. If any land is sold under this subsection (2), the 295 296 amount of taxes due on the land plus any interest or damages shall be deducted from the sale price and classified as ad valorem tax 297 298 revenue and deposited into the county general fund, any fees or costs due any officer shall be paid to such person and the 299 remaining portion of the sale price shall also be deposited into 300 301 the county general fund. SECTION 8. Section 27-41-79, Mississippi Code of 1972, is 302 303 amended as follows: 27-41-79. (1) The tax collector shall on or before the 304 second Monday of May and on or before the second Monday of October 305 of each year, transmit to the clerk of the chancery court of the 306 307 county separate certified lists of the lands struck off by him to 308 the state and that sold to individuals, specifying to whom 309 assessed, the date of sale, the amount of taxes for which sale was

H. B. No. 1400 02/HR40/R746 PAGE 9 (BS\BD) made, and each item of cost incident thereto, and where sold to 310 individuals, the name of the purchaser, such sale to be separately 311 recorded by the clerk in a book kept by him for that purpose. All 312 313 such lists shall vest in the state or in the individual purchaser 314 thereof a perfect title to the land sold for taxes, but without the right of possession for the period of and subject to the right 315 of redemption; but a failure to transmit or record a list or a 316 defective list shall not affect or render the title void. If the 317 tax collector or clerk shall fail to perform the duties herein 318 prescribed, he shall be liable to the party injured by such 319 320 default in the penal sum of Twenty-five Dollars (\$25.00), and also on his official bond for the actual damage sustained. The lists 321 hereinabove provided shall, when filed with the clerk, be notice 322 to all persons in the same manner as are deeds when filed for 323 record. The lists of lands hereinabove referred to shall be filed 324 325 by the tax collector in May for sales made in April and in October for sales made in September, respectively. 326

327 (2) From and after January 1, 2003, the tax collector shall on or before the second Monday of May and on or before the second 328 329 Monday of October of each year, transmit to the clerk of the chancery court of the county certified lists of the lands struck 330 331 off by him to the county, specifying to whom assessed, the date the property was struck off to the county, the amount of taxes for 332 which the property was struck off, and each item of cost incident 333 334 thereto. All such lists shall vest in the county a perfect title to the land struck off for taxes, but without the right of 335 336 possession for the period of and subject to the right of redemption; but a failure to transmit or record a list or a 337 defective list shall not affect or render the title void. The 338 339 lists provided in this subsection shall, when filed with the clerk, be notice to all persons in the same manner as are deeds 340 341 when filed for record. The lists of lands referred to in this 342 subsection shall be filed by the tax collector in May for land H. B. No. 1400

02/HR40/R746 PAGE 10 (BS\BD) 343 struck off in April and in October for land struck off in August, 344 respectively.

345 **SECTION 9.** Section 27-41-81, Mississippi Code of 1972, is 346 amended as follows:

347 27-41-81. (1) The tax collector shall on or before the first Monday of June transmit to the clerk of the chancery court 348 of the county separate certified lists of the lands struck off by 349 350 him to the state and that sold to individuals, specifying to whom assessed, the day of the sale, the amount of taxes for which the 351 sale was made and each item of cost incidental thereto, and, where 352 353 sold to individuals, the name of the purchaser, to be separately recorded by the clerk in books kept by him for that purpose. 354 The said lists shall vest in the state or the individual purchaser 355 356 thereof a perfect title to the land sold for taxes, but without 357 the right of possession and subject to the right of redemption; but a failure to transmit or record a list, or a defective list, 358 shall not affect or render the title void. If the tax collector 359 360 or clerk shall fail to perform the duties herein prescribed, he shall be liable to the party injured by such default in the penal 361 362 sum of Twenty-five Dollars (\$25.00), and also on his bond for the actual damages sustained. 363

The list hereinabove provided shall, when filed with the clerk, be notice to all persons in the same manner as are deeds when filed for record.

367 (2) From and after January 1, 2003, the tax collector shall on or before the first Monday of June transmit to the clerk of the 368 369 chancery court of the county a certified list of the lands struck off by him to the county, the day the land was struck off, the 370 amount of taxes for which the land was struck off and each item of 371 cost incidental thereto. The list shall vest in the county a 372 373 perfect title to the land struck off for taxes, but without the 374 right of possession and subject to the right of redemption; but a 375 failure to transmit or record a list, or a defective list, shall H. B. No. 1400

02/HR40/R746 PAGE 11 (BS\BD) 376 not affect or render the title void. The list provided in this

377 subsection (2) shall, when filed with the clerk, be notice to all

378 persons in the same manner as are deeds when filed for record.

379 SECTION 10. Section 27-41-83, Mississippi Code of 1972, is 380 amended as follows:

The owner of lands sold or struck off to this 381 27-41-83. state or struck off to the county as provided in Section 27-41-81 382 383 shall not have the right to cut merchantable timber, cordwood or brush from any such land until such land be redeemed from the tax 384 sale or tax strike off and title again be perfected in the 385 386 individual owner thereof, and such former owner of said property during the period of redemption shall not have the right to 387 prospect for or to extract and/or attempt to extract from any such 388 389 lands so forfeited to the state or county for nonpayment of taxes any minerals, stone or gravel that may be found on or under said 390 land, and provided further that the former owner of any land so 391 forfeited to the state for nonpayment of taxes shall commit no 392 waste on the lands or premises so forfeited to the state or county 393 during the period of redemption. 394

395 If the former owner or any other person in violation of the provisions of this section cuts, fells, removes or otherwise 396 397 injures any tree on property forfeited to the state for taxes either during the period of redemption or after the title matures 398 in the state or county, or extracts, or attempts to extract, 399 400 minerals therefrom including rock, stone and gravel, commits or permits to be committed waste or any other trespass on such land, 401 402 such person shall be liable for a penalty in the sum of Five Dollars (\$5.00) per acre for each acre upon which any trespass or 403 violation of this section is committed, and, in addition to said 404 penalty, such person shall be liable for actual damages for the 405 property taken or injured. All such penalties and damages may be 406 407 recovered in one and the same action and suits to recover the same 408 shall be instituted and prosecuted in the name of the state by the

H. B. No. 1400 02/HR40/R746 PAGE 12 (BS\BD) Attorney General and any penalties and damages recovered in such actions shall be apportioned fifty percent(50%) to the state and fifty percent (50%) to the county in which the land lies.

412 Provided that during the period of redemption the owner may cut 413 and use wood from contiguous woodlands for fuel, fences and like 414 farm purposes, but not for sale.

Any person violating any of the provisions of this section shall be guilty of a misdemeanor and, upon conviction therefor, shall be fined not less than Ten Dollars (\$10.00) nor more than Fifty Dollars (\$50.00), in the discretion of the court, and upon the second offense, may be sentenced to serve not more than sixty (60) days in the county jail, in the discretion of the trial court.

422 **SECTION 11.** Section 27-43-1, Mississippi Code of 1972, is 423 amended as follows:

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

431 "State of Mississippi, To _____,

432 County of _____

You will take notice that (here describe lands) 433 lands assessed to you or supposed to be owned by you, was, on the 434 435 ____ day of ____ sold to ____ for the taxes of ____ year ___, and that the title to said land will become absolute in _____ unless 436 redemption from said tax sale be made on or before ____ day of ____. 437 This ____ day of _____, 19___. 438 Clerk." 439 (2) From and after January 1, 2003, the provisions of 440 subsection (1) of this section relating to land sold for taxes 441

H. B. No. 1400 02/HR40/R746 PAGE 13 (BS\BD) 442 also shall apply to land struck off to a county for taxes pursuant

to Section 27-41-59(2), and the form of the notice shall be the

444 same, as nearly as practicable, as the form provided in subsection

445 (1) of this section.

446 **SECTION 12.** Section 27-43-3, Mississippi Code of 1972, is 447 amended as follows:

448 27-43-3. The clerk shall issue the notice to the sheriff of the county of the reputed owner's residence, if he be a resident 449 450 of the State of Mississippi, and the sheriff shall be required to serve personal notice as summons issued from the courts are 451 452 served, and make his return to the chancery clerk issuing same. The clerk shall also mail a copy of same to the reputed owner at 453 his usual street address, if same can be ascertained after 454 455 diligent search and inquiry, or to his post office address if only that can be ascertained, and he shall note such action on the tax 456 457 sales record. The clerk shall also be required to publish the name and address of the reputed owner of the property and the 458 459 legal description of such property in a public newspaper of the county in which the land is located, or if no newspaper is 460 461 published as such, then in a newspaper having a general 462 circulation in such county. Such publication shall be made at 463 least forty-five (45) days prior to the expiration of the 464 redemption period.

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

Notice by mail shall be by registered or certified mail. In the event the notice by mail is returned undelivered and the personal notice as hereinabove required to be served by the sheriff is returned not found, then the clerk shall make further search and inquiry to ascertain the reputed owner's street and

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post office address. If the reputed owner's street or post office 475 address is ascertained after the additional search and inquiry, 476 the clerk shall again issue notice as hereinabove set out. 477 Ιf 478 personal notice is again issued and it is again returned not found 479 and if notice by mail is again returned undelivered, then the clerk shall file an affidavit to that effect and shall specify 480 481 therein the acts of search and inquiry made by him in an effort to 482 ascertain the reputed owner's street and post office address and said affidavit shall be retained as a permanent record in the 483 office of the clerk and such action shall be noted on the tax 484 485 sales record. If the clerk is still unable to ascertain the reputed owner's street or post office address after making search 486 487 and inquiry for the second time, then it shall not be necessary to issue any additional notice but the clerk shall file an affidavit 488 specifying therein the acts of search and inquiry made by him in 489 490 an effort to ascertain the reputed owner's street and post office address and said affidavit shall be retained as a permanent record 491 492 in the office of the clerk and such action shall be noted on the 493 tax sale record.

494 For examining the records to ascertain the record owner of the property, the clerk shall be allowed a fee of Twenty Dollars 495 496 (\$20.00); for issuing the notice the clerk shall be allowed a fee of Two Dollars (\$2.00) and, for mailing same and noting such 497 action on the tax sales record or tax strike-off record, a fee of 498 499 One Dollar (\$1.00); and for serving the notice, the sheriff shall be allowed a fee of Four Dollars (\$4.00). For issuing a second 500 notice, the clerk shall be allowed a fee of Five Dollars (\$5.00) 501 502 and, for mailing same and noting such action on the tax sales record or tax strike-off record, a fee of Two Dollars and Fifty 503 504 Cents (\$2.50), and for serving the second notice, the sheriff shall be allowed a fee of Four Dollars (\$4.00). The clerk shall 505 506 also be allowed the actual cost of publication. Said fees and 507 cost shall be taxed against the owner of said land if the same is

H. B. No. 1400 02/HR40/R746 PAGE 15 (BS\BD) redeemed, and if not redeemed, then said fees are to be taxed as part of the cost against the purchaser. The failure of the landowner to actually receive the notice herein required shall not render the title void, provided the clerk and sheriff have complied with the duties herein prescribed for them.

513 Should the clerk inadvertently fail to send notice as 514 prescribed in this section, then such sale <u>or strike off</u> shall be 515 void and the clerk shall not be liable to the purchaser or owner 516 upon refund of all purchase money paid.

517 **SECTION 13.** Section 27-43-4, Mississippi Code of 1972, is 518 amended as follows:

27-43-4. With respect to lands sold or struck off for the 519 520 nonpayment of municipal taxes, both for ad valorem and for special improvements, the municipal clerk shall issue the same type 521 notices and perform all other requirements as set forth in Section 522 27-43-1 through 27-43-11, inclusive, and for so doing, the 523 municipality shall be allowed the same fees as set forth in said 524 525 sections. However, all certificates or affidavits of the municipal clerk shall be filed with the chancery clerk of the 526 county in which the municipality is located for which the chancery 527 clerk shall be allowed a filing fee of One Dollar (\$1.00) per 528 529 affidavit or certificate.

530 **SECTION 14.** Section 27-43-5, Mississippi Code of 1972, is 531 amended as follows:

532 27-43-5. (1) It shall be the duty of the clerk of the chancery court to examine the record of deeds, mortgages and deeds 533 of trust in his office to ascertain the names and addresses of all 534 mortgagees, beneficiaries and holders of vendors liens of all 535 lands sold for taxes; and he shall, within the time fixed by law 536 537 for notifying owners, send by certified mail with return receipt requested to all such lienors so shown of record the following 538 539 notice, to-wit:

540 "State of Mississippi,

То _____

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| 541 | County of |
|-----|--|
| 542 | You will take notice that (here describe |
| 543 | lands) assessed to, or supposed to be owned by |
| 544 | was on the day of, 19, sold to |
| 545 | for the taxes of (giving |
| 546 | year) upon which you have a lien by virtue of the instrument |
| 547 | recorded in this office in Book, page, dated |
| 548 | , and that the title to said land will become |
| 549 | absolute in said purchaser unless redemption from said sale be |
| 550 | made on or before the day of May of 19 |
| 551 | This day of, 19 |
| 552 | |
| 553 | Chancery Clerk of County, Miss." |
| 554 | (2) From and after January 1, 2003, the provisions of |
| 555 | subsection (1) of this section relating to land sold for taxes |
| 556 | also shall apply to land struck off to a county for taxes pursuant |
| 557 | to Section 27-41-59(2), and the form of the notice shall be the |
| 558 | same, as nearly as practicable, as the form provided in subsection |
| 559 | (1) of this section. |
| 560 | SECTION 15. Section 27-43-9, Mississippi Code of 1972, is |
| 561 | amended as follows: |
| 562 | 27-43-9. Upon completing the examination for said liens, the |
| 563 | clerk shall enter upon the tax sale <u>or tax strike off</u> book upon |
| 564 | the page showing the sale <u>or strike off</u> a notation to the effect |
| 565 | that such examination had been made, giving the names and |
| 566 | addresses, if known, of said lienors, the book and page where the |
| 567 | liens are created, and the date of mailing by registered mail the |
| 568 | notice to the lienors. If the clerk finds no liens of record, he |
| 569 | shall so certify on said tax sale <u>or tax strike-off</u> book. In each |
| 570 | instance the clerk shall date the certificate and sign his name |
| 571 | thereto. |
| 572 | SECTION 16. Section 27-43-11, Mississippi Code of 1972, is |

573 amended as follows:

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27-43-11. For examining the records to ascertain the names 574 and addresses of lienors, the chancery clerk shall be allowed a 575 fee of Seven Dollars (\$7.00) in each instance for each lien where 576 a lien is found of record, and said fees shall be taxed against 577 578 the owner of said land, if same is redeemed, and if not redeemed, then said fees are to be taxed as part of the cost against the 579 purchaser or county. A failure to give the required notice to 580 such lienors shall render the tax title void as to such lienors, 581 and as to them only, and such purchaser shall be entitled to a 582 refund of all such taxes paid the state, county or other taxing 583 584 district after filing his claim therefor as provided by law.

585 **SECTION 17.** Section 27-45-1, Mississippi Code of 1972, is 586 amended as follows.

587 27-45-1. Redemption of land sold for taxes shall be made through the chancery clerks of the respective counties. Where the 588 land was sold to the state, the clerk, out of the amount necessary 589 to redeem, shall first pay to the officers entitled thereto the 590 591 costs, fees and damages which are allowed said officers by law in cases of lands sold to individuals; second, he shall pay the state 592 593 the amount of state taxes with the interest and additional charges thereon allowed by law to the state; and, third, he shall pay to 594 595 the county the sums computed in like manner which belong to the 596 county and the various taxing districts thereof. From and after January 1, 2003, where the land was struck off to the county, the 597 598 clerk, out of the amount necessary to redeem, shall first pay to the officers entitled thereto the costs, fees and damages which 599 600 are allowed said officers by law in cases of lands sold to individuals and second he shall pay the county the amount of 601 county taxes with the interest and additional charges which belong 602 603 to the county and the various taxing districts thereof. Where the land was sold to an individual, the clerk shall pay: 604 605 (a) First, to the state the amount of state taxes with 606 the interest and additional charges thereon allowed by law, unless

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(b) Second, to the county the sums computed in like
manner which belong to the county and the various taxing districts
thereof, unless same has been paid previously by the tax purchaser
or some other person;

(c) Third, to the county the five percent (5%) damages
on the amount of the taxes for which the land was sold; and
(d) Fourth, the balance to the purchaser.

The clerk shall make his redemption settlements within twenty 616 617 (20) days after the end of each month and shall make a complete report thereof to the board of supervisors, a true copy of which 618 he shall file with the State Auditor. For a failure so to report 619 or to pay over the sums to the parties entitled thereto as herein 620 required, he shall be liable on his official bond to a penalty of 621 one percent (1%) per month on the amount withheld. The chancery 622 clerk shall also note each redemption on the public record of 623 624 delinquent tax lands, on the day payment of taxes is made, with 625 the date, name and the amount of redemption money paid.

626 **SECTION 18.** Section 27-45-3, Mississippi Code of 1972, is 627 amended as follows:

628 27-45-3. The owner, or any persons for him with his consent, 629 or any person interested in the land sold for taxes, may redeem the same, or any part of it, where it is separable by legal 630 631 subdivisions of not less than forty (40) acres, or any undivided interest in it, at any time within two (2) years after the day of 632 sale, by paying to the chancery clerk, regardless of the amount of 633 the purchaser's bid at the tax sale, the amount of all taxes for 634 which the land was sold, with all costs incident to the sale, and 635 five percent (5%) damages on the amount of taxes for which the 636 land was sold, and interest on all such taxes and costs at the 637 638 rate of one and one-half percent (1-1/2) per month, or any fractional part thereof, from the date of such sale, and all 639

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costs that have accrued on the land since the sale, with interest 640 thereon from the date such costs shall have accrued, at the rate 641 of one and one-half percent (1-1/2%) per month, or any fractional 642 643 part thereof; saving only to infants who have or may hereafter 644 inherit or acquire land by will and persons of unsound mind whose land may be sold for taxes, the right to redeem the same within 645 646 two (2) years after attaining full age or being restored to 647 sanity, from the state or any purchaser thereof, on the terms herein prescribed, and on their paying the value of any permanent 648 improvements on the land made after the expiration of two (2) 649 650 years from the date of the sale of the lands for taxes. Upon such payment to the chancery clerk as hereinabove provided, he shall 651 execute to the person redeeming the land a release of all claim or 652 653 title of the state or purchaser to such land, which said release shall be attested by the seal of the chancery clerk and shall be 654 655 entitled to be recorded without acknowledgment, as deeds are recorded. Said release when so executed and attested shall 656 657 operate as a quitclaim on the part of the state or purchaser of any right or title under said tax sale. 658

From and after January 1, 2003, the provisions of this section relating to the redemption of land sold for taxes also shall apply, as nearly as practicable, to land struck off to a county for taxes pursuant to Section 27-41-59(2).

663 **SECTION 19.** Section 27-45-5, Mississippi Code of 1972, is 664 amended as follows:

665 27-45-5. It shall be the duty of the chancery clerk of each 666 county in the state to immediately deposit in the county 667 depository of his county all sums of money paid to him by any person for the redemption of land sold for taxes in his county; 668 669 all such funds are hereby declared to be public funds, and shall be secured by the county depository, as other public funds are 670 671 required to be secured by law. The board of supervisors of each 672 county shall provide the clerk with printed checks in the form of

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vouchers, with proper blanks, bound in book form with a sufficient 673 blank margin to be used in drawing redemption funds out of the 674 county depository; all such checks shall be numbered in numerical 675 676 order, and it shall be the duty of the clerk to draw on such funds 677 upon such checks as herein provided in payment of all amounts due the officers and purchasers out of said funds. He shall first pay 678 679 the officers entitled to their costs, fees, and damages which are allowed to said officers by law; and he shall then pay to the 680 purchasers at any such tax sale, the full amount due him as 681 It shall be the duty of the State Auditor of 682 provided by law. 683 Public Accounts to audit such account of each clerk, as other public funds are audited; and he shall include in said audit a 684 special report to the board of supervisors of his county setting 685 686 out in detail the amounts collected, and the disposition of such funds, and the balance on hand, and attest to the correctness 687 thereof. 688

From and after January 1, 2003, the provisions of this
section relating to the redemption of land sold for taxes also
shall apply, as nearly as practicable, to land struck off to a
county for taxes pursuant to Section 27-41-59(2), and the chancery
clerk shall dispose of the fees as provided in Section 27-45-1.

If such clerk shall neglect, refuse or fail to deposit such funds received by him as herein provided, he shall be guilty of misfeasance in office, and in addition thereto shall be liable on his official bond to any person injured by his failure to deposit such funds in the county depository as herein provided.

699 **SECTION 20.** Section 27-45-7, Mississippi Code of 1972, is 700 amended as follows:

701 27-45-7. If there exist upon a portion of a tract of land 702 sold for taxes a lien, either of a deed of trust or mortgage of 703 any kind, the mortgagee or holder of the notes secured by such 704 deed of trust, or any person interested in such real estate may 705 redeem that portion of the land so sold in solido upon which

H. B. No. 1400 02/HR40/R746 PAGE 21 (BS\BD) 706 portion such mortgagee or owner of notes secured by deed of trust 707 holds such lien in the following manner, to wit:

708 Such mortgagee or owner of notes secured by a deed of trust 709 or any person interested in such real estate may apply, in 710 writing, to the chancery clerk of the county in which the land was sold, within the time provided by law, for redemption from the 711 sale for taxes of such portion of the entire tract so sold in 712 Upon the application being filed with him, it shall be 713 solido. the duty of the chancery clerk to give ten days' notice, in 714 writing, of such application, by registered mail, to the last 715 716 known post office address with return receipt requested, to the 717 owner and to the purchaser at the tax sale, and to all persons holding mortgages or other liens of record on the land so sold in 718 solido or any part thereof, which notice shall designate a time 719 not less than ten (10) days from the mailing thereof when such 720 721 clerk shall hear and perform the duties hereinafter provided for. The clerk shall enter on the record of such tax sale notations 722 723 giving the date when such notices were mailed and the names and post office addresses of persons to whom mailed. 724 On the date 725 named for such hearing, the chancery clerk shall make such investigation as he may deem necessary to ascertain the relative 726 727 value which that portion of the land on which the lien of such 728 mortgage or deed of trust is held by the applicant, or by any other person, bears to the value of the entire land sold in solido 729 730 for taxes, and the chancery clerk shall apportion the taxes due upon such portion at the ratio which said portion, upon which the 731 lien exists, bears to the entire value of the property sold in 732 solido for taxes. Upon such apportionment, the mortgagee or 733 holder of the deed of trust, or any person interested in such real 734 735 estate, shall be entitled to redeem that part of the land by payment of the sum apportioned thereon to the chancery clerk, 736 737 regardless of the amount of the purchaser's bid at the tax sale, with its proportionate part, calculated as above provided, of all 738

H. B. No. 1400 02/HR40/R746 PAGE 22 (BS\BD) 739 costs, damages and interest consequent upon the sale, and also all 740 state and county taxes that have accrued upon that portion of said 741 land since the sale, apportioned by the chancery clerk in the 742 manner hereinabove provided, together with interest thereon, at 743 the rate of one per cent (1%) per month, or any fractional part 744 thereof, from the date such taxes shall have accrued.

From and after January 1, 2003, the provisions of this
section relating to the redemption of land sold for taxes also
shall apply, as nearly as practicable, to land struck off to a
county for taxes pursuant to Section 27-41-59(2).

749 SECTION 21. Section 27-45-9, Mississippi Code of 1972, is
750 amended as follows:

27-45-9. The redemption mentioned in Section 27-45-7 shall 751 752 operate to fully and effectually redeem that portion of the land from the operation of the tax sale from which such redemption is 753 made and shall leave in full force and effect the tax sale as to 754 the remainder of the land so sold for taxes, which remainder, or 755 756 any part thereof, may thereafter, in the time provided by law, be redeemed by the owner or any person interested in such real estate 757 758 by the payment of the balance due, or such part thereof calculated 759 as above provided. In the event that there shall exist several 760 trust deeds or mortgages upon the property so sold in solido, and redemption under one or more of such trust deeds shall operate so 761 as to effect redemption of a portion of the lands in any one of 762 763 the others, because of overlapping descriptions and leave 764 unredeemed the remainder of the land covered by such other deeds 765 of trust or mortgages, the chancery clerk shall likewise have power to apportion in the same manner as aforesaid the amount 766 required to redeem the remainder of the land included in such 767 trust deed, omitting the portion of the land in such trust deed 768 which had been previously redeemed, in the manner as above 769 770 provided. Upon redemption by one other than the owner of the land 771 redeemed, it shall be the duty of the redeemer to immediately

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notify, in writing, by registered mail with return receipt 772 requested, any and all persons holding prior lien or liens of deed 773 of trust or mortgage shown by the records of deeds of trust of the 774 775 county where the land is situated, of the redemption of such part 776 or all of said land, addressed to the lienor or lienors at his or their last known post office address, and to file a copy of such 777 778 notice or notices with the chancery clerk of said county who shall make entry of the receipt of the copy of such notice or notices on 779 the record of tax sales of his office where such record of the 780 redemption is entered. If the redeemer shall fail to give the 781 782 notice or notices as above provided for, then such redeemer shall not be entitled by subrogation, or otherwise, to obtain or be 783 granted any prior equity upon the land so redeemed over any prior 784 785 lienor or lienors on the land so redeemed, whether such equity by subrogation or otherwise existed or not. Upon redemption of land 786 787 or any part thereof as above provided, the chancery clerk shall execute a release thereof from the tax sale with the same effect, 788 789 and shall note the redemption on his tax sales record, as is 790 provided for redemptions in the usual manner.

From and after January 1, 2003, the provisions of this
section relating to the redemption of land sold for taxes also
shall apply, as nearly as practicable, to land struck off to a
county for taxes pursuant to Section 27-41-59(2).

795 SECTION 22. Section 27-45-11, Mississippi Code of 1972, is
796 amended as follows:

27-45-11. All rights and privileges and duties granted or 797 798 imposed, in the preceding sections, upon lienors or any person interested in such land with reference to redemption from tax 799 sales made for nonpayment of state and county taxes shall likewise 800 801 apply and be applicable to like redemptions from municipal tax sales or municipal separate school district tax sales, and also to 802 803 levee and drainage district tax sales. With reference to such 804 redemptions, the written application for redemption shall be

H. B. No. 1400 02/HR40/R746 PAGE 24 (BS\BD) addressed to the municipal clerk, or to the like officer of the levee or drainage district, as the case may be, who shall be the official to perform the appropriate duties and to make the necessary investigation and apportionment of the sum necessary to redeem as to any interested lienor or any person interested in such land who shall have the right to make application to redeem, as herein set forth.

812 From and after January 1, 2003, the provisions of this 813 section relating to the redemption of land sold for taxes also 814 shall apply, as nearly as practicable, to land struck off for 815 taxes pursuant to Section 27-41-59(2).

816 **SECTION 23.** Section 27-45-13, Mississippi Code of 1972, is 817 amended as follows:

27-45-13. When anyone, designing and endeavoring to pay the 818 taxes due on his own land, shall by mistake pay the taxes due on 819 other land than his own, in consequence whereof his own land shall 820 have been sold for taxes, such person may, within the two (2) 821 822 years allowed for redemption, make affidavit of the facts, and if the taxes for which his land was sold, and the costs of such sale 823 exceed the amount he had so paid, he shall pay the tax collector 824 of the county the difference, and also all taxes subsequently 825 826 accrued on such land and not before paid, and shall protect the 827 state and county against any loss by reason of the mistake. He shall obtain the receipt in duplicate of such collector for what 828 829 he shall pay him, which receipt it shall be the duty of the collector to give him, specifying particularly on what account 830 such payment was made. Said receipts need not be from the book of 831 receipts required to be kept. He shall deposit one (1) of said 832 receipts with the chancery clerk, together with said affidavit 833 setting forth the facts of such mistake; and thereupon it shall be 834 the duty of the chancery clerk to release to such person the title 835 836 of the state or individual purchaser to such land, and, where the 837 land was sold to the state, to notify the Auditor to make proper

H. B. No. 1400 02/HR40/R746 PAGE 25 (BS\BD) 838 entry on the assessment roll in his office. The Auditor and the 839 chancery clerk shall charge the tax collector with the amount due 840 on the transaction to the state and county, respectively, and the 841 collector shall also make proper entry on the assessment roll in 842 his office.

From and after January 1, 2003, the provisions of this section relating to land sold for taxes also shall apply, as nearly as practicable, to land struck off to a county for taxes pursuant to Section 27-41-59(2).

847 SECTION 24. Section 27-45-15, Mississippi Code of 1972, is 848 amended as follows:

849 27-45-15. Land on which said person had paid on by mistake, shall be sold for the taxes and costs, the payment of which, 850 851 except for mistake, it had escaped, as follows: The chancery clerk shall notify the tax collector of his release of the land first 852 sold and the collector shall immediately give notice in writing to 853 the person in possession of the land paid on by mistake, if any, 854 855 or to the owner or person claiming it, that at a meeting of the board of supervisors of the county, to be designated in such 856 857 notice, he will apply for an order to sell said land because of the foregoing facts. At such meeting, the collector shall report 858 859 the facts in writing to the board of supervisors, and that he has given notice as above required, and said board shall hear any 860 objection to the proposed sale of such land, and unless there be 861 862 some valid objection shall order it to be sold. Thereupon the collector shall advertise it as sales of land for taxes are 863 required to be advertised, and shall sell it on some day when it 864 865 is lawful to sell land under execution in his county, and shall proceed in all respects as required in making sales of land for 866 867 taxes on the first Monday of April. He shall report the lists of lands so sold to the clerk of the chancery court in the same 868 869 manner and within the same relative time as provided for sales of 870 land for taxes at the usual time. He shall pay over to the proper

H. B. No. 1400 02/HR40/R746 PAGE 26 (BS\BD) 871 officers the taxes collected from sales to individuals as in other 872 cases.

873 From and after January 1, 2003, the provisions of this 874 section relating to land sold for taxes also shall apply, as 875 nearly as practicable, to land to be struck off to a county for 876 taxes pursuant to Section 27-41-59(2).

877 **SECTION 25.** Section 27-45-17, Mississippi Code of 1972, is 878 amended as follows:

879 27-45-17. If the owner, or any person interested in any land sold for taxes, shall at any time within two (2) years after the 880 881 sale for taxes produce a receipt of the tax collector showing payment of the taxes, for which the land was sold, before the 882 883 sale, and shall pay to the chancery clerk all subsequently accrued taxes, the said clerk shall release to the owner or person 884 interested the title of the state or individual purchaser to such 885 The land so released shall thereafter be dealt with as 886 land. lands redeemed are required to be, and the tax collector, whose 887 888 receipt was so produced, shall be charged with the taxes collected by him as in the case of other taxes. 889

890 From and after January 1, 2003, the provisions of this
891 section relating to land sold for taxes also shall apply, as
892 nearly as practicable, to land struck off to a county for taxes
893 pursuant to Section 27-41-59(2).

894 **SECTION 26.** Section 27-45-19, Mississippi Code of 1972, is 895 amended as follows:

27-45-19. The tax collector shall keep a record of lands 896 struck off to the state for taxes for his convenience in 897 collecting taxes and making settlements with the state and county. 898 The chancery clerk, when he releases such lands upon redemption, 899 900 shall immediately notify the auditor and tax collector, giving name of person redeeming, date of redemption, and description of 901 902 the land, and the auditor and collector, when they receive such 903 notice, shall at once make entry thereof upon their records.

H. B. No. 1400 02/HR40/R746 PAGE 27 (BS\BD) 904 From and after January 1, 2003, the provisions of this 905 section relating to land sold for taxes also shall apply, as 906 nearly as practicable, to land struck off to a county for taxes 907 pursuant to Section 27-41-59(2).

908 **SECTION 27.** Section 27-45-21, Mississippi Code of 1972, is 909 amended as follows:

910 27-45-21. It shall be the duty of the chancery clerk, within thirty (30) days after the period of redemption has expired, to 911 certify to the Secretary of State a list, on forms provided by the 912 Secretary of State, of all lands struck off to the state for 913 914 taxes, which have not been redeemed. Such list shall show a description of the land, all costs, officer's and printer's fees, 915 the tax for which it sold, segregated as to state, county, levee 916 917 and drainage districts, and of all taxes due on such lands for the year in which it was struck off to the state, segregated as to 918 state, county, levee and drainage districts, a total of two (2) 919 years' taxes listed separately (the taxes for which it sold and 920 921 accrued taxes for one year). If any chancery clerk shall fail or neglect to transmit such lists within the time specified, he shall 922 923 be liable to the state on his official bond in the penalty of 924 Fifty Dollars (\$50.00) for each day that he is in default, said 925 penalty to be collected by the State Tax Commission, or by the Attorney General, in a suit instituted for that purpose upon 926 request of the Secretary of State; provided that the Secretary of 927 928 State, if so requested by any chancery clerk before the expiration of ten (10) days and for good cause shown, may grant a reasonable 929 extension of the time within which such clerk shall transmit his 930 931 list.

932 From and after January 1, 2003, the provisions of this
933 section relating to land struck off to the state also shall
934 apply, as nearly as practicable, to land struck off to a county
935 for taxes pursuant to Section 27-41-59(2).

H. B. No. 1400 02/HR40/R746 PAGE 28 (BS\BD) 936 **SECTION 28.** Section 27-45-23, Mississippi Code of 1972, is 937 amended as follows:

938 27-45-23. When the period of redemption has expired, the 939 chancery clerk shall, on demand, execute deeds of conveyance to 940 individuals purchasing lands at tax sales. Which conveyances 941 shall be essentially in the following form to wit:

942 "State of Mississippi, County of _____

Be it known, that ____, tax collector of said county of ____, 943 did, on the ____ day of ____, A.D. ____, according to law, sell 944 the following land, situated in said county and assessed to 945 to wit: (here describe the land) for the taxes assessed 946 thereon (or when sold for other taxes it should be so stated) for 947 948 the year A.D. ____, when _____ became the best bidder therefor, at and for the sum of _____ Dollars and _____ Cents; and the same not 949 having been redeemed, I therefore sell and convey said land to the 950 said _ . 951

 952
 Given under my hand, the _____ day of ____, A. D. ____.

 953
 ______ Chancery Clerk."

Such conveyance shall be attested by the seal of the office 954 955 of the chancery clerk and shall be recordable when acknowledged as 956 land deeds are recorded, and such conveyance shall vest in the 957 purchaser a perfect title with the immediate right of possession to the land sold for taxes. No such conveyance shall be 958 invalidated in any court except by proof that the land was not 959 960 liable to sale for the taxes, or that the taxes for which the land was sold had been paid before sale, or that the sale had been made 961 at the wrong time or place. If any part of the taxes for which 962 the land was sold was illegal or not chargeable on it, but part 963 was chargeable, that shall not affect the sale nor invalidate the 964 965 conveyance, unless it appears that before sale the amount legally chargeable on the land was paid or tendered to the tax collector. 966 967 From and after January 1, 2003, the provisions of this

968 section relating to land sold for taxes also shall apply, as

H. B. No. 1400 02/HR40/R746 PAGE 29 (BS\BD) 969 nearly as practicable, to land struck off to a county for taxes

970 pursuant to Section 27-41-59(2), and sold by the county pursuant

971 to Section 27-41-77(2).

972 SECTION 29. Section 27-45-27, Mississippi Code of 1972, is 973 amended as follows:

(1) The amount paid by the purchaser of land at 974 27-45-27. 975 any tax sale thereof for taxes, either state and county, levee or 976 municipal, and interest on the amount paid by the purchaser at the rate of one and one-half percent (1-1/2%) per month, or any 977 fractional part thereof, and all expenses of the sale and 978 979 registration, thereof shall be a lien on the land in favor of the purchaser and the holder of the legal title under him, by descent 980 or purchase, if the taxes for which the land was sold were due, 981 982 although the sale was illegal on some other ground. The purchaser and the holder of the legal title under him by descent or 983 purchase, may enforce the lien by bill in chancery, and may obtain 984 a decree for the sale of the land in default of payment of the 985 amount within some short time to be fixed by the decree. 986 In all 987 suits for the possession of land, the defendant holding by descent 988 or purchase, mediately or immediately, from the purchaser at tax 989 sale of the land in controversy, may set off against the complainant the above-described claim, which shall have the same 990 effect and be dealt with in all respects as provided for 991 improvements in a suit for the possession of land. But the term 992 993 "suits for the possession of land," as herein used, does not 994 include an action of unlawful entry and detainer.

995 (2) From and after January 1, 2003, the provisions of this 996 section relating to land sold for taxes also shall apply, as 997 nearly as practicable, to land struck off to a county for taxes 998 pursuant to Section 27-41-59(2), and sold by the county pursuant 999 to Section 27-41-77(2).

1000 <u>(3)</u> No county or municipal officer shall be liable to any 1001 purchaser at a tax sale <u>or sale conducted under Section</u>

H. B. No. 1400 02/HR40/R746 PAGE 30 (BS\BD) 1002 <u>27-41-77(2)</u> or any recipient of a tax deed for any error or

1003 inadvertent omission by such official during any tax sale or sale 1004 conducted under Section 27-41-77(2).

1005 **SECTION 30.** Section 27-45-29, Mississippi Code of 1972, is 1006 amended as follows:

1007 27-45-29. In cases of land and other property sold by 1008 municipal tax authorities for delinquent taxes, the same schedule 1009 of damages as provided herein shall apply.

1010 From and after January 1, 2003, the provisions of this

1011 section relating to land sold for taxes also shall apply, as

1012 nearly as practicable, to land struck off for taxes pursuant to

1013 <u>Section 27-41-59(2).</u>

1014 **SECTION 31.** This act shall take effect and be in force from 1015 and after July 1, 2002.