SENATE BILL NO. 2931

AN ACT TO AMEND SECTION 27-19-31, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT THE STATE TAX COMMISSION SHALL ISSUE THE LICENSE TAG ATTACHED TO A MOTOR VEHICLE OR TRAILER FOR SIX YEARS; AND FOR RELATED PURPOSES.

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

SECTION 1. Section 27-19-31, Mississippi Code of 1972, is amended as follows:

27-19-31. (1) The State Tax Commission is authorized and directed to establish and maintain a vehicle registration renewal system whereby the license tag attached upon a motor vehicle or trailer may be issued for six (6) years with the approval of the License Tag Commission, except for motor vehicles registered in excess of ten thousand (10,000) pounds gross vehicle weight, and motor vehicles in a fleet registered under Section 27-19-66, apportioned vehicles, rental and commercial trailers and buses, which shall be issued for a period of time determined by the State Tax Commission. During each intervening year of the period for which license tags are issued, the State Tax Commission shall issue up to two (2) license decals, in lieu of the license tags, which will specify the month and year in which the license tag shall expire. Motor vehicles in a corporate fleet registered under Section 27-19-66, shall not be issued decals specifying the month and year of expiration.

Any series of tags may be cancelled by the commissioner with the approval of the License Tag Commission and a new series of tags issued.

(2) The license decals issued in lieu of the license tags shall indicate the month and the last two (2) figures of the year
for which such license shall expire, and these decals shall be
color coded so that it shall be possible to distinguish the year
and the month for which such decals shall expire. The license
decals shall be attached to the license tag of the motor vehicle
or trailer, and when so attached shall be deemed to be the license
tag for the ensuing registration year. The month decal shall be
attached in an upright position in the lower left corner of the
license tag, and the year decal shall be attached in an upright
position in the lower right corner of the license tag. Decals
specifying the month and year of expiration shall not be required
to be attached to license tags on motor vehicles in a corporate
fleet registered under Section 27-19-66.

Except as otherwise provided in this paragraph, the
registration year shall be a period of one (1) year commencing on
the first day of the month following the month in which the
vehicle was acquired. Beginning October 1, 1982, original
registrations of motor vehicles, except motor vehicles registered
in excess of ten thousand (10,000) pounds gross vehicle weight,
apportioned vehicles and buses, may be made and shall be prorated
for a period of from six (6) to eleven (11) months according to
regulations established by the State Tax Commission to reduce a
disproportionate number of registrations for a particular month.
Beginning July 1, 1995, original registrations and renewal
registrations of motor vehicles in corporate fleets registered
under Section 27-19-66, shall be prorated according to regulations
established by the State Tax Commission so as to cause the
registration of such fleet motor vehicles to coincide with the
anniversary month for corporate fleets established by the State
Tax Commission. Where a vehicle is registered for a period less
than twelve (12) months, the anniversary month shall be the month
of the expiration of the original license tag.

Beginning July 1, 1996, original registrations and renewal
registrations of motor vehicles in individual fleets registered
under Section 27-19-66 shall be prorated according to regulations established by the State Tax Commission so as to cause the registration of such fleet motor vehicles to coincide with the anniversary month for individual fleets established by the county tax collector. Where a vehicle is registered for a period less than twelve (12) months, the anniversary month shall be the month of the expiration of the original license tag.

The State Tax Commission, with the approval of the License Tag Commission, shall so specify the area or areas on the license tag where the license decals shall be attached. The number of the license tag shall be written across its face, and the number of the tag shall represent the registration number; and upon all the tags for private passenger vehicles the word "MISSISSIPPI" shall be written across the top of the tag in capital letters sufficiently large to be easily read, but upon all other tags such word may be abbreviated. The number of the license tag shall not exceed seven (7) letters, numbers or a combination of such letters and numbers. Also, on all tags sold and issued, an appropriate place will be provided thereon to place license decals indicating the expiration date of the tag. For the purposes of this section and Section 27-19-32, Mississippi Code of 1972, the term "decal," "decals" or "license decal" shall mean a tab, sticker or other similar device attached to a license tag which validates same for a stated period of time. One (1) license tag and up to two (2) license decals shall be furnished for all vehicles and shall be fastened immovably twelve (12) inches or more above the ground, at the rear of the vehicle under or over the rear light, with the number in upright position so that it will be plainly visible and legible at all times, and at night at a distance of sixty (60) feet. In the case of tractors or other motor vehicles drawing or pulling trailers, semitrailers or farm implements, the tag shall be fastened upon such vehicle twelve (12) inches or more above the ground, upon the front or back of such vehicle, with the number in
an upright position. Such license plate, all characters and any
legally affixed decals shall not be defaced, covered or obstructed
from view by any object, decal, sticker, paint, marking or license
plate bracket or holder. Any person who defaces, covers or
obstructs any portion of a license tag with any sticker,
decoration, paint, marking, license plate bracket or holder or any
other thing or device, in such a manner that the characters and
any legally affixed decals on the tag cannot be read, shall be
guilty of a misdemeanor and, upon conviction, shall be punished by
a fine of not more than Twenty-five Dollars ($25.00). However, it
shall not be unlawful for the county name to be partially or
completely obstructed from view by any object, decal, sticker or
license plate bracket or holder. Unless the license tag with
current decals is fastened to the vehicle as herein provided, the
said vehicle shall be regarded as operating without a license tag,
and the owner or operator shall be liable for the penalties herein
provided.

In addition to the above requirements, license tags for
private passenger vehicles shall have a county designation thereon
referencing the name of the county in which such vehicle is
registered.

Law enforcement officers of this state shall remove from a
motor vehicle or trailer any license tag and/or decals which are
so defaced that proper identification cannot be reasonably made.
The officer shall issue to the driver of such vehicle a tag permit
which shall be valid for a period of five (5) days. Each person
receiving such tag permit shall purchase, within five (5) days
from the date of the issuance of the permit, a new tag and/or
decals for the fee set forth in Section 27-19-37, Mississippi Code
of 1972, for a substitute tag.

Any person who has a license tag or decals on a vehicle which
may be so defaced that proper identification cannot be reasonably
made may remove such and purchase another license tag and/or
decals for the same fee required for a substitute tag. If any license tag shall deteriorate due to age so that identification cannot be reasonably made, the owner may surrender such tag to the issuing authority and be issued a new tag and like decals at no cost.

(3) The State Tax Commission is authorized to promulgate appropriate rules and regulations to govern the use and display of license decals and to publish a summary thereof which shall be available to state officials and the public upon request.

SECTION 2. This act shall take effect and be in force from and after its passage.