HOUSE BILL NO. 181

AN ACT TO PROVIDE THAT AD VALOREM TAXES ON MOTOR VEHICLES SHALL BE CHARGED TO THE BUYER OF THE VEHICLE AND SHALL BE PAID ON AN ANNIVERSARY DATE OR IN INSTALLMENTS AT THE ELECTION OF THE BUYER; TO PROVIDE THAT SUCH TAXES SHALL BE SUBJECT TO THE SAME LIEN LAWS AS OTHER PERSONAL PROPERTY; TO AMEND SECTIONS 27-41-1, 27-51-7, 27-51-9 AND 27-51-11, MISSISSIPPI CODE OF 1972, IN CONFORMITY THERETO; TO AMEND SECTION 27-19-48, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT THE FEE FOR PERSONALIZED LICENSE TAGS SHALL BE $10.00; AND FOR RELATED PURPOSES.

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

SECTION 1. (1) All ad valorem taxes on motor vehicles which are currently paid upon purchase of the license tag for such vehicles shall be charged to the buyer of the vehicle and shall be paid either on an anniversary date or in installments, at the election of the buyer. Ad valorem tax payments on motor vehicles shall be subject to the same lien laws as personal property and shall be collected in the same manner.

(2) If the ad valorem taxes due on a motor vehicle are paid in installments, the installment payments shall be made as follows:

(a) One-third (1/3) of all ad valorem taxes due on a motor vehicle shall be paid at the same time the road and bridge privilege tax is paid;

(b) One-third (1/3) of all ad valorem taxes due on a motor vehicle shall be paid not later than three (3) months after the date the road and bridge privilege tax is paid; and

(c) One-third (1/3) of all ad valorem taxes due on a motor vehicle shall be paid not later than six (6) months after the date the road and bridge privilege tax is paid.
(3) Upon payment of all ad valorem taxes due on a motor vehicle, the tax collector for the local government to which the ad valorem taxes were paid shall issue a sticker indicating that all ad valorem taxes due on such motor vehicle have been paid. Such sticker shall be displayed on the driver's side of the windshield of such motor vehicle and shall indicate the month and year the ad valorem taxes were paid, the local government to which the ad valorem taxes were paid and the month and year in which the sticker will expire.

SECTION 2. Section 27-41-1, Mississippi Code of 1972, is amended as follows:

27-41-1. Except as may otherwise be provided in Section 27-41-2, all state, county, school, road, levee and other taxing districts and municipal ad valorem taxes, except ad valorem taxes levied for county or district or municipal bonds and other evidences of indebtedness for money borrowed, and interest thereon, heretofore or hereafter assessed or levied shall be due, payable and collectible by the tax collector and shall be paid on or before the first day of February next succeeding the date of the assessment and levying of such taxes. All taxes levied for county and district and municipal bonds and interest thereon, or betterment or improvement assessments, shall be paid by each person assessed therewith on or before the first day of February next succeeding the date of the assessment and levying of the same, at the time of payment of the state and county ad valorem taxes, except as otherwise hereinafter provided in this chapter. The tax collector shall begin to accept payment for such ad valorem taxes or assessments not later than December 26 of the year prior to the year in which such taxes are required to be paid.

Any county may, by an order spread upon the minutes of the board of supervisors, allow the acceptance of partial payments for ad valorem taxes. Any municipality wherein municipal taxes are
not collected by the county may, by an order spread upon the
minutes of the governing authority of said municipality, allow the
acceptance of partial payments for ad valorem taxes. If said
partial payments are allowed by the county or municipality, said
partial payments shall be made as follows:

(a) One-half (1/2) of all ad valorem taxes due shall be
paid on or before February 1.

(b) One-fourth (1/4) of all ad valorem taxes, interest
and penalty due shall be paid on or before May 1.

(c) One-fourth (1/4) of all ad valorem taxes, interest
and penalty due shall be paid on or before July 1.

If any unpaid balance exists on August 1, then the lands
shall be sold at the land sale on the last Monday in August for
said unpaid balance.

All ad valorem taxes, however, assessed against motor
vehicles as prescribed by the Motor Vehicle Ad Valorem Tax Law of
1958, for any and all purposes and in any and all jurisdictions,
shall be paid in full on the date such taxes are due and payable,
or paid in installments as provided in Section 1 of House Bill No.
____, 2003 Regular Session.

SECTION 3. Section 27-51-7, Mississippi Code of 1972, is
amended as follows:

27-51-7. Any person required by law to pay a road and bridge
privilege license tax on any motor vehicle shall also be liable
for the ad valorem taxes due on such motor vehicle, unless
otherwise specifically exempt herein. Such ad valorem taxes due
shall be paid at the same time the road and bridge privilege
license tax is paid, and the payment of the said ad valorem taxes
due shall be a prerequisite to the issuance of the said road and
bridge privilege license. However, ad valorem taxes due on a
motor vehicle may be paid in installments as provided in Section 1
of House Bill No.____, 2003 Regular Session, and the payment of
the first installment shall be a prerequisite to the issuance of
the road and bridge privilege license.

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In all cases, however, where the time for complying with the
road and bridge privilege tax law has been extended by law as to
time of payment, then the same extension of time shall apply to
the date on which the ad valorem taxes on such motor vehicle must
be paid. Ad valorem taxes on all motor vehicles, defined in this
chapter, shall be calculated as of the first day of the month in
which such taxes were due, regardless of any extension of time for
payment of such taxes as provided hereinabove.

SECTION 4. Section 27-51-9, Mississippi Code of 1972, is
amended as follows:

27-51-9. For the purposes of this chapter, the fiscal year
shall commence on August 1 and shall end on July 31 of each year.
The taxable year shall run concurrently with the taxable year in
effect in the law pertaining to the payment of the road and bridge
privilege tax on motor vehicles. Except as otherwise
provided in Section 27-41-2, ad valorem taxes on motor vehicles
shall be collected by the county tax collector for the county and
state and by the municipal tax collector for the municipalities.
Ad valorem taxes for any ensuing year may be paid during the month
as provided in Section 27-19-31, however, and said ad valorem
taxes on any motor vehicle must be paid at the same time or prior
to the time that the road and bridge privilege license is issued
for the subject motor vehicle, unless such ad valorem taxes are
paid in installments as provided in Section 1 of House Bill No.
2003 Regular Session, or herein otherwise specifically
exempt from such ad valorem taxes. The ad valorem tax on motor
vehicles shall be computed on the millage rates in effect at the
time such privilege license tax is to be paid.

SECTION 5. Section 27-51-11, Mississippi Code of 1972, is
amended as follows:
27-51-11. In cases where the road and bridge privilege tax license is issued by the administrator of the road and bridge privilege tax law, before he shall issue such license he shall require that a tax receipt, made out on the prescribed form and properly issued, be presented to him showing that all ad valorem taxes due on such motor vehicle have been paid according to the situs of the subject motor vehicle as shown by the written application for such privilege license. However, if ad valorem taxes due on such motor vehicle are being paid in installments as provided in Section 1 of House Bill No. __, 2003 Regular Session, the administrator of the road and bridge privilege tax shall require that a tax receipt be presented to him showing that the first installment payment of such ad valorem taxes has been made. If the application for such privilege license reveals that the situs of the subject motor vehicle is in a municipality, then the administrator of the road and bridge privilege tax law, before issuing said privilege license, shall require that a tax receipt made out on the prescribed form and properly issued be presented to him showing that such ad valorem taxes due have also been paid. However, if ad valorem taxes due on such motor vehicle are being paid in installments as provided in Section 1 of House Bill No. __, 2003 Regular Session, the administrator of the road and bridge privilege tax shall require that a tax receipt be presented to him showing that the first installment payment of such ad valorem taxes has been made. The administrator of the road and bridge privilege tax law shall secure a rubber stamp to be used in stamping each such ad valorem tax receipt so presented to him. This stamp shall show the date of issuance and the receipt number of the privilege license issued for each corresponding ad valorem tax receipt, date and license receipt number to be filled in with ink, or with indelible pencil, by and in the name of the administrator of the road and bridge privilege tax law and countersigned by the issuing deputy or clerk. The number of the
corresponding ad valorem tax receipt presented shall be written by
him on the privilege license receipt. In cases where a separate
municipal ad valorem tax receipt for motor vehicles is necessary,
the same procedure as outlined herein shall be followed with
reference to the municipal tax receipt.

The administrator of the road and bridge privilege tax law,
his deputies or clerks violating the provisions of this section
shall be liable on their official bonds in double the amount of
the ad valorem taxes due on each such motor vehicle.

Twice each fiscal year the administrator of the road and
bridge privilege tax law shall file a report with the State
Auditor showing the privilege license receipt number, the
corresponding ad valorem tax receipt number or numbers, and the
name under which such license receipt was issued, for each such
license receipt issued by him. A separate report shall be made
for each county involved, and a duplicate copy of such report
shall be furnished the respective tax collector of each county
involved, and the tax collector of each municipality in said
county. One (1) of these reports shall be made on or before May
15 covering all such license receipts issued by him for the then
current fiscal year, including those issued through the month of
April. Another such report shall be made on or before November 15
covering all such license receipts issued by him for the remaining
portion of the immediately prior fiscal year.

The aforesaid reports shall be preserved by the State
Auditor, and, in auditing the tax collector for the corresponding
fiscal year, such tax receipts indicated on these reports shall be
reconciled with the corresponding ad valorem tax receipt number in
the office of the tax collector.

SECTION 6. Section 27-19-48, Mississippi Code of 1972, is
amended as follows:

27-19-48. (1) Owners of motor vehicles who are residents of
this state, upon complying with the motor vehicle laws relating to
registration and licensing of motor vehicles, and upon payment of
the road and bridge privilege taxes, ad valorem taxes and
registration fees as prescribed by law for private carriers of
passengers, pickup trucks and other noncommercial motor vehicles,
and upon payment of an additional fee in the amount provided in
subsection (4)(a) of this section, shall be issued a personalized
license tag of the same color as regular license tags to consist
of the name of the county and not more than seven (7) letters of
the alphabet or seven (7) numbers in lieu of the license tag
numbering system prescribed by law. The purchaser of the
personalized license tag may choose the combination of such
letters or numbers, but no two (2) motor vehicles shall have the
same combination of letters or numbers. In the event that the
same combination of letters has been chosen by two (2) or more
purchasers, the State Tax Commission shall assign a different
number to each such purchaser which shall appear on the license
tag following the combination of letters; provided, however, this
combination shall not exceed seven (7) letters and/or numbers.
The combination of letters and/or numbers written across the
license tag shall be sufficiently large to be easily read but
shall not be less than three (3) inches in height. No combination
of letters or numbers which comprise words or expressions that are
considered obscene, slandering, insulting or vulgar in ordinary
usage shall be permitted, with the Chairman of the State Tax
Commission having the responsibility of making such determination.
If, however, such license plate is issued in error or otherwise
and is determined by the chairman to be obscene, slanderous,
insulting, vulgar or offensive, the chairman shall notify such
owner that the license plate must be surrendered and that another
personalized license plate may be selected by him and issued at no
cost. Should the vehicle owner not desire another personalized
license plate, the fee for such plate shall be refunded. In the
event the owner fails to surrender the license plate after
receiving proper notification, the chairman shall issue an order
directing that the license plate be seized by agents of the State
Tax Commission or any other duly authorized law enforcement
personnel. If such owner is aggrieved by this determination, the
appeal procedure and the provisions provided in Section 27-19-337
shall be followed.

(2) For the purposes of this section the terms "motor
vehicle" and "vehicle" include motorcycles.

(3) Application for the personalized license tags shall be
made to the county tax collector on forms prescribed by the State
Tax Commission. The application form shall contain space for the
applicant to make five (5) different choices for the combination
of the letters and numbers in the order in which said combination
is desired by the applicant. The application and the additional
fee, less five percent (5%) thereof to be retained by the tax
collector, shall be remitted to the State Tax Commission within
seven (7) days of the date the application is made. The portion
of the additional fee retained by the tax collector shall be
deposited into the county general fund.

(4) (a) Beginning with any registration year commencing on
or after November 1, 1986, any person applying for a personalized
license tag shall pay an additional fee which shall be in addition
to all other taxes and fees. The additional fee paid shall be for
a period of time to run concurrent with the vehicle's established
license tag year. The additional fee of Ten Dollars ($10.00) is
due and payable at the time the original application is made for a
personalized tag and thereafter annually at the time of renewal
registration as long as the owner retains the personalized tag.
If the owner does not wish to retain such personalized tag, he
must surrender it to the local county tax collector. The
additional fee due at the time of renewal registration shall be
collected by the county tax collector and remitted to the State
Tax Commission on a monthly basis as prescribed by the commission.
(b) The State Tax Commission shall deposit all taxes and fees into the State Treasury on the day collected. At the end of each month, the State Tax Commission shall certify the total fees collected under this section to the State Treasurer who shall distribute to the credit of the State General Fund Six Dollars and Twenty-five Cents ($6.25) of each additional fee and the remainder of each such additional fee shall be deposited to the credit of the State Highway Fund to be expended solely for the repair, maintenance, construction or reconstruction of highways.

(5) A regular license tag must be properly displayed as required by law until replaced by a personalized license tag; and the regular license tag must be surrendered to the tax collector upon issuance of the personalized license tag. The tax collector shall issue up to two (2) license decals for the personalized license tag, which will expire the same month and year as the original license tag.

(6) The applicant shall receive a refund of the fee paid for a personalized license tag if the personalized license tag is not issued to him because the combination of letters and numbers requested to be placed thereon is not available for any reason.

(7) In the case of loss or theft of a personalized license tag, the owner may make application and affidavit for a replacement license tag as provided by Section 27-19-37. The fee for a replacement personalized license tag shall be Ten Dollars ($10.00). The tax collector receiving such application and affidavit shall be entitled to retain and deposit into the county general fund five percent (5%) of the fee for such replacement license tag and the remainder shall be distributed in the same manner as funds from the sale of regular license tags.

(8) The owner of a personalized license tag may make application for a duplicate of such tag. The fee for such duplicate personalized license tag shall be Ten Dollars ($10.00). The tax collector receiving such application shall be entitled to
retain and deposit into the county general fund five percent (5%) of the fee for such duplicate personalized license tag and the remainder shall be distributed in the same manner as funds from the sale of regular license tags. A duplicate personalized license tag may not be fastened to the rear of a vehicle and may not be utilized as a replacement for any personalized license tag issued pursuant to this section. Month decals and year decals shall not be issued for duplicate personalized license tags and month decals and year decals shall not be attached to duplicate personalized license tags.

SECTION 7. This act shall take effect and be in force from and after July 1, 2003.