MISSISSIPPI LEGISLATURE

By: Representative Cameron

To: Insurance

HOUSE BILL NO. 391

AN ACT TO CREATE A NEW CODE SECTION TO BE CODIFIED AS SECTION 1 63-15-8, MISSISSIPPI CODE OF 1972, TO REQUIRE PROOF OF MOTOR 2 VEHICLE LIABILITY INSURANCE OR OTHER FORM OF FINANCIAL RESPONSIBILITY AS REQUIRED BY THIS CHAPTER BEFORE RECEIVING MOTOR 3 4 VEHICLE LICENSE TAGS; AND FOR RELATED PURPOSES. 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 6 7 SECTION 1. The following shall be codified as Section 63-15-8, Mississippi Code of 1972: 8 63-15-8. (1) Every owner of a motor vehicle in this state 9 shall furnish proof of motor vehicle liability insurance or other 10 form of financial responsibility as required by this chapter 11 before such owner may receive a license tag for a motor vehicle or 12 renew a license tag. Proof of motor vehicle liability insurance 13 14 or other form of financial responsibility as required by this chapter shall be made by signing a certificate on a form 15 prescribed by the Commissioner of Insurance stating that the motor 16 vehicle owner is insured or otherwise financially responsible for 17 at least the minimum requirements as provided by this chapter and 18 in any form as provided by this chapter. Such certificate shall 19 state in bold print that anyone who shall affirmatively sign such 20 21 certificate who is not insured or otherwise financially 22 responsible for at least the minimum requirements as provided by this chapter shall be subject to a fine of Five Hundred Dollars 23 (\$500.00) and imprisonment for a period not exceeding one (1) year 24 or both such fine and imprisonment. Such certificate shall be 25 furnished to each motor vehicle owner by the tax collector of the 26 27 county where the motor vehicle is registered. The tax collector 28 shall mail such certificate with a motor vehicle tag renewal

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notice that shall be mailed back to the tax collector before a tag may be renewed. The tax collectors shall also make such certificates available at the tax collectors' offices during regular business hours. The tax collector shall forward a copy of the certificate to the Department of Public Safety and shall keep the original in the tax collector's records.

Any person who presents or causes to be presented to the 35 (2) department or to any court of this state false evidence of motor 36 vehicle liability insurance or other form of financial 37 responsibility as required by this chapter, upon conviction, shall 38 39 be quilty of perjury and shall be fined Five Hundred Dollars (\$500.00) and shall be subject to imprisonment for a period not 40 exceeding one (1) year or both such fine and imprisonment. 41 This fine and imprisonment shall be waived if the offender chooses to 42 purchase, and provides proof of such purchase by the court date, 43 motor vehicle liability insurance for a minimum of six (6) months' 44 45 coverage in at least the minimum amounts required under paragraph 46 (j) of Section 63-15-3. Any person convicted of filing false proof of motor vehicle liability insurance or other form of 47 48 financial responsibility as required by this chapter shall surrender to the department his driver's license, license plates 49 50 and registration of the motor vehicle for which false proof was presented and the procedure for the suspension of licenses 51 provided in Section 63-15-11 relating to accidents shall be 52 53 followed. Such driver's license, license plates and registration shall be reinstated upon payment of any fines and reinstatement 54 55 fees, serving of a sentence if applicable, upon presentation of proof of financial responsibility for a period of one (1) year or 56 upon presentation of proof of purchase of minimum motor vehicle 57 liability insurance in accordance with the provisions of this 58 subsection. The district attorney of the jurisdiction where any 59 60 false evidence is filed shall prosecute any violations of this

H. B. No. 391 03/HR03/R638 PAGE 2 (CTE\LH) section. Any person convicted under this section shall be 61 assessed with all costs of prosecution and all court costs. 62 (3) All insurance carriers are required to notify the 63 appropriate tax collector and sheriff and the department when 64 65 there is a lapse of the liability coverage that was purchased in accordance with this section. Upon such notification, the sheriff 66 may confiscate the motor vehicle license tag, which tag may be 67 returned to the owner in the manner provided in this section. 68 SECTION 2. This act shall take effect and be in force from 69 and after July 1, 2003. 70