By: Senator(s) Dickerson

SENATE BILL NO. 2695

AN ACT TO AMEND SECTION 27-33-33, MISSISSIPPI CODE OF 1972,
TO AUTHORIZE THE COUNTY TAX ASSESSOR TO AMEND HOMESTEAD EXEMPTION
APPLICATIONS UNDER CERTAIN CIRCUMSTANCES; TO AMEND SECTION
27-33-31, MISSISSIPPI CODE OF 1972, IN CONFORMITY THERETO; AND FOR
RELATED PURPOSES.
BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:

SECTION 1. Section 27-33-33, Mississippi Code of 1972, is amended as follows:

9 27-33-33. (1) The county tax assessor shall perform such 10 duties as are generally required by him by this article and with 11 respect to exempt homesteads, and the application therefor, and 12 his duties are specifically defined as follows:

(a) He shall, in each year the land roll is made, 13 14 require that all lands and buildings which have been or are claimed for homestead exemption be separately assessed on the land 15 roll; and he shall, in the case of homestead lands not already 16 separately assessed on the land roll, prepare proper notice to the 17 board of supervisors requesting that the land assessment roll be 18 changed so that all homestead property shall be separately 19 assessed; and in the case of newly constructed dwellings, he shall 20 carefully inspect the same and recommend to the board the value at 21 22 which such dwellings should be assessed; and when rural lands are 23 divided and a part included in the homestead exemption, he shall assess the respective tracts at the value used for cultivable 24 lands and for uncultivable lands, and fairly assess homesteads and 25 nonhomesteads at the same proportion to true value. 26

(b) He shall keep available a supply of the prescribedblank homestead exemption applications, and he shall require each

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29 applicant to properly execute the application in entire conformity 30 with the requirements of Section 27-33-31.

31 (c) He shall aid the applicant in executing the32 application.

(d) He shall notify the applicant if an application for
homestead exemption is incorrect or incomplete in any substantial
particular, and require that it be properly and completely
executed before accepting it for delivery to the clerk.

(e) He shall, when an application is accepted by him, retain the original, the duplicate and the triplicate. He shall endorse "filed" on the quadruplicate with the date and his official signature and return it to the applicant as evidence of the application and that it was filed.

(f) He shall promptly give to the board of supervisors any knowledge or information he may have, or any fact he may have knowledge of, bearing on the eligibility of the applying person or property and not revealed in the application; and note on the application any condition requiring special consideration.

47 (g) He shall, on the first day of each month, deliver 48 to the clerk of the board of supervisors all originals and 49 duplicates of applications for homestead exemption received and 50 accepted by him during the preceding month.

51 (h) He shall attend all meetings of the board when any 52 matter with respect to homestead exemptions is being considered by 53 it and shall render such assistance and perform such services as 54 the board may direct from time to time.

(i) He shall, at least ten (10) days but not more than thirty (30) days prior to April 1 of each year, publish notice in a newspaper having general circulation in the county in which he serves as tax assessor informing persons who are receiving homestead exemption that the tax assessor must be notified if changes have occurred in the status of the homestead in the property description, ownership, use or occupancy since January 1

62 of the preceding year and that, in the event such persons are 63 still eligible for homestead exemption, a new application for 64 homestead exemption must be filed.

(2) (a) If the tax assessor discovers a change in ownership in a portion of the homestead property that may result in the homestead exemption being applied to ineligible property and the owner of the homestead property fails to file a new application during the preceding year as required by Section 27-33-31, the tax assessor may amend the application to reflect such change on or before June 1 of that roll year.

72 (b) If parcel number changes occur due to reappraisal, 73 mapping maintenance or updates, the tax assessor may amend the 74 homestead application to reflect such changes on behalf of the 75 owner of the homestead on or before June 1 of that roll year.

(c) If a change in ownership occurs because of the
death of an owner and the surviving spouse of the owner is still
eligible for homestead exemption and not required to file a new
application, the tax assessor may amend the application by
removing the name of the deceased spouse and adding the surviving
spouse's birth date for the purpose of correcting the land roll
and the supplemental roll.

83 (d) Should eligible property on an initial or renewed
84 application fail to be listed due to a clerical error, such
85 application may be amended by the tax assessor on behalf of the
86 applicant to list such eligible property prior the last Monday in
87 August.

88 (e) Amendments made to applications under this 89 subsection may be allowed by the board of supervisors and 90 certified to the commission.

91 SECTION 2. Section 27-33-31, Mississippi Code of 1972, is 92 amended as follows: 93 27-33-31. (1) It shall be the duty of every person, who is 94 eligible for and desires the homestead exemption provided for in 95 this article, to comply with the following provisions:

96 He shall make written application to the county tax (a) 97 assessor on the prescribed form, on or before the first day of Applications not on file on or before April 1 of the 98 April. current year may not be filed, may not be dated back, may not be 99 accepted by the assessor, may not be allowed by the board of 100 supervisors, and may not be considered by the commission, 101 excepting as provided in paragraph (b) of this section. 102

Any person who has on file with the tax assessor a valid 103 104 allowed claim for homestead exemption filed on or after January 1, 1991, shall not be required to annually thereafter reapply for 105 106 such claim for exemption but shall be credited with such exemption 107 each year so long as such person is entitled to homestead exemption on the same property and there has been no change in the 108 property description, ownership, use or occupancy since January 1 109 110 of the preceding year. In the event changes have occurred in the status of the homestead in the property description, ownership, 111 112 use or occupancy since January 1 of the preceding year, and in the event such person is still eligible for homestead exemption, he 113 114 shall file a new application and provide all the information required under this section as for the initial application. 115 However, the requirement to file a new application shall not apply 116 117 to a surviving spouse who is still eligible for homestead exemption. If the deceased spouse qualified for the exemption 118 provided in Section 27-33-67(2), but the surviving spouse does not 119 qualify for such exemption, the surviving spouse must file a new 120 application for homestead exemption. 121

(b) In cases where the Governor declares by written proclamation that the courthouse or other place that the tax assessor's office may be located is damaged to such an extent that it is not possible to accept applications for homestead exemption,

126 then the Governor may extend the period for filing by a period not 127 to exceed thirty (30) days.

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(c) He shall make the application in quadruplicate.

(d) He shall make separate applications, as provided above, to the respective assessors if the property claimed for exemption lies in two (2) counties, first with the assessor of the county of residence, and then with the assessor of the other county, submitting at the same time two (2) copies of the first application, certified by the chancery clerk as specified by Section 27-33-23(f).

(e) He shall deliver to the assessor the application
marked "original," the copy marked "duplicate," and the copy
marked "triplicate."

He shall retain the copy marked "quadruplicate" as 139 (f) evidence that the application was made and filed, which 140 quadruplicate may be filed with the board if the original and 141 duplicate are lost; and certified copies of the quadruplicate may 142 be used when so ordered by the board, not later than the meeting 143 of the board held in March of the year following the year in which 144 145 the application was executed, under such rules and regulations as the commission shall prescribe. 146

147 (g) He shall state on the application the name of the 148 owner of the property, and the number and status of all occupants 149 of the home, other than the owner's family.

(h) He shall state the full name of the applicant,whether the same as the name of the owner or not.

(i) He shall give a parcel number, which shall clearly
locate and identify it, and state the acreage contained, as
prescribed in Section 27-33-27.

(j) He shall state the kind of title, or ownership right held, from whom and how obtained, and the names of all present owners.

He shall state the number of book and page where 158 (k) the deed, or other conveyance or evidence of ownership, is of 159 public record, or attach to both the original and duplicate 160 161 application a certified copy of the conveyance by which title is 162 claimed, or copies supported by affidavit of the holder, or by one who has seen and verified the original; or such other evidence of 163 164 title as may be required by the commission; and the instrument by which title is claimed shall be placed of record, if it may be 165 admitted to record. 166

(1) He shall state the price for which the property was sold and conveyed to the owner, the amount of the unpaid principal, if any, and the terms of payment thereof, if it was acquired by the owner after July 1, 1938, as evidenced by the date of the acknowledgment of the conveyance. The purchase price and the amount of unpaid principal shall not be required more than one (1) time.

(m) He shall state if any part of the dwelling or land is rented or leased, and the kind of business conducted in the home or on the land.

(n) He shall furnish all the information required by
the application, which must be true and correct, and he must
supply it in the event he does not prepare the application with
his own hand. Except as otherwise provided in Section
<u>27-33-33(2)</u>, the information given on the application must not be
made or inserted by the assessor or by anyone, except as furnished
by the applicant.

(o) He shall make the original application in person or
in such manner as may be provided under the rules and regulations
of the commission; or it may be made by his agent or attorney,
duly constituted in writing, and a copy of such written authority,
duly sworn to and acknowledged or attested by two (2) competent
witnesses shall be attached to each the original, the duplicate,
and the triplicate application for homestead exemption; but the

191 husband or wife may sign for the other if living in the same 192 dwelling.

(p) He shall make affidavit to the application and to the truth of all statements made and answers to questions contained therein, and the oath may be administered by the tax assessor, a member of the board of supervisors, or any other officer authorized by law to take acknowledgments.

(q) He shall give such other pertinent information as
may be required by the commission; and he shall promptly give any
information requested, and answer any question propounded by the
assessor or member of the board of supervisors.

(r) When an applicant has filed a timely application,
but has failed to make known his eligibility for an additional
exemption as provided for in Section 27-33-67(2), then an
application for additional homestead exemption may be filed under
such rules and regulations as the commission shall prescribe.

(2) The board of supervisors may authorize a charge of Fifty
Cents (50¢) per subsequent annual renewal application, which is
returned by the applicant by mail, to be used toward defraying the
expense of the mailing process of the subsequent annual renewal
application. The charge provided for herein shall not be assessed
against any person returning the subsequent annual renewal
application in person.

In addition to any other fine, imprisonment or sentence 214 (3) 215 which may be imposed for violation of the Mississippi Homestead Exemption Law of 1946, any person who violates such law through 216 217 fraudulent application or by willful failure to notify the tax assessor of changes in the status of the homestead, when required 218 to do so under subsection (1)(a) of this section, shall be guilty 219 220 of a felony and upon conviction may be punished by a fine of not more than Five Thousand Dollars (\$5,000.00) or by imprisonment for 221 222 not more than two (2) years, or both.

223 **SECTION 3**. This act shall take effect and be in force from 224 and after July 1, 2003.