To: Finance

SENATE BILL NO. 2823

AN ACT TO AMEND SECTION 85-7-107, MISSISSIPPI CODE OF 1972,
TO DELETE THE REQUIREMENT THAT A MOTOR VEHICLE BE TITLED IN
MISSISSIPPI IN ORDER FOR THE PRICE OF LABOR AND MATERIALS TO
CONSTITUTE A LIEN ON THE MOTOR VEHICLE; AND FOR RELATED PURPOSES.
BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
SECTION 1. Section 85-7-107, Mississippi Code of 1972, is
amended as follows:

85-7-107. All motor vehicles * * * repaired for any person, 8 9 and at his instance, shall be liable for the price of the labor 10 and material employed in constructing, manufacturing or repairing the same; and the mechanic to whom the price of said labor and 11 material may be due shall have the right to retain possession of 12 such motor vehicles so repaired until the price be paid. If such 13 price shall not be paid within thirty (30) days, and the person to 14 whom such charges are payable and owing intends to commence suit 15 16 as provided in this section, such person shall notify, by certified mail, the legal owner and the holder of any lien of the 17 amount of charges due thereon and provide an opportunity for 18 19 redemption. If such property has not been redeemed within five (5) days after the mailing of such certified letter, the person to 20 21 whom such charges are payable and owing may commence suit in any court of competent jurisdiction, and upon proof of the value of 22 23 the labor and materials employed in such repairs, manufacture or 24 construction, and that such labor and materials furnished were 25 reasonably necessary to prevent deterioration, permit operation 26 and preserve the property, shall be entitled to judgment against the party for whom such labor was done or materials furnished, 27 28 with costs, as in other cases, and to a special order for the sale *SS01/R827* S. B. No. 2823 G1/2 05/SS01/R827 PAGE 1

of the property retained in his possession for the payment 29 30 thereof, with costs, and to an execution, as in other cases, for the residue of what remains unpaid after sale of the property. 31 32 The proceeds of the sale of such property in excess of the amount 33 needed to pay the judgment and necessary expenses of the procedure required by this section shall be held by the person for a period 34 of six (6) months, and if not reclaimed by the owner thereof 35 within that time shall become the property of the county and be 36 paid over to the chancery clerk of the county in which the sale 37 was held to be deposited into the county general fund, subject 38 39 however to any rights of recorded lienholders.

40 **SECTION 2.** This act shall take effect and be in force from 41 and after July 1, 2005.