By: Representative Moak

To: Transportation

HOUSE BILL NO. 225

AN ACT TO REOUIRE SELLERS TO NOTIFY BUYERS IF A MOTOR VEHICLE 1 HAS BEEN SALVAGED OR DISMANTLED; TO PROVIDE PENALTIES FOR 2 3 VIOLATIONS OF THIS ACT; AND FOR RELATED PURPOSES. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 4 5 SECTION 1. (1) The seller of a salvaged or rebuilt motor vehicle, a previously salvaged or rebuilt unbranded title motor 6 7 vehicle or a factory buy back motor vehicle shall notify the buyer of any such motor vehicle that the motor vehicle is salvaged or 8 rebuilt, previously salvaged or rebuilt unbranded title motor 9 vehicle or a factory buy back motor vehicle. The seller shall 10 11 deliver written documentation of this fact to the buyer at the time of sale. 12 (2) Any person who violates this act, upon conviction, shall 13 be punished as follows: 14 (a) For a first offense by a fine of Five Hundred 15 Dollars (\$500.00) per occurrence; and 16 (b) For a second or subsequent offense committed within 17 three (3) years of a previous offense by a fine of One Thousand 18 Dollars (\$1,000.00) and by imprisonment for not more than six (6) 19 20 months and by the revocation of the dealer's license for one (1) 21 year. (3) The State Tax Commission shall investigate and prosecute 2.2 violations of this section. All law enforcement agencies shall 23 assist the State Tax Commission in carrying out its duties under 24 25 this section. SECTION 2. This act shall take effect and be in force from 26 27 and after July 1, 2007.

H. B. No. 225		G1/2
07/HR40/R169	ST: Motor vehicles; require notice to buyer	
PAGE 1 (JWB\BD)	that vehicle may be salvaged or rebuilt and	
	provide penalties for violations.	