## House Amendments to Senate Bill No. 2853

TO THE SECRETARY OF THE SENATE:

THIS IS TO INFORM YOU THAT THE HOUSE HAS ADOPTED THE AMENDMENTS SET OUT BELOW:

## AMENDMENT NO. 1

## Amend by striking all after the enacting clause and inserting in lieu thereof the following:

7 SECTION 1. Section 27-43-3, Mississippi Code of 1972, is 8 amended as follows:

9 27-43-3. The clerk shall issue the notice to the sheriff <u>or</u> 10 <u>a constable, with prior approval from the board of supervisors,</u> of 11 the county of the reputed owner's residence, if he is a resident 12 of the State of Mississippi, and the sheriff <u>or constable</u> shall be 13 required to serve notice as follows:

14 (a) Upon the reputed owner personally, if he can be
15 found in the county after diligent search and inquiry, by handing
16 him a true copy of the notice;

17 (b) If the reputed owner cannot be found in the county 18 after diligent search and inquiry, then by leaving a true copy of 19 the notice at his usual place of abode with the spouse of the 20 reputed owner or some other person who lives at his usual place of 21 abode above the age of sixteen (16) years, and willing to receive 22 the copy of the notice; or

S. B. 2853 PAGE 1 23 (C)If the reputed owner cannot be found after diligent 24 search and inquiry, and if no person above the age of sixteen (16) 25 years who lives at his usual place of abode can be found at his usual place of abode who is willing to receive the copy of the 26 27 notice, then by posting a true copy of the notice on a door of the 28 reputed owner's usual place of abode.

29 The sheriff or constable shall make his return to the 30 chancery clerk issuing the notice. The clerk shall also mail a 31 copy of the notice to the reputed owner at his usual street address, if it can be ascertained after diligent search and 32 33 inquiry, or to his post-office address if only that can be 34 ascertained, and he shall note such action on the tax sales 35 The clerk shall also be required to publish the name and record. 36 address of the reputed owner of the property and the legal 37 description of the property in a public newspaper of the county in 38 which the land is located, or if no newspaper is published as 39 such, then in a newspaper having a general circulation in the county. The publication shall be made at least forty-five (45) 40 41 days prior to the expiration of the redemption period.

42 If the reputed owner is a nonresident of the State of Mississippi, then the clerk shall mail a copy of the notice to the 43 44 reputed owner in the same manner as set out in this section for notice to a resident of the State of Mississippi, except that 45 46 notice served by the sheriff or constable shall not be required. 47 Notice by mail shall be by registered or certified mail. In 48 the event the notice by mail is returned undelivered and the S. B. 2853 PAGE 2

49 notice as required in this section to be served by the sheriff or 50 constable is returned not found, then the clerk shall make further search and inquiry to ascertain the reputed owner's street and 51 post-office address. If the reputed owner's street or post-office 52 53 address is ascertained after the additional search and inquiry, 54 the clerk shall again issue notice as set out in this section. If notice is again issued and it is again returned not found and if 55 56 notice by mail is again returned undelivered, then the clerk shall 57 file an affidavit to that effect and shall specify in the 58 affidavit the acts of search and inquiry made by him in an effort 59 to ascertain the reputed owner's street and post-office address 60 and the affidavit shall be retained as a permanent record in the 61 office of the clerk and that action shall be noted on the tax 62 sales record. If the clerk is still unable to ascertain the reputed owner's street or post-office address after making search 63 64 and inquiry for the second time, then it shall not be necessary to 65 issue any additional notice but the clerk shall file an affidavit specifying the acts of search and inquiry made by him in an effort 66 67 to ascertain the reputed owner's street and post-office address 68 and the affidavit shall be retained as a permanent record in the 69 office of the clerk and that action shall be noted on the tax sale 70 record.

For examining the records to ascertain the record owner of the property, the clerk shall be allowed a fee of Fifty Dollars (\$50.00); for issuing the notice the clerk shall be allowed a fee of Two Dollars (\$2.00) and, for mailing the notice and noting that S. B. 2853 PAGE 3 75 action on the tax sales record, a fee of One Dollar (\$1.00); and 76 for serving the notice, the sheriff or constable shall be allowed 77 a fee of **\* \* \*** Forty-five Dollars (\$45.00). For issuing a second 78 notice, the clerk shall be allowed a fee of Five Dollars (\$5.00) 79 and, for mailing the notice and noting that action on the tax 80 sales record, a fee of Two Dollars and Fifty Cents (\$2.50), and for serving the second notice, the sheriff or constable shall be 81 allowed a fee of **\* \* \*** Forty-five Dollars (\$45.00). The clerk 82 83 shall also be allowed the actual cost of publication. The fees 84 and cost shall be taxed against the owner of the land if the land 85 is redeemed, and if not redeemed, then the fees are to be taxed as part of the cost against the purchaser. The failure of the 86 87 landowner to actually receive the notice herein required shall not render the title void, provided the clerk and sheriff or constable 88 89 have complied with the duties prescribed for them in this section. 90 Should the clerk inadvertently fail to send notice as 91 prescribed in this section, then the sale shall be void and the clerk shall not be liable to the purchaser or owner upon refund of 92

93 all purchase money paid.

94 SECTION 2. Section 27-45-5, Mississippi Code of 1972, is 95 brought forward as follows:

96 27-45-5. It shall be the duty of the chancery clerk of each 97 county in the state to immediately deposit in the county 98 depository of his county all sums of money paid to him by any 99 person for the redemption of land sold for taxes in his county; 100 all such funds are hereby declared to be public funds, and shall S. B. 2853 PAGE 4 101 be secured by the county depository, as other public funds are 102 required to be secured by law. The board of supervisors of each 103 county shall provide the clerk with printed checks in the form of 104 vouchers, with proper blanks, bound in book form with a sufficient 105 blank margin to be used in drawing redemption funds out of the 106 county depository; all such checks shall be numbered in numerical 107 order, and it shall be the duty of the clerk to draw on such funds 108 upon such checks as herein provided in payment of all amounts due 109 the officers and purchasers out of said funds. He shall first pay the officers entitled to their costs, fees, and damages which are 110 111 allowed to said officers by law; and he shall then pay to the 112 purchasers at any such tax sale, the full amount due him as 113 provided by law. It shall be the duty of the state auditor of public accounts to audit such account of each clerk, as other 114 public funds are audited; and he shall include in said audit a 115 116 special report to the board of supervisors of his county setting 117 out in detail the amounts collected, and the disposition of such funds, and the balance on hand, and attest to the correctness 118 119 thereof.

120 If such clerk shall neglect, refuse or fail to deposit such 121 funds received by him as herein provided, he shall be guilty of 122 misfeasance in office, and in addition thereto shall be liable on 123 his official bond to any person injured by his failure to deposit 124 such funds in the county depository as herein provided.

S. B. 2853 PAGE 5 125 SECTION 3. This act shall take effect and be in force from 126 and after July 1, 2020, and shall stand repealed from and after 127 June 30, 2020.

Further, amend by striking the title in its entirety and inserting in lieu thereof the following:

AN ACT TO AMEND SECTION 27-43-3, MISSISSIPPI CODE OF 1972, TO REVISE THE SERVICE OF NOTICE OF A TAX SALE TO INCLUDE SERVICE BY A CONSTABLE; TO BRING FORWARD SECTION 27-45-5, MISSISSIPPI CODE OF 1972, FOR PURPOSES OF POSSIBLE AMENDMENT; AND FOR RELATED PURPOSES.

HR31\SB2853A.J

Andrew Ketchings Clerk of the House of Representatives