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By: Representative Cameron

To: Judiciary B

## HOUSE BILL NO. 155

AN ACT TO AMEND SECTION 19-25-3, MISSISSIPPI CODE OF 1972, TO 1 PROVIDE THAT ANY PERSON WHO HAS BEEN CONVICTED OF A FELONY SHALL 2 NOT BE ELIGIBLE TO THE OFFICE OF SHERIFF; AND FOR RELATED 3 4 PURPOSES. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 5 SECTION 1. Section 19-25-3, Mississippi Code of 1972, is 6 amended as follows: 7 19-25-3. A person shall not be eligible to the office of 8 9 sheriff who shall, at the time of the election, be a defaulter to

12 the existence of a Supreme Being, shall not be eligible to said

13 office. Any person who has been convicted of a felony as defined

the state, or any county or municipality thereof, or to the United

States. Any person who is not a qualified elector, or who denies

14 <u>in Section 1-3-11, shall not be eligible to the office.</u> A sheriff

15 shall be eligible to immediately succeed himself in office.

Prior to taking the oath of office and entering into the performance of the duties and obligations of sheriff, or as soon

18 after his election as possible, each sheriff-elect, excluding

19 those who have previously served as sheriff, or have had at least

20 five (5) years' experience as a full-time enforcement officer, or

21 have previously successfully completed a course of training at the

22 Mississippi Law Enforcement Officers' Academy or the Jackson

23 Police Academy, shall, at the expense of the county, attend and

24 complete an appropriate curriculum in the field of law enforcement

25 at the Mississippi Law Enforcement Officers' Academy. Any sheriff

26 exempted from attendance because of previous service as sheriff or

27 having five (5) years' full-time law enforcement experience must

28 have served as sheriff or obtained such experience within a period

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of ten (10) years prior to the date of his taking the oath of
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             Any sheriff exempted from attendance because of
    successful completion of a course of training at either of the
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    aforementioned academies must have completed such course within
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    five (5) years prior to the date of his taking the oath of office.
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    No sheriff, excluding those specified as being exempt from the
    initial course in this section, shall until he has attended said
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    Academy be entitled to payment of salary after the first one (1)
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    year in office if he fails to attend said academy as herein
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    provided within one (1) year after his taking office.
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    sheriffs shall, on a periodic basis, attend additional advanced
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    courses in law enforcement in order that they will be properly
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    informed and trained in the modern, technical advances of law
    enforcement.
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         Prior to July 1, 1973, or as soon thereafter as permitted by
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    vacancies at the Mississippi Law Enforcement Officers' Academy,
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    either the sheriff or one (1) deputy sheriff in each county having
    two (2) or more full-time deputies shall, at the expense of the
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    of narcotics and dangerous drugs at the Mississippi Law
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county, attend and complete an appropriate curriculum in the field of narcotics and dangerous drugs at the Mississippi Law

Enforcement Officers' Academy. In the event that a new sheriff is elected who has not previously received such training or at least one (1) of his deputies has not previously received such training, or if for any other reason neither the sheriff nor any of the deputy sheriffs in a county shall have received such training, then the sheriff shall promptly notify the director of the Mississippi Law Enforcement Officers' Academy and either the sheriff or a deputy sheriff, as soon thereafter as permitted by vacancies at the academy, shall, at the expense of the county, attend and complete an appropriate curriculum in the field of narcotics and dangerous drugs.

SECTION 2. The Attorney General of the State of Mississippi

shall submit this act, immediately upon approval by the Governor,

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- or upon approval by the Legislature subsequent to a veto, to the
- 63 Attorney General of the united States or to the United States
- 64 District Court for the District of Columbia in accordance with the
- 65 provisions of the Voting Rights Act of 1965, as amended and
- 66 extended.
- 67 SECTION 3. This act shall take effect and be in force from
- 68 and after the date it is effectuated under Section 5 of the Voting
- 69 Rights Act of 1965, as amended and extended.