By: Representative Martinson

To: Apportionment and Elections

## HOUSE BILL NO. 330

AN ACT TO AMEND SECTION 23-15-911, MISSISSIPPI CODE OF 1972,
TO PROVIDE THAT A CANDIDATE MAY REQUIRE THE CIRCUIT CLERK TO COPY
THE BALLOTS LOCATED IN THE BALLOT BOX AFTER ANY PRIMARY OR GENERAL
ELECTION; TO AUTHORIZE THE CIRCUIT CLERK TO CHARGE THE CANDIDATE
THE ACTUAL COST OF COPYING THE BALLOTS; AND FOR RELATED PURPOSES.
BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
SECTION 1. Section 23-15-911, Mississippi Code of 1972, is
amended as follows:

When the returns for a box and the contents 9 23-15-911. (1) of the ballot box and the conduct of the election thereat have 10 been canvassed and reviewed by the county election commission in 11 the case of general elections or the county executive committee in 12 the case of primary elections, all the contents of the box 13 14 required to be placed and sealed in the ballot box by the managers shall be replaced therein by the election commission or executive 15 committee, as the case may be, and the box shall be forthwith 16 resealed and delivered to the circuit clerk, who shall safely keep 17 and secure the same against any tampering therewith. At any time 18 19 within twelve (12) days after the canvass and examination of the box and its contents by the election commission or executive 20 committee, as the case may be, any candidate or his representative 21 22 authorized in writing by him shall have the right of full 23 examination of said box and its contents upon three (3) days' notice of his application therefor served upon the opposing 24 candidate or candidates, or upon any member of their family over 25 the age of eighteen (18) years, which examination shall be 26 27 conducted in the presence of the circuit clerk or his deputy who shall be charged with the duty to see that none of the contents of 28

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the box are removed from the presence of the clerk or in any way 29 The candidate or his representatives have the 30 tampered with. right to require the circuit clerk to photocopy any and all 31 32 contents of the boxes including, but not limited to, all ballots, 33 recapitulation tallies, pollbooks, voter signature registers and any other items from the election. Upon the completion of said 34 examination the box shall be resealed with all its contents as 35 theretofore. And if any contest or complaint before the court 36 shall arise over said box, it shall be kept intact and sealed 37 until the court hearing and another ballot box, if necessary, 38 39 shall be furnished for the precinct involved.

The provisions of this section allowing the examination 40 (2) of ballot boxes shall apply in the case of an election contest 41 regarding the seat of a member of the state Legislature. In such 42 a case, the results of the examination shall be reported by the 43 applicable circuit clerk to the Clerk of the House of 44 45 Representatives or the Secretary of the Senate, as the case may 46 be.

(3) The election commissioners or the executive committee, 47 as the case may be, must recount, recanvass and recertify the 48 election if the candidate who is questioning the election can show 49 50 that a possible error or errors were made such that, if they were corrected, they would change the outcome of the election. If upon 51 recanvassing and recertification the outcome of the election would 52 53 be changed, those in charge of the election will correctly recertify the results, declare the winner of the election and 54 55 notify the Secretary of State as to the change in the vote count. (4) There will be no charge to the candidate who requested 56 the recanvassing, if the results of the election have changed or 57 if an error was found. The candidate shall pay the per diem of 58 the election commissioners if the results of the election did not 59 60 change or an error was not found.

H. B. No. 330 01/HR40/R873 PAGE 2 (CJR\BD) SECTION 2. The Attorney General of the State of Mississippi shall submit this act, immediately upon approval by the Governor, or upon approval by the Legislature subsequent to a veto, to the Attorney General of the United States or to the United States District Court for the District of Columbia in accordance with the provisions of the Voting Rights Act of 1965, as amended and extended.

68 SECTION 3. This act shall take effect and be in force from 69 and after the date it is effectuated under Section 5 of the Voting 70 Rights Act of 1965, as amended and extended.