Adopted AMENDMENT No. 1 PROPOSED TO

House Bill NO. 1220

By Senator(s) Committee

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

14 SECTION 1. (1) The State Executive Committee of any political party authorized to conduct political party primaries 15 16 shall form an election integrity assurance committee for each congressional district. The State Executive Committee shall 17 18 appoint three (3) of its members to each congressional district 19 election integrity assurance committee. The members so appointed 20 shall be residents of the congressional district for which the election integrity assurance committee is formed. The state 21 22 executive committee shall name a chairman and a secretary from 23 among the members of each committee. The state executive committee shall provide to each circuit and municipal clerk a list 24 25 of the members of the congressional district integrity assurance 26 committee for the congressional district in which the county or 27 municipality of such clerk is located. 28 If a county executive committee or a municipal executive committee fails to perform in a timely manner any of the duties 29 specified in Sections 23-15-239, 23-15-265, 23-15-267, 23-15-333, 30

- 31 23-15-335 and 23-15-597 and there is no written agreement in place between the county or municipal executive committee and the county 32 33 or municipal election commission or the circuit or municipal clerk 34 pursuant to such sections, or there is such an agreement in place 35 and it is not being executed, the circuit or municipal clerk may notify the chairman and secretary of the congressional district 36 election integrity assurance committee or the Chairman of the 37 State Executive Committee of such failure and call upon them to 38 take immediate and appropriate action to insure that such duties 39 40 are performed in order to secure the orderly conduct of the 41 primary. Such notification may occur on the last day by which the duties are required to be performed or at such time as the circuit 42 43 or municipal clerk believes such notification is necessary for the orderly administration of the primary. 44
- 45 (3) Nothing in this section shall be construed to authorize 46 the state executive committee or a congressional district election 47 assurance committee to conduct primaries.
- 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.
- SECTION 3. This act shall take effect and be in force from and after the date it is effectuated under Section 5 of the Voting Rights Act of 1965, as amended and extended.

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

AN ACT TO REQUIRE THE STATE EXECUTIVE COMMITTEE OF ANY 1 POLITICAL PARTY AUTHORIZED TO CONDUCT POLITICAL PARTY PRIMARIES TO 2 3 FORM AN ELECTION INTEGRITY ASSURANCE COMMITTEE FOR EACH 4 CONGRESSIONAL DISTRICT; TO PROVIDE FOR THE MEMBERSHIP OF SUCH 5 COMMITTEES; TO PROVIDE THAT IF CERTAIN DUTIES WITH REGARD TO THE 6 CONDUCT OF PRIMARIES ARE NOT PERFORMED IN A TIMELY MANNER THE 7 CIRCUIT OR MUNICIPAL CLERK MAY NOTIFY THE CONGRESSIONAL DISTRICT ELECTION INTEGRITY ASSURANCE COMMITTEE OR THE CHAIRMAN OF THE 8 STATE EXECUTIVE COMMITTEE OF SUCH FAILURE AND CALL UPON THEM TO 9 TAKE IMMEDIATE AND APPROPRIATE ACTION TO INSURE THAT SUCH DUTIES 10 ARE PERFORMED IN ORDER TO INSURE THE ORDERLY CONDUCT OF THE 11

12 PRIMARY; AND FOR RELATED PURPOSES.