By: Representatives Formby, Mitchell

To: Municipalities; County Affairs

HOUSE BILL NO. 82

AN ACT TO AMEND SECTION 21-1-27, MISSISSIPPI CODE OF 1972, TO PROVIDE FOR AN ELECTION ON THE QUESTION OF MUNICIPAL ANNEXATION IN THE TERRITORY PROPOSED TO BE ANNEXED WHEN THE GOVERNING AUTHORITIES OF A MUNICIPALITY DESIRE TO ENLARGE ITS BOUNDARIES; TO AMEND SECTIONS 21-1-29, 21-1-31, 21-1-33, 21-1-35, 21-1-37 AND 21-1-39, MISSISSIPPI CODE OF 1972, TO REMOVE THE QUESTION OF MUNICIPAL ANNEXATION FROM CHANCERY COURT PROCEEDINGS; AND FOR RELATED PURPOSES.

- 9 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- SECTION 1. Section 21-1-27, Mississippi Code of 1972, is
- 11 amended as follows:
- 12 21-1-27. (1) The limits and boundaries of existing cities,
- 13 towns and villages shall remain as now established until altered
- 14 in the manner hereinafter provided. When any municipality * * *
- 15 desires to enlarge or contract its boundaries * * * by adding to
- 16 <u>its boundaries</u> adjacent unincorporated territory or excluding <u>from</u>
- 17 its boundaries any part of the incorporated territory of the
- 18 municipality, the governing authorities of the municipality shall
- 19 pass an ordinance defining with certainty the territory proposed
- 20 to be included in or excluded from the corporate limits, and also
- 21 defining the entire boundary as changed. If the municipality
- 22 desires to enlarge the boundaries, the ordinance shall in general
- 23 terms describe the proposed improvements to be made in the annexed
- 24 territory, the manner and extent of the improvements, and the
- 25 approximate time within which the improvements are to be made; the
- 26 ordinance <u>also</u> shall * * * contain a statement of the municipal or
- 27 public services that the municipality proposes to render in the
- 28 annexed territory. If the municipality * * * desires to contract
- 29 its boundaries, $\underline{\text{the}}$ ordinance shall contain a statement of the

3 0	reasons for $\underline{\text{the}}$ contraction and a statement showing $\underline{\text{how}}$ the public
31	convenience and necessity would be served by the contraction.
32	(2) If twenty percent (20%) of the qualified electors
33	residing in the territory proposed to be annexed by a municipality
34	petition the governing body of the municipality for an election on
35	the question of the proposed annexation within sixty (60) days
36	after public notice of the adoption of the annexation ordinance,
37	the board of supervisors of the county or counties in which the
38	territory proposed to be annexed is located shall hold an election
39	in the territory on the question of the proposed annexation. The
40	election shall be held within sixty (60) days after certification
41	of the petition by the municipal clerk. Notice of the election
12	shall be published once a week for three (3) consecutive weeks
43	before the election date in a newspaper having a general
14	circulation in the territory proposed to be annexed. The first
45	publication shall be made not less than twenty-one (21) days
46	before the election date. The election shall be held in the same
17	manner as are other county elections. If fewer than sixty percent
48	(60%) of the qualified electors voting in the election vote
19	against the ordinance, the ordinance shall be approved. If sixty
50	percent (60%) or more of the qualified electors voting in the
51	election vote against the ordinance, the ordinance shall not be
52	approved. If approved in the election, the ordinance shall become
53	effective ten (10) days after the date of the final determination
54	of the results of the election or on a later date that is
55	specified in the ordinance. If a petition for an election is not
56	filed, the ordinance shall become effective sixty (60) days after
57	public notice of the adoption of the ordinance or on a later date
58	that is specified in the ordinance. If the ordinance is not
59	approved in the election, the municipality shall not adopt another
50	ordinance proposing the annexation of any of the same territory
51	for a period of five (5) years from the date of the election.

- 62 **SECTION 2.** Section 21-1-29, Mississippi Code of 1972, is
- 63 amended as follows:
- 64 21-1-29. When any * * * ordinance proposing to contract the
- 65 municipal boundaries is passed by the municipal authorities, the
- 66 municipal authorities shall file a petition in the chancery court
- of the county in which the municipality is located * * *. The
- 68 petition shall recite the fact of the adoption of the ordinance
- 69 and shall ask that the * * * contraction of the municipal
- 70 boundaries * * * shall be ratified, approved and confirmed by the
- 71 court. There shall be attached to the petition, as exhibits
- 72 thereto, a certified copy of the ordinance adopted by the
- 73 municipal authorities and a map or plat of the municipal
- 74 boundaries as they will exist <u>if the</u> contraction becomes
- 75 effective.
- 76 SECTION 3. Section 21-1-31, Mississippi Code of 1972, is
- 77 amended as follows:
- 78 21-1-31. Upon the filing of the petition and upon
- 79 application therefor by the petitioner, the chancellor shall fix a
- 80 date certain, either in termtime or in vacation, when a hearing on
- 81 the petition will be held, and notice of the hearing shall be
- 82 given in the same manner and for the same length of time as is
- 83 provided in Section 21-1-15 with regard to the creation of
- 84 municipal corporations, and all parties interested in, affected
- by, or being aggrieved by $\underline{\text{the}}$ proposed * * * contraction shall
- 86 have the right to appear at the hearing and present their
- 87 objection to the proposed * * * contraction. * * *
- 88 **SECTION 4.** Section 21-1-33, Mississippi Code of 1972, is
- 89 amended as follows:
- 90 21-1-33. If the chancellor finds from the evidence presented
- 91 at the hearing that the proposed * * * contraction is reasonable
- 92 and is required by the public convenience and necessity, * * * the
- 93 chancellor shall enter a decree approving, ratifying and
- 94 confirming the proposed * * * contraction, and describing the

- 95 boundaries of the municipality as altered. In so doing the
- 96 chancellor shall have the right and the power to modify the
- 97 proposed * * * contraction by decreasing the territory to be * * *
- 98 excluded from the municipality. If the chancellor * * * finds
- 99 from the evidence that the proposed * * * contraction * * * is
- 100 unreasonable and is not required by the public convenience and
- 101 necessity, then he shall enter a decree denying $\underline{\text{the}}$ contraction.
- 102 In any event, the decree of the chancellor shall become effective
- 103 after the passage of ten (10) days from the date of the decree or,
- 104 if an appeal is taken therefrom, within ten (10) days from the
- 105 final determination of the appeal. In any proceeding under this
- 106 section, the burden shall be upon the municipal authorities to
- 107 show that the proposed * * * contraction is reasonable.
- 108 SECTION 5. Section 21-1-35, Mississippi Code of 1972, is
- 109 amended as follows:
- 110 21-1-35. If no objection is made to the petition for
- 111 the * * * contraction of the municipal boundaries, the
- 112 municipality shall be taxed with all costs of the proceedings. If
- 113 objection is made, $\underline{\text{the}}$ costs may be taxed in $\underline{\text{a}}$ manner as the
- 114 chancellor * * * determines to be equitable under the Mississippi
- 115 Rules of Civil Procedure. If there is an appeal from the judgment
- of the chancellor, the costs incurred in the appeal shall be taxed
- 117 against the appellant if the judgment is affirmed, and against the
- 118 appellee if the judgment is reversed.
- 119 SECTION 6. Section 21-1-37, Mississippi Code of 1972, is
- 120 amended as follows:
- 121 21-1-37. If the municipality or any other interested person
- 122 who was a party to the proceedings in the chancery court is
- 123 aggrieved by the decree of the chancellor regarding contraction of
- 124 the municipal boundaries, then the municipality or other person
- 125 may prosecute an appeal therefrom within the time and in the
- 126 manner and with like effect as is provided in Section 21-1-21 in

127 the case of appeals from the decree of the chancellor with regard

128 to the creation of a municipal corporation.

129 SECTION 7. Section 21-1-39, Mississippi Code of 1972, is

130 amended as follows:

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131 21-1-39. (1) Whenever the corporate limits of any

132 municipality are contracted as herein provided, the chancery clerk

133 shall, after the expiration of ten (10) days from the date of the

134 decree if an appeal is not taken therefrom, forward to the

135 Secretary of State a certified copy of the decree, which shall be

filed in the Office of the Secretary of State and shall remain a

permanent record thereof. If an appeal is taken from the decree

and the decree is affirmed, then the certified copy of the decree

shall be forwarded to the Secretary of State within ten (10) days

after receipt of the mandate from the Supreme Court notifying the

141 clerk of the affirmance.

142 (2) Whenever the corporate limits of any municipality are

143 enlarged as provided in Section 21-1-27, the governing body of the

municipality, after the annexation ordinance has become effective,

145 shall forward to the Secretary of State a certified copy of the

ordinance, which shall be filed in the Office of the Secretary of

147 State and shall remain a permanent record of the office.

148 **SECTION 8.** Any action on an ordinance proposing the

149 enlargement of municipal boundaries that is pending before a court

on the effective date of this act as a result of any prior law

151 shall be withdrawn, and an election as provided in Section 21-1-27

152 may be held.

153 **SECTION 9.** The Attorney General of the State of Mississippi

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

155 or upon approval by the Legislature subsequent to a veto, to the

156 Attorney General of the United States or to the United States

157 District Court for the District of Columbia in accordance with the

158 provision of the Voting Rights Act of 1965, as amended and

159 extended.

SECTION 10. 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.