By: Representative Smith (35th)

HOUSE BILL NO. 1194

AN ACT TO AMEND SECTION 19-3-79, MISSISSIPPI CODE OF 1972, TO 1 AUTHORIZE VOTERS IN COUNTIES IN WHICH LEGAL GAMING IS CONDUCTED TO 2 3 PETITION FOR AN ELECTION ON THE QUESTION OF CONTINUING LEGAL 4 GAMING IN SUCH COUNTY; TO PROVIDE THE MANNER IN WHICH SUCH ELECTIONS SHALL BE CONDUCTED; TO PROVIDE THAT LEGAL GAMING SHALL 5 BE DISCONTINUED WITHIN SIX MONTHS AFTER SUCH ELECTION IF A 6 7 MAJORITY OF QUALIFIED ELECTORS WHO VOTE IN SUCH ELECTION VOTE AGAINST CONTINUING LEGAL GAMING; TO PROVIDE THAT AN ELECTION ON THE QUESTION OF CONTINUING LEGAL GAMING IN A COUNTY SHALL NOT BE 8 9 CONDUCTED UNTIL THE NEXT SUCCEEDING GENERAL ELECTION IN WHICH THE 10 11 ELECTION FOR PRESIDENT OF THE UNITED STATES OCCURS; AND FOR RELATED PURPOSES. 12

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: SECTION 1. Section 19-3-79, Mississippi Code of 1972, is amended as follows:

19-3-79. (1) Any person, corporation or other legal entity 16 required to obtain a state gaming license to conduct legal gaming 17 aboard a cruise vessel or vessel, as defined in Section 27-109-1, 18 as prescribed by the Mississippi Gaming Control Act shall, before 19 20 applying for such license, provide the Mississippi Gaming Commission with a written notice of intent to apply for a license. 21 The "notice of intent to apply for a gaming license" shall be on a 22 form prescribed by the executive director of the commission and 23 shall state the county in which the intending licensee desires to 24 conduct legal gaming aboard a cruise vessel or vessel, as the case 25 may be. Within ten (10) days after receipt of a notice of intent 26 27 to apply for a gaming license, the commission shall require such person, corporation or legal entity to publish the notice once 28 each week for three (3) consecutive weeks in a newspaper having 29 30 general circulation in the county in which the intending licensee desires to conduct legal gaming aboard a cruise vessel or vessel, 31 32 as the case may be.

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33 (2) If no petition as prescribed in subsection (3) of this 34 section is filed with the board of supervisors of the applicable 35 county within thirty (30) days after the date of the last 36 publication, the board of supervisors of such county shall adopt a 37 resolution stating that no petition was timely filed and that 38 legal gaming may henceforth be conducted aboard cruise vessels or 39 vessels, as the case may be, in such county.

If a petition signed by twenty percent (20%) or fifteen 40 (3) hundred (1500), whichever is less, of the registered voters of a 41 county in which a notice of intent to apply for a gaming license 42 43 is published is filed within thirty (30) days of the date of the last publication with the circuit clerk of the applicable county, 44 the board of supervisors of such county shall authorize the 45 circuit clerk to hold an election on the proposition of allowing 46 legal gaming to be conducted aboard cruise vessels or vessels, as 47 the case may be, in the county on the date upon which such an 48 election may be conducted under subsection (7). The referendum 49 50 shall be advertised, held, conducted and the result thereof canvassed in the manner provided by law for advertising, holding 51 52 and canvassing county elections.

(4) At such election, all qualified electors of such county 53 54 may vote. The ballots used at such election shall have printed thereon a brief statement of the purpose of the election and the 55 words "FOR LEGAL GAMING ABOARD CRUISE VESSELS (OR VESSELS) IN THE 56 57 COUNTY AS PRESCRIBED BY LAW, " and "AGAINST LEGAL GAMING ABOARD CRUISE VESSELS (OR VESSELS) IN THE COUNTY AS PRESCRIBED BY LAW." 58 59 The voter shall vote by placing a cross (x) or check ($\sqrt{1}$) mark opposite his choice on the proposition. If a majority of the 60 qualified electors who vote in such election shall vote in favor 61 of allowing legal gaming to be conducted aboard cruise vessels or 62 vessels, as the case may be, then legal gaming may henceforth be 63 64 conducted aboard cruise vessels or vessels, as the case may be, in If less than a majority of the qualified electors who 65 the county.

H. B. No. 1194 02/HR12/R2021 PAGE 2 (TB\DO) vote in such election shall vote in favor of allowing legal gaming to be conducted aboard cruise vessels or vessels, as the case may be, in the county, then gaming aboard cruise vessels or vessels, as the case may be, shall be prohibited in the county until such time as a subsequent election, held according to the restrictions specified in subsection (7), may authorize such legal gaming.

In any county in which no petition is timely filed after 72 (5) 73 a notice of intent to apply for a gaming license is published, or in which an election is held on the proposition of allowing legal 74 gaming to be conducted aboard cruise vessels or vessels, as the 75 76 case may be, in the county and a majority of the qualified 77 electors who vote in such election vote in favor of allowing legal gaming to be conducted aboard cruise vessels or vessels, as the 78 case may be, in the county, no election shall * * * be held in 79 that county pursuant to subsection (8) on the proposition of 80 continuing to allow legal gaming to be conducted aboard cruise 81 vessels or vessels, as the case may be, in that county until the 82 83 date of the next succeeding general election in which the election for President of the United States occurs. 84

Notwithstanding any provision of this section or 85 (6) Sections 97-33-1, 97-33-7, 97-33-17, 97-33-25 and 97-33-27 to the 86 87 contrary, if an election is held pursuant to this section which causes the conducting of gaming aboard cruise vessels to be 88 prohibited in any county in which one or more cruise vessels were 89 90 operating out of a port in the county on the effective date of this chapter, the prohibition on the conducting of gaming aboard 91 cruise vessels in that county shall not apply to the conducting of 92 legal gaming aboard any of those cruise vessels which were still 93 operating out of a port in that county at the time of the 94 election. 95

96 (7) If an election has been held on the issue of allowing 97 legal gaming to be conducted aboard cruise vessels or vessels, as 98 the case may be, in a county, and the authority to conduct such

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legal gaming has been denied by the electors of such county, then 99 100 a subsequent election on such issue may not be held until:

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The date of the next succeeding general election in (a) 102 which the election for President of the United States occurs; or

103 (b) In the case in which the authority to conduct such legal gaming has been denied by the electors of such county at 104 105 elections on three (3) different occasions, whether those occasions be successive or not, the date of the next succeeding 106 general election occurring at least eight (8) years after the last 107 of the three (3) occasions on which the electors denied the 108 109 authority to conduct such legal gaming.

(8) Upon petition filed by at least fifteen hundred (1500) 110 111 or twenty percent (20%) of the qualified electors of a county in which legal gaming has been allowed, whichever is less, an 112 election shall be held on the question of whether legal gaming 113 shall continue in the county. 114

Thirty (30) days notice of the election shall be given to the 115 116 qualified electors of the county, in the manner prescribed by law, upon the question of continuing legal gaming in the county. Such 117 118 notice shall contain a statement of the question to be voted on at the election. The ballots to be used in the election shall have 119 the following words printed thereon: "FOR CONTINUING LEGAL GAMING 120 ABOARD CRUISE VESSELS (OR VESSELS) IN THE COUNTY, " and "AGAINST 121 CONTINUING LEGAL GAMING ABOARD CRUISE VESSELS (OR VESSELS) IN THE 122 123 **COUNTY.** The voter shall vote by placing a cross (x) or check $(\sqrt{)}$

mark opposite his choice on the proposition. 124

125 If a majority of electors voting in such election vote against continuing legal gaming in the county, legal gaming shall 126 be discontinued in the county within six (6) months after such 127 128 election. If at such election a majority of the qualified electors who vote in such election vote in favor of continuing 129 130 legal gaming aboard cruise vessels or vessels, as the case may be,

no election shall be held in that county on the proposition of 131

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132 continuing to allow legal gaming to be conducted aboard cruise

133 vessels or vessels, as the case may be, in that county until the

134 date of the next succeeding general election in which the election

135 for President of the United States occurs.

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.

143 **SECTION 3.** This act shall take effect and be in force from 144 and after the date it is effectuated under Section 5 of the Voting 145 Rights Act of 1965, as amended and extended.