By: Senator(s) Harden

To: Education

SENATE BILL NO. 2193

AN ACT TO REQUIRE THE ELECTION OF ALL SCHOOL BOARD MEMBERS IN ALL SCHOOL DISTRICTS BEGINNING IN THE YEAR 2004; TO AMEND SECTIONS 37-7-203 AND 37-7-703, MISSISSIPPI CODE OF 1972, TO PROVIDE FOR THE ELECTION OF THE MEMBERS OF SCHOOL BOARDS OF MUNICIPAL SEPARATE 3 SCHOOL DISTRICTS AND SPECIAL MUNICIPAL SEPARATE SCHOOL DISTRICTS FROM SCHOOL BOARD MEMBER DISTRICTS BY THE QUALIFIED ELECTORS OF SUCH DISTRICTS, TO DIRECT THE MUNICIPAL GOVERNING AUTHORITIES TO 7 APPORTION THE SCHOOL DISTRICTS INTO FIVE SCHOOL BOARD MEMBER 8 DISTRICTS, AND TO PRESCRIBE THE TIME AND MANNER OF SUCH ELECTIONS 9 AND THE MANNER IN WHICH VACANCIES ON THE SCHOOL BOARDS SHALL BE 10 11 FILLED; TO AMEND SECTIONS 37-7-201 AND 37-7-221, MISSISSIPPI CODE OF 1972, IN CONFORMITY THERETO; TO REPEAL SECTION 37-7-204, MISSISSIPPI CODE OF 1972, WHICH PROVIDES FOR THE APPOINTMENT OF INTERIM BOARD MEMBERS TO FILL CERTAIN VACANCIES ON THE SCHOOL 12 13 14 BOARDS OF COUNTYWIDE MUNICIPAL SEPARATE SCHOOL DISTRICTS; TO 15 REPEAL SECTIONS 37-7-209 THROUGH 37-7-219, MISSISSIPPI CODE OF 16 1972, WHICH PROVIDE CERTAIN METHODS FOR ELECTING TRUSTEES FROM 17 ADDED TERRITORY OF MUNICIPAL SEPARATE SCHOOL DISTRICTS; TO REPEAL 18 SECTIONS 37-7-705 THROUGH 37-7-717, MISSISSIPPI CODE OF 1972, 19 WHICH PROVIDE CERTAIN METHODS FOR SELECTING TRUSTEES OF SPECIAL 20 MUNICIPAL SEPARATE SCHOOL DISTRICTS; AND FOR RELATED PURPOSES. 21 22 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: SECTION 1. Section 37-7-203, Mississippi Code of 1972, is 23 24 amended as follows: 25 [Until January 1, 2004, this section will read as follows:] 37-7-203. (1) The boards of trustees of all municipal 26 separate school districts created under * * * this chapter, either 27 with or without added territory, shall consist of five (5) 28 29 members, each to be chosen for a term of five (5) years, or for a 30 term expiring on the first Monday of July 2004, whichever period of time is shorter. Each member of the board of trustees shall be 31 chosen so that the term of office of one (1) member shall expire 32 each year unless the terms expire on the first Monday of July 33

2004. In the event the added territory of a municipal separate

school district furnishes fifteen percent (15%) or more of the

pupils enrolled in the schools of such district, then at least one

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(1) member of the board of trustees of such school district shall 37 be a resident of the added territory outside the corporate limits. 38 In the event the added territory of a municipal separate school 39 40 district furnishes thirty percent (30%) or more of the pupils 41 enrolled in the schools of such district, then not more than two (2) members of the board of trustees of such school district shall 42 be residents of the added territory outside the corporate limits. 43 In the event the added territory of a municipal separate school 44 district in a county in which Mississippi Highways 8 and 15 45 intersect furnishes thirty percent (30%) or more of the pupils 46 enrolled in the schools of such district, then the five (5) 47 members of the board of trustees of such school district shall be 48 elected at large from such school district for a term of five (5) 49 years each except that the two (2) elected trustees presently 50 serving on such board shall continue to serve for their respective 51 terms of office. The three (3) appointed trustees presently 52 serving on such board shall continue to serve until their 53 54 successors are elected in March of 1975 in the manner provided for in Section 37-7-215. At such election, one (1) trustee shall be 55 56 elected for a term of two (2) years, one (1) for a term of three (3) years and one (1) for a term of five (5) years. 57 Subsequent 58 terms for each successor trustee shall be for five (5) years or for a term expiring on the first Monday of July 2004, whichever 59 period of time is shorter. In the event one (1) of two (2) 60 municipal separate school districts located in any county with two 61 (2) judicial districts, District 1 being comprised of Supervisors 62 Districts 1, 2, 4 and 5, and District 2 being comprised of 63 Supervisors District 3, with added territory embraces three (3) 64 full supervisors districts of a county, one (1) trustee shall be 65 elected from each of the three (3) supervisors districts outside 66 the corporate limits of the municipality. In the further event 67

that the territory of a municipal separate school district located

in any county with two (2) judicial districts, District 1 being

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comprised of Supervisors Districts 1, 2, 4 and 5, and District 2 70 being comprised of Supervisors District 3, with added territory 71 embraces four (4) full supervisors districts in the county, and in 72 73 any county in which a municipal separate school district embraces 74 the entire county in which Highways 14 and 15 intersect, one (1) trustee shall be elected from each supervisors district. 75 Except as otherwise provided herein, the trustees of such a 76 77 municipal separate school district shall be elected by a majority of the governing authorities of the municipality at the first 78 meeting of the governing authorities held in the month of February 79 80 of each year, and the term of office of the member so elected shall commence on the first Saturday of March following. 81 case of a member of said board of trustees who is required to come 82 from the added territory outside the corporate limits as is above 83

provided, such member of the board of trustees shall be elected by

added territory outside the corporate limits at the same time and

the election of trustees of school districts other than municipal

in the same manner as is otherwise provided in this article for

the qualified electors of the school district residing in such

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separate school districts. In the event that a portion of a county school district is reconstituted, in the manner provided by law, into a municipal separate school district with added territory and in the event that the trustees to be elected from the added territory are requested to be elected from separate election districts within the added territory, instead of elected at large, by the Attorney General of the United States as a result of and pursuant to preclearance under Section 5 of the Voting Rights Act of 1965 as amended and extended, and in the event the added territory of a municipal separate school district of a municipality furnishes thirty percent (30%) or more of the pupils enrolled in the schools of such district, then two (2) members of the board of trustees shall be residents of the added territory outside the corporate

trustee election districts by the qualified electors thereof as 104 herein provided. The board of trustees of the school district 105 106 shall apportion the added territory into two (2) special trustee 107 election districts as nearly equal as possible according to 108 population and other factors heretofore pronounced by the courts. The board of trustees of the school district shall thereafter 109 publish the same in a newspaper of general circulation within said 110 school district for at least two (2) consecutive weeks; and after 111 having given notice of publication and recording the same upon the 112 113 minutes of the board of trustees of the school district, said new district lines shall thereafter be effective. Any person elected 114 115 from the new trustee election districts constituted herein shall be elected in the manner provided for in Section 37-7-215 for a 116 term of five (5) years or for a term expiring on the first Monday 117 of July 2004, whichever period of time is shorter. Any vacancy in 118 the office of a trustee elected from such trustee election 119 120 district, whether occasioned by redistricting or by other cause, shall be filled by appointment of the governing authorities of the 121 122 municipality, provided that the person so appointed shall serve only until the first Saturday of March following his appointment, 123 124 at which time a person shall be elected for the remainder of the unexpired term in the manner provided in Section 37-7-215. 125 In any county organizing a countywide municipal separate 126 127 school district after January 1, 1965, the trustees thereof to be elected from outside the municipality, such trustees shall be 128 129 elected by the board of supervisors of such county, and the superintendent of such school district shall have authority to pay 130 out and distribute the funds of said district. In the event a 131 municipal separate school district should occupy territory in a 132 133 county other than that in which the municipality is located and 134 fifteen percent (15%) or more of the pupils enrolled in the schools of such district shall come from the territory of the 135

limits of such municipality and shall be elected from special

district in the county other than that in which the municipality 136 is located, the territory of such county in which the municipality 137 is not located shall be entitled to one (1) member on the board of 138 trustees of such school district. Said trustee shall be a 139 140 resident of the territory of that part of the district lying in the county in which the municipality is not located and shall be 141 elected by the qualified electors of the territory of such county 142 at the same time and in the same manner as is provided for the 143 election of trustees of school districts other than municipal 144 separate school districts having territory in two (2) or more 145 146 counties.

All vacancies shall be filled for the unexpired terms by appointment of the governing authorities of the municipality; except that in the case of the trustees coming from the added territory outside the corporate limits, the person so appointed shall serve only until the first Saturday of March following his appointment, at which time a person shall be elected for the remainder of the unexpired term in the manner otherwise provided herein.

No person who is a member of such governing body, or who is an employee of the municipality, or who is a member of the county board of education, or who is a trustee of any public, private or sectarian school or college located in the county, inclusive of the municipal separate school district, or who is a teacher in or a trustee of said school district, shall be eliqible for appointment to said board of trustees.

In counties of less than fifteen thousand (15,000) people having a municipal separate school district with added territory which embraces all the territory of a county, one (1) or more trustees of such district shall be nominated from each supervisors district upon petition of fifty (50) qualified electors of said district, or twenty percent (20%) of the qualified electors of such district, whichever number shall be S. B. No. 2193

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smaller, and shall be elected by a plurality of the vote of the 169 qualified electors of said county. One (1) trustee so elected 170 shall reside in each supervisors district of the county. 171 172 counties embraced entirely by a municipal separate school district 173 there shall be no county board of education after the formation of such district and the county superintendent of education shall act 174 as superintendent of schools of said district and shall be 175 appointed by the board of trustees of said district, and the 176 provisions of subsection (1) of this section and the first 177 paragraph of Section 37-7-211 shall not apply to such districts. 178 [From and after January 1, 2004, this section will read as 179 follows:] 180 37-7-203. (1) The school boards * * * of all municipal 181 separate school districts * * * shall consist of five (5) members. 182 Beginning in 2004, each member shall be elected from a special 183 school board member district, as provided for under subsection (2) 184 of this section, by the qualified electors of that district. 185 186 (2) The municipal governing authority shall apportion the municipal separate school district, including any added territory, 187 188 into five (5) single school board member districts. The school board member districts shall be as nearly equal as possible 189 according to population. The municipal governing authority shall 190 191 submit the school board member district lines to the Attorney General of the United States for preclearance or to the United 192 193 States District Court for the District of Columbia for a declaratory judgment in accordance with the provisions of the 194 Voting Rights Act of 1965, as amended and extended. If the school 195 board member district lines are precleared by the United States 196 Department of Justice or approved by the United States District 197 198 Court, the municipal governing authority and the school board of the municipal separate school district shall place upon their 199 200 minutes the boundaries established for the five (5) school board 201 member districts, and the school board shall publish the

202 boundaries in a newspaper of general circulation within the school district for at least three (3) consecutive weeks. After having 203 204 given notice of publication and recording the publication upon the 205 minutes of the school board, the school board member district lines shall be effective. As soon as practicable after the 206 207 results of the 2010 decennial census and every decennial census thereafter are published, the municipal governing authority shall 208 reapportion the school board member districts in the manner 209 prescribed in this subsection for the creation of the original 210 211 districts. 212 (3) On the first Tuesday after the first Monday in June 213 2004, and every four (4) years thereafter, an election shall be 214 held in every municipal separate school district, in the same manner and at the same time as the general municipal elections are 215 held, for the purpose of electing the members of the school board 216 of the municipal separate school district. Candidates for the 217 school board of the municipal separate school district shall file 218 219 with the municipal election commissioners, not more than ninety (90) days and not less than sixty (60) days before the date of the 220 221 general election, a petition of nomination signed by at least fifty (50) or twenty percent (20%) of the qualified electors of 222 223 the school board member district, whichever is less. The name of each qualified candidate shall be placed on the ballot. The 224 candidate in each school board member district who receives a 225 226 majority of the votes cast by the qualified electors in that district shall be elected. However, if no candidate receives a 227 228 majority of the votes, a runoff election shall be held two (2) weeks after the election. The names of the candidate receiving 229 the highest number of votes and the candidate, or candidates in 230 the event of a tie, receiving the next highest vote for the office 231 shall be placed on the ballot in the runoff election. The person 232 233 receiving the highest number of votes cast by the qualified electors in the runoff election shall be elected. All persons 234 S. B. No. 2193

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235	elected to serve on the school board of the municipal separate
236	school district shall take office on the first Monday of July next
237	following the date of their election and shall serve for a term of
238	four (4) years.
239	(4) Notwithstanding any other provision of law to the
240	contrary, in each municipal separate school district, the terms of
241	all school board members, whether appointed or elected, existing
242	on the first Tuesday after the first Monday in June 2004 shall
243	expire when their duly elected successors take office on the first
244	Monday of July 2004.
245	(5) Whenever there is a vacancy in the membership of the
246	school board of the municipal separate school district, the
247	vacancy shall be filled, depending upon the length of the
248	unexpired term of the vacated office, in the manner provided under
249	this subsection.
250	(a) If the unexpired term of the vacated office is six
251	(6) months or less, the remaining members of the school board
252	shall appoint, within sixty (60) days after the vacancy occurs, a
253	person to serve the unexpired portion of the term. The appointee
254	shall be selected from the qualified electors of the school board
255	member district in which the vacancy occurs. The chairman of the
256	school board shall certify to the Secretary of State the fact of
257	the appointment, and the Governor shall commission the person
258	appointed.
259	(b) If the unexpired term of the vacated office is
260	greater than six (6) months, an election shall be held to fill the
261	vacancy. The school board shall certify in writing the fact of
262	the vacancy to the governing authority of the municipality. At
	the vacancy to the governing authority of the municipality. At
263	the next regular meeting of the governing authority after its
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governing authority shall make and enter on its minutes an order

 $\underline{\text{for an election to be held in the school board member district in}}$

which the vacancy exists and shall fix the date upon which the

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269 (30) days nor more than forty-five (45) days after the date upon 270 which the order is adopted. 271 The municipal clerk shall publish notice of the election in a 272 newspaper of general circulation within the municipality once each 273 week for three (3) successive weeks preceding the date of the election. The first notice must be published at least thirty (30) 274 days before the date of the election. Notice also shall be given 275 by the school board by posting a copy of the notice at three (3) 276 public places in the school board member district in which the 277 278 vacancy exists and at the administrative offices of the school 279 board not less than twenty-one (21) days before the date of the 280 election. Candidates for the vacated office shall file with the 281 municipal clerk, not less than ten (10) days before the date of 282 the election, a petition of nomination signed by at least fifty 283 (50) or twenty percent (20%) of the qualified electors of the 284 285 school board member district, whichever is less. The election shall be held, as far as practicable, in the same manner as 286 287 general elections are conducted under subsection (3) of this section. The candidate who receives a majority of the votes cast 288 289 by the qualified electors in the school board member district shall be elected. However, if no candidate receives a majority of 290 the votes, a runoff election shall be held two (2) weeks after the 291 292 election. The names of the candidate receiving the highest number of votes and the candidate, or candidates in the event of a tie, 293 294 receiving the next highest vote for the office shall be placed on the ballot in the runoff election. The person receiving the 295 highest number of votes cast by the qualified electors in the 296 runoff election shall be elected. The clerk of the municipal 297 298 election commission shall give a certificate of election to the 299 person elected and shall return to the Secretary of State a copy of the order of holding the election and its results, certified by 300 S. B. No. 2193

election shall be held, which date shall not be less than thirty

3 O T	the municipal clerk. The Governor shall commission the person
302	elected to serve the remainder of the unexpired term.
303	However, if nine (9) days before the date of the election
304	only one (1) person has qualified as a candidate, the governing
305	authority shall dispense with the election, and the remaining
306	members of the school board shall appoint that candidate to fill
307	the unexpired term. If no person has qualified at least nine (9)
308	days before the election, the governing authority shall dispense
309	with the election, and the remaining members of the school board
310	shall appoint a person, selected from the qualified electors of
311	the school board member district in which the vacancy exists, to
312	fill the unexpired term. The chairman of the school board shall
313	certify to the Secretary of State the fact of the appointment, and
314	the Governor shall commission the person appointed.
315	SECTION 2. Section 37-7-703, Mississippi Code of 1972, is
316	amended as follows:
317	[Until January 1, 2004, this section will read as follows:]
	[Until January 1, 2004, this section will read as follows:] 37-7-703. In all such special municipal separate school
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317	37-7-703. In all such special municipal separate school
317 318 319	37-7-703. In all such special municipal separate school districts which embrace the entire county in which, according to
317 318 319 320	37-7-703. In all such special municipal separate school districts which embrace the entire county in which, according to the latest available federal census, a majority of the inhabitants
317 318 319 320 321	37-7-703. In all such special municipal separate school districts which embrace the entire county in which, according to the latest available federal census, a majority of the inhabitants of the county reside within the corporate limits of the
317 318 319 320 321 322	37-7-703. In all such special municipal separate school districts which embrace the entire county in which, according to the latest available federal census, a majority of the inhabitants of the county reside within the corporate limits of the municipality, the board of trustees of such special municipal
317 318 319 320 321 322 323	37-7-703. In all such special municipal separate school districts which embrace the entire county in which, according to the latest available federal census, a majority of the inhabitants of the county reside within the corporate limits of the municipality, the board of trustees of such special municipal separate school district shall be chosen and selected in the
317 318 319 320 321 322 323	37-7-703. In all such special municipal separate school districts which embrace the entire county in which, according to the latest available federal census, a majority of the inhabitants of the county reside within the corporate limits of the municipality, the board of trustees of such special municipal separate school district shall be chosen and selected in the manner provided by subsection (1) of Section 37-7-203, and all of
317 318 319 320 321 322 323 324 325	37-7-703. In all such special municipal separate school districts which embrace the entire county in which, according to the latest available federal census, a majority of the inhabitants of the county reside within the corporate limits of the municipality, the board of trustees of such special municipal separate school district shall be chosen and selected in the manner provided by subsection (1) of Section 37-7-203, and all of the provisions thereof shall be fully applicable in all respects
317 318 319 320 321 322 323 324 325 326	37-7-703. In all such special municipal separate school districts which embrace the entire county in which, according to the latest available federal census, a majority of the inhabitants of the county reside within the corporate limits of the municipality, the board of trustees of such special municipal separate school district shall be chosen and selected in the manner provided by subsection (1) of Section 37-7-203, and all of the provisions thereof shall be fully applicable in all respects to the selection and constitution of such board of trustees.
317 318 319 320 321 322 323 324 325 326 327 328	37-7-703. In all such special municipal separate school districts which embrace the entire county in which, according to the latest available federal census, a majority of the inhabitants of the county reside within the corporate limits of the municipality, the board of trustees of such special municipal separate school district shall be chosen and selected in the manner provided by subsection (1) of Section 37-7-203, and all of the provisions thereof shall be fully applicable in all respects to the selection and constitution of such board of trustees. [From and after January 1, 2004, this section will read as
317 318 319 320 321 322 323 324 325 326 327	37-7-703. In all such special municipal separate school districts which embrace the entire county in which, according to the latest available federal census, a majority of the inhabitants of the county reside within the corporate limits of the municipality, the board of trustees of such special municipal separate school district shall be chosen and selected in the manner provided by subsection (1) of Section 37-7-203, and all of the provisions thereof shall be fully applicable in all respects to the selection and constitution of such board of trustees. [From and after January 1, 2004, this section will read as follows:]
317 318 319 320 321 322 323 324 325 326 327 328 329	37-7-703. In all such special municipal separate school districts which embrace the entire county in which, according to the latest available federal census, a majority of the inhabitants of the county reside within the corporate limits of the municipality, the board of trustees of such special municipal separate school district shall be chosen and selected in the manner provided by subsection (1) of Section 37-7-203, and all of the provisions thereof shall be fully applicable in all respects to the selection and constitution of such board of trustees. [From and after January 1, 2004, this section will read as follows:] 37-7-703. (1) In all * * * special municipal separate

333	(2) Each member of the school board of the special municipal
334	separate school district shall be elected from a special school
335	board member district by the qualified electors of that district.
336	The municipal governing authority shall apportion the special
337	municipal separate school district, including any added territory,
338	into five (5) single school board member districts. The school
339	board member districts shall be as nearly equal as possible
340	according to population. The municipal governing authority shall
341	submit the school board member district lines to the Attorney
342	General of the United States for preclearance or to the United
343	States District Court for the District of Columbia for a
344	declaratory judgment in accordance with the provisions of the
345	Voting Rights Act of 1965, as amended and extended. If the school
346	board member district lines are precleared by the United States
347	Department of Justice or approved by the United States District
348	Court, the municipal governing authority and the school board of
349	the special municipal separate school district shall place upon
350	their minutes the boundaries established for the five (5) school
351	board member districts, and the school board shall publish the
352	boundaries in a newspaper of general circulation within the school
353	district for at least three (3) consecutive weeks. After having
354	given notice of publication and recording the publication upon the
355	minutes of the school board, the school board member district
356	lines shall be effective. As soon as practicable after the
357	results of the 2010 decennial census and every decennial census
358	thereafter are published, the municipal governing authority shall
359	reapportion the school board member districts in the manner
360	prescribed in this subsection for the creation of the original
361	districts.
362	(3) On the first Tuesday after the first Monday in June
363	2004, and every four (4) years thereafter, an election shall be
364	held in every special municipal separate school district, in the
365	same manner and at the same time as the general municipal
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366	elections are held, for the purpose of electing the members of the
367	school board of the special municipal separate school district.
368	Candidates for the school board of the special municipal separate
369	school district shall file with the municipal election
370	commissioners, not more than ninety (90) days and not less than
371	sixty (60) days before the date of the general election, a
372	petition of nomination signed by at least fifty (50) or twenty
373	percent (20%) of the qualified electors of the school board member
374	district, whichever is less. The name of each qualified candidate
375	shall be placed on the ballot. The candidate in each school board
376	member district who receives a majority of the votes cast by the
377	qualified electors in that district shall be elected. However, if
378	no candidate receives a majority of the votes, a runoff election
379	shall be held two (2) weeks after the election. The names of the
380	candidate receiving the highest number of votes and the candidate,
381	or candidates in the event of a tie, receiving the next highest
382	vote for the office shall be placed on the ballot in the runoff
383	election. The person receiving the highest number of votes cast
384	by the qualified electors in the runoff election shall be elected.
385	All persons elected to serve on the school board of the special
386	municipal separate school district shall take office on the first
387	Monday of July next following the date of their election and shall
388	serve for a term of four (4) years.
389	(4) Notwithstanding any other provision of law to the
390	contrary, in each special municipal separate school district, the
391	terms of all school board members, whether appointed or elected,
392	existing on the first Tuesday after the first Monday in June 2004
393	shall expire when their duly elected successors take office on the
394	first Monday of July 2004.
395	(5) Whenever there is a vacancy in the membership of the
396	school board of the special municipal separate school district,

the vacancy shall be filled, depending upon the length of the

399 this subsection. (a) If the unexpired term of the vacated office is six 400 401 (6) months or less, the remaining members of the school board 402 shall appoint, within sixty (60) days after the vacancy occurs, a 403 person to serve the unexpired portion of the term. The appointee shall be selected from the qualified electors of the school board 404 member district in which the vacancy occurs. The chairman of the 405 school board shall certify to the Secretary of State the fact of 406 the appointment, and the Governor shall commission the person 407 408 appointed. (b) If the unexpired term of the vacated office is 409 410 greater than six (6) months, an election shall be held to fill the vacancy. The school board shall certify in writing the fact of 411 the vacancy to the governing authority of the municipality. At 412 the next regular meeting of the governing authority after its 413 receipt of certification of the vacancy from the school board, the 414 415 governing authority shall make and enter on its minutes an order for an election to be held in the school board member district in 416 417 which the vacancy exists and shall fix the date upon which the election shall be held, which date shall not be less than thirty 418 419 (30) days nor more than forty-five (45) days after the date upon 420 which the order is adopted. 421 The municipal clerk shall publish notice of the election in a 422 newspaper of general circulation within the municipality once each 423 week for three (3) successive weeks preceding the date of the 424 election. The first notice must be published at least thirty (30) days before the date of the election. Notice also shall be given 425 by the school board by posting a copy of the notice at three (3) 426 427 public places in the school board member district in which the 428 vacancy exists and at the administrative offices of the school 429 board not less than twenty-one (21) days before the date of the 430 election.

unexpired term of the vacated office, in the manner provided under



431	Candidates for the vacated office shall file with the
432	municipal clerk, not less than ten (10) days before the date of
433	the election, a petition of nomination signed by at least fifty
434	(50) or twenty percent (20%) of the qualified electors of the
435	school board member district, whichever is less. The election
436	shall be held, as far as practicable, in the same manner as
437	general elections are conducted under subsection (3) of this
438	section. The candidate who receives a majority of the votes cast
439	by the qualified electors in the school board member district
440	shall be elected. However, if no candidate receives a majority of
441	the votes, a runoff election shall be held two (2) weeks after the
442	election. The names of the candidate receiving the highest number
443	of votes and the candidate, or candidates in the event of a tie,
444	receiving the next highest vote for the office shall be placed on
445	the ballot in the runoff election. The person receiving the
446	highest number of votes cast by the qualified electors in the
447	runoff election shall be elected. The clerk of the municipal
448	election commission shall give a certificate of election to the
449	person elected and shall return to the Secretary of State a copy
450	of the order of holding the election and its results, certified by
451	the municipal clerk. The Governor shall commission the person
452	elected to serve the remainder of the unexpired term.
453	However, if nine (9) days before the date of the election
454	only one (1) person has qualified as a candidate, the governing
455	authority shall dispense with the election, and the remaining
456	members of the school board shall appoint that candidate to fill
457	the unexpired term. If no person has qualified at least nine (9)
458	days before the election, the governing authority shall dispense
459	with the election, and the remaining members of the school board
460	shall appoint a person, selected from the qualified electors of
461	the school board member district in which the vacancy exists, to
462	fill the unexpired term. The chairman of the school board shall

- 463 certify to the Secretary of State the fact of the appointment, and
- 464 the Governor shall commission the person appointed.
- SECTION 3. Section 37-7-201, Mississippi Code of 1972, is
- 466 amended as follows:
- [Until January 1, 2004, this section will read as follows:]
- 468 37-7-201. In order for a person to be eligible to hold the
- 469 office of trustee of any school district, such person must be a
- 470 bona fide resident and a qualified elector of such school
- 471 district, and, in the case of a school district lying in two (2)
- 472 or more counties, but not including municipal separate school
- 473 districts, such person must be a bona fide resident and a
- 474 qualified elector of the territory entitled to such representation
- 475 on the board.
- [From and after January 1, 2004, this section will read as
- 477 follows:]
- 478 37-7-201. In order for a person to be eligible to hold the
- 479 office of school board member of any school district, such person
- 480 must be a bona fide resident and a qualified elector of * * * the
- 481 school board member district entitled to such representation on
- 482 the school board.
- **SECTION 4.** Section 37-7-221, Mississippi Code of 1972, is
- 484 amended as follows:
- 485 37-7-221. The election of consolidated or consolidated line
- 486 school district trustees shall be held in the manner provided for
- 487 in Sections 37-7-223 through 37-7-229 * * *.
- 488 **SECTION 5.** Section 37-7-204, Mississippi Code of 1972, which
- 489 provides for the appointment of interim board members to fill
- 490 certain vacancies on the school boards of countywide municipal
- 491 separate school districts, shall stand repealed from and after
- 492 January 1, 2004.
- 493 **SECTION 6.** Sections 37-7-209, 37-7-211, 37-7-213, 37-7-215,
- 494 37-7-217 and 37-7-219, Mississippi Code of 1972, which provide
- 495 certain methods for electing trustees from added territory of

- 496 municipal separate school districts, shall stand repealed from and
- 497 after January 1, 2004.
- 498 **SECTION 7.** Sections 37-7-705, 37-7-707, 37-7-709, 37-7-711,
- 499 37-7-713, 37-7-715 and 37-7-717, Mississippi Code of 1972, which
- 500 provide various methods for selecting trustees of special
- 501 municipal separate school districts, shall stand repealed from and
- 502 after January 1, 2004.
- 503 **SECTION 8.** The Attorney General of the State of Mississippi
- 504 shall submit this act, immediately upon approval by the Governor,
- 505 or upon approval by the Legislature subsequent to a veto, to the
- 506 Attorney General of the United States or to the United States
- 507 District Court for the District of Columbia in accordance with the
- 508 provisions of the Voting Rights Act of 1965, as amended and
- 509 extended.
- 510 **SECTION 9.** This act shall take effect and be in force from
- and after the date it is effectuated under Section 5 of the Voting
- 512 Rights Act of 1965, as amended and extended.