MISSISSIPPI LEGISLATURE

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To: Constitution

SENATE CONCURRENT RESOLUTION NO. 503

A CONCURRENT RESOLUTION PROPOSING AN AMENDMENT TO SECTIONS 1 252, 34, 35, 36, 116, 133, 134, 135, 140, 168, 171, 173 AND 174, MISSISSIPPI CONSTITUTION OF 1890, TO CHANGE, EFFECTIVE 2006, THE YEARS IN WHICH STATEWIDE GENERAL ELECTIONS ARE HELD TO EVEN 2 3 4 NUMBERED YEARS; TO LOWER THE TERM OF OFFICE FOR OFFICERS ELECTED 5 IN 2003 TO THREE YEARS FOR ONE TERM ONLY TO EFFECTUATE SUCH 6 CHANGE; AND TO ADJUST THE LENGTH OF REGULAR LEGISLATIVE SESSIONS 7 TO CONFORM TO THE CHANGE TO ELECTIONS IN EVEN NUMBERED YEARS. 8 BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF 9 MISSISSIPPI, That the following amendments to the Mississippi 10 11 Constitution of 1890 are proposed to the qualified electors of the state: 12 Amend Section 252, Mississippi Constitution of 1890, to read 13 as follows: 14 Section 252. The term of office of all elective officers 15 under this Constitution shall be four (4) years, except as 16 otherwise provided in this Constitution. The term of office for 17 18 elective officers that begins in 2008 shall be three (3) years. A general election for all elective officers shall be held on the 19 Tuesday next after the first Monday of November 2007, thereafter a 20 general election shall be held on the first Tuesday after the 21 first Monday of November 2010, and every four (4) years 22 thereafter. * * * The Legislature may change the day and date of 23 general elections to any day and date in October, November or 24 25 December. Amend Section 34, Mississippi Constitution of 1890, to read 26 as follows: 27 28 Section 34. The House of Representatives shall consist of members chosen * * * by the qualified electors of the 29 several * * * representative districts. 30 S. C. R. No. 503 G2/3 03/SS01/R160

Amend Section 35, Mississippi Constitution of 1890, to read as follows:

33 Section 35. The Senate shall consist of members chosen * * *
34 by the qualified electors of the several districts.

35 Amend Section 36, Mississippi Constitution of 1890, to read 36 as follows:

Section 36. The Legislature shall meet at the seat of 37 government in regular session on the Tuesday after the first 38 Monday of January. A regular session is limited to ninety (90) 39 calendar days, but the regular session following the state general 40 election is limited to * * * one hundred twenty-five (125) 41 calendar days. * * * The House of Representatives, by resolution 42 43 with the Senate concurring therein, and by a two-thirds (2/3) vote of those present and voting in each house, may extend a regular 44 session for a period of thirty (30) days with no limit on the 45 number of extensions to each session. 46

47 Amend Section 116, Mississippi Constitution of 1890, to read 48 as follows:

Section 116. The chief executive power of this state shall 49 50 be vested in a Governor * * *. Any person elected to the Office of Governor shall be eligible to succeed himself in office. 51 52 However, no person shall be elected to the Office of Governor more than twice, and no person who has held the Office of Governor or 53 has acted as Governor for more than two (2) years of a term to 54 55 which another person was elected shall be elected to the Office of Governor more than once. 56

57 Amend Section 133, Mississippi Constitution of 1890, to read 58 as follows:

59 Section 133. There shall be a Secretary of State who shall 60 be elected *** * ***. He shall be at least twenty-five (25) years of 61 age <u>and</u> a citizen of the state five (5) years next preceding the 62 day of his election. *** * *** <u>He</u> shall be keeper of the Capitol; he 63 shall keep a correct register of all official acts and proceedings

of the Governor; and shall, when required, lay the same, and all papers, minutes and vouchers relative thereto, before the Legislature, and he shall perform such other duties as may be required of him by law. He shall receive such compensation as shall be prescribed.

Amend Section 134, Mississippi Constitution of 1890, to readas follows:

Section 134. A State Treasurer and an Auditor of Public Accounts shall be elected * * * and shall possess the same qualifications as required for the Secretary of State. They shall receive such compensation as may be provided by law.

75 Amend Section 135, Mississippi Constitution of 1890, to read 76 as follows:

77 Section 135. * * * There shall be a sheriff, coroner, assessor, tax collector and surveyor for each county to be 78 selected as elsewhere provided herein, * * * and who shall be 79 eligible to immediately succeed themselves in office. * * * If 80 the offices of sheriff and tax collector are combined, the holder 81 thereof shall not be eligible to immediately succeed himself in 82 83 The Legislature may combine any one or more of these office. offices in any county or counties and shall fix their 84 85 compensation. The duties heretofore imposed on the county treasurer shall be discharged by some person or persons selected 86 87 as required by law.

88 Amend Section 140, Mississippi Constitution of 1890, to read 89 as follows:

Section 140. The Governor of the state shall be chosen in 90 the following manner: On the first Tuesday after the first Monday 91 of November 2007, and on the first Tuesday after the first Monday 92 of November 2010, and every four (4) years thereafter, until the 93 day shall be changed by law, an election shall be held in the 94 95 several counties and districts created for the election of members of the House of Representatives in this state, for Governor, and 96 503

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the person receiving in any county or such legislative district 97 the highest number of votes cast therein, for said office, shall 98 be holden to have received as many votes as such county or 99 100 district is entitled to members in the House of Representatives, 101 which last named votes are hereby designated "electoral votes." 102 In all cases where a Representative is apportioned to two (2) or more counties or districts, the electoral vote based on such 103 Representative shall be equally divided among such counties or 104 The returns of said election shall be certified by the 105 districts. election commissioners, or the majority of them, of the several 106 107 counties and transmitted, sealed, to the seat of government, directed to the Secretary of State, and shall be by him safely 108 kept and delivered to the Speaker of the House of Representatives 109 on the first day of the next ensuing session of the Legislature. 110

The Speaker shall, on the same day he shall have received 111 said returns, open and publish them in the presence of the House 112 of Representatives, and said House shall ascertain and count the 113 114 vote of each county and legislative district and decide any contest that may be made concerning the same, and said decision 115 116 shall be made by a majority of the whole number of members of the House of Representatives concurring therein by a viva voce vote, 117 118 which shall be recorded in its journal; provided, in case the two (2) highest candidates have an equal number of votes in any county 119 or legislative district, the electoral vote of such county or 120 121 legislative district shall be considered as equally divided The person found to have received a majority of all 122 between them. 123 the electoral votes, and also a majority of the popular vote, shall be declared elected. 124

Amend Section 168, Mississippi Constitution of 1890, to read as follows:

127 Section 168. The Clerk of the Supreme Court shall be 128 appointed by the Supreme Court in the manner and for a term as 129 shall be provided by the Legislature, and the clerk of the circuit

130 court and the clerk of the chancery court shall be selected in 131 each county in the manner provided by law. * * * The Legislature 132 shall provide by law what duties shall be performed during 133 vacation by the clerks of the circuit and chancery courts, subject 134 to the approval of the court.

Amend Section 171, Mississippi Constitution of 1890, to read as follows:

Section 171. A competent number of justice court judges and 137 constables shall be chosen in each county in the manner provided 138 by law, but not less than two (2) such judges in any county * * *. 139 140 Each justice court judge shall have resided two (2) years in the county next preceding his selection and shall be a high school 141 142 graduate or have a general equivalency diploma unless he shall have served as a justice of the peace or been elected to the 143 office of justice of the peace prior to January 1, 1976. 144 All persons elected to the office of justice of the peace in November 145 1975 shall take office in January 1976 as justice court judges. 146

147 The maximum civil jurisdiction of the justice court shall extend to causes in which the principal amount in controversy is 148 149 Five Hundred Dollars (\$500.00) or such higher amount as may be prescribed by law. The justice court shall have jurisdiction 150 151 concurrent with the circuit court over all crimes whereof the 152 punishment prescribed does not extend beyond a fine and imprisonment in the county jail; but the Legislature may confer on 153 154 the justice court exclusive jurisdiction in such petty misdemeanors as the Legislature shall see proper. 155

In all causes tried in justice court, the right of appeal shall be secured under such rules and regulations as shall be prescribed by law, and no justice court judge shall preside at the trial of any cause where he may be interested, or the parties or either of them shall be connected with him by affinity or consanguinity, except by the consent of the justice court judge and of the parties.

163 All reference in the Mississippi Code to justice of the peace 164 shall mean justice court judge.

Amend Section 173, Mississippi Constitution of 1890, to read as follows:

167 Section 173. There shall be an Attorney General elected at 168 the same time and in the same manner as the Governor is 169 elected, * * * and whose compensation shall be fixed by law. The 170 qualifications for the Attorney General shall be the same as * * * 171 prescribed for judges of the circuit and chancery courts.

Amend Section 174, Mississippi Constitution of 1890, to read as follows:

Section 174. A district attorney for each circuit court district shall be selected in the manner provided by law. * * * <u>The</u> duties shall be prescribed by law, and * * * compensation shall be a fixed salary.

BE IT FURTHER RESOLVED, That the amendments in this resolution shall be submitted to the qualified electors as one amendment since the proposed amendments pertain to one subject, at an election to be held on the first Tuesday after the first Monday of November 2003, as provided by Section 273 of the Constitution and by law.

BE IT FURTHER RESOLVED, That the explanation of the amendment 184 for the ballot shall read as follows: "This amendment provides 185 that the general election shall be held in an even year beginning 186 187 in 2010. The term of office of elective offices beginning in 2008 is reduced to three years for one term only to carry out this 188 189 change. Legislative session lengths are adjusted to conform." BE IT FURTHER RESOLVED, That the Attorney General of the 190 State of Mississippi shall submit this resolution, immediately 191 upon adoption by the Legislature of the State of Mississippi, to 192 the Attorney General of the United States or to the United States 193 194 District Court for the District of Columbia in accordance with the

195 provisions of the Voting Rights Act of 1965, as amended and 196 extended.