By: Representatives Horne, Robinson (84th), Staples

To: Municipalities; County Affairs

HOUSE BILL NO. 509

AN ACT TO AMEND SECTION 21-1-27, MISSISSIPPI CODE OF 1972, TO 1 2 REQUIRE THAT AN ELECTION BE HELD IN ANY PART OF A COUNTY WHICH IS 3 THE SUBJECT OF AN ANNEXATION OR REMOVAL ORDINANCE; TO REPEAL 4 SECTION 21-1-29, MISSISSIPPI CODE OF 1972, WHICH REQUIRES AN ENLARGEMENT OR CONTRACTION PETITION TO BE FILED IN CHANCERY COURT; 5 б TO AMEND SECTION 21-1-31, MISSISSIPPI CODE OF 1972, TO REQUIRE THE 7 MUNICIPAL AUTHORITIES TO PAY ATTORNEY'S FEES AND ALL COSTS OF 8 COURT WHEN APPEALING THE ELECTION RESULTS; TO AMEND SECTION 21-1-33, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT THE CHANCELLOR 9 MAY CONSIDER ELECTION RESULTS AS EVIDENCE; TO AMEND SECTIONS 10 11 21-1-35 AND 21-1-43, MISSISSIPPI CODE OF 1972, TO CONFORM THERETO; AND FOR RELATED PURPOSES. 12 13 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: SECTION 1. Section 21-1-27, Mississippi Code of 1972, is 14 amended as follows: 15 21-1-27. (1) The limits and boundaries of existing cities, 16 towns and villages shall remain as now established until altered 17 in the manner * * * provided in this section. When any 18 municipality shall desire to enlarge or contract its 19 boundaries * * * by adding * * * adjacent unincorporated territory 20 or excluding * * * any part of the incorporated territory of such 21 municipality, the governing authorities of the municipality shall 22 pass an ordinance defining with certainty the territory proposed 23 to be included in or excluded from the corporate limits, and also 24 25 defining the entire boundary as changed. In the event the municipality desires to enlarge its boundaries, the ordinance 26 27 shall in general terms describe the proposed improvements to be made in the annexed territory, the manner and extent of such 28 29 improvements, and the approximate time within which the 30 improvements are to be made; the ordinance shall also contain a statement of the municipal or public services which the 31 municipality proposes to render in the annexed territory. 32 In the *HR03/R984* H. B. No. 509 G1/2 04/HR03/R984 PAGE 1 (MS\LH)

event the municipality shall desire to contract its boundaries,
the ordinance shall contain a statement of the reasons for the
contraction and a statement showing how the public convenience and
necessity would be served * * *.

37 (2) After the passage of the ordinance, the board of 38 supervisors of the county or counties in which the territory proposed to be annexed or removed is located shall hold an 39 election in the territory on the question of the proposed 40 annexation or removal. Only those persons residing in the area to 41 be annexed or removed shall be allowed to vote in the election. 42 43 The election shall be held within sixty (60) days after passage of the ordinance. Notice of the election shall be published in a 44 45 newspaper having a general circulation in the territory proposed to be annexed or removed once a week for three (3) consecutive 46 weeks before the election date, and the first publication shall be 47 made not less than twenty-one (21) days before the election date. 48 49 The election shall be held in the same manner as are other county 50 elections. The results of the election shall be certified by the election commissioners of the county and shall be considered as 51 52 the final decision on the issue of annexation or removal unless the governing authorities of such municipality appeal the election 53 54 decision to the chancery court of the county in which such municipality is located. 55 SECTION 2. Section 21-1-29, Mississippi Code of 1972, which 56 57 provides for an enlargement or contraction petition to be filed in chancery court, is repealed. 58 59 SECTION 3. Section 21-1-31, Mississippi Code of 1972, is amended as follows: 60 21-1-31. Upon appeal by the municipal authorities, to the 61 chancery court, the chancellor shall fix a date certain, either in 62 63 termtime or in vacation, when a hearing on the election results 64 defeating the proposed enlargement or contraction will be held, and notice thereof shall be given in the same manner and for the 65

H. B. No. 509 *HRO3/R984* 04/HR03/R984 PAGE 2 (MS\LH) 66 same length of time as is provided in Section 21-1-15 with regard 67 to the creation of municipal corporations, and all parties 68 interested in, affected by, or being aggrieved by said proposed 69 enlargement or contraction shall have the right to appear at <u>the</u> 70 hearing and present their objection to such proposed enlargement 71 or contraction. <u>The municipal authorities shall be required to</u> 72 <u>pay all attorney's fees and all costs involved in such a hearing</u>.

73 SECTION 4. Section 21-1-33, Mississippi Code of 1972, is 74 amended as follows:

75 If the chancellor finds from the evidence, 21-1-33. 76 including, but not limited to, the results of any election held 77 under Section 21-1-27, presented at the hearing that the proposed 78 enlargement or contraction is reasonable and is required by the 79 public convenience and necessity and, in the event of an enlargement of a municipality, that reasonable public and 80 municipal services shall be rendered in the annexed territory 81 82 within a reasonable time, the chancellor may enter a decree 83 approving, ratifying and confirming the proposed enlargement or contraction, and describing the boundaries of the municipality as 84 85 In so doing the chancellor shall have the right and the altered. power to modify the proposed enlargement or contraction by 86 87 decreasing the territory to be included in or excluded from the municipality, as the case may be. If the chancellor shall find 88 89 from the evidence that the proposed enlargement or contraction, as 90 the case may be, is unreasonable and is not required by the public convenience and necessity, then he or she shall enter a decree 91 92 denying the enlargement or contraction. In any event, the decree of the chancellor shall become effective after the passage of ten 93 (10) days from the date thereof or, in event an appeal is taken 94 95 therefrom, within ten (10) days from the final determination of 96 the appeal. In any proceeding under this section the burden shall 97 be upon the municipal authorities to show that the proposed enlargement or contraction is reasonable. 98

H. B. No. 509 *HRO3/R984* 04/HR03/R984 PAGE 3 (MS\LH) 99 SECTION 5. Section 21-1-35, Mississippi Code of 1972, is 100 amended as follows:

101 21-1-35. * * * In the event of an appeal from the judgment 102 of the chancellor, the costs incurred in the appeal shall be taxed 103 against the appellant if the judgment be affirmed, and against the 104 appellee if the judgment be reversed.

105 SECTION 6. Section 21-1-43, Mississippi Code of 1972, is 106 amended as follows:

107 21-1-43. Any two (2) or more cities or towns being adjacent 108 or situated sufficiently near to each other may combine into and 109 become one (1) municipality in the same manner as is provided for the enlargement or contraction of municipal boundaries. It shall 110 111 be necessary for the governing authorities of each municipality to 112 adopt the ordinance with regard to the consolidation and an election held in the same manner as is provided in Section 21-1-27 113 with regard to the enlargement or contraction of municipal 114 boundaries. * * * The ordinance * * * shall state the name that 115 116 shall be given to the municipality to be formed. In the event of the consolidation of two (2) or more municipalities into one (1) 117 118 as * * * provided in this section, the decree of the chancellor shall correctly classify the municipality so formed in accordance 119 120 with the facts, based upon the total population of all of such 121 municipalities as shown by the latest available federal census. When the consolidation shall have become final and operative, all 122 123 of such municipalities shall be merged into one (1) under the name set forth in the ordinances adopted by the governing authorities 124 125 of the municipalities so consolidated. The governing authorities of all the municipalities so consolidated shall become members of 126 the governing authority of the municipality so formed until the 127 128 next regular election, when the proper number of members of the 129 governing authority shall be elected as provided by law, and the 130 mayor or chief executive officer of the largest municipality, according to population, shall become the mayor or chief executive 131 *HR03/R984* 509 H. B. No. 04/HR03/R984

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132 officer of the municipality so formed. The assessments and levies 133 for ad valorem taxation in force at the time of the consolidation 134 of the municipalities for the territory of each municipality shall 135 be the assessment and levy upon which taxes shall be collected for 136 the then current fiscal year, but in all other respects the 137 existing laws and ordinances of the largest municipality, according to population, shall be operative throughout the 138 139 enlarged limits.

Nothing in this section shall authorize the combination of two (2) or more villages unless <u>those</u> villages shall have a combined population of five hundred (500) or more, according to the latest available federal census.

144 <u>SECTION 7.</u> Any action on an ordinance proposing the 145 enlargement or contraction of municipal boundaries that is pending 146 before a court on the effective date of this act as a result of 147 any prior law shall be withdrawn and an election as provided in 148 Section 21-1-27 may be held.

SECTION 8. 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.

156 **SECTION 9.** This act shall take effect and be in force from 157 and after the date it is effectuated under Section 5 of the Voting 158 Rights Act of 1965, as amended and extended.