By: Representative Reynolds

To: Apportionment and Elections

COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 1357

AN ACT TO BE KNOWN AS THE "MISSISSIPPI HELP AMERICA VOTE ACT 1 OF 2002 COMPLIANCE LAW"; TO AUTHORIZE THE SECRETARY OF STATE TO 2 3 ESTABLISH AN ADMINISTRATIVE COMPLAINT PROCEDURE FOR HANDLING 4 GRIEVANCES IN ACCORDANCE WITH THE HELP AMERICA VOTE ACT OF 2002; TO REQUIRE THE SECRETARY OF STATE AND THE COMMISSIONER OF PUBLIC 5 б SAFETY TO ENTER INTO AN AGREEMENT TO GRANT THE SECRETARY OF 7 STATE'S OFFICE ACCESS TO THE DRIVER'S LICENSE DATABASE AND IDENTIFICATION CARDHOLDER DATABASE FOR THE PURPOSE OF MATCHING INFORMATION IN THE DATABASE OF THE STATEWIDE CENTRALIZED VOTER 8 9 SYSTEM TO THE EXTENT REQUIRED TO ENABLE THE SECRETARY OF STATE TO 10 11 VERIFY THE ACCURACY OF INFORMATION TO COMPLY WITH THE HELP AMERICA VOTE ACT OF 2002; TO REQUIRE THE COMMISSIONER OF PUBLIC SAFETY TO 12 ENTER INTO AN AGREEMENT WITH THE COMMISSIONER OF SOCIAL SECURITY IN ACCORDANCE WITH THE HELP AMERICA VOTE ACT OF 2002 TO VERIFY THE 13 14 ACCURACY OF INFORMATION PROVIDED BY THE COMMISSIONER OF PUBLIC 15 SAFETY WITH RESPECT TO APPLICATIONS FOR VOTER REGISTRATION; TO 16 17 PROVIDE THAT THE SECRETARY OF STATE SHALL HAVE THE AUTHORITY TO ACCEPT AND EXPEND FEDERAL FUNDS AUTHORIZED UNDER THE HELP AMERICA VOTE ACT OF 2002; TO PROVIDE THAT THE SECRETARY OF STATE SHALL BE 18 19 20 RESPONSIBLE FOR PROVIDING INFORMATION REQUIRED BY THE HELP AMERICA 21 VOTE ACT OF 2002 REGARDING VOTER REGISTRATION PROCEDURES AND ABSENTEE BALLOT PROCEDURES TO BE USED BY ABSENT UNIFORMED SERVICES VOTERS AND OVERSEAS VOTERS WITH RESPECT TO ELECTIONS; TO AUTHORIZE 22 23 THE SECRETARY OF STATE TO PROMULGATE RULES AND REGULATIONS 24 25 NECESSARY TO EFFECTUATE THE PROVISIONS OF THE HELP AMERICA VOTE 26 ACT OF 2002; TO AMEND SECTIONS 23-15-35, 23-15-39, 23-15-47, 23-15-137, 23-15-153, 23-15-211, 23-15-255, 23-15-573 AND 23-15-687, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT FROM AND 27 28 AFTER JANUARY 1, 2006, THE MUNICIPAL REGISTRATION BOOKS SHALL BE A 29 30 PART OF THE OFFICIAL RECORD OF REGISTERED VOTERS AS CONTAINED IN 31 THE STATEWIDE CENTRALIZED VOTER SYSTEM; TO PROVIDE THAT THE FORM 32 FOR REGULAR AND MAIL-IN APPLICATIONS FOR REGISTRATION AS AN ELECTOR SHALL BE ESTABLISHED BY THE SECRETARY OF STATE; TO PROVIDE 33 FOR THE TYPES OF VOTER REGISTRATION NUMBERS ISSUED AFTER JANUARY 34 35 1, 2006; TO PROVIDE FOR THE ENTRY OF REGISTRATION INFORMATION INTO THE STATEWIDE CENTRALIZED VOTER SYSTEM; TO REQUIRE, FROM AND AFTER JANUARY 1, 2006, THAT THE COUNTY COMMISSIONERS OF ELECTION SHALL 36 37 PREPARE THE REGISTRATION AND POLLBOOKS FOR EACH MUNICIPALITY 38 39 LOCATED IN THE COUNTY TO PROVIDE FOR THE PAYMENT OF THE COMMISSIONERS FOR SUCH WORK; TO REQUIRE THE SECRETARY OF STATE TO 40 41 DEVELOP A SINGLE COMPREHENSIVE POLL WORKER TRAINING PROGRAM TO ASSIST LOCAL ELECTION OFFICIALS IN PROVIDING UNIFORM AND SECURE 42 ELECTIONS; TO REQUIRE THE MANAGERS OF EACH PRECINCT TO POST 43 CERTAIN INFORMATION ON THE DAY OF AN ELECTION; TO PROVIDE THAT THE 44 45 FORM OF THE AFFIDAVIT BALLOT AND THE AFFIDAVIT BALLOT ENVELOPE 46 SHALL BE ESTABLISHED BY THE SECRETARY OF STATE; TO REVISE THE REASONS FOR WHICH A PERSON MAY VOTE BY AFFIDAVIT BALLOTS; TO 47 PROVIDE THE MANNER IN WHICH A PERSON MAY VOTE BY AFFIDAVIT BALLOT; 48 TO PROVIDE THAT ONE APPLICATION FOR AN ABSENTEE BALLOT SHALL SERVE 49 AS A REQUEST BY THE APPLICANT FOR AN ABSENTEE BALLOT FOR THE NEXT TWO FEDERAL GENERAL ELECTIONS AND ALL STATE ELECTIONS OCCURRING 50 51 DURING THAT TIME FRAME; TO PROVIDE FOR THE PRESERVATION OF 52 *HR40/R1957CS* H. B. No. 1357 G1/2 04/HR40/R1957CS

04/HR40/R19570 PAGE 1 (GT\BD) 53 ABSENTEE BALLOT APPLICATIONS FOR ONE YEAR; TO PROVIDE THAT IF A 54 REQUEST FOR AN ABSENTEE BALLOT IS REJECTED OR IF A REQUEST TO 55 REGISTER TO VOTE BY A UNIFORMED OR OVERSEAS VOTER IS DENIED, THE PERSON APPLYING OR MAKING THE REQUEST SHALL BE PROVIDED WITH THE 56 57 REASONS FOR SUCH DENIAL OR REJECTION; TO REPEAL SECTION 23-15-14, 58 MISSISSIPPI CODE OF 1972, WHICH PROVIDES THAT CERTAIN MUNICIPAL RESIDENTS WHO ARE REGISTERED TO VOTE ONLY IN COUNTY ELECTIONS 59 60 SHALL BE REGISTERED TO VOTE IN MUNICIPAL ELECTIONS; AND FOR 61 RELATED PURPOSES.

62 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 63 <u>SECTION 1.</u> This act shall be known and may be cited as the 64 "Mississippi Help America Vote Act of 2002 Compliance Law."

65 <u>SECTION 2.</u> The Secretary of State shall, by rule and 66 regulation, establish an administrative complaint procedure for 67 handling grievances in accordance with the Help America Vote Act 68 of 2002.

SECTION 3. The Secretary of State and the Commissioner of 69 70 Public Safety shall enter into an agreement to grant the Secretary 71 of State's Office "read only" access to the driver's license database and identification cardholder database for the purpose of 72 73 matching information in the database of the Statewide Centralized 74 Voter System created in Section 23-15-163 et seq. to the extent required to enable the Secretary of State to verify the accuracy 75 76 of information provided on applications for voter registration in 77 compliance with the Help America Vote Act of 2002.

78 <u>SECTION 4.</u> The Commissioner of Public Safety shall enter 79 into an agreement with the Commissioner of Social Security under 80 Section 205(r)(8) of the Social Security Act in accordance with 81 the Help America Vote Act of 2002 to verify the accuracy of 82 applicable information provided by the Commissioner of Public 83 Safety with respect to applications for voter registration.

84 <u>SECTION 5.</u> The Secretary of State shall have the authority 85 to accept federal funds authorized under the Help America Vote Act 86 of 2002 and to meet all the requirements of the Help America Vote 87 Act of 2002 in order to expend the funds.

88 <u>SECTION 6.</u> The Secretary of State shall be responsible for 89 providing to all absent uniformed services voters and overseas

H. B. No. 1357 *HR40/R1957CS* 04/HR40/R1957CS PAGE 2 (GT\BD) 90 voters who wish to vote or register to vote in this state 91 information required by the Help America Vote Act of 2002 92 regarding voter registration procedures and absentee ballot 93 procedures to be used by absent uniformed services voters and 94 overseas voters with respect to elections, including procedures 95 relating to the use of the federal write-in absentee ballot.

96 **SECTION 7.** The Secretary of State shall promulgate rules and 97 regulations necessary to effectuate the provisions of the Help America Vote Act of 2002 in this state. 98

SECTION 8. Section 23-15-35, Mississippi Code of 1972, is 99 100 amended as follows:

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[Until January 1, 2006, this section shall read as follows:] 102 23-15-35. (1) The clerk of the municipality shall be the registrar of voters of the municipality, and shall take the oath 103 of office prescribed by Section 268 of the Constitution. 104 The 105 governing authorities shall provide suitable municipal 106 registration books, which shall conform as nearly as practicable

107 to the county registration books. The registrar shall, as nearly as may be practicable, and where not otherwise provided, comply 108 109 with all the provisions of law regarding state and county elections in keeping and maintaining such registration books and 110 111 in registering voters thereon. Applications for registration as electors of the municipality shall be made upon a triplicate form 112 113 provided by and prepared at the expense of the county registrar, 114 which form shall conform as nearly as practicable to the 115 application for registration form provided for in Section 116 23-15-39.

The municipal clerk shall be authorized to register 117 (2)applicants as county electors. The municipal clerk shall forward 118 notice of registration, a copy of the application for 119 120 registration, and any changes to the registration when they occur, 121 either by certified mail to the county registrar or by personal delivery to the county registrar provided that a numbered receipt 122 *HR40/R1957CS* H. B. No. 1357 04/HR40/R1957CS

123 is signed by the registrar in return for the described documents. 124 Upon receipt of the copy of the application for registration or changes to the registration, and if a review of the application 125 126 indicates that the applicant meets all the criteria necessary to 127 qualify as a county elector, then the county registrar shall make 128 a determination of the county voting precinct in which the person making the application shall be required to vote. The county 129 registrar shall send this county voting precinct information by 130 131 United States first-class mail, postage prepaid, to the person at 132 the address provided on the application. Any and all mailing 133 costs incurred by the municipal clerk or the county registrar in effectuating this subsection shall be paid by the county board of 134 135 supervisors. If a review of the copy of the application for registration or changes to the registration indicates that the 136 applicant is not qualified to vote in the county, the county 137 138 registrar shall challenge the application. The county election commissioners shall review any * * * challenge or 139 140 disqualification, after having notified the applicant by certified mail of the challenge or disqualification. 141

142 (3) The municipal clerk shall issue to the person making the 143 application a copy of <u>the</u> application, and the county registrar 144 <u>shall process the application in accordance with the law regarding</u> 145 the handling of voter registration applications. * * *

(4) The receipt of a copy of the application for
registration sent pursuant to Section 23-15-39(3) shall be
sufficient to allow the applicant to be registered as an elector
in the municipality, provided that such application is not
challenged as provided for therein.

151 [From and after January 1, 2006, this section shall read as 152 follows:]

153 23-15-35. (1) The clerk of the municipality shall be the 154 registrar of voters <u>of the municipality</u>, and shall take the oath 155 of office prescribed by Section 268 of the Constitution.

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The * * * municipal registration books * * * shall conform * * * 156 157 to the county registration books which shall be a part of the official record of registered voters as contained in the Statewide 158 159 Centralized Voter System. The municipal clerk shall comply with 160 all the provisions of law regarding the registration of voters, 161 including the use of the voter registration applications used by county registrars and prescribed by the Secretary of State under 162 Sections 23-15-39 and 23-15-47. 163

164 The municipal clerk shall be authorized to register (2) applicants as county electors. The municipal clerk shall forward 165 166 notice of registration, a copy of the application for registration, and any changes to the registration when they occur, 167 168 either by certified mail to the county registrar or by personal delivery to the county registrar provided that a numbered receipt 169 is signed by the registrar in return for the described documents. 170 Upon receipt of the copy of the application for registration or 171 changes to the registration, and if a review of the application 172 173 indicates that the applicant meets all the criteria necessary to qualify as a county elector, then the county registrar shall make 174 175 a determination of the county voting precinct in which the person making the application shall be required to vote. The county 176 177 registrar shall send this county voting precinct information by United States first-class mail, postage prepaid, to the person at 178 179 the address provided on the application. Any and all mailing 180 costs incurred by the municipal clerk or the county registrar in effectuating this subsection shall be paid by the county board of 181 182 supervisors. If a review of the copy of the application for registration or changes to the registration indicates that the 183 applicant is not qualified to vote in the county, the county 184 185 registrar shall challenge the application. The county election commissioners shall review any * * * challenge or 186 187 disqualification, after having notified the applicant by certified 188 mail of the challenge or disqualification.

H. B. No. 1357 *HR40/R1957CS* 04/HR40/R1957CS PAGE 5 (GT\BD) 189 (3) The municipal clerk shall issue to the person making the
190 application a copy of <u>the</u> application <u>and the county registrar</u>
191 <u>shall process the application in accordance with the law regarding</u>
192 <u>the handling of voter registration applications</u>. * * *

193 (4) The receipt of a copy of the application for 194 registration sent pursuant to Section 23-15-39(3) shall be 195 sufficient to allow the applicant to be registered as an elector 196 in the municipality, provided that such application is not 197 challenged as provided for therein.

198 SECTION 9. Section 23-15-39, Mississippi Code of 1972, is
199 amended as follows:

[Until January 1, 2006, this section shall read as follows:] 23-15-39. (1) Applications for registration as electors of this state, which are sworn to and subscribed before the registrar or deputy registrar authorized by law and which are not made by mail, shall be made upon a * * * form <u>established by rule duly</u> adopted by the Secretary of State.

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207 (2) The boards of supervisors shall make proper allowances 208 for office supplies reasonably necessitated by the registration of 209 county electors.

210 (3) If the applicant indicates on the application that he 211 resides within the city limits of a city or town in the county of 212 registration, the county registrar shall forward notice of 213 registration, a copy of the application for registration, and any changes to the registration when they occur, either by certified 214 215 mail to the clerk of the municipality in which the application indicates the applicant resides, or by personal delivery to the 216 clerk of the municipality provided that a numbered receipt is 217 218 signed by the clerk in return for the described documents. Upon 219 receipt of the copy of the application for registration or changes 220 to the registration, and if a review * * * indicates that the 221 applicant meets all the criteria necessary to qualify as a *HR40/R1957CS* H. B. No. 1357 04/HR40/R1957CS

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municipal elector, then the clerk of the municipality shall make a 222 223 determination of the municipal voting precinct in which the person making the application shall be required to vote. The clerk shall 224 225 send this municipal voting precinct information by United States 226 first-class mail, postage prepaid, to the person at the address 227 provided on the application. Any and all mailing costs incurred by the county registrar or the clerk of the municipality in 228 effectuating this subsection shall be paid by the governing 229 230 authority of the municipality. If a review of the copy of the 231 application for registration or changes to the registration 232 indicates that the applicant is not qualified to vote in the municipality, the clerk of the municipality shall challenge the 233 234 application. The municipal election commissioners responsible for 235 the municipality shall review any * * * challenge or 236 disqualification after having notified the applicant by certified 237 mail of the challenge or disqualification.

238 (4) If the applicant indicates on the application that he 239 has previously registered to vote in another county of this state 240 or another state, the registrar or clerk shall on a monthly basis 241 send notice of this new registration to the registrar or clerk of 242 the county in this state or any other state that is indicated in 243 the application as the voter's previous place of registration. 244 The election commission of the voter's previous place of registration shall be responsible for having such voter's name 245 246 erased from the appropriate registration book and pollbook.

(5) The registrar shall issue to the person making the application a copy of <u>the</u> application upon which has been written the county voting precinct in which <u>the</u> person shall vote. The registrar shall assign a voter registration number to <u>the</u> person which shall be that person's social security number if such a number is provided, and <u>the</u> voter registration number shall be clearly shown on the application.

H. B. No. 1357 *HR40/R1957CS* 04/HR40/R1957CS PAGE 7 (GT\BD) 254 Any person desiring an application for registration may (6) 255 secure an application from the registrar of the county of which he is a resident and may take the application with him and secure 256 257 assistance in completing the application from any person of the 258 applicant's choice. It shall be the duty of all registrars to 259 furnish applications for registration to all persons requesting 260 them, and it shall likewise be his duty to furnish aid and 261 assistance in the completing of the application when requested by 262 an applicant. The application for registration shall be sworn to 263 and subscribed before the registrar or deputy registrar at the 264 municipal clerk's office, the county registrar's office or any 265 other location where the applicant is allowed to register to vote. 266 No fee or cost shall be charged the applicant by the registrar for accepting the application or administering the oath or for any 267 268 other duty imposed by law regarding the registration of electors.

269 (7) If the person making the application is unable to read 270 or write, for reason of disability or otherwise, he shall not be 271 required to personally complete the application in writing and execute the oath. In such cases, the registrar or deputy 272 273 registrar shall read to the person the application and oath and 274 the person's answers * * * shall be recorded by the registrar or 275 his deputy. The person shall be registered as an elector if he 276 otherwise meets the requirements to be registered as an elector. 277 The registrar shall record the responses of the person and the 278 recorded responses shall be retained permanently by the registrar. The registrar shall forward a copy of all * * * recorded responses 279 280 to the Secretary of State and shall indicate which were approved 281 for registration.

(8) The receipt of a copy of the application for
registration sent pursuant to Section 23-15-35(2) shall be
sufficient to allow the applicant to be registered as an elector
of this state, if the application is not challenged * * *.

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In any case in which a municipality expands its 286 (9) 287 corporate boundaries by annexation, the municipal clerk shall within ten (10) days after the effective date of the annexation, 288 289 forward to the county registrar a map which accurately depicts the 290 annexed area. The county registrar shall, within ten (10) days 291 after the receipt of the map, forward to the municipal clerk a copy of the most recent county precinct or subprecinct pollbook 292 for the county precincts \star \star \star which are included in the annexed 293 294 area * * *, or equivalent computer data or information as will permit the identification of county electors who reside in the 295 296 annexed area. The municipal clerk shall add those county electors 297 who have resided in the annexed area for at least thirty (30) days 298 after annexation to the municipal registration books as registered 299 voters of the municipality and shall forward to such persons 300 written notification of such addition and of the municipal 301 precinct or ward in which such persons reside.

302 [From and after January 1, 2006, this section shall read as 303 follows:]

304 23-15-39. (1) Applications for registration as electors of 305 this state, which are sworn to and subscribed before the registrar 306 or deputy registrar authorized by law and which are not made by 307 mail, shall be made upon a * * * form <u>established by rule duly</u> 308 adopted by the Secretary of State.

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310 (2) The boards of supervisors shall make proper allowances 311 for office supplies reasonably necessitated by the registration of 312 county electors.

313 (3) If the <u>applicant indicates on the application that he</u> 314 <u>resides within the city limits of a city or town in the county of</u> 315 <u>registration</u>, the county registrar shall <u>process the application</u> 316 <u>for registration or changes to the registration as provided by</u> 317 law. * * *

H. B. No. 1357 *HR40/R1957CS* 04/HR40/R1957CS PAGE 9 (GT\BD) 318 (4) If the applicant indicates on the application that he 319 has previously registered to vote in another county of this state 320 or another state, * * * notice to the voter's previous county of 321 registration in this state shall be provided by the Statewide 322 Centralized Voter System. If the voter's previous place of 323 registration was in another state, notice shall be provided to the voter's previous state of residence if the Statewide Centralized 324 325 Voter system has that capability.

The county registrar shall provide to the person making 326 (5) the application a copy of the application upon which has been 327 328 written the county voting precinct and municipal voting precinct, 329 if any, in which the person shall vote. Upon entry of the voter 330 registration information into the Statewide Centralized Voter 331 System, the system shall assign a voter registration number to the 332 person, which shall be that person's current and valid Mississippi driver's license number, or if the person does not possess a 333 current and valid Mississippi driver's license, the last four (4) 334 335 digits of the person's social security number, if the number is provided. If the person does not have a current and valid 336 337 Mississippi driver's license number and does not provide the last 338 four (4) digits of his social security number, the Statewide 339 Centralized Voter System shall assign the person a unique 340 registration number. The assigned voter registration number shall be clearly shown on the application. 341

342 Any person desiring an application for registration may (6) secure an application from the registrar of the county of which he 343 344 is a resident and may take the application with him and secure 345 assistance in completing the application from any person of the 346 applicant's choice. It shall be the duty of all registrars to 347 furnish applications for registration to all persons requesting them, and it shall likewise be his duty to furnish aid and 348 349 assistance in the completing of the application when requested by 350 an applicant. The application for registration shall be sworn to *HR40/R1957CS* H. B. No. 1357 04/HR40/R1957CS

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and subscribed before the registrar or deputy registrar at the municipal clerk's office, the county registrar's office or any other location where the applicant is allowed to register to vote No fee or cost shall be charged the applicant by the registrar for accepting the application or administering the oath or for any other duty imposed by law regarding the registration of electors.

357 (7) If the person making the application is unable to read 358 or write, for reason of disability or otherwise, he shall not be 359 required to personally complete the application in writing and execute the oath. In such cases, the registrar or deputy 360 361 registrar shall read to the person the application and oath and the person's answers thereto shall be recorded by the registrar or 362 363 his deputy. The person shall be registered as an elector if he 364 otherwise meets the requirements to be registered as an elector. 365 The registrar shall record the responses of the person and the 366 recorded responses shall be retained permanently by the registrar. The registrar shall enter the voter registration information into 367 368 the Statewide Centralized Voter System and designate the entry as 369 an assisted filing.

370 (8) The receipt of a copy of the application for registration sent pursuant to Section 23-15-35(2) shall be 371 372 sufficient to allow the applicant to be registered as an elector 373 of this state, if the application is not challenged * * *. In any case in which a municipality expands its 374 (9) 375 corporate boundaries by annexation or redistricts all or a part of the municipality, the municipal clerk shall within ten (10) days 376 377 after the effective date of the annexation or after preclearance 378 of the redistricting plan under Section 5 of the Voting Rights Act 379 of 1965, provide the county registrar with conforming geographic 380 data that is compatible with the Statewide Centralized Voter The data shall be developed by the municipality's use of 381 System. 382 a standardized format specified by the Statewide Centralized Voter 383 The county registrar shall update the municipal boundary System. *HR40/R1957CS* H. B. No. 1357 04/HR40/R1957CS PAGE 11 (GT\BD)

384 information or redistricting information into the Statewide

Centralized Voter System. The Statewide Centralized Voter System 385 shall update the voter registration records to include the new 386 387 municipal electors who have resided within the annexed area for at 388 least thirty (30) days after annexation and assign the electors to 389 the municipal voting precincts. The county registrar shall 390 forward to the municipal clerk written notification of the additions and changes, and the municipal clerk shall forward to 391 392 the new municipal electors written notification of the additions and changes. The Statewide Centralized Voter System shall 393 394 correctly place municipal electors within districts whose 395 boundaries were altered by any redistricting conducted within the 396 municipality and assign such electors to the correct municipal 397 voting precincts. SECTION 10. Section 23-15-47, Mississippi Code of 1972, is 398 399 amended as follows: [Until January 1, 2006, this section shall read as follows:] 400 401 23-15-47. (1) Any person who is qualified to register to 402 vote in the State of Mississippi may register to vote by mail-in

404 (2) The following procedure shall be used in the 405 registration of electors by mail:

application in the manner prescribed in this section.

406 (a) Any qualified elector may register to vote by
407 mailing or delivering a completed mail-in application to his
408 county registrar at least thirty (30) days prior to any election.
409 The postmark date of a mailed application shall be the date of
410 registration. * * *

(b) Upon receipt of a mail-in application, the county registrar shall stamp such application with the date of receipt and shall verify the application by contacting the applicant by telephone, by personal contact with the applicant, or by any other method approved by the Secretary of State. Within twenty-five (25) days of receipt of a mail-in application, the county H. B. No. 1357 *HR40/R1957CS*

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417 registrar shall complete action on the application, including any 418 attempts to notify the applicant of the status of his application.

419 (C) If the county registrar determines that the 420 applicant is qualified and his application is legible and 421 complete, he shall mail the applicant written notification that 422 the application has been approved, specifying the county voting precinct, polling place and supervisor district in which such 423 424 person shall vote. This written notification of approval 425 containing the specified information shall be the voter's 426 registration card. The registration cards shall be provided by 427 the county registrar. The registrar shall assign a voter 428 registration number to such person, which shall be that person's 429 social security number if such a number is provided, and the voter 430 registration number shall be clearly shown on the application and 431 on the written notification of approval. In mailing such written 432 notification, the county registrar shall note the following on the envelope: "DO NOT FORWARD." If any registration notification 433 434 form is returned as undeliverable, voter's registration shall be 435 void.

436 (d) A mail-in application shall be rejected for any of437 the following reasons:

438 (i) An incomplete portion of the application which
439 makes it impossible for the registrar to determine the eligibility
440 of the applicant to register;

(ii) A portion of the application which is illegible in the opinion of the county registrar and makes it impossible to determine the eligibility of the applicant to register;

(iii) The county registrar is unable to determine,
from the address and information stated on the application, the
precinct in which the voter should be assigned or the supervisor
district in which he is entitled to vote;

H. B. No. 1357 *HR40/R1957CS* 04/HR40/R1957CS PAGE 13 (GT\BD) (iv) The applicant is not qualified to register to vote pursuant to Section 23-15-11;

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(v) The registrar determines that the applicant is registered as a qualified elector of the county;

453 (vi) The county registrar is unable to verify the454 application pursuant to subsection (2)(b) of this section.

455 If the mail-in application of a person is subject (e) 456 to rejection for any of the reasons set forth in paragraph (d)(i) 457 through (iii) of this subsection, and it appears to the registrar that the defect or omission is of such a minor nature and that any 458 459 necessary additional information may be supplied by the applicant 460 over the telephone or by further correspondence, the registrar may 461 write or call the applicant at the telephone number provided on 462 If the registrar is able to contact the the application. 463 applicant by mail or telephone, he shall attempt to ascertain the necessary information and if this information is sufficient for 464 465 the registrar to complete the application, the applicant shall be 466 registered. If the necessary information cannot be obtained by 467 mail or telephone or is not sufficient, the registrar shall give 468 the applicant written notice of the rejection and provide the 469 reason for the rejection. The registrar shall further inform the 470 applicant that he has a right to attempt to register by appearing 471 in person or by filing another mail-in application.

472 (f) If a mail-in application is subject to rejection 473 for the reason stated in paragraph (d)(v) of this subsection and 474 the "present home address" portion of the application is different 475 from the residence address for the applicant found in the registration book, the mail-in application shall be deemed a 476 477 written request to transfer registration pursuant to Section 478 23-15-13. Subject to the time limits and other provisions of 479 Section 23-15-13, the registrar or the election commissioners 480 shall note the new residence address on his records and, if 481 necessary, transfer the applicant to his new precinct, advise the *HR40/R1957CS* H. B. No. 1357 04/HR40/R1957CS

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482 applicant of his new precinct, polling place and supervisor 483 district, and notify the municipal clerk of any such changes on a 484 monthly basis.

485 (3) The instructions and the application form for voter 486 registration by mail shall be in <u>a</u> * * * form <u>established by rule</u> 487 <u>duly adopted by the Secretary of State.</u>

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(4) (a) The Secretary of State shall prepare and furnish without charge the necessary forms for application for voter registration by mail to each county registrar, municipal clerk, all public schools, each private school that requests such applications, and all public libraries.

(b) The Secretary of State shall distribute without charge sufficient forms for application for voter registration by mail to the Commissioner of Public Safety, who shall distribute such forms to each driver's license examining and renewal station in the state, and shall ensure that the forms are regularly available to the public at such stations.

(c) Bulk quantities of forms for application for voter registration by mail shall be furnished by the Secretary of State to any person or organization. The Secretary of State shall charge a person or organization the actual cost he incurs in providing bulk quantities of forms for application for voter registration to such person or organization.

506 (5) The originals of completed mail-in applications shall 507 remain on file in the office of the county registrar in accordance 508 with Section 23-15-113. Nothing in this section shall preclude 509 having applications on microfilm, microfiche <u>or as an electronic</u> 510 <u>image</u>.

511 (6) If the <u>applicant indicates on the application that he</u> 512 <u>resides within the city limits of a city or town in the county</u> 513 <u>registration</u>, the county registrar shall forward notice of 514 registration, a duplicate copy of the application for H. B. No. 1357 *HR40/R1957CS* 04/HR40/R1957CS PAGE 15 (GT\BD) 515 registration, and any changes to the registration when they occur, 516 either by certified mail to the clerk of the municipality 517 indicated in the present residence address stated in the 518 application or by personal delivery to the municipal clerk, 519 provided that a numbered receipt is signed by the clerk in return 520 for the described documents. Upon receipt of the copy of the 521 application for registration or changes to the registration, and 522 if a review * * * indicates that the applicant meets all the 523 criteria necessary to qualify as a municipal elector, then the 524 clerk of the municipality shall register the applicant as a 525 municipal elector and make a determination of the municipal voting precinct in which the person making the application shall be 526 527 required to vote. The clerk shall send this municipal voting precinct information by United States first-class mail, postage 528 529 prepaid, to the person at the address provided on the application. 530 Any and all mailing costs incurred by the county registrar or the to clerk of the municipality in effectuating this subsection shall 531 532 be paid by the governing authority of the municipality. If a review of the copy of the application for registration or changes 533 534 to the registration indicates that the applicant is not qualified 535 to vote in the municipality, the clerk of the municipality shall 536 deny the application and notify applicant.

537 If the applicant indicates on the application that he (7) 538 has previously registered to vote in another county of this state 539 or another state, the registrar or clerk shall send written notice of this new registration by regular United States mail to the 540 541 registrar or clerk of the county in this state or any other state 542 that is indicated in the application as the voter's previous place of registration. The information shall include the complete name, 543 544 address and age of the voter and shall include the current and valid Mississippi driver's license of the voter, if provided, or 545 546 the social security number of the voter, if provided. The 547 election commission of the voter's previous place of registration *HR40/R1957CS* H. B. No. 1357 04/HR40/R1957CS PAGE 16 (GT\BD)

548 shall be responsible for having <u>the</u> voter's name erased from the 549 appropriate registration book and pollbook.

550 [From and after January 1, 2006, this section shall read as 551 follows:]

552 23-15-47. (1) Any person who is qualified to register to 553 vote in the State of Mississippi may register to vote by mail-in 554 application in the manner prescribed in this section.

555 (2) The following procedure shall be used in the 818 556 registration of electors by mail:

(a) Any qualified elector may register to vote by
mailing or delivering a completed mail-in application to his
county registrar at least thirty (30) days prior to any election.
The postmark date of a mailed application shall be the date of
registration. * * *

(b) Upon receipt of a mail-in application, the county 562 563 registrar shall stamp the application with the date of receipt, 564 and shall verify the application by contacting the applicant by 565 telephone, by personal contact with the applicant, or by any other 566 method approved by the Secretary of State. Within twenty-five 567 (25) days of receipt of a mail-in application, the county 568 registrar shall complete action on the application, including any 569 attempts to notify the applicant of the status of his application.

570 If the county registrar determines that the (C) applicant is qualified and his application is legible and 571 572 complete, he shall mail the applicant written notification that the application has been approved, specifying the county voting 573 574 precinct, municipal voting precinct, if any, polling place and 575 supervisor district in which such person shall vote. This written 576 notification of approval containing the specified information 577 shall be the voter's registration card. The registration cards 578 shall be provided by the county registrar. Upon entry of the 579 voter registration information into the Statewide Centralized 580 Voter System, the system shall assign a voter registration number *HR40/R1957CS* H. B. No. 1357 04/HR40/R1957CS PAGE 17 ($GT \setminus BD$)

581 to the person, which shall be that person's current and valid Mississippi driver's license number, or if the person does not 582 583 possess a current and valid Mississippi driver's license, the last 584 four (4) digits of the person's social security number, if the number is provided. If the person does not have a current and 585 586 valid Mississippi driver's license number and does not provide the 587 last four (4) digits of his social security number, the Statewide 588 Centralized Voter System shall assign the person a unique 589 registration number. The assigned voter registration number shall be clearly shown on the application and on the written 590 591 notification of approval. In mailing the written notification, the county registrar shall note the following on the envelope: 592 593 "DO NOT FORWARD." If any registration notification form is 594 returned as undeliverable, the voter's registration shall be void. 595 (d) A mail-in application shall be rejected for any of 596 the following reasons: An incomplete portion of the application which 597 (i) 598 makes it impossible for the registrar to determine the eligibility 599 of the applicant to register; 600 (ii) A portion of the application which is illegible in the opinion of the county registrar and makes it 601 602 impossible to determine the eligibility of the applicant to 603 register; The county registrar is unable to determine, 604 (iii) 605 from the address and information stated on the application, the 606 precinct in which the voter should be assigned or the supervisor 607 district in which he is entitled to vote; 608 (iv) The applicant is not qualified to register to vote pursuant to Section 23-15-11; 609 (v) The registrar determines that the applicant is 610 611 registered as a qualified elector of the county; 612 (vi) The county registrar is unable to verify the 613 application pursuant to subsection (2)(b) of this section. *HR40/R1957CS* H. B. No. 1357 04/HR40/R1957CS PAGE 18 (GT\BD)

614 If the mail-in application of a person is subject (e) 615 to rejection for any of the reasons set forth in paragraph (d)(i) through (iii) of this subsection, and it appears to the registrar 616 617 that the defect or omission is of such a minor nature and that any 618 necessary additional information may be supplied by the applicant 619 over the telephone or by further correspondence, the registrar may 620 write or call the applicant at the telephone number provided on 621 the application. If the registrar is able to contact the 622 applicant by mail or telephone, he shall attempt to ascertain the necessary information and if this information is sufficient for 623 624 the registrar to complete the application, the applicant shall be 625 registered. If the necessary information cannot be obtained by 626 mail or telephone or is not sufficient, the registrar shall give 627 the applicant written notice of the rejection and provide the reason for the rejection. The registrar shall further inform the 628 629 applicant that he has a right to attempt to register by appearing 630 in person or by filing another mail-in application.

631 (f) If a mail-in application is subject to rejection for the reason stated in paragraph (d)(v) of this subsection and 632 633 the "present home address" portion of the application is different 634 from the residence address for the applicant found in the 635 registration book, the mail-in application shall be deemed a 636 written request to transfer registration pursuant to Section 23-15-13. Subject to the time limits and other provisions of 637 638 Section 23-15-13, the registrar or the election commissioners shall note the new residence address on his records and, if 639 640 necessary, transfer the applicant to his new county precinct or 641 municipal precinct, if any, advise the applicant of his new county precinct or municipal precinct, if any, polling place and 642 643 supervisor district * * *.

644 (3) The instructions and the application form for voter 645 registration by mail shall be in <u>a</u> * * * form <u>established by rule</u> 646 duly adopted by the Secretary of State.

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(4) (a) The Secretary of State shall prepare and furnish
without charge the necessary forms for application for voter
registration by mail to each county registrar, municipal clerk,
all public schools, each private school that requests such
applications, and all public libraries.

(b) The Secretary of State shall distribute without charge sufficient forms for application for voter registration by mail to the Commissioner of Public Safety, who shall distribute such forms to each driver's license examining and renewal station in the state, and shall ensure that the forms are regularly available to the public at such stations.

(c) Bulk quantities of forms for application for voter
registration by mail shall be furnished by the Secretary of State
to any person or organization. The Secretary of State shall
charge a person or organization the actual cost he incurs in
providing bulk quantities of forms for application for voter
registration to such person or organization.

(5) The originals of completed mail-in applications shall remain on file in the office of the county registrar in accordance with Section 23-15-113. Nothing in this section shall preclude having applications on microfilm, microfiche <u>or as an electronic</u> <u>image</u>.

If the applicant indicates on the application that he 670 (6) 671 resides within the city limits of a city or town in the county of registration, the county registrar shall enter the information 672 into the Statewide Centralized Voter System. * * * The county 673 674 registrar shall send * * * municipal voting precinct information 675 by United States first-class mail, postage prepaid, to the person 676 at the address provided on the application. Any and all mailing 677 costs incurred by the county registrar or the clerk of the 678 municipality in effectuating this subsection shall be paid by the 679 governing authority of the municipality. If a review * * * of the *HR40/R1957CS* H. B. No. 1357 04/HR40/R1957CS PAGE 20 (GT\BD)

680 application for registration or changes to <u>the</u> registration 681 indicates that the applicant is not qualified to vote in <u>the</u> 682 municipality, the <u>registrar</u> * * * shall * * * notify <u>the</u> applicant 683 <u>of the correct county precinct</u>.

684 (7) If the applicant indicates on the application that he 685 has previously registered to vote in another county of this state 686 or another state, * * * notice to the voter's previous county of 687 registration in this state shall be provided by the Statewide 688 Centralized Voter System. If the voter's previous place of registration was in another state, notice shall be provided to the 689 690 voter's previous state of residence if the Statewide Centralized 691 Voter System has that capability.

692 (8) Any person who attempts to register to vote by mail
693 shall be subject to the penalties for false registration provided
694 for in Section 23-15-17.

695 **SECTION 11.** Section 23-15-137, Mississippi Code of 1972, is 696 amended as follows:

697 23-15-137. (1) If the governing authorities of a 698 municipality determine that revision of the registration books and 699 pollbooks can be performed more effectively and efficiently 700 utilizing the authority granted in this section, then such 701 governing authorities may contract with the commissioners of 702 election of the county or counties in which the municipality is 703 located to provide the municipal registrar of such municipality 704 with registration books and pollbooks containing only the duly 705 qualified electors of such municipality. The registration books 706 and pollbooks provided pursuant to this section may be used to 707 conduct any municipal election in such municipality. By adopting 708 the registration books and pollbooks so provided, the municipal 709 commissioners of election shall be deemed to have met any 710 requirements to revise such books which are imposed upon such 711 commissioners by Mississippi law.

H. B. No. 1357 *HR40/R1957CS* 04/HR40/R1957CS PAGE 21 (GT\BD) 712 (2) In addition to any meeting otherwise authorized by law, 713 the county commissioners of election may meet to prepare the 714 registration and pollbooks of each municipality pursuant to a 715 contract authorized pursuant to subsection (1) of this section. 716 Each municipality shall compensate the county commissioners of 717 election for the actual cost of preparing such registration books and pollbooks for the municipality and shall pay each county 718 719 commissioner of election the per diem provided for in Section 720 23-15-153(2) for each day or period of not less than five (5) 721 hours accumulated over two (2) or more days such commissioners are 722 actually employed in preparing such registration books and pollbooks for such municipality, not to exceed five (5) days. 723 The 724 county commissioners of election shall not receive any compensation for the preparation of registration books and 725 726 pollbooks pursuant to subsection (1) other than that provided for 727 in this subsection.

728 (3) This section shall stand repealed from and after January
729 <u>1, 2006.</u>

730 SECTION 12. Section 23-15-153, Mississippi Code of 1972, is
731 amended as follows:

732 [Until January 1, 2006, this section shall read as follows:] 733 23-15-153. (1) At the following times the commissioners of 734 election shall meet at the office of the registrar and carefully revise the registration books and the pollbooks of the several 735 736 voting precincts, and shall erase from those books the names of all persons erroneously on the books, or who have died, removed or 737 738 become disqualified as electors from any cause; and shall register the names of all persons who have duly applied to be registered 739 740 and have been illegally denied registration:

(a) On the Tuesday after the second Monday in January1987 and every following year;

H. B. No. 1357 *HR40/R1957CS* 04/HR40/R1957CS PAGE 22 (GT\BD) (b) On the first Tuesday in the month immediately preceding the first primary election for congressmen in the years when congressmen are elected;

(c) On the first Monday in the month immediately preceding the first primary election for state, state district, legislative, county and county district offices in the years in which those offices are elected; and

(d) On the second Monday of September preceding the
general election or regular special election day in years in which
a general election is not conducted.

753 Except for the names of those persons who are duly qualified 754 to vote in the election, no name shall be permitted to remain on 755 the registration books and pollbooks; however, no name shall be 756 erased from the registration books or pollbooks based on a change 757 in the residence of an elector except in accordance with 758 procedures provided for by the National Voter Registration Act of 1993 that are in effect at the time of such erasure. Except as 759 760 otherwise provided by Section 23-15-573, no person shall vote at 761 any election whose name is not on the pollbook.

762 (2) Except as provided in subsection (3) of this section, 763 and subject to the following annual limitations, the commissioners 764 of election shall be entitled to receive a per diem in the amount 765 of Seventy Dollars (\$70.00), to be paid from the county general 766 fund, for every day or period of no less than five (5) hours 767 accumulated over two (2) or more days actually employed in the 768 performance of their duties in the conduct of an election or 769 actually employed in the performance of their duties for the 770 necessary time spent in the revision of the registration books and 771 pollbooks as required in subsection (1) of this section: 772 In counties having less than fifteen thousand (a)

773 (15,000) residents according to the latest federal decennial 774 census, not more than fifty (50) days per year, with no more than

H. B. No. 1357 *HR40/R1957CS* 04/HR40/R1957CS PAGE 23 (GT\BD) 775 fifteen (15) additional days allowed for the conduct of each 776 election in excess of one (1) occurring in any calendar year;

(b) In counties having fifteen thousand (15,000) residents according to the latest federal decennial census but less than thirty thousand (30,000) residents according to the latest federal decennial census, not more than seventy-five (75) days per year, with no more than twenty-five (25) additional days allowed for the conduct of each election in excess of one (1) occurring in any calendar year;

(c) In counties having thirty thousand (30,000)
residents according to the latest federal decennial census but
less than seventy thousand (70,000) residents according to the
latest federal decennial census, not more than one hundred (100)
days per year, with no more than thirty-five (35) additional days
allowed for the conduct of each election in excess of one (1)
occurring in any calendar year;

(d) In counties having seventy thousand (70,000) residents according to the latest federal decennial census but less than ninety thousand (90,000) residents according to the latest federal decennial census, not more than one hundred twenty-five (125) days per year, with no more than forty-five (45) additional days allowed for the conduct of each election in excess of one (1) occurring in any calendar year;

In counties having ninety thousand (90,000) 798 (e) 799 residents according to the latest federal decennial census but 800 less than one hundred seventy thousand (170,000) residents 801 according to the latest federal decennial census, not more than 802 one hundred fifty (150) days per year, with no more than 803 fifty-five (55) additional days allowed for the conduct of each 804 election in excess of one (1) occurring in any calendar year; 805 (f) In counties having one hundred seventy thousand 806 (170,000) residents according to the latest federal decennial 807 census but less than two hundred thousand (200,000) residents *HR40/R1957CS* H. B. No. 1357 04/HR40/R1957CS PAGE 24 ($GT \setminus BD$)

according to the latest federal decennial census, not more than one hundred seventy-five (175) days per year, with no more than sixty-five (65) additional days allowed for the conduct of each election in excess of one (1) occurring in any calendar year;

(g) In counties having two hundred thousand (200,000) residents according to the latest federal decennial census but less than two hundred twenty-five thousand (225,000) residents according to the latest federal decennial census, not more than one hundred ninety (190) days per year, with no more than seventy-five (75) additional days allowed for the conduct of each election in excess of one (1) occurring in any calendar year;

(h) In counties having two hundred twenty-five thousand (225,000) residents according to the latest federal decennial census but less than two hundred fifty thousand (250,000) residents according to the latest federal decennial census, not more than two hundred fifteen (215) days per year, with no more than eighty-five (85) additional days allowed for the conduct of each election in excess of one (1) occurring in any calendar year;

(i) In counties having two hundred fifty thousand
(250,000) residents according to the latest federal decennial
census but less than two hundred seventy-five thousand (275,000)
residents according to the latest federal decennial census, not
more than two hundred thirty (230) days per year, with no more
than ninety-five (95) additional days allowed for the conduct of
each election in excess of one (1) occurring in any calendar year;

(j) In counties having two hundred seventy-five
thousand (275,000) residents according to the latest federal
decennial census or more, not more than two hundred forty (240)
days per year, with no more than one hundred five (105) additional
days allowed for the conduct of each election in excess of one (1)
occurring in any calendar year.

839 (3) The commissioners of election shall be entitled to 840 receive a per diem in the amount of Seventy Dollars (\$70.00), to H. B. No. 1357 *HR40/R1957CS* 04/HR40/R1957CS PAGE 25 (GT\BD)

be paid from the county general fund, not to exceed ten (10) days 841 for every day or period of no less than five (5) hours accumulated 842 over two (2) or more days actually employed in the performance of 843 844 their duties for the necessary time spent in the revision of the 845 registration books and pollbooks prior to any special election. For purposes of this subsection, the regular special election day 846 847 shall not be considered a special election. The annual 848 limitations set forth in subsection (2) of this section shall not 849 apply to this subsection.

(4) The commissioners of election shall be entitled to receive only one (1) per diem payment for those days when the commissioners of election discharge more than one (1) duty or responsibility on the same day.

(5) The county <u>registrar shall</u> provide copies of the registration books revised pursuant to this section to the municipal registrar of each municipality located within the county.

(6) Every commissioner of election shall sign personally a certification setting forth the number of hours actually worked in the performance of the commissioner's official duties and for which the commissioner seeks compensation. The certification must be on a form as prescribed in this subsection. The commissioner's signature is, as a matter of law, made under the commissioner's oath of office and under penalties of perjury.

865	The	certification	form	shall	be	as	follows:	

8	6	6
8	6	7

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PER	DIEM	CLAIM	FORM	

COUNTY ELECTION COMMISSIONER

868	NAME :			COUNTY:			
869	ADDRESS:				DISTRICT:		
870	CITY:		_ ZIP:_				
871				PURPOSE	APPLICABLE	ACTUAL	PER DIEM
872	DATE	BEGINNING	ENDING	OF	MS CODE	HOURS	DAYS
873	WORKED	TIME	TIME	WORK	SECTION	WORKED	EARNED
	H. B. Nc 04/HR40/		*HR40/R1	957CS*			

874 875 876 877 TOTAL NUMBER OF PER DIEM DAYS EARNED 878 PER DIEM RATE PER DAY EARNED X 70.00 TOTAL AMOUNT OF PER DIEM CLAIMED 879 \$_ 880 I understand that I am signing this document 881 under my oath as a commissioner of elections and under 882 penalties of perjury. I understand that I am requesting payment from 883 884 taxpayer funds and that I have an obligation to be specific and truthful as to the amount of hours worked 885 886 and the compensation I am requesting. 887 Signed this the _____day of ____ 888 889 Commissioner's Signature When properly completed and signed, the certification must be 890 891 filed with the clerk of the county board of supervisors before any 892 payment may be made. The certification will be a public record 893 available for inspection and reproduction immediately upon the 894 oral or written request of any person. 895 Any person may contest the accuracy of the certification in 896 any respect by notifying the chairman of the commission, any member of the board of supervisors or the clerk of the board of 897 898 supervisors of such contest at any time before or after payment is 899 made. If the contest is made before payment is made, no payment shall be made as to the contested certificate until the contest is 900 901 finally disposed of. The person filing the contest shall be 902 entitled to a full hearing, and the clerk of the board of 903 supervisors shall issue subpoenas upon request of the contestor 904 compelling the attendance of witnesses and production of documents 905 and things. The contestor shall have the right to appeal de novo 906 to the circuit court of the involved county, which appeal must be *HR40/R1957CS* H. B. No. 1357 04/HR40/R1957CS PAGE 27 ($GT \setminus BD$)

907 perfected within thirty (30) days from a final decision of the 908 commission, the clerk of the board of supervisors or the board of 909 supervisors, as the case may be.

910 Any contestor who successfully contests any certification 911 will be awarded all expenses incident to his contest, together 912 with reasonable attorney's fees, which will be awarded upon petition to the chancery court of the involved county upon final 913 disposition of the contest before the election commission, board 914 915 of supervisors, clerk of the board of supervisors, or, in case of 916 an appeal, final disposition by the court. The commissioner 917 against whom the contest is decided shall be liable for the payment of the expenses and attorney's fees, and the county shall 918 919 be jointly and severally liable for same.

920 (7) Notwithstanding the provisions of this section to the contrary, from June 20, 2001, until the conclusion of calendar 921 922 year 2004, the number of days for which the commissioners of 923 election of a county are entitled to receive compensation shall 924 not be less than the number of days of compensation they were 925 entitled to receive during the 2000 calendar year, excluding those 926 days for which election commissioners were either entitled to or 927 did receive compensation for the conduct of any special elections 928 in calendar year 2000.

929 [From and after January 1, 2006, this section shall read as 930 follows:]

931 23-15-153. (1) At the following times the commissioners of election shall meet at the office of the registrar and carefully 932 933 revise the registration books and the pollbooks of the several voting precincts, and shall erase from those books the names of 934 935 all persons erroneously on the books, or who have died, removed or 936 become disqualified as electors from any cause; and shall register 937 the names of all persons who have duly applied to be registered 938 and have been illegally denied registration

H. B. No. 1357 *HR40/R1957CS* 04/HR40/R1957CS PAGE 28 (GT\BD) 939 (a) On the Tuesday after the second Monday in January940 1987 and every following year;

941 (b) On the first Tuesday in the month immediately 942 preceding the first primary election for congressmen in the years 943 when congressmen are elected;

944 (c) On the first Monday in the month immediately 945 preceding the first primary election for state, state district 946 legislative, county and county district offices in the years in 947 which those offices are elected; and

948 (d) On the second Monday of September preceding the
949 general election or regular special election day in years in which
950 a general election is not conducted.

951 Except for the names of those persons who are duly qualified 952 to vote in the election, no name shall be permitted to remain on 953 the registration books and pollbooks; however, no name shall be 954 erased from the registration books or pollbooks based on a change 955 in the residence of an elector except in accordance with 956 procedures provided for by the National Voter Registration Act of 957 1993 that are in effect at the time of such erasure. Except as 958 otherwise provided by Section 23-15-573, no person shall vote at 959 any election whose name is not on the pollbook.

960 (2) Except as provided in subsection (3) of this section, 961 and subject to the following annual limitations, the commissioners of election shall be entitled to receive a per diem in the amount 962 963 of Seventy Dollars (\$70.00), to be paid from the county general 964 fund, for every day or period of no less than five (5) hours 965 accumulated over two (2) or more days actually employed in the 966 performance of their duties in the conduct of an election or 967 actually employed in the performance of their duties for the 968 necessary time spent in the revision of the registration books and pollbooks as required in subsection (1) of this section: 969 970 (a) In counties having less than fifteen thousand 971 (15,000) residents according to the latest federal decennial *HR40/R1957CS* H. B. No. 1357

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972 census, not more than fifty (50) days per year, with no more than 973 fifteen (15) additional days allowed for the conduct of each 974 election in excess of one (1) occurring in any calendar year;

(b) In counties having fifteen thousand (15,000) residents according to the latest federal decennial census but less than thirty thousand (30,000) residents according to the latest federal decennial census, not more than seventy-five (75) days per year, with no more than twenty-five (25) additional days allowed for the conduct of each election in excess of one (1) occurring in any calendar year;

(c) In counties having thirty thousand (30,000)
residents according to the latest federal decennial census but
less than seventy thousand (70,000) residents according to the
latest federal decennial census, not more than one hundred (100)
days per year, with no more than thirty-five (35) additional days
allowed for the conduct of each election in excess of one (1)
occurring in any calendar year;

989 (d) In counties having seventy thousand (70,000) 990 residents according to the latest federal decennial census but 991 less than ninety thousand (90,000) residents according to the 992 latest federal decennial census, not more than one hundred 993 twenty-five (125) days per year, with no more than forty-five (45) 994 additional days allowed for the conduct of each election in excess 995 of one (1) occurring in any calendar year;

996 In counties having ninety thousand (90,000) (e) 997 residents according to the latest federal decennial census but 998 less than one hundred seventy thousand (170,000) residents 999 according to the latest federal decennial census, not more than 1000 one hundred fifty (150) days per year, with no more than 1001 fifty-five (55) additional days allowed for the conduct of each 1002 election in excess of one (1) occurring in any calendar year; 1003 (f) In counties having one hundred seventy thousand 1004 (170,000) residents according to the latest federal decennial *HR40/R1957CS* H. B. No. 1357 04/HR40/R1957CS PAGE 30 (GT\BD)

1005 census but less than two hundred thousand (200,000) residents 1006 according to the latest federal decennial census, not more than 1007 one hundred seventy-five (175) days per year, with no more than 1008 sixty-five (65) additional days allowed for the conduct of each 1009 election in excess of one (1) occurring in any calendar year;

(g) In counties having two hundred thousand (200,000) residents according to the latest federal decennial census but less than two hundred twenty-five thousand (225,000) residents according to the latest federal decennial census, not more than one hundred ninety (190) days per year, with no more than seventy-five (75) additional days allowed for the conduct of each election in excess of one (1) occurring in any calendar year;

(h) In counties having two hundred twenty-five thousand (225,000) residents according to the latest federal decennial census but less than two hundred fifty thousand (250,000) residents according to the latest federal decennial census, not more than two hundred fifteen (215) days per year, with no more than eighty-five (85) additional days allowed for the conduct of each election in excess of one (1) occurring in any calendar year;

(i) In counties having two hundred fifty thousand
(250,000) residents according to the latest federal decennial
census but less than two hundred seventy-five thousand (275,000)
residents according to the latest federal decennial census, not
more than two hundred thirty (230) days per year, with no more
than ninety-five (95) additional days allowed for the conduct of
each election in excess of one (1) occurring in any calendar year;

(j) In counties having two hundred seventy-five thousand (275,000) residents according to the latest federal decennial census or more, not more than two hundred forty (240) days per year, with no more than one hundred five (105) additional days allowed for the conduct of each election in excess of one (1) occurring in any calendar year.

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The commissioners of election shall be entitled to 1037 (3) 1038 receive a per diem in the amount of Seventy Dollars (\$70.00), to be paid from the county general fund, not to exceed ten (10) days 1039 1040 for every day or period of no less than five (5) hours accumulated 1041 over two (2) or more days actually employed in the performance of 1042 their duties for the necessary time spent in the revision of the registration books and pollbooks prior to any special election. 1043 1044 For purposes of this subsection, the regular special election day shall not be considered a special election. The annual 1045 limitations set forth in subsection apply to this subsection (2) 1046 1047 of this section shall not apply to this subsection.

1048 (4) The commissioners of election shall be entitled to 1049 receive only one (1) per diem payment for those days when the 1050 commissioners of election discharge more than one (1) duty or 1051 responsibility on the same day.

1052 The county registrar shall prepare the pollbooks and the (5) 1053 county commissioners of election shall prepare the registration 1054 books * * * of each municipality located within the county 1055 pursuant to an agreement between the county and each municipality 1056 The county commissioners of election and the in the county. county registrar shall be paid by each municipality for the actual 1057 1058 cost of preparing registration books and pollbooks for the 1059 municipality and shall pay each county commissioner of election a per diem in the amount provided for in subsection (2) of this 1060 1061 section for each day or period of not less than five (5) hours accumulated over two (2) or more days the commissioners are 1062 1063 actually employed in preparing the registration books for the municipality, not to exceed five (5) days. The county 1064 commissioners of election and county registrar shall provide 1065 1066 copies of the registration books and pollbooks to the municipal 1067 clerk of each municipality in the county. The municipality shall 1068 pay the country registrar for preparing and printing the 1069 pollbooks. A municipality may secure "read only" access to the *HR40/R1957CS* H. B. No. 1357

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1070	Statewide Centralized Voter System and print its own pollbooks					
1071	using this information; however, county commissioners of election					
1072	shall remain responsible for preparing registration books for					
1073	municipalities and shall be paid for this duty in accordance with					
1074	this subsection.					
1075	(6) Every commissioner of election shall sign personally a					
1076	certification setting forth the number of hours actually worked in					
1077	the performance of the commissioner's official duties and for					
1078	which the commissioner seeks compensation. The certification must					
1079	be on a form as prescribed in this subsection. The commissioner's					
1080	signature is, as a matter of law, made under the commissioner's					
1081	oath of office and under penalties of perjury.					
1082	The certification form shall be as follows:					
1083	COUNTY ELECTION COMMISSIONER					
1084	PER DIEM CLAIM FORM					
1085	NAME: COUNTY:					
1086	ADDRESS: DISTRICT:					
1087	CITY: ZIP:					
1088	PURPOSE APPLICABLE ACTUAL PER DIEM					
1089	DATE BEGINNING ENDING OF MS CODE HOURS DAYS					
1090	WORKED TIME TIME WORK SECTION WORKED EARNED					
1091						
1092						
1093						
1094	TOTAL NUMBER OF PER DIEM DAYS EARNED					
1095	PER DIEM RATE PER DAY EARNED X 70.00					
1096	TOTAL AMOUNT OF PER DIEM CLAIMED \$					
1097	I understand that I am signing this document					
1098	under my oath as a commissioner of elections and under					
1099	penalties of perjury.					
1100	I understand that I am requesting payment from					
1101	taxpayer funds and that I have an obligation to be					

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1104

Signed this the _____day of _____, ____

Commissioner's Signature

1105

1106

When properly completed and signed, the certification must be filed with the clerk of the county board of supervisors before any payment may be made. The certification will be a public record available for inspection and reproduction immediately upon the oral or written request of any person.

1112 Any person may contest the accuracy of the certification in any respect by notifying the chairman of the commission, any 1113 1114 member of the board of supervisors or the clerk of the board of supervisors of such contest at any time before or after payment is 1115 made. If the contest is made before payment is made, no payment 1116 shall be made as to the contested certificate until the contest is 1117 1118 finally disposed of. The person filing the contest shall be 1119 entitled to a full hearing, and the clerk of the board of supervisors shall issue subpoenas upon request of the contestor 1120 1121 compelling the attendance of witnesses and production of documents and things. The contestor shall have the right to appeal de novo 1122 1123 to the circuit court of the involved county, which appeal must be perfected within thirty (30) days from a final decision of the 1124 commission, the clerk of the board of supervisors or the board of 1125 1126 supervisors, as the case may be.

Any contestor who successfully contests any certification 1127 1128 will be awarded all expenses incident to his contest, together with reasonable attorney's fees, which will be awarded upon 1129 petition to the chancery court of the involved county upon final 1130 disposition of the contest before the election commission, board 1131 1132 of supervisors, clerk of the board of supervisors, or, in case of 1133 an appeal, final disposition by the court. The commissioner against whom the contest is decided shall be liable for the 1134 *HR40/R1957CS* H. B. No. 1357

04/HR40/R1957CS PAGE 34 (GT\BD) 1135 payment of the expenses and attorney's fees, and the county shall 1136 be jointly and severally liable for same.

1137 *

1138 SECTION 13. Section 23-15-211, Mississippi Code of 1972, is
1139 amended as follows:

23-15-211. (1) There shall be a State Board of Election 1140 Commissioners to consist of the Governor, the Secretary of State 1141 and the Attorney General, any two (2) of whom may perform the 1142 duties required of the board; a board of election commissioners in 1143 each county to consist of five (5) persons who are electors in the 1144 1145 county in which they are to act; and a registrar in each county who shall be the clerk of the circuit court, unless he shall be 1146 1147 shown to be an improper person to register the names of the 1148 electors therein.

(2) The board of supervisors of each county shall pay members of the county election <u>commission</u> for attending training events a per diem in the amount provided in Section 23-15-153; however, <u>the</u> per diem shall not be paid to an election commissioner for more than six (6) days of training per year and shall only be paid to election commissioners who actually attend and complete a training event and obtain a training certificate.

(3) Included in this six (6) days shall be an elections seminar, conducted and sponsored by the Secretary of State. Election commissioners and chairpersons of each political party executive committee, or their designee, shall be required to attend.

1161 (4) Each participant shall receive a certificate from the 1162 Secretary of State indicating that the named participant has 1163 received the elections training seminar instruction and that each 1164 participant is fully qualified to conduct an election.

1165 (5) The Secretary of State shall develop a single, 1166 comprehensive poll worker training program to assist local 1167 election officials in providing uniform, secure elections H. B. No. 1357 *HR40/R1957CS* 1168 throughout the state. The program shall include, at a minimum,

1169 training on all state and federal election laws and procedures.

1170 SECTION 14. Section 23-15-255, Mississippi Code of 1972, is 1171 amended as follows:

1172 23-15-255. (1) The supervisor of each respective 1173 supervisors district shall provide at each election place a 1174 sufficient number of voting compartments, shelves and tables for the use of electors, which shall be so arranged that it will be 1175 impossible for a voter in one compartment to see another voter who 1176 1177 is preparing his ballot. The number of voting compartments and 1178 shelves or tables shall not be less than one (1) to every two hundred (200) electors in the voting precinct. Each compartment 1179 1180 shall be supplied and have posted up in it a card of instructions, 1181 and be furnished with other conveniences for marking the ballots. 1182 (2) The managers of each precinct shall publicly post the

1183 following information at the precinct polling place on the day of 1184 any election:

1185(a) A sample version of the ballot that will be used at1186the election;

1187(b) Information the date of the election and the hours1188during which the polling places will be open;

1189 (c) Instructions on how to vote, including how to cast
1190 a vote and how to cast an affidavit ballot;

1191(d) Instruction persons who have registered to vote by1192mail and first time voters, if appropriate;

1193(e) General information on voting rights, including1194information on the right of an individual to cast an affidavit1195ballot and instructions on how to contact the appropriate

- 1196 officials if these rights are alleged to have been violated; and 1197 (f) The consequences under federal and state laws
- 1198 regarding fraud and misrepresentation.

1199 SECTION 15. Section 23-15-573, Mississippi Code of 1972, is

1200 amended as follows:

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23-15-573. (1) If any person declares that he is a 1201 1202 registered voter in the jurisdiction in which he offers to vote 1203 and that he is eligible to vote in the election, but his name does 1204 not appear upon the pollbooks, or that he is not able to cast a 1205 regular election day ballot under a provision of state or federal 1206 law but is otherwise qualified to vote, or that he has been 1207 illegally denied registration: 1208 (a) A poll manager shall notify the person that he may cast an affidavit ballot at the election. 1209 (b) 1210 The person shall be permitted to cast an affidavit 1211 ballot at the polling place upon execution of a written affidavit before one (1) of the managers of election stating that the 1212 1213 individual: 1214 (i) Believes he is a registered voter in the jurisdiction in which he desires to vote and is eligible to vote 1215 1216 in the election; or 1217 (ii) Is not able to cast a regular election day 1218 ballot under a provision of state or federal law but is otherwise 1219 qualified to vote; or 1220 (iii) Believes that he has been illegally denied 1221 registration. 1222 (c) The manager shall allow the individual to prepare his vote which shall be delivered by him to the proper election 1223 official who shall enclose it in an envelope with the written 1224 1225 affidavit of the voter, seal the envelope and mark plainly upon it 1226 the name of the person offering to vote. 1227 (2) The affidavit shall include: 1228 (a) The complete name, all required addresses and 1229 telephone numbers; 1230 (b) A statement that the affiant believes he is 1231 registered to vote in the jurisdiction in which he offers to vote; 1232 (c) The signature of the affiant; and

H. B. No. 1357 *HR40/R1957CS* 04/HR40/R1957CS PAGE 37 (GT\BD) 1233 (d) The signature of a poll manager at the precinct at 1234 which the affiant offers to vote. 1235 (3) (a) A separate register shall be maintained for 1236 affidavit ballots and the affiant shall sign the register upon 1237 completing the affidavit ballot. 1238 (b) In canvassing the returns of the election, the executive committee in primary elections, or the election 1239 commissioners in other elections, shall examine the records and 1240 1241 allow the ballot to be counted, or not counted as it appears 1242 legal. (4) When a person is offered the opportunity to vote by 1243 1244 affidavit ballot, he shall be provided with written information 1245 that informs the person how to ascertain whether his affidavit ballot was counted and, if the vote was not counted, the reasons 1246 1247 the vote was not counted. 1248 (5) The Secretary of State shall, by rule duly adopted, establish a uniform affidavit and affidavit ballot envelope which 1249 1250 shall be used in all elections in this state. The Secretary of State shall print and distribute a sufficient number of affidavits 1251 1252 and affidavit ballot envelopes to the registrar of each county for use in elections. The registrar shall distribute the affidavits 1253 and affidavit ballot envelopes to municipal and county executive 1254 1255 committees for use in primary elections and to municipal and county election commissioners for use in other elections. 1256 1257 (6) County registrars and municipal registrars shall 1258 implement a secure free access system that complies with the Help 1259 America Vote Act of 2002, by which persons who vote by affidavit ballot may determine if their ballots were counted, and if not, 1260 1261 the reasons the ballot was not counted. 1262 (7) Any person who votes in any election as a result of a 1263 federal or state court order or other order extending the time established by law for closing the polls, may only vote by 1264 1265 affidavit ballot. Any affidavit ballot cast under this subsection H. B. No. 1357 *HR40/R1957CS* 04/HR40/R1957CS PAGE 38 (GT\BD)

1266 shall be separated and kept apart from other affidavit ballots

1267 cast by voters not affected by the order.

1268 **

1269 **SECTION 16.** Section 23-15-687, Mississippi Code of 1972, is 1270 amended as follows:

1271 23-15-687. (1) The registrar shall keep all applications 1272 for absentee ballots and shall, within twenty-four (24) hours, if 1273 possible, send to <u>the</u> absent voter on whose behalf the application 1274 is made, the proper affidavit and the proper ballot or ballots 1275 applicable to the elections. *** * ***

1276(2) One (1) application for an absentee ballot shall serve1277as a request by the applicant for an absentee ballot for:

1278(a) The next two (2) federal general elections,1279including all primary elections associated with the elections;

1280 (b) All state and county primary and general elections 1281 that occur after the receipt of the application by the registrar 1282 through the date of the second federal general election that 1283 occurs after the receipt of the application by the registrar.

1284 (3) The registrar shall preserve all applications for
1285 absentee ballots for one (1) year as a record to be furnished to
1286 any court or other duly constituted authority for inspection or
1287 evidence if properly requested.

1288 (4) If the registrar rejects an application for an absentee 1289 ballot or denies a request to register to vote from a uniformed 1290 services applicant or an overseas voter, the registrar shall 1291 provide the person with the reasons for the rejection.

1292 **SECTION 17.** Section 23-15-14, Mississippi Code of 1972, 1293 provides that certain municipal residents who are registered to 1294 vote only in county elections shall be registered to vote in 1295 municipal elections, is repealed.

1296 **SECTION 18.** The Attorney General of the State of Mississippi 1297 shall submit this act, immediately upon approval by the Governor 1298 or upon approval by the Legislature subsequent to a veto, to the

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1299 Attorney General of the United States or to the United States 1300 District Court for the District of Columbia in accordance with the 1301 provisions of the Voting Rights Act of 1965, as amended and 1302 extended.

1303 SECTION 19. This act shall take effect and be in force from 1304 and after the date it is effectuated under Section 5 of the Voting 1305 Rights Act of 1965, as amended and extended.