By: Senator(s) Dawkins, Williamson

To: Elections

## SENATE BILL NO. 2764

AN ACT TO ESTABLISH A PROCEDURE BY WHICH ANY ELECTED PUBLIC 1 2 OFFICIAL MAY BE REMOVED IN AN ELECTION HELD FOR THAT PURPOSE; TO PROVIDE THAT A HEARING SHALL BE HELD BY A REMOVAL COUNCIL TO 3 DETERMINE IF THERE IS JUST CAUSE FOR THE REMOVAL OF THE ELECTED 4 OFFICIAL AFTER A PETITION CONTAINING THE REQUISITE NUMBER OF 5 б SIGNATURES HAS BEEN FILED REQUESTING THE REMOVAL OF THE OFFICIAL; 7 TO PROVIDE THAT IF AN OFFICIAL IS REMOVED, A SPECIAL ELECTION SHALL BE CALLED TO FILL THE VACANCY CREATED BY THE REMOVAL; TO PROVIDE THAT THE SECRETARY OF STATE OR REGISTRAR SHALL CERTIFY THE 8 9 NAMES OF QUALIFIED ELECTORS SIGNED ON A PETITION FOR THE REMOVAL 10 11 OF AN ELECTED OFFICIAL; TO AMEND SECTIONS 25-5-3, 25-5-7, 25-5-9, 25-5-13, 25-5-15, 25-5-17, 25-5-19, 25-5-21, 25-5-23, 25-5-25, 25-5-27, 25-5-33 AND 25-5-37, MISSISSIPPI CODE OF 1972, TO CONFORM TO THE PROVISIONS OF THIS ACT; AND FOR RELATED PURPOSES. 12 13 14 15 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: SECTION 1. Section 25-5-3, Mississippi Code of 1972, is 16 amended as follows: 17 25-5-3. The Governor is hereby empowered, in accordance with 18 the provisions of Section 139 of the Mississippi Constitution of 19 1890, through the procedure and under the regulations prescribed 20 in Sections 25-5-3 through 25-5-37 and for the reasons and causes 21 22 set forth, to remove any elective statewide, state-district, county or municipal officer in this state; and every elective 23 officer of the state or any state-district, county or municipality 24 in this state may be removed from office by the Governor or 25 Lieutenant Governor, if the Governor is the officer to be removed, 26 at any time when done in compliance with the regulations 27 hereinafter set forth. 28 29 SECTION 2. Section 25-5-7, Mississippi Code of 1972, is amended as follows: 30 25-5-7. Before the Governor shall consider the removal from 31 a statewide, state-district, county or municipal office of any 32 elective statewide, state-district, county or municipal officer, 33 \*SS26/R8\* S. B. No. 2764 G1/2 05/SS26/R8

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34 there shall be first filed with him a petition signed by not less than fifty-one percent (51%) of the qualified electors of the 35 36 state, state-district, county or municipality, as the case may be, 37 demanding the removal of the officer. The petition shall contain 38 a general statement, in not more than two hundred (200) words, of 39 the ground or grounds on which the removal is demanded, which statement shall be for the information of the officer involved, 40 for the information of the council hereinafter provided, and for 41 the information of the qualified electors of the state, 42 43 state-district, county or municipality, as the case may be. 44 All removal petitions with reference to only supervisors, justice court judges and constables <u>also</u> must be signed by at 45 46 least fifty-one percent (51%) of the qualified electors of the beat or district from which they were originally elected. 47 Upon the request of any qualified elector, it shall be the 48 duty of the Attorney General, in the case of a statewide or 49 50 state-district office, the county and district prosecuting attorney, in the case of a county office, or, the municipal 51 prosecuting attorney, in the case of a municipal office, to advise 52 53 the person as to the provisions of Sections 25-5-3 through 25-5-37 and how to comply with the same. 54 SECTION 3. Section 25-5-9, Mississippi Code of 1972, is 55 amended as follows: 56 The removal petitions shall be in substantially the 57 25-5-9. 58 following forms: (a) REMOVAL PETITION 59 60 (For Statewide and State-District Officers) (WARNING.--It is a misdemeanor, punishable by fine and 61 62 imprisonment, for any person to sign any removal petition with any name other than his own, or knowingly to sign his name more than 63 64 once to the petition, or knowingly to sign the petition when he is 65 not a qualified elector.) 66 Date: \_

67 <u>TO THE GOVERNOR OF THE STATE OF MISSISSIPPI</u>:

68	We, the undersigned qualified electors of the State of
69	Mississippi or state-district, State of Mississippi,
70	respectfully demand that, holding the office of
71	in the state or state-district, be removed from office by the
72	Governor (or if the Governor is being removed, the Lieutenant
73	Governor) for the following reasons, to wit: (Setting out the
74	reasons for removal in not more than two hundred words); that a
75	special election, after lawful notice, be called to permit the
76	qualified electors of the state or state-district to vote on the
77	question of whether or not the officer shall be removed;
78	That we each for himself say that: I am a qualified elector
79	of the state or state-district, and my voting precinct is
80	correctly written after my name, and that it was stated to me
81	before the signing of the petition that after signing the same I
82	would not be permitted to remove my name from the petition.
83	NAME VOTING PRECINCT
84	1
85	2
86	3
87	(b) REMOVAL PETITION
88	(For County Officers)
89	(WARNINGIt is a misdemeanor, punishable by fine and
90	imprisonment, for any person to sign any removal petition with any
91	name other than his own, or knowingly to sign his name more than
92	once to <u>the</u> petition, or knowingly to sign <u>the</u> petition when he is
93	not a qualified elector.)
94	Date:
95	TO THE GOVERNOR OF THE STATE OF MISSISSIPPI:
96	We, the undersigned qualified electors of County,
97	State of Mississippi, respectfully demand that, holding
98	the office of in the county, be removed from office by
99	the Governor for the following reasons, to wit: (Setting out the
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100	reasons for removal in not more than two hundred words); that a
101	special election, after lawful notice, be called to permit the
102	qualified electors of <u>the</u> county to vote on the question of
103	whether or not the <b>* * *</b> officer shall be removed;
104	That we each for himself say that: I am a qualified elector
105	of <u>the</u> county, and my voting precinct is correctly written after
106	my name, and that it was stated to me <u>before</u> the signing of <u>the</u>
107	petition that after signing the same I would not be permitted to
108	remove my name from <u>the</u> petition.
109	NAME VOTING PRECINCT
110	1
111	2
112	3
113	(C) REMOVAL PETITION
114	(For Municipal Officers)
115	(WARNINGIt is a misdemeanor, punishable by fine and
116	imprisonment, for any person to sign any removal petition with any
117	name other than his own, or knowingly to sign his name more than
118	once to the petition, or knowingly to sign the petition when he is
119	not a qualified elector.)
120	Date:
121	TO THE GOVERNOR OF THE STATE OF MISSISSIPPI:
122	We, the undersigned qualified electors of the City of
123	, County, State of Mississippi, respectfully
124	demand that, holding the office of in the
125	municipality, be removed from office by the Governor for the
126	following reasons, to wit: (Setting out the reasons for removal
127	in not more than two hundred words); that a special election,
128	after lawful notice, be called to permit the qualified electors of
129	the municipality to vote on the question of whether or not the
130	officer shall be removed;
131	That we each for himself say that: I am a qualified elector
132	of the municipality, and my voting precinct is correctly written
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	after my name, and that it was stated to me before the signing of
	the petition that after signing the same I would not be permitted
	to remove my name from the petition.
	NAME VOTING PRECINCT
	1
	2
	3
	SECTION 4. Section 25-5-13, Mississippi Code of 1972, is
	amended as follows:
	25-5-13. Each and every petition, or separately circulated
10	section thereof, containing signatures shall be verified on the
	last page thereof in substantially <u>one of</u> the following form <u>s</u> :
	(a) STATE OF MISSISSIPPI
	State-District
	I,, a qualified elector of the state or
	state-district do now state under oath that every person who
	signed the foregoing petition signed his or her name thereto in my
	presence, and that before the signing of the petition the signator
Ī	was told that after signing the same his or her name could not be
]	removed from the petition; that I believe that each has stated his
	or her name and district correctly, and that so far as I know each
	signer is a qualified elector of the state or state-district, and
	I further certify that the date appearing on the foregoing
	petition is the correct date on which the first signature was
	affixed to the petition or any section thereof.
	(Signature)
	Sworn to and subscribed before me, this day of,
	<u>20</u>
	(b) STATE OF MISSISSIPPI
	County of

165	I,, a qualified elector of <u>the</u> county do now
166	state under oath that every person who signed the foregoing
167	petition signed his or her name thereto in my presence, and that
168	before the signing of <u>the</u> petition the signator was told that
169	after signing the same his or her name could not be removed from
170	the petition; that I believe that each has stated his or her name
171	and precinct correctly, and that so far as I know each signer is a
172	qualified elector of this county, and I further certify that the
173	date appearing on the foregoing petition is the correct date on
174	which the first signature was affixed to the petition or any
175	section thereof.
176	(Signature)
177	Sworn to and subscribed before me, this day of,
178	<u>20</u> .
179	
180	
181	(c) STATE OF MISSISSIPPI
182	City of, County of
183	I,, a qualified elector of the municipality do
184	now state under oath that every person who signed the foregoing
185	petition signed his or her name thereto in my presence, and that
186	before the signing of the petition the signator was told that
187	after signing the same his or her name could not be removed from
188	the petition; that I believe that each has stated his or her name
189	and precinct correctly, and that so far as I know each signer is a
190	qualified elector of this municipality, and I further certify that
191	the date appearing on the foregoing petition is the correct date
192	on which the first signature was affixed to the petition or any
193	section thereof.
194	(Signature)
195	Sworn to and subscribed before me, this day of,
196	<u>20</u>
197	
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199 SECTION 5. Section 25-5-15, Mississippi Code of 1972, is
200 amended as follows:

201 25-5-15. Before the submission of the petitions to the 202 Governor or Lieutenant Governor, if the Governor is the officer to be removed, to be filed by him, all sections of the same shall be 203 204 consolidated and delivered to the Secretary of State, in the case of a statewide or state-district officer, \* \* \* registrar of the 205 206 county or municipality, as the case may be, in which the petition has been circulated. No signatures shall be thereafter added. 207 208 The Secretary of State or \* \* \* registrar shall compare the 209 signatures of the persons appearing on the petition with the names 210 of the qualified electors appearing on the poll books of the county or municipality, and shall attach to said petition, or to 211 each section of the petition if the same has been circulated in 212 213 sections, the following certificate:

214 STATE OF MISSISSIPPI

215 <u>State-District</u>

County of \_\_\_\_\_ \_\_\_\_ (Municipality of \_ 216 \_) 217 \_\_, Secretary of State or \* \* \* registrar in and I, 218 for the county or municipality aforesaid, do hereby certify that I 219 have compared the signatures on the preceding sheets of the 220 removal petition attached hereto, and to the best of my knowledge and belief the \* \* \* petition (or section of petition) contains 221 the signatures of \_\_\_\_\_ qualified electors of the state, 222 state-district, the county or municipality, as the case may be, 223 and I have drawn a line in red ink through the names of those 224 signators who appear by the records in my office not to be 225 qualified electors, or who have died. I further certify that as 226 227 of the date of the petitions there were \_\_\_\_\_ qualified electors 228 in this state, state-district, county or municipality, as the case 229 may be.

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Given under my hand and seal of office, this the \_\_\_\_\_ day 230 231 of \_\_ \_\_\_\_\_, 20\_\_\_. 232 233 Secretary of State, County 234 or Municipal Registrar SECTION 6. Section 25-5-17, Mississippi Code of 1972, is 235 236 amended as follows: 237 25-5-17. The certificate by the Secretary of State, county or municipal registrar shall be prima facie evidence of the facts 238 stated therein and of the qualification of the electors whose 239 240 signatures are thus certified. The Governor or the Lieutenant Governor, if the Governor is the officer to be removed, shall 241 242 consider and count only those signatures on the petition as shall 243 be so certified by the Secretary of State or registrar; \* \* \* 244 however, \* \* \* any officer sought to be removed or any citizen of 245 the state, state-district, county or municipality shall have the privilege of submitting evidence in writing, under oath, to the 246 247 Governor as to the question of whether or not any signator to the petition was in fact a qualified elector at the time of the 248 249 signing of the petition, or has since died. The decision of the 250 Governor or the Lieutenant Governor, if the Governor is the 251 officer to be removed, as to whether or not any particular person was or was not a qualified elector at the time of the signing of 252 the petition, or whether or not any particular person has since 253 254 died, shall be final and shall not be subject to review. The 255 status of the signator as to whether or not he or she was a 256 qualified elector at the time of signing the petition shall be 257 determined as of the date of the petition and not by any other 258 date. 259 SECTION 7. Section 25-5-19, Mississippi Code of 1972, is 260 amended as follows: 261 25-5-19. The Secretary of State or the county or municipal

262 registrar shall not retain in his possession any \* \* \* petition or S. B. No. 2764 \*SS26/R8\* 05/SS26/R8 PAGE 8

any section thereof for a longer period than two (2) days for the 263 first two hundred signatures (200) thereon and one (1) additional 264 day for each two hundred (200) additional signatures or fraction 265 266 thereof, and the time consumed in the examination of the petitions 267 shall not be counted in determining the time between the signing 268 and the filing of the petitions. At the expiration of the 269 examination, the registrar shall forthwith file the same with the 270 Governor or the Lieutenant Governor, if the Governor is the 271 officer to be removed, with his certificate attached, and shall obtain a written receipt for the same. The forms herein are not 272 273 mandatory, but directory, and if substantially followed in any 274 petition it shall be sufficient, disregarding clerical and 275 technical errors. If the Secretary of State or the registrar be unable to examine the petition, he shall so certify the fact to 276 277 the state, county or municipal election commissioners, who shall 278 in the same manner and time perform all the functions herein required of the Secretary of State or the registrar. In the event 279 280 the Secretary of State or the county or municipal registrar is the officer whose removal is sought by the petition, then the petition 281 282 shall be delivered to one (1) of the state election commissioners or one of the county or municipal election commissioners of the 283 284 county or municipality in which the petition has been circulated, and the \* \* \* commissioners \* \* \* shall in the same manner and 285 within the same time perform all functions herein required of the 286 287 registrar. A fee of Five Cents (5¢) per signature shall be 288 allowed for the \* \* \* examination of the petitions, to be paid out 289 of the general funds of the state, county or municipality upon due 290 proof of the examination. The Secretary of State or any registrar or any board of state, county or municipal election commissioners 291 292 or member thereof who willfully fails or refuses to perform the 293 duty or duties herein required of him or them shall be subject to 294 a civil penalty of One Thousand Dollars (\$1,000.00), to be 295 recovered in the Chancery Court of the First Judicial District of \*SS26/R8\* S. B. No. 2764 05/SS26/R8 PAGE 9

Hinds County or in the chancery court of the county by suit which may be filed by any qualified elector who signed <u>the</u> petition or any section thereof.

299 SECTION 8. Section 25-5-21, Mississippi Code of 1972, is 300 amended as follows:

25-5-21. When the petitions shall have been filed with the 301 302 Governor or the Lieutenant Governor, if the Governor is the 303 officer to be removed, within ten (10) days of the filing thereof 304 the Governor or the Lieutenant Governor, if the Governor is the officer to be removed, shall cause true copies thereof 305 306 (photostatic copies being sufficient) to be personally delivered 307 by some officer of the state, county or municipality, designated in writing by the Governor or the Lieutenant Governor, if the 308 309 Governor is the officer to be removed, to the officer sought to be 310 removed, and shall in like manner and form cause to be personally served on the officer a notice to appear, if he desires, at a time 311 to be fixed by the Governor or the Lieutenant Governor, if the 312 313 Governor is the officer to be removed, to show cause, if any he can, why the question of his removal should not be submitted to a 314 315 vote of the qualified electors as hereinafter provided, 316 which \* \* \* notice shall be served upon the officer at least 317 twenty (20) days before the date when his appearance is required. 318 The place of hearing shall be the county courthouse of the county 319 in which the officer resides. 320 SECTION 9. Section 25-5-23, Mississippi Code of 1972, is

321 amended as follows:

322 25-5-23. At the time and place designated in the notice, the Governor or the Lieutenant Governor, if the Governor is the 323 officer to be removed, shall cause to be convened a removal 324 325 council to be composed of three (3) chancery judges appointed by the Governor or the Lieutenant Governor, if the Governor is the 326 327 officer to be removed, none of whom shall reside in the district 328 in which the officer under question resides, to hear and determine \*SS26/R8\* S. B. No. 2764 05/SS26/R8 PAGE 10

whether there is substantial basis for a removal election 329 consistently with the provisions of Sections 25-5-3 through 330 25-5-37. The senior chancellor shall serve as the presiding judge 331 332 of the council. The hearing herein provided may continue from day 333 to day and be recessed from time to time, as in the discretion of 334 the council may be ordered. The qualified electors of the state, state-district, county or municipality shall likewise be given 335 336 notice by proclamation of the Governor or the Lieutenant Governor, 337 if the Governor is the officer to be removed, of the time and place of the hearing. Any interested citizen or citizens may 338 339 likewise appear at the time and place listed and make \* \* \* 340 representations to the council as, in the discretion of the 341 council, may be material to the issues involved. The council 342 shall promulgate rules for the hearings, which shall be in 343 writing, but all representations shall be made under oath, to be 344 administered by some member of the council. It shall not be 345 necessary that a stenographic record be kept of the 346 representations, either for or against removal, but the testimony 347 taken shall be heard as nearly as practicable in compliance with the usually applicable rules of evidence. All decisions of the 348 349 council on any question, preliminary or final, including the 350 question of whether just cause for an election has been shown, shall be final and not subject to review. 351 The elective officer concerned shall be entitled to be 352 353 represented by counsel of his choice at the hearing.

354 **SECTION 10.** Section 25-5-25, Mississippi Code of 1972, is 355 amended as follows:

356 25-5-25. The council shall keep minutes of its final 357 judgments, and the disposition of each petition shall be recorded 358 therein. If it be the judgment of the council that sufficient 359 cause has not been shown to justify the removal of the officer, 360 then the petition shall be dismissed and no new petition shall be

S. B. No. 2764 \*SS26/R8\* 05/SS26/R8 PAGE 11 361 filed or entertained for a period of one (1) year from the date of 362 the order dismissing the petition.

If, however, the council shall be of the opinion that 363 364 sufficient cause has been shown to justify the removal of the 365 officer, then notice to the qualified electors of the state or 366 state-district, county or municipality involved shall be given, in 367 accordance with the general election laws of the State of 368 Mississippi in the matter of filling vacancies in state, 369 state-district, county or municipal offices, that an election shall be held in the county or municipality to determine the 370 371 question of whether or not the state, state-district, county or municipal official shall be removed from office. 372

373 **SECTION 11.** Section 25-5-27, Mississippi Code of 1972, is 374 amended as follows:

25-5-27. The officer named in the removal petition shall 375 continue to perform the duties of his office until the results of 376 the special removal election shall be officially proclaimed. If, 377 378 however, the officer named in the petition for removal shall offer his resignation before the issuance of the proclamation for the 379 380 holding of special removal election, it shall be accepted, shall 381 take effect on the date it is offered, and the vacancy shall be 382 filled as provided by law for the filling of any vacancy in an 383 elective state, state-district, county or municipal office. The officer who either resigns or is removed shall not be eligible to 384 385 fill the vacancy caused by his removal or resignation, or serve as deputy in the office from which he resigns or is removed. 386

387 SECTION 12. Section 25-5-33, Mississippi Code of 1972, is 388 amended as follows:

389 25-5-33. The election commissioners of the <u>state</u>, 390 <u>state-district</u>, county <u>or municipality</u>, or a quorum thereof, shall 391 meet at the office of the <u>Secretary of State or the</u> county <u>or</u> 392 <u>municipal</u> registrar at 9:00 a.m. of the day following the special 393 removal election, and shall then proceed to canvass, tabulate, and S. B. No. 2764 \*SS26/R8\* 05/SS26/R8 PAGE 12

certify the results of the election as now provided by the general 394 election laws of the State of Mississippi. The certificate of the 395 396 results, showing the total votes cast for the removal of the 397 officer, the total votes cast against the removal of the officer, 398 and the total number of qualified electors in the county, 399 supervisors district or municipality in which the election was 400 held, shall be forwarded to the Governor or the Lieutenant 401 Governor, if the Governor is the officer to be removed. If a 402 majority of all qualified electors of the county, supervisors 403 district or municipality in which the election shall have been 404 held shall not have voted in the election, either for or against 405 the removal, or if a majority of the qualified electors voting in 406 the election shall oppose removal, the officer shall not be 407 removed and shall not thereafter during his term of office be 408 subject to another removal election. If a majority of all 409 qualified electors of the state, state-district, county, supervisors district or municipality in which the election is held 410 411 have voted either for or against removal, and if a majority of the qualified electors voting in the election shall vote for the 412 413 removal of the officer, then the Governor shall issue his proclamation declaring the office vacant, removing the officer, 414 415 and appointing a suitable person to fill the vacancy until the 416 same can be filled in a special election to be held not more than sixty (60) days after the \* \* \* proclamation of the Governor. 417 No 418 officer shall be subject to a removal petition until he shall have served at least one (1) year of his term. 419

420 **SECTION 13.** Section 25-5-37, Mississippi Code of 1972, is 421 amended as follows:

422 25-5-37. (1) Any person who signs any removal petition with 423 any name other than his own, or who knowingly signs his name more 424 than once to <u>the</u> petition, or who knowingly signs <u>the</u> petition 425 when he is not a qualified elector shall be guilty of a felony

S. B. No. 2764 \*SS26/R8\* 05/SS26/R8 PAGE 13 426 and, upon conviction, may be punished as such for a term in the 427 penitentiary not to exceed five (5) years.

(2) Any person who knowingly executes any affidavit required 428 429 by Sections 25-5-3 through 25-3-37 knowing the same to be false, 430 or who issues any certificate required by the same knowing it to 431 be false, or who makes any statement of any kind required by such 432 sections to be under oath, either in writing or orally, knowing 433 the same to be false shall be guilty of perjury and, upon 434 conviction, may be punished by imprisonment in the State Penitentiary for a term not to exceed ten (10) years. 435

(3) It shall be a felony for any officer sought to be
removed under the provisions of the aforesaid sections to attempt
by force, threats, bribery, or intimidation to hinder or interfere
with the free circulation or signing of any removal petition and,
upon conviction thereof, he shall be punished by imprisonment in
the State Penitentiary for not less than one (1) year nor more
than five (5) years.

(4) Any person in the possession of a removal petition who
either willfully suppresses, neglects, or fails to cause same to
be filed with the <u>Secretary of State or the</u> county <u>or municipal</u>
registrar shall be guilty of a misdemeanor and, upon conviction
thereof, shall be punished by imprisonment in the county jail not
to exceed six (6) months or by fine not to exceed Five Hundred
Dollars (\$500.00), or by both such fine and imprisonment.

450 SECTION 14. The Attorney General of the State of Mississippi 451 shall submit this act, immediately upon approval by the Governor, 452 or upon approval by the Legislature subsequent to a veto, to the 453 Attorney General of the United States or to the United States 454 District Court for the District of Columbia in accordance with the 455 provisions of the Voting Rights Act of 1965, as amended and 456 extended. 457 **SECTION 15.** This act shall take effect and be in force from 458 and after the date it is effectuated under Section 5 of the Voting 459 Rights Act of 1965, as amended and extended.