By: Senator(s) Ross

To: Judiciary, Division A

SENATE BILL NO. 2870

AN ACT TO PROVIDE THAT VACANCIES IN THE OFFICE OF JUDGE OF 1 THE SUPREME COURT AND COURT OF APPEALS SHALL BE FILLED BY 2 3 APPOINTMENT OF THE GOVERNOR, SUBJECT TO THE ADVICE AND CONSENT OF THE SENATE; TO CREATE NEW SECTION 9-3-4, MISSISSIPPI CODE OF 1972 4 TO PLACE THE PROVISIONS CONCERNING THE TERMS AND SERVICE OF JUDGES 5 б OF THE SUPREME COURT IN THE SUPREME COURT CHAPTER OF THE 7 MISSISSIPPI CODE AND TO PROVIDE THAT VACANCIES ARE FILLED BY APPOINTMENT OF THE GOVERNOR; TO AMEND SECTION 9-1-103, MISSISSIPPI CODE OF 1972, TO CONFORM; TO AMEND SECTION 9-4-5, MISSISSIPPI CODE 8 9 OF 1972, TO PROVIDE THAT VACANCIES IN THE OFFICE OF JUDGE OF THE 10 COURT OF APPEALS ARE FILLED BY APPOINTMENT OF THE GOVERNOR; TO 11 REPEAL SECTION 9-4-15, MISSISSIPPI CODE OF 1972, WHICH PROVIDES THAT GENERAL ELECTIONS FOR THE OFFICE OF JUDGE OF THE COURT OF 12 13 APPEALS SHALL BE HELD AT THE SAME TIMES AS GENERAL ELECTIONS FOR 14 CONGRESSIONAL OFFICES; TO AMEND SECTION 23-15-197, MISSISSIPPI 15 CODE OF 1972, TO CONFORM THE TIMES FOR HOLDING OF RETENTION 16 ELECTIONS FOR APPELLATE JUDGES; TO AMEND SECTION 23-15-369, 17 MISSISSIPPI CODE OF 1972, TO SPECIFY THE MANNER IN WHICH RETENTION BALLOTS SHALL BE PRINTED; TO AMEND SECTION 23-15-607, MISSISSIPPI 18 19 20 CODE OF 1972, TO SPECIFY THE MANNER IN WHICH THE RESULTS OF A RETENTION ELECTION FOR AN APPELLATE COURT JUDGE IS TO BE 21 CERTIFIED; TO AMEND SECTIONS 23-15-849, 23-15-973, 23-15-975 AND 23-15-977, MISSISSIPPI CODE OF 1972, TO CONFORM; TO AMEND SECTION 23-15-991, MISSISSIPPI CODE OF 1972, TO PROVIDE FOR THE RETENTION 22 23 24 25 ELECTION AND FORM OF BALLOT FOR RETENTION ELECTIONS IN ORDER FOR AN APPELLATE JUDGE TO SUCCEED HIMSELF; TO AMEND SECTIONS 23-15-993 26 27 AND 23-15-995, MISSISSIPPI CODE OF 1972, TO CONFORM; AND FOR RELATED PURPOSES. 28

29 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: **SECTION 1.** The following shall be codified as Section 9-3-4, 30 31 Mississippi Code of 1972: 9-3-4. (1) The term of office of judges of the Supreme 32

33 Court shall be eight (8) years and shall begin on the first Monday of January of the year in which the prior term expires. Any judge 34 35 of the Supreme Court holding office or elected thereto on January 36 1, 2006, shall remain in office for the duration of his term unless he vacates the office or is removed for cause. From and 37 38 after January 1, 2006, vacancies in the office of justice of the Supreme Court shall be filled by appointment of the Governor, 39 40 subject to the advice and consent of the Senate. *SS01/R647*

41 (2) For the purpose of appointment and election, each of the 42 nine (9) judgeships of the Supreme Court shall be considered a separate office. The three (3) offices in each of the three (3) 43 44 Supreme Court districts shall be designated Position Number 1, 45 Position Number 2 and Position Number 3, and in qualifying for 46 retention for any office of judge of the Supreme Court, each candidate shall state the position number of the office he wishes 47 to retain and the ballots shall so indicate. In Supreme Court 48 District Number 1: Position Number 1 shall be that office for 49 which the term ends in January 1966; Position Number 2 shall be 50 51 that office for which the term ends in January 1965; and Position Number 3 shall be that office for which the term ends in January 52 1969. In District Number 2: Position Number 1 shall be that 53 office for which the term ends in January 1972; Position Number 2 54 55 shall be that office for which the term ends in January 1969; and 56 Position Number 3 shall be for that office for which the term ends In District Number 3: Position Number 1 shall 57 in January 1973. 58 be that office for which the term ends in January 1969; Position Number 2 shall be that office for which the term ends in January 59 60 1969; and Position Number 3 shall be that office for which the term ends in January 1965. 61

62 SECTION 2. Section 9-1-103, Mississippi Code of 1972, is 63 amended as follows:

64 9-1-103. (1) Whenever a vacancy shall occur in any judicial 65 office by reason of death of an incumbent, resignation or retirement of an incumbent, removal of an incumbent from 66 67 office, * * * creation of a new judicial office in which there has not heretofore been an incumbent and for which no election is 68 provided by statute, or failure of an incumbent to prevail in a 69 70 required retention election, the Governor shall have the authority 71 to appoint a qualified person as follows: 72 (a) For judicial offices filled by election, the

73 <u>Governor shall appoint a qualified person</u> to fill <u>the</u> vacancy to S. B. No. 2870 *SSO1/R647* 05/SS01/R647 PAGE 2 74 serve for the unexpired term or until <u>the</u> vacancy is filled by 75 election as provided in Section 23-15-849, Mississippi Code of 76 1972.

77 (b) For judicial offices filled by appointment, the
78 Governor shall appoint a qualified person to fill the vacancy to
79 serve for the unexpired term.

80 (2) When a vacancy shall occur for any of the reasons 81 enumerated in this section, the clerk of the court shall notify 82 the Governor of <u>the</u> vacancy immediately.

83 SECTION 3. Section 9-4-5, Mississippi Code of 1972, is 84 amended as follows:

9-4-5. (1) (a) The term of office of judges of the Court
of Appeals shall be eight (8) years.

87 (b) An election shall be held on the first Tuesday after the first Monday in November 1994, to elect the ten (10) 88 judges of the Court of Appeals, two (2) from each congressional 89 district; provided, however, judges of the Court of Appeals who 90 91 are elected to take office after the first Monday of January 2002, shall be elected from the Court of Appeals Districts described in 92 93 subsection (5) of this section. The judges of the Court of Appeals shall begin service on the first Monday of January 1995. 94

95 (c) * * * In order to provide that the offices of not more than a majority of the judges of said court shall become 96 vacant at any one (1) time, the terms of office of six (6) of the 97 98 judges first to be elected shall expire in less than eight (8) years. For the purpose of all elections of members of the court, 99 100 each of the ten (10) judges of the Court of Appeals shall be considered a separate office. The two (2) offices in each of the 101 102 five (5) districts shall be designated Position Number 1 and 103 Position Number 2, and in qualifying for office as a candidate for or retention of any office of judge of the Court of Appeals, each 104 105 candidate shall state the position number of the office to which 106 he aspires and the election ballots shall so indicate.

S. B. No. 2870 *SSO1/R647* 05/SS01/R647 PAGE 3 107 <u>(d)</u> (i) In <u>the First Court of Appeals District</u>, the 108 judge of the Court of Appeals for Position Number 1 shall be that 109 office for which the term ends <u>in</u> January <u>of</u> 1999, and the judge 110 of the Court of Appeals for Position Number 2 shall be that office 111 for which the term ends <u>in</u> January <u>of</u> 2003.

(ii) In <u>the Second Court of Appeals District</u>, the judge of the Court of Appeals for Position Number 1 shall be that office for which the term ends <u>in</u> January <u>of</u> 2003, and the judge of the Court of Appeals for Position Number 2 shall be that office for which the term ends <u>in</u> January <u>of</u> 2001.

(iii) In <u>the Third Court of Appeals District</u>, the judge of the Court of Appeals for Position Number 1 shall be that office for which the term ends <u>in</u> January <u>of</u> 2001, and the judge of the Court of Appeals for Position Number 2 shall be that office for which the term ends in January of 1999.

(iv) In <u>the Fourth Court of Appeals District</u>, the judge of the Court of Appeals for Position Number 1 shall be that office for which the term ends <u>in</u> January <u>of</u> 1999, and the judge of the Court of Appeals for Position Number 2 shall be that office for which the term ends in January of 2003.

(v) In <u>the Fifth Court of Appeals District</u>, the judge of the Court of Appeals for Position Number 1 shall be that office for which the term ends <u>in</u> January <u>of</u> 2003, and the judge of the Court of Appeals for Position Number 2 shall be that office for which the term ends in January of 2001.

132 (2) No person shall be eligible for the office of judge of 133 the Court of Appeals who has not attained the age of thirty (30) 134 years at the time of his election <u>or appointment</u> and who has not 135 been a practicing attorney and citizen of the state for five (5) 136 years immediately preceding such election or appointment.

137

(3) Until January 1, 2006:

138 (a) The laws regulating the general elections shall 139 apply to and govern the elections of judges of the Court of S. B. No. 2870 *SSO1/R647* 05/SS01/R647 PAGE 4 140 Appeals except as otherwise provided in Sections 23-15-974 through 141 23-15-985.

In the year prior to the expiration of the term of 142 (b) 143 an incumbent, and likewise each eighth year thereafter, an 144 election shall be held in the manner provided in this section in the district from which the incumbent Court of Appeals judge was 145 146 elected at which there shall be elected a successor to the incumbent, whose term of office shall thereafter begin on the 147 148 first Monday of January of the year in which the term of the incumbent he succeeds expires. 149

150 (4) (a) Any vacancy on the Court of Appeals <u>occurring prior</u> 151 <u>to January 1, 2006</u>, shall be filled by appointment of the Governor 152 for that portion of the unexpired term prior to the election to 153 fill the remainder of said term according to provisions of Section 154 23-15-849, Mississippi Code of 1972.

(b) From and after January 1, 2006, any vacancy on the
Court of Appeals shall be filled by appointment of the Governor,
subject to the advice and consent of the Senate. If a vacancy
occurs before the expiration of a term, the appointment shall be
for the remainder of that term.

160 (c) A judge of the Court of Appeals holding office or 161 elected thereto on January 1, 2006, shall remain in office for the 162 remainder of his term, unless he vacates the office or is removed 163 for cause. If a judge does not stand for retention election as 164 provided by Section 23-15-991, the office held by that judge shall 165 be vacated upon expiration of term.

166 (5) (a) The State of Mississippi is hereby divided into167 five (5) Court of Appeals Districts as follows:

168 FIRST DISTRICT. The First Court of Appeals District shall be 169 composed of the following counties and portions of counties: 170 Alcorn, Benton, Calhoun, Chickasaw, Choctaw, DeSoto, Itawamba, 171 Lafayette, Lee, Marshall, Monroe, Pontotoc, Prentiss, Tate, 172 Tippah, Tishomingo, Union, Webster and Yalobusha; in Grenada S. B. No. 2870 *SSO1/R647* 05/SS01/R647 PAGE 5

County the precincts of Providence, Mt. Nebo, Hardy and Pea Ridge; 173 174 in Montgomery County the precincts of North Winona, Lodi, Stewart, 175 Nations and Poplar Creek; in Panola County the precincts of East 176 Sardis, South Curtis, Tocowa, Pope, Courtland, Cole's Point, North 177 Springport, South Springport, Eureka, Williamson, East Batesville 178 4, West Batesville 4, Fern Hill, North Batesville A, East Batesville 5 and West Batesville 5; and in Tallahatchie County the 179 precincts of Teasdale, Enid, Springhill, Charleston Beat 1, 180 181 Charleston Beat 2, Charleston Beat 3, Paynes, Leverette, Cascilla, 182 Murphreesboro and Rosebloom.

183 SECOND DISTRICT. The Second Court of Appeals District shall be composed of the following counties and portions of counties: 184 185 Bolivar, Carroll, Claiborne, Coahoma, Holmes, Humphreys, 186 Issaquena, Jefferson, Leflore, Quitman, Sharkey, Sunflower, Tunica, Warren, Washington and Yazoo; in Attala County the 187 188 precincts of Northeast, Hesterville, Possomneck, North Central, 189 McAdams, Newport, Sallis and Southwest; that portion of Grenada 190 County not included in the First Court of Appeals District; in Hinds County Precincts 11, 12, 13, 22, 23, 27, 28, 29, 30, 40, 41, 191 192 83, 84 and 85, and the precincts of Bolton, Brownsville, Cayuga, 193 Chapel Hill, Cynthia, Edwards, Learned, Pine Haven, Pocahontas, 194 St. Thomas, Tinnin, Utica 1 and Utica 2; in Leake County the precincts of Conway, West Carthage, Wiggins, Thomastown and 195 196 Ofahoma; in Madison County the precincts of Farmhaven, Canton 197 Precinct 2, Canton Precinct 3, Cameron Street, Canton Precinct 6, Bear Creek, Gluckstadt, Smith School, Magnolia Heights, Flora, 198 199 Virlilia, Canton Precinct 5, Cameron, Couparle, Camden, Sharon, 200 Canton Precinct 1 and Canton Precinct 4; that portion of Montgomery County not included in the First Court of Appeals 201 202 District; that portion of Panola County not included in the First 203 Court of Appeals District; and that portion of Tallahatchie County 204 not included in the First Court of Appeals District.

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THIRD DISTRICT. The Third Court of Appeals District shall be 205 206 composed of the following counties and portions of counties: Clarke, Clay, Jasper, Kemper, Lauderdale, Lowndes, Neshoba, 207 208 Newton, Noxubee, Oktibbeha, Rankin, Scott, Smith and Winston; that 209 portion of Attala County not included in the Second Court of 210 Appeals District; in Jones County the precincts of Northwest High School, Shady Grove, Sharon, Erata, Glade, Myrick School, 211 Northeast High School, Rustin, Sandersville Civic Center, Tuckers, 212 Antioch and Landrum; that portion of Leake County not included in 213 the Second Court of Appeals District; that portion of Madison 214 215 County not included in the Second Court of Appeals District; and in Wayne County the precincts of Big Rock, Yellow Creek, Hiwannee, 216 217 Diamond, Chaparral, Matherville, Coit and Eucutta.

FOURTH DISTRICT. The Fourth Court of Appeals District shall be composed of the following counties and portions of counties: Adams, Amite, Copiah, Covington, Franklin, Jefferson Davis, Lawrence, Lincoln, Marion, Pike, Simpson, Walthall and Wilkinson; that portion of Hinds County not included in the Second Court of Appeals District; and that portion of Jones county not included in the Third Court of Appeals District.

FIFTH DISTRICT. The Fifth Court of Appeals District shall be composed of the following counties and portions of counties: Forrest, George, Greene, Hancock, Harrison, Jackson, Lamar, Pearl River, Perry and Stone; and that portion of Wayne County not included in the Third Court of Appeals District.

230 The boundaries of the Court of Appeals Districts (b) 231 described in paragraph (a) of this subsection shall be the boundaries of the counties and precincts listed in paragraph (a) 232 233 of this subsection as such boundaries existed on October 1, 1990. SECTION 4. Section 9-4-15, Mississippi Code of 1972, which 234 235 provides that general elections for the office of judge of the 236 Court of Appeals shall be held at the same times as general 237 elections for congressional offices, is repealed.

S. B. No. 2870 *SSO1/R647* 05/SS01/R647 PAGE 7 238 **SECTION 5.** Section 23-15-197, Mississippi Code of 1972, is 239 amended as follows:

240 23-15-197. (1) Times for holding primary and general
241 elections for congressional offices shall be as prescribed in
242 Sections 23-15-1031, 23-15-1033 and 23-15-1041.

(2) Times for holding <u>retention</u> elections for the office of
judge of the Supreme Court <u>or judge of the Court of Appeals</u> shall
be as prescribed in Section 23-15-991 and Sections 23-15-974
through 23-15-985.

247 (3) Times for holding elections for the office of circuit 248 court judge and the office of chancery court judge shall be as 249 prescribed in Sections 23-15-974 through 23-15-985, and Section 250 23-15-1015.

(4) Times for holding elections for the office of county election commissioners shall be as prescribed in Section 253 23-15-213.

254 **SECTION 6.** Section 23-15-369, Mississippi Code of 1972, is 255 amended as follows:

256 23-15-369. (a) Whenever a constitutional amendment is (1) 257 submitted to the vote of the people, the substance of such 258 amendment shall be printed in clear and unambiguous language on 259 the ballot after the list of candidates, if any, followed by the 260 word "YES" and also by the word "NO", and shall be styled in such a manner that a "YES" vote will indicate approval of the proposal 261 262 and a "NO" vote will indicate rejection.

263 The substance of the amendment shall be an (b) 264 explanatory statement not exceeding seventy-five (75) words in 265 length of the chief purpose of the measure. Such statement shall 266 be prepared by the Legislature and included in the concurrent 267 resolution proposing the amendment to the Constitution. The statement shall avoid, whenever possible, the use of legal 268 269 terminology or jargon and shall use instead, simple, ordinary, 270 everyday language. The Secretary of State shall give each *SS01/R647* S. B. No. 2870 05/SS01/R647 PAGE 8

271 proposed constitutional amendment a designating number for 272 convenient reference. This number designation shall appear on the 273 ballot. Designating numbers shall be assigned in the order of 274 filing or certification of the amendments. The Secretary of State 275 shall furnish the designating number and the substance of each 276 amendment to the circuit clerk of each county in which such 277 amendment is to be voted on.

(c) The full text of each proposed constitutional amendment shall be published by the Secretary of State as provided for in Section 7-3-39, Mississippi Code of 1972, and shall be posted prominently in all polling places, with copies of said proposed amendment to be otherwise available at each polling place.

(2) Except as may be otherwise provided in subsection (1) of this section, whenever any public measure, question or matter that requires an affirmative or negative vote is submitted to a vote of the electors, the measure or matter shall be printed on the ballot and also the words "FOR" or "AGAINST" to be so arranged by the proper officer so that the voter can intelligently vote his preference.

291 (3) Whenever any judge shall stand for retention election,
 292 the ballot shall be printed as required by Section 23-15-991.
 293 SECTION 7. Section 23-15-607, Mississippi Code of 1972, is

294 amended as follows:

295 23-15-607. (1) The commissioners of election shall, within ten (10) days after a retention election for judges of the Supreme 296 297 Court or Court of Appeals, transmit to the Secretary of State, to 298 be filed in his office, a statement of the whole number of votes 299 given in their county, and the whole number of votes given in each 300 precinct in their county, for each candidate to retain the office 301 of judge of the Supreme Court or Court of Appeals, and the 302 Secretary of State shall immediately notify each member of the 303 State Board of Election Commissioners in writing to assemble at *SS01/R647* S. B. No. 2870 05/SS01/R647

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his office on a day to be fixed by him, to be within ten (10) days 304 after the receipt by him of such statement, and when assembled 305 pursuant to such notice the State Board of Election Commissioners 306 307 shall sum up the whole number of votes given for each candidate 308 for retention of the office of judge of the Supreme Court or Court of Appeals according to the total number of votes in each county 309 310 for or against each candidate as certified to the Secretary of State, ascertain whether the person * * * is to be retained; and 311 312 thereupon all persons chosen to retain office at the election shall be commissioned by the Governor; but if it appears that any 313 314 candidate for retention as judge of the Supreme Court or Court of Appeals * * * has an equal number of votes for and against 315 316 retention, the election shall be forthwith decided * * * by lots, 317 fairly and publicly drawn under the direction of the State Board of Election Commissioners. The position of a judge of the Supreme 318 319 Court or Court of Appeals who loses a retention election by the drawing of lots shall be vacant upon expiration of term. 320

321 (2) The statements required by this section shall contain a 322 certification, signed and dated by a majority of the commissioners 323 of election, which shall read as follows:

324 "We, the undersigned commissioners of election, do hereby 325 certify that this statement of the whole number of votes 326 contain the official vote for the election reflected 327 therein."

328 (3) The statements required by this section shall be
329 transmitted to the Secretary of State on such forms and by such
330 methods as may be required by rules and regulations promulgated by
331 the Secretary of State.

332 SECTION 8. Section 23-15-849, Mississippi Code of 1972, is 333 amended as follows:

334 23-15-849. (1) Vacancies in the office of circuit judge or 335 chancellor shall be filled for the unexpired term by the qualified 336 electors at the next regular election for state officers or for S. B. No. 2870 *SSO1/R647* 05/SS01/R647 PAGE 10 337 representatives in Congress occurring more than nine (9) months 338 after the existence of the vacancy to be filled, and the term of 339 office of the person elected to fill a vacancy shall commence on 340 the first Monday in January following his election. Upon the 341 occurring of such a vacancy, the Governor shall appoint a 342 qualified person from the district in which the vacancy exists to hold the office and discharge the duties thereof until the vacancy 343 shall be filled by election as provided in this subsection. 344

345 (2) * * * Upon occurrence of a vacancy <u>in the office of</u> 346 <u>judge of the Supreme Court or Court of Appeals</u>, the Governor shall 347 appoint a qualified person from the district in which the vacancy 348 exists to hold the office and discharge the duties thereof * * *<u>.</u> 349 * * *

350 **SECTION 9.** Section 23-15-973, Mississippi Code of 1972, is 351 amended as follows:

23-15-973. It shall be the duty of the judges of the circuit 352 court to give a reasonable time and opportunity to * * * 353 354 candidates for retention of the office of judge of the Supreme Court and * * * the Court of Appeals, and for candidates for 355 356 circuit judge and chancellor, to address the people during court In order to give further and every possible emphasis to 357 terms. 358 the fact that the said judicial offices are not political but are 359 to be held without favor and with absolute impartiality as to all persons, and because of the jurisdiction conferred upon the courts 360 361 by this chapter, the judges thereof should be as far removed as possible from any political affiliations or obligations. 362 It shall 363 be unlawful for any candidate for any of the offices mentioned in this section to align himself with any candidate or candidates for 364 any other office or with any political faction or any political 365 366 party at any time during any primary or general election campaign. 367 Likewise it shall be unlawful for any candidate for any other 368 office nominated or to be nominated at any primary election, 369 wherein any candidate for any of the judicial offices in this *SS01/R647* S. B. No. 2870 05/SS01/R647

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section mentioned, is or are to be nominated, to align himself 370 371 with any one or more of the candidates for said offices or to take 372 any part whatever in any nomination for any one or more of said 373 judicial offices, except to cast his individual vote. Any 374 candidate for any office, whether nominated with or without 375 opposition, at any primary wherein a candidate for any one of the 376 judicial offices herein mentioned is to be nominated who shall 377 deliberately, knowingly and willfully violate the provisions of 378 this section shall forfeit his nomination, or if elected at the following general election by virtue of said nomination, his 379 380 election shall be void. This section shall apply to candidates for election to judicial office and to candidates standing for 381 retention election for judicial office. 382

383 SECTION 10. Section 23-15-975, Mississippi Code of 1972, is 384 amended as follows:

385 23-15-975. * * *

As used in Sections 23-15-974 through 23-15-985 of this 386 387 subarticle, the term "judicial office" includes the office of justice of the Supreme Court, judge of the Court of Appeals, 388 389 circuit judge, chancellor, and county court judge * * *. All such 390 justices and judges shall be full-time positions and such justices 391 and judges shall not engage in the practice of law before any 392 court, administrative agency or other judicial or quasi-judicial forum except as provided by law for finalizing pending cases after 393 394 election to judicial office.

395 SECTION 11. Section 23-15-977, Mississippi Code of 1972, is 396 amended as follows:

397 23-15-977. (1) All candidates for judicial office as 398 defined in Section 23-15-975 of this subarticle shall file <u>the</u> 399 intent to be a candidate with the proper officials not later than 400 5:00 p.m. on the first Friday after the first Monday in May prior 401 to the general election for judicial office and shall pay to the 402 proper officials the following amounts:

S. B. No. 2870 *SS01/R647* 05/SS01/R647 PAGE 12 403 (a) Candidates for <u>retention in the office of</u> Supreme
404 Court <u>Justice and</u> judge <u>of the</u> Court of Appeals, the sum of Two
405 Hundred Dollars (\$200.00).

406 (b) Candidates for circuit judge and chancellor, the407 sum of One Hundred Dollars (\$100.00).

408 (c) Candidates for county judge *** * ***, the sum of 409 Fifteen Dollars (\$15.00).

(2) Candidates for judicial offices listed in paragraphs (a) and (b) of subsection (1) of this section shall file <u>the</u> intent to <u>stand for retention election or to</u> be a candidate with, and pay the proper assessment made pursuant to subsection (1) of this section to, the State Board of Election Commissioners.

(3) Candidates for judicial offices listed in paragraph (c) 415 416 of subsection (1) of this section shall file the intent to be a 417 candidate with, and pay the proper assessment made pursuant to subsection (1) of this section to, the circuit clerk of the proper 418 county. The circuit clerk shall notify the county commissioners 419 420 of election of all persons who have filed the intent to be a 421 candidate with, and paid the proper assessment to, such clerk. 422 Such notification shall occur within two (2) business days and 423 shall contain all necessary information.

424 **SECTION 12.** Section 23-15-991, Mississippi Code of 1972, is 425 amended as follows:

23-15-991. * * * (1) An election shall be held on the first 426 427 Tuesday after the first Monday in November immediately preceding 428 the expiration of the term of an incumbent in the Supreme Court 429 district or Court of Appeals district from which each incumbent 430 was selected, to submit his name to the eligible voters within his district as to whether he shall be retained in office. If a 431 432 majority of those voting on the question vote to retain the incumbent, the incumbent shall begin a new term of office at the 433 434 expiration of the current term. If a majority of those voting on 435 the question vote against retaining him in office, the vacancy

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436 shall be filled as provided by law and the Mississippi

437 <u>Constitution of 1890.</u>

438 (2) Within the time frame prescribed by Section 23-15-977, a judge of the Supreme Court or Court of Appeals may file in the 439 440 Office of Secretary of State a declaration of candidacy for 441 election to succeed himself in the position. If a declaration is not so filed by the judge, a vacancy shall exist upon the 442 expiration of his term which shall be filled by appointment of the 443 444 Governor as provided in Section 9-3-4 for judges of the Supreme Court and Section 9-4-5 for judges of the Court of Appeals. If a 445 446 declaration is filed, the judge's name shall be submitted at the general election to the eligible voters within the district. The 447 448 ballot shall read substantially as follows:

449 "Shall Judge (Here the name of the judge shall be inserted) of the (Here the title of the court, district and position shall 450 be inserted) be retained in office? Yes 451 No ." If , 452 a majority of those voting on the question vote against retaining 453 the incumbent in office, upon the expiration of the incumbent's term of office, a vacancy shall exist which shall be filled by 454 455 appointment of the Governor as provided in this section; otherwise, the judge shall remain in office for the term of such 456 457 office, unless he vacates the office or is removed for cause. At 458 the expiration of each term, a judge of the Supreme Court or Court of Appeals shall be eligible for retention in office by election 459 460 in the manner prescribed in this section. SECTION 13. Section 23-15-993, Mississippi Code of 1972, is 461 462 amended as follows: 463 23-15-993. For the purpose of appointment and election, each of the nine (9) judgeships of the Supreme Court and the ten (10) 464 465 judgeships of the Court of Appeals shall be considered a separate 466 office. * * * 467 SECTION 14. Section 23-15-995, Mississippi Code of 1972, is

468 amended as follows:

S. B. No. 2870 *SS01/R647* 05/SS01/R647 PAGE 14 469 23-15-995. Except as may be otherwise provided by the 470 provisions of Sections 23-15-974 through 23-15-985, the general 471 laws for the election of state officers shall apply to and govern 472 the retention election of judges of the Supreme Court.

473 SECTION 15. The Attorney General of the State of Mississippi 474 shall submit this act, immediately upon approval by the Governor, 475 or upon approval by the Legislature subsequent to a veto, to the 476 Attorney General of the United States or to the United States 477 District Court for the District of Columbia in accordance with the 478 provisions of the Voting Rights Act of 1965, as amended and 479 extended.

480 **SECTION 16.** This act shall take effect and be in force from 481 and after January 1, 2006, provided that it is effectuated under 482 Section 5 of the Voting Rights Act of 1965, as amended and 483 extended, and further provided that the amendments to the 484 Mississippi Constitution of 1890 as proposed by Senate Concurrent 485 Resolution No. 516, 2005 Regular Session, are certified by the 486 Secretary of State as having been ratified by the people.