By: Senator(s) Nunnelee

To: Elections; Constitution

## SENATE CONCURRENT RESOLUTION NO. 502

1		A C	ONCUI	RRENT	RES(	OLUTIC	N PR	OPOSIN	IG AN	AMEN:	DMENT	TO	SECT:	CONS
2	252.	34.	35.	36.	116.	133.	134.	135.	140.	168.	171.	173	AND	174

- MISSISSIPPI CONSTITUTION OF 1890, TO CHANGE, EFFECTIVE 2010, THE YEARS IN WHICH STATEWIDE GENERAL ELECTIONS ARE HELD TO EVEN 3
- NUMBERED YEARS; TO REDUCE THE TERM OF OFFICE FOR OFFICERS ELECTED 5
- IN 2007 TO THREE YEARS FOR ONE TERM ONLY TO EFFECTUATE SUCH
- CHANGE; AND TO ADJUST THE LENGTH OF REGULAR LEGISLATIVE SESSIONS 7 TO CONFORM TO THE CHANGE TO ELECTIONS IN EVEN NUMBERED YEARS.
- BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF 9
- 10 MISSISSIPPI, That the following amendments to the Mississippi
- 11 Constitution of 1890 are proposed to the qualified electors of the
- 12 state:
- Amend Section 252, Mississippi Constitution of 1890, to read 13
- 14 as follows:
- Section 252. The term of office of all elective officers 15
- under this Constitution shall be four (4) years, except as 16
- otherwise provided in this Constitution. The term of office for 17
- 18 elective officers that begins in 2008 shall be three (3) years. A
- general election for all elective officers shall be held on the 19
- Tuesday next after the first Monday of November 2007, thereafter a 20
- 21 general election shall be held on the first Tuesday after the
- first Monday of November 2010, and every four (4) years 22
- 23 thereafter. \* \* \* The Legislature may change the day and date of
- general elections to any day and date in October, November or 24
- 25 December.
- Amend Section 34, Mississippi Constitution of 1890, to read 26
- as follows: 27
- 28 Section 34. The House of Representatives shall consist of
- members chosen \* \* \* by the qualified electors of the 29
- several \* \* \* representative districts. 30

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- 31 Amend Section 35, Mississippi Constitution of 1890, to read
- 32 as follows:
- 33 Section 35. The Senate shall consist of members chosen \* \* \*
- 34 by the qualified electors of the several districts.
- 35 Amend Section 36, Mississippi Constitution of 1890, to read
- 36 as follows:
- 37 Section 36. The Legislature shall meet at the seat of
- 38 government in regular session on the Tuesday after the first
- 39 Monday of January. A regular session is limited to ninety (90)
- 40 calendar days, but the regular session following the state general
- 41 election is limited to \* \* \* one hundred twenty-five (125)
- 42 calendar days. \* \* \* The House of Representatives, by resolution
- 43 with the Senate concurring therein, and by a two-thirds (2/3) vote
- 44 of those present and voting in each house, may extend a regular
- 45 session for a period of thirty (30) days with no limit on the
- 46 number of extensions to each session.
- 47 Amend Section 116, Mississippi Constitution of 1890, to read
- 48 as follows:
- Section 116. The chief executive power of this state shall
- 50 be vested in a Governor \* \* \*. Any person elected to the Office
- of Governor shall be eligible to succeed himself in office.
- 52 However, no person shall be elected to the Office of Governor more
- 53 than twice, and no person who has held the Office of Governor or
- 54 has acted as Governor for more than two (2) years of a term to
- 55 which another person was elected shall be elected to the Office of
- 56 Governor more than once.
- 57 Amend Section 133, Mississippi Constitution of 1890, to read
- 58 as follows:
- 59 Section 133. There shall be a Secretary of State who shall
- 60 be elected \* \* \*. He shall be at least twenty-five (25) years of
- 61 age and a citizen of the state five (5) years next preceding the
- 62 day of his election. \* \* \* He shall be keeper of the Capitol; he
- 63 shall keep a correct register of all official acts and proceedings

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- of the Governor; and shall, when required, lay the same, and all
- 65 papers, minutes and vouchers relative thereto, before the
- 66 Legislature, and he shall perform such other duties as may be
- 67 required of him by law. He shall receive such compensation as
- 68 shall be prescribed.
- Amend Section 134, Mississippi Constitution of 1890, to read
- 70 as follows:
- 71 Section 134. A State Treasurer and an Auditor of Public
- 72 Accounts shall be elected \* \* \* and shall possess the same
- 73 qualifications as required for the Secretary of State. They shall
- 74 receive such compensation as may be provided by law.
- 75 Amend Section 135, Mississippi Constitution of 1890, to read
- 76 as follows:
- 77 Section 135. \* \* \* There shall be a sheriff, coroner,
- 78 assessor, tax collector and surveyor for each county to be
- 79 selected as elsewhere provided herein, \* \* \* and who shall be
- 80 eligible to immediately succeed themselves in office. \* \* \* If
- 81 the offices of sheriff and tax collector are combined, the holder
- 82 thereof shall not be eligible to immediately succeed himself in
- 83 office. The Legislature may combine any one or more of these
- 84 offices in any county or counties and shall fix their
- 85 compensation. The duties heretofore imposed on the county
- 86 treasurer shall be discharged by some person or persons selected
- 87 as required by law.
- Amend Section 140, Mississippi Constitution of 1890, to read
- 89 as follows:
- 90 Section 140. The Governor of the state shall be chosen in
- 91 the following manner: On the first Tuesday after the first Monday
- 92 of November 2007, and on the first Tuesday after the first Monday
- 93 of November 2010, and every four (4) years thereafter, until the
- 94 day shall be changed by law, an election shall be held in the
- 95 several counties and districts created for the election of members
- 96 of the House of Representatives in this state, for Governor, and

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the person receiving in any county or such legislative district
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     the highest number of votes cast therein, for said office, shall
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     beholden to have received as many votes as such county or district
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     is entitled to members in the House of Representatives, which last
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     named votes are hereby designated "electoral votes." In all cases
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     where a Representative is apportioned to two (2) or more counties
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     or districts, the electoral vote based on such Representative
     shall be equally divided among such counties or districts.
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     returns of said election shall be certified by the election
     commissioners, or the majority of them, of the several counties
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     and transmitted, sealed, to the seat of government, directed to
     the Secretary of State, and shall be by him safely kept and
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     delivered to the Speaker of the House of Representatives on the
     first day of the next ensuing session of the Legislature.
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          The Speaker shall, on the same day he shall have received
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     said returns, open and publish them in the presence of the House
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     of Representatives, and said House shall ascertain and count the
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     vote of each county and legislative district and decide any
     contest that may be made concerning the same, and said decision
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     shall be made by a majority of the whole number of members of the
     House of Representatives concurring therein by a viva voce vote,
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     which shall be recorded in its journal; provided, in case the two
     (2) highest candidates have an equal number of votes in any county
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     or legislative district, the electoral vote of such county or
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     legislative district shall be considered as equally divided
     between them. The person found to have received a majority of all
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     the electoral votes, and also a majority of the popular vote,
     shall be declared elected.
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          Amend Section 168, Mississippi Constitution of 1890, to read
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     as follows:
                        The Clerk of the Supreme Court shall be
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          Section 168.
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appointed by the Supreme Court in the manner and for a term as

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shall be provided by the Legislature, and the clerk of the circuit

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court and the clerk of the chancery court shall be selected in
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     each county in the manner provided by law. * * * The Legislature
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     shall provide by law what duties shall be performed during
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     vacation by the clerks of the circuit and chancery courts, subject
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     to the approval of the court.
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          Amend Section 171, Mississippi Constitution of 1890, to read
     as follows:
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          Section 171. A competent number of justice court judges and
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     constables shall be chosen in each county in the manner provided
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     by law, but not less than two (2) such judges in any county * * *.
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     Each justice court judge shall have resided two (2) years in the
     county next preceding his selection and shall be a high school
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     graduate or have a general equivalency diploma unless he shall
     have served as a justice of the peace or been elected to the
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     office of justice of the peace prior to January 1, 1976.
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     persons elected to the office of justice of the peace in November
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     1975 shall take office in January 1976 as justice court judges.
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          The maximum civil jurisdiction of the justice court shall
     extend to causes in which the principal amount in controversy is
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     Five Hundred Dollars ($500.00) or such higher amount as may be
     prescribed by law. The justice court shall have jurisdiction
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     concurrent with the circuit court over all crimes whereof the
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     punishment prescribed does not extend beyond a fine and
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     imprisonment in the county jail; but the Legislature may confer on
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     the justice court exclusive jurisdiction in such petty
     misdemeanors as the Legislature shall see proper.
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          In all causes tried in justice court, the right of appeal
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     shall be secured under such rules and regulations as shall be
     prescribed by law, and no justice court judge shall preside at the
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     trial of any cause where he may be interested, or the parties or
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     either of them shall be connected with him by affinity or
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     consanguinity, except by the consent of the justice court judge
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     and of the parties.
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- 163 All reference in the Mississippi Code to justice of the peace
- 164 shall mean justice court judge.
- Amend Section 173, Mississippi Constitution of 1890, to read
- 166 as follows:
- 167 Section 173. There shall be an Attorney General elected at
- 168 the same time and in the same manner as the Governor is
- 169 elected, \* \* \* and whose compensation shall be fixed by law. The
- 170 qualifications for the Attorney General shall be the same as \* \* \*
- 171 prescribed for judges of the circuit and chancery courts.
- Amend Section 174, Mississippi Constitution of 1890, to read
- 173 as follows:
- 174 Section 174. A district attorney for each circuit court
- 175 district shall be selected in the manner provided by law. \* \* \*
- 176 The duties shall be prescribed by law, and \* \* \* compensation
- 177 shall be a fixed salary.
- 178 BE IT FURTHER RESOLVED, That the amendments in this
- 179 resolution shall be submitted to the qualified electors as one
- 180 amendment since the proposed amendments pertain to one subject, at
- 181 an election to be held on the first Tuesday after the first Monday
- 182 of November 2006, as provided by Section 273 of the Constitution
- 183 and by law.
- BE IT FURTHER RESOLVED, That the explanation of the amendment
- 185 for the ballot shall read as follows: "This amendment provides
- 186 that the general election shall be held in an even year beginning
- 187 in 2010. The term of office of elective offices beginning in 2008
- 188 is reduced to three years for one term only to carry out this
- 189 change. Legislative session lengths are adjusted to conform."
- 190 BE IT FURTHER RESOLVED, That the Attorney General of the
- 191 State of Mississippi shall submit this resolution, immediately
- 192 upon adoption by the Legislature of the State of Mississippi, to
- 193 the Attorney General of the United States or to the United States
- 194 District Court for the District of Columbia in accordance with the

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

196 extended.