## House Amendments to Senate Bill No. 2829

## TO THE SECRETARY OF THE SENATE:

THIS IS TO INFORM YOU THAT THE HOUSE HAS ADOPTED THE AMENDMENTS SET OUT BELOW:

## AMENDMENT NO. 1

Amend by striking all after the enacting clause and inserting in lieu thereof the following:

33	<b>SECTION 1.</b> As used in this act:
34	(a) "DRE" means direct recording electronic voting
35	equipment.
36	(b) "Direct recording electronic voting equipment"
37	means a computer driven unit for casting and counting votes on
88	which an elector touches a video screen or a button adjacent to a
39	video screen to cast his or her vote.
10	<b>SECTION 2.</b> Each DRE unit shall:
11	(a) Permit the voter to verify, in a private and
12	independent manner, the votes selected by the voter on the ballot
13	before the ballot is cast and counted;
14	(b) Provide the voter with the opportunity, in a
15	private and independent manner, to change the ballot or correct
16	any error before the ballot is cast and counted, including, but
17	not limited to, the opportunity to correct the error through the
18	issuance of a replacement ballot if the voter is otherwise unable
19	to change the ballot or correct any error;

- (c) If the voter selects votes for more candidates for 50
- a single office than are eligible for election: 51
- (i) Notify the voter that he has selected more 52
- 53 candidates for that office than are eligible for election;
- 54 (ii) Notify the voter before his vote is cast and
- counted of the effect of casting multiple votes for such an 55
- 56 office; and
- 57 (iii) Provide the voter with the opportunity to
- correct the ballot before the ballot is cast and counted. 58

- 59 (d) Produce a permanent paper record with a manual
- 60 audit capacity which shall be available for any recount conducted
- with respect to the election in which the DRE unit is used; 61
- 62 (e) Have the capability to print the ballots cast by
- electors to be utilized in the event of a recount conducted with 63
- 64 respect to the election in which the DRE is used;
- 65 Be accessible for individuals with disabilities, (f)
- 66 including, but not limited to, nonvisual accessibility for the
- 67 blind and visually impaired, in a manner that provides the same
- opportunity for access and participation, including privacy and 68
- 69 independence, as for other voters. This requirement may be
- satisfied through the use of at least one (1) DRE unit or other 70
- 71 voting unit equipped for individuals with disabilities at each
- polling place; 72
- 73 Provide alternative language accessibility pursuant
- 74 to the requirements of the Voting Rights Act of 1965; and
- Have a residual vote rate in counting ballots 75
- 76 attributable to the voting system and not to voter error that
- 77 complies with error rate standards established under the voting
- system standards issued by the Federal Election Commission which 78
- were in effect as of October 29, 2002. 79
- 80 SECTION 3. DREs shall be arranged in the polling place in
- 81 such a manner as to:
- 82 Ensure the privacy of the elector while voting on
- 83 such units;
- Allow monitoring of the units by the poll managers 84
- 85 while the polls are open; and
- (c) Permit the public and lawful poll watchers to 86
- 87 observe the voting without affecting the privacy of the electors
- 88 as they vote.
- SECTION 4. (1) The ballots for DREs shall be of such size 89
- 90 and arrangement as will suit the construction of the DRE screen
- and shall be in plain, clear type that is easily readable by 91
- 92 persons with normal vision.

If the equipment has the capacity for color 93 (2) (a)

94 display, the names of all candidates in a particular race shall be

- displayed in the same color, font and size, and the political 95
- 96 party or affiliation of candidates may be displayed in a color
- 97 different from that used to display the names of the candidates,
- 98 but all political party or affiliations shall be displayed in the
- 99 same color. All political party names shall be displayed in the
- 100 same size and font.
- 101 (b) All ballot questions and constitutional amendments
- 102 shall be displayed in the same color.
- 103 SECTION 5. (1) The officials in charge of the election of
- 104 each county or municipality shall:
- 105 Cause the proper ballot design and style to be
- 106 programmed for each DRE unit which is to be used in any precinct
- 107 within the county or municipality;
- 108 Cause each DRE unit to be placed in proper order
- 109 for voting;
- 110 Examine each unit before it is sent to a polling (C)
- 111 place;
- Verify that each registering mechanism is set at 112 (d)
- 113 zero; and
- 114 (e) Properly secure each unit so that the counting
- 115 machinery cannot be operated until later authorized.
- 116 (2) The circuit clerk shall be the custodian of the DRE units
- 117 acquired by the county.
- 118 (3) The officials in charge of the election shall be
- responsible for the preparation of the units to be used in the 119
- 120 county or municipality at the primaries and other elections in the
- 121 county or municipality.
- 122 On or before the third day preceding any election,
- except runoff elections, the officials in charge of the election 123
- shall have each DRE unit tested to ascertain that it will 124
- 125 correctly count the votes cast for all offices and on all
- 126 questions in a manner that the Secretary of State may prescribe by
- 127 rule or regulation.

On or before the third day preceding any runoff 128 (b) 129 election, the officials in charge of the election shall test a number of DRE units at random to ascertain that the units will 130 131 correctly count the votes cast for all offices. If the total number of DRE units in the county is thirty (30) units or less, 132 133 all of the units shall be tested. If the total number of DRE units in the county is more than thirty (30) but not more than one 134 hundred (100), then at least one-half (1/2) of the units shall be 135 136 tested at random. If there are more than one hundred (100) DRE units in the county, the officials in charge of the election shall 137 138 test at least fifteen percent (15%) of the units at random. event shall the officials in charge of the election test less than 139 140 one (1) DRE unit per precinct. All memory cards to be used in the 141 runoff shall be tested. Public notice of the time and place of 142 the test shall be made at least five (5) days prior thereto. 143 Representatives of candidates, political parties, news media and 144 the public shall be permitted to observe such tests.

- (5) In every primary or general election, the officials in charge of the election shall furnish, at the expense of the county or municipality, all ballots, forms of certificates and other papers and supplies required under this act which are not furnished by the Secretary of State, all of which shall be in the form and according to any specifications prescribed from time to time by the Secretary of State.
- 152 <u>SECTION 6.</u> (1) The arrangement of offices, names of
  153 candidates and questions upon the DRE ballots shall conform as
  154 nearly as practicable to the arrangement of offices, names of
  155 candidates and questions on paper ballots.
- (2) A separate write-in ballot, which may be in the form of a paper ballot, card or envelope in which the voter places his ballot card after voting, shall be provided if required to permit voters to write in the title of the office and the name of the person not on the printed ballot for whom he wishes to vote. The design of the write-in ballot shall permit the officials in charge of the election and poll workers when obtaining the vote count

145

146

147

148

149

150

- 163 from such systems to determine readily whether an elector has cast 164 any write-in vote not authorized by law.
- SECTION 7. (1) The officials in charge of the election 165
- 166 shall ensure the delivery of the proper DRE units to the polling
- places of the respective precincts at least one (1) hour before 167
- 168 the time for opening the polls at each election and shall cause
- 169 each unit to be set up in the proper manner for use in voting.
- The officials in charge of the election shall require 170
- 171 that each DRE unit be thoroughly tested, inspected and sealed
- prior to the delivery of each DRE unit to the polling place. 172
- 173 Prior to opening the polls each day on which the units will be
- used in an election, the manager shall break the seal on each 174
- unit, turn on each unit, certify that each unit is operating 175
- properly and is set to zero, and print a zero tape certifying that 176
- 177 each unit is set to zero and shall keep or record such
- 178 certification on each unit.
- (3) The officials in charge of the election and poll 179
- 180 managers shall provide ample protection against molestation of and
- 181 injury to the DRE units, and, for that purpose, the officials in
- charge of the election and poll managers may call upon any law 182
- 183 enforcement officer to furnish any assistance that may be
- 184 necessary. It shall be the duty of any law enforcement officer to
- 185 furnish assistance when so requested by the officials in charge of
- 186 the election or poll manager.
- 187 The officials in charge of the election, in conjunction
- with the governing authorities, shall, at least one (1) hour prior 188
- 189 to the opening of the polls:
- (a) Provide sufficient lighting to enable electors to 190
- 191 read the ballot and which shall be suitable for the use of the
- 192 poll managers in examining the booth and conducting their
- responsibilities; 193
- 194 (b) Provide directions for voting on the DRE units
- which shall be prominently posted within each voting booth and at 195
- 196 least two (2) sample ballots for the primary or general election

- which shall be prominently posted outside the enclosed space 197
- 198 within the polling place;
- 199 Ensure that each DRE unit's tabulating mechanism is
- 200 secure throughout the day during the primary or general election;
- 201 and
- 202 (d) Provide such other materials and supplies as may be
- 203 necessary or required by law.
- SECTION 8. The officials in charge of the election shall 204
- 205 place on public exhibition and demonstrate the use of the DRE
- 206 units throughout the county or municipality during the month
- 207 preceding each primary and general election. At least during the
- 208 initial year in which DRE equipment is used in a county or
- 209 municipality, all officials in charge of the election shall offer
- 210 a series of demonstrations and organized voter education
- 211 initiatives to educate electors in the use of such equipment in
- 212 voting.
- 213 SECTION 9. (1) All DRE units and related equipment shall be
- 214 properly stored and secured when not in use.
- 215 The circuit clerk shall store the DRE units and related
- equipment under his or her supervision when it is not in use at an 216
- 217 election. The circuit clerk shall provide compensation for the
- safe storage and care of such units and related equipment if the 218
- 219 units and related equipment are stored by a person or entity other
- 220 than the circuit clerk.
- 221 SECTION 10. (1) A duly qualified elector shall cast his
- 222 vote on a DRE unit by touching the screen or pressing the
- appropriate button on the unit for the candidate or issue of the 223
- elector's choice. After pressing the appropriate button on the 224
- 225 unit or location on the screen to cast the ballot, the elector's
- 226 vote shall be final and shall not be subsequently altered.
- 227 If an elector leaves the voting booth without having
- 228 pressed the appropriate button on the unit or location on the
- 229 screen to finally cast his or her ballot and cannot be located to
- 230 return to the booth to complete the voting process, then a poll
- 231 manager shall take the steps necessary to void the ballot that was

- 232 not completed by the elector and an appropriate record shall be
- 233 made of the event.
- 234 **SECTION 11.** (1) In elections in which DRE voting equipment
- 235 is used, the ballots shall be counted at the precinct under the
- 236 direction of the officials in charge of the election. All persons
- 237 who perform any duties at the precinct shall be deputized by the
- 238 officials in charge of the election and only persons so deputized
- 239 shall touch any ballot, container, paper or machine utilized in
- 240 the conduct of the count or be permitted to be in the immediate
- 241 area designed for officers deputized to conduct the count.
- 242 (2) All proceedings at the precincts shall be open to the
- 243 view of the public, but no person except one employed and
- 244 designated for the purpose by the officials in charge of the
- 245 election shall touch any ballot, any DRE unit or the tabulating
- 246 equipment.
- 247 (3) After the polls have closed and all voting in the
- 248 precinct has ceased, the poll manager shall shut down the DRE
- 249 units and extract the election results from each unit as follows:
- 250 (a) The manager shall obtain the results tape from each
- 251 DRE unit and verify that the number of ballots cast as recorded on
- 252 the tape matches the public count number as displayed on the DRE
- 253 unit;
- 254 (b) If a system is established by the Secretary of
- 255 State, the poll manager shall first transmit the election results
- 256 extracted from each DRE unit in each precinct via modem to the
- 257 central tabulating center of the county; and
- 258 (c) The manager shall then extract the memory card, if
- 259 applicable, from each DRE unit.
- 260 (4) (a) Upon completion of shutting down each DRE unit and
- 261 extracting the election results, the manager shall cause to be
- 262 completed and signed a ballot recap form, in sufficient
- 263 counterparts, showing:
- 264 (i) The number of valid ballots;
- 265 (ii) The number of spoiled and invalid ballots;
- 266 (iii) The number of affidavit ballots; and

267 (iv) The number of unused affidavit ballots and 268 any other unused ballots.

269 (b) The manager shall cause to be placed in the ballot 270 supply container one (1) copy of the recap form and any unused, 271 defective, spoiled and invalid ballots, each enclosed in an 272 envelope or communication pack.

- (5) The manager shall collect and retain the zero tape and the results tape for each DRE unit and place the tapes with the memory card, if any, for each unit and enclose all such items for all of the DRE units used in the precinct in one (1) envelope or communication pack which shall be sealed and initialed by the manager so that it cannot be opened without breaking the seal.
- (6) The returning manager shall then deliver the envelope or communication pack to the tabulating center for the county or municipality or to such other place designated by the officials in charge of the election and shall receive a receipt therefor. The copies of the recap forms, unused ballots, records and other materials shall be returned to the designated location and retained as provided by law.
- 286 (7) Upon receipt of the sealed envelope or communication pack containing the zero tapes, results tapes and memory cards, 287 288 the officials in charge of the election shall verify the 289 signatures on the envelope or communication pack. Once verified, 290 the officials in charge of the election shall break the seal of 291 the envelope or communication pack and remove its contents. 292 officials in charge of the election shall then download the 293 results stored on the memory card from each DRE unit into the 294 election management system located at the central tabulation point 295 of the county in order to obtain election results for 296 certification.
- 297 <u>SECTION 12.</u> In the case of challenged ballots cast on direct 298 recording electronic voting equipment, the ballots shall be coded 299 in such a way that the ballot of a challenged voter can be 300 separated from other valid ballots at the time of tabulation and

273

274

275

276

277

278

279

280

281

282

283

284

- the challenged ballots shall be counted, challenged or rejected in 301
- 302 accordance with the challenged ballot law.
- 303 SECTION 13. If for any reason any direct recording
- 304 electronic voting equipment shall become inoperable, the poll
- managers, or the officials in charge of the election, shall direct 305
- 306 voters to go to an operating terminal or to cast irregular
- 307 ballots, if necessary, which shall be paper ballots. Such paper
- 308 ballots shall be administered, as far as is practicable, in
- 309 accordance with the laws concerning paper ballots.
- 310 SECTION 14. Any person who willfully tampers with or damages
- 311 any DRE unit or tabulating computer or device to be used or being
- used at or in connection with any primary or election or who 312
- prevents or attempts to prevent the correct operation of any DRE 313
- 314 unit or tabulating computer or device shall be guilty of a felony
- 315 and, upon conviction, be punished by imprisonment for not less
- 316 than three (3) years nor more than ten (10) years.
- 317 SECTION 15. Section 23-15-391, Mississippi Code of 1972, is
- 318 amended as follows:
- 319 23-15-391. The board of supervisors of each county in the
- State of Mississippi shall \* \* \* utilize voting machines, 320
- 321 electronic voting systems, \* \* \* optical mark reading equipment or
- direct recording electronic voting equipment which shall comply 322
- 323 with the specifications provided by law. \* \* \* The election
- 324 commissioners may designate \* \* \* elections to be administered by
- paper ballot where the election commissioners \* \* \* determine that 325
- 326 administration of an election by paper ballot will be less
- expensive than administration of the same election by voting 327
- machines, electronic voting systems, \* \* \* optical mark reading 328
- 329 equipment or direct recording electronic voting equipment.
- Section 23-15-169.3, Mississippi Code of 1972, 330 SECTION 16.
- is amended as follows: 331
- 332 23-15-169.3. (1) The Secretary of State shall have the
- authority to accept federal funds authorized under the Help 333
- America Vote Act of 2002 and to meet all the requirements of the 334
- Help America Vote Act of 2002 in order to expend the funds. 335

336	(2) Counties that purchase or have purchased since January
337	1, 2001, voting systems that comply with the requirements of the
338	Help America Vote Act of 2002 shall be eligible for federal funds
339	accepted by the Secretary of State for Help America Vote Act of
340	2002 compliance efforts. The only restriction that the Secretary
341	of State may place on the expenditure of federal funds for the
342	purchase of voting systems is that the systems comply with the
343	criteria and rules established in the Help America Vote Act of
344	2002 for voting systems.
345	(3) Counties may purchase voting systems under the Help
346	America Vote Act of 2002 (HAVA) if:
347	(a) The system selected is HAVA compliant as
348	determined by the rules promulgated to effectuate the Help America
349	Vote Act of 2002 in this state; and
350	(b) The County Board of Supervisors spreads upon its
351	minutes a certification of the following:
352	(i) The county determined it is in its best
353	interest to opt out of any statewide bulk purchase to be
354	effectuated by the Secretary of State pursuant to his duties under
355	HAVA;
356	(ii) The voting system selected by the county
357	meets all of the foregoing requirements under HAVA;
358	(iii) The county understands and accepts any and
359	all liability for said system; and
360	(iv) The county is solely responsible for the
361	purchase of said system.
362	Upon meeting the foregoing requirements, a county shall be
363	reimbursed for its costs for said system from the HAVA funds for
364	this purpose; however, the county shall be limited in its
365	reimbursement to an amount to be determined by the Secretary of
366	State based upon an objective formula implemented for the
367	statewide, bulk purchase of said voting systems. Any costs over
368	and above the set formula described herein shall be the sole
369	responsibility of the county.

370 (c) In addition to other information required by paragraph (b) of this subsection, any county that purchases voting 371 372 systems after the effective date of this act shall spread upon its 373 minutes certification of the following: 374 (i) All voting systems within the county are the 375 same, except those machines that are handicap accessible as required by HAVA; and 376 377 (ii) The voting systems have a device or mechanism 378 that allows any votes cast to be verified by paper audit trail. 379 **SECTION 17.** (1) In any county having a population greater than two hundred fifty thousand (250,000) according to the 2000 380 381 federal decennial census, the number of voting machines to be used 382 in each voting precinct must be distributed in direct proportion 383 to voter turnout in all elections held within such county for the preceding two (2) years, with a greater number of voting machines 384 385 to be used in voting precincts where voter turnout has been the 386 highest. The county board of supervisors of any county 387 (2) 388 having a population greater than two hundred fifty thousand (250,000) according to the 2000 federal decennial census shall 389 create a special fund to deposit any monies received by such 390 county for reimbursement to comply with the "Help America Vote Act 391 392 of 2002" for direct recording electronic voting equipment 393 purchased within five (5) years preceding the effective date of this act. Monies deposited in such special fund shall be used by 394 395 such county board of supervisors only to upgrade direct recording 396 electronic voting equipment, to purchase additional voting 397 equipment or to improve such voting equipment. This subsection 398 shall stand repealed on July 1, 2010. Section 18, Chapter 305, Laws of 2004, is 399 SECTION 18. 400 amended as follows: There is created a task force to study voting systems 401

that comply with the Help America Vote Act of 2002 and their

suitability for use in elections in Mississippi. The task force

shall make a report of its findings and recommendations to the

402

403

- Legislature before or during the 2006 Regular Session, including 405
- 406 any recommended legislation.
- 407 The task force shall be composed of the following
- 408 members:
- 409 The Secretary of State, or his designee; (a)
- 410 (b) The Chairman of the Elections Committee of the
- 411 Senate;
- The Chairman of the Apportionment and Elections 412 (C)
- 413 Committee of the House of Representatives;
- 414 A circuit clerk appointed by the President of the
- Mississippi Association of Circuit Clerks; 415
- 416 (e) A member of the general public who is not an
- 417 elected official or state employee, appointed by the Governor;
- 418 (f) A member of the general public who is not an
- 419 elected official or state employee, appointed by the Lieutenant
- 420 Governor; and
- 421 A member of the general public who is not an
- 422 elected official or state employee, appointed by the Speaker of
- the House of Representatives. 423
- 424 Appointments shall be made within thirty (30) days after (3)
- the effective date of Section 18, Chapter 305, Laws of 2004, and, 425
- within fifteen (15) days thereafter on a day to be designated 426
- 427 jointly by the Speaker of the House and the Lieutenant Governor,
- 428 the task force shall meet and organize by selecting from its
- 429 membership a chairman and a vice chairman. The vice chairman
- 430 shall also serve as secretary and shall be responsible for keeping
- 431 all records of the task force. A majority of the members of the
- 432 task force shall constitute a quorum. In the selection of its
- officers and the adoption of rules, resolutions and reports, an 433
- 434 affirmative vote of a majority of the task force shall be
- required. All members shall be notified in writing of all 435
- meetings, such notices to be mailed at least fifteen (15) days 436
- 437 before the date on which a meeting is to be held.
- (4) The task force shall study voting systems that comply 438
- with the Help America Vote Act of 2002 and make recommendations 439

regarding the types of voting systems that are suitable for use in Mississippi.

- 442 (5) Members of the task force who are not legislators, state 443 officials or state employees shall be compensated at the per diem 444 rate authorized by Section 25-3-69 and shall be reimbursed in 445 accordance with Section 25-3-41 for mileage and actual expenses 446 incurred in the performance of their duties. Legislative members of the task force shall be paid from the contingent expense funds 447 448 of their respective houses in the same manner as provided for committee meetings when the Legislature is not in session. 449 450 However, no per diem or expense for attending meetings of the task force will be paid to legislative members of the task force while 451 452 the Legislature is in session. No task force member may incur per 453 diem, travel or other expenses unless previously authorized by 454 vote, at a meeting of the task force, which action shall be 455 recorded in the official minutes of the meeting. Nonlegislative members shall be paid from any funds made available to the task 456 457 force for that purpose.
  - (6) The task force shall use clerical and legal staff already employed by the Legislature and any other staff assistance made available to it. To effectuate the purposes of this section, any department, division, board, bureau, commission or agency of the state or of any political subdivision thereof shall, at the request of the chairman of the task force, provide to the task force such facilities, assistance and data as will enable the task force to properly carry out its task.
- SECTION 19. Section 18, Chapter 305, Laws of 2004, as
  amended by Section 18 of this act shall be codified in Title 23,
  Chapter 15 of the Mississippi Code of 1972.
- section 20. The Attorney General of the State of Mississippi shall submit this act, immediately upon approval by the Governor, or upon approval by the Legislature subsequent to a veto, to the Attorney General of the United States or to the United States

  District Court for the District of Columbia in accordance with the

458

459

460

461

462

463

464

474 provisions of the Voting Rights Act of 1965, as amended and 475 extended.

SECTION 21. This act shall take effect and be in force from 477 and after the date it is effectuated under Section 5 of the Voting 478 Rights Act of 1965, as amended and extended.

Further, amend by striking the title in its entirety and inserting in lieu thereof the following:

AN ACT TO AUTHORIZE THE USE OF DIRECT RECORDING ELECTRONIC VOTING EQUIPMENT (DRE) TO CAST BALLOTS AND RECORD VOTES AT ELECTIONS IN THIS STATE; TO SPECIFY THE MINIMUM REQUIREMENTS THAT 3 SUCH SYSTEMS MUST MEET TO BE USED IN ELECTIONS IN THIS STATE; TO 4 PROVIDE THE MANNER IN WHICH DRE'S MUST BE ARRANGED AT THE POLLING PLACE; TO PROVIDE FOR THE FORM OF THE DRE BALLOT; TO PROVIDE THE 7 DUTIES OF THE OFFICIALS IN CHARGE OF THE ELECTION IN REGARD TO THE 8 USE OF DRE'S; TO PROVIDE THAT THE CIRCUIT CLERK SHALL BE THE CUSTODIAN OF DRE UNITS; TO PROVIDE FOR THE TESTING OF DRE UNITS 9 PRIOR TO THE ELECTION; TO PROVIDE FOR THE ARRANGEMENT OF OFFICES, 10 11 NAMES OF CANDIDATES AND QUESTIONS ON DRE BALLOTS; TO PROVIDE FOR A WRITE-IN BALLOT FOR USE IN ELECTIONS CONDUCTED WITH DRE'S; TO 12 13 REQUIRE DEMONSTRATIONS OF THE USE OF DRE'S; TO PROVIDE FOR THE STORAGE OF DRE UNITS WHEN THEY ARE NOT IN USE; TO PROVIDE THE 14 MANNER IN WHICH AN ELECTOR VOTES ON A DRE UNIT; TO PROVIDE FOR THE 15 16 VOIDING OF BALLOTS IN CERTAIN INSTANCES WHEN THE ELECTOR DOES NOT 17 COMPLETE THE VOTING PROCESS; TO PROVIDE THE MANNER IN WHICH VOTES 18 ARE COUNTED AND THE RESULTS DETERMINED IN ELECTIONS CONDUCTED WITH 19 DRE'S; TO PROVIDE FOR THE MANNER IN WHICH CHALLENGED BALLOTS ARE 20 HANDLED IN ELECTIONS CONDUCTED WITH DRE'S; TO MAKE IT A FELONY TO 21 TAMPER WITH OR DAMAGE A DRE UNIT OR TABULATING COMPUTED OR DEVICE 22 BEING USED IN CONNECTION WITH ANY ELECTION OR TO PREVENT THE CORRECT OPERATION OF ANY DRE; TO PROVIDE FOR THE USE OF IRREGULAR 23 24 PAPER BALLOTS IF DRE UNITS BECOME INOPERABLE AT AN ELECTION; TO 25 AMEND SECTION 23-15-391, MISSISSIPPI CODE OF 1972, IN CONFORMITY THERETO; TO AMEND SECTION 23-15-169.3, MISSISSIPPI CODE OF 1972, 26 27 TO CLARIFY THE ELIGIBILITY FOR FEDERAL FUNDS ACCEPTED BY THE SECRETARY OF STATE FOR HELP AMERICA VOTE ACT COMPLIANCE EFFORTS OF 28 29 COUNTIES THAT PURCHASE CERTAIN VOTING SYSTEMS; TO AMEND SECTION 18, CHAPTER 305, LAWS OF 2004, TO REMOVE THE DISSOLUTION OF THE 30 31 TASK FORCE TO STUDY VOTING SYSTEMS; AND FOR RELATED PURPOSES.

HR40\SB2829A.1J

Don Richardson Clerk of the House of Representatives