## REPORT OF CONFERENCE COMMITTEE

## MADAM PRESIDENT AND MR. SPEAKER:

We, the undersigned conferees, have had under consideration the amendments to the following entitled BILL:

S. B. No. 2809: Mississippi's election laws; make technical changes.

We, therefore, respectfully submit the following report and recommendation:

- 1. That the House recede from its Amendment No. 1.
- 2. That the Senate and House adopt the following amendment:

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

- 49 **SECTION 1.** Section 23-15-33, Mississippi Code of 1972, is
- 50 amended as follows:
- 51 23-15-33. (1) Every person entitled to be registered as an
- 52 elector in compliance with the laws of this state and who has
- 53 signed his name on and properly completed the application for
- 54 registration to vote shall be registered by the registrar in
- 55 the \* \* \* voting precinct of the residence of such person through
- the Statewide Elections Management System.
- 57 (2) Every person entitled to be registered as an elector in
- 58 compliance with the laws of this state and who registers to vote
- 59 pursuant to the National Voter Registration Act of 1993 shall be
- 60 registered by the registrar in \* \* \* the voting precinct of the
- 61 residence of such person through the Statewide Elections
- 62 Management System.
- 63 \* \* \*
- SECTION 2. Section 23-15-35, Mississippi Code of 1972, is
- 65 amended as follows:
- [Until January 1, 2008, this section shall read as follows:]
- 67 23-15-35. (1) The clerk of the municipality shall be the
- 68 registrar of voters of the municipality, and shall take the oath
- 69 of office prescribed by Section 268 of the Constitution. The

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governing authorities shall provide suitable municipal
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     registration books, which shall conform as nearly as practicable
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     to the county registration books. The registrar shall, as nearly
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     as may be practicable, and where not otherwise provided, comply
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     with all the provisions of law regarding state and county
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     elections in keeping and maintaining such registration books and
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     in registering voters thereon. Applications for registration as
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     electors of the municipality shall be made upon a triplicate form
     provided by and prepared at the expense of the county registrar,
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     which form shall conform as nearly as practicable to the
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     application for registration form provided for in Section
     23-15-39.
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          (2) The municipal clerk shall be authorized to register
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     applicants as county electors. The municipal clerk shall forward
     notice of registration, a copy of the application for
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     registration, and any changes to the registration when they occur,
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     either by certified mail to the county registrar or by personal
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     delivery to the county registrar provided that a numbered receipt
     is signed by the registrar in return for the described documents.
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     Upon receipt of the copy of the application for registration or
     changes to the registration, and if a review of the application
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     indicates that the applicant meets all the criteria necessary to
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     qualify as a county elector, then the county registrar shall make
     a determination of the county voting precinct in which the person
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     making the application shall be required to vote. The county
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     registrar shall send this county voting precinct information by
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     United States first-class mail, postage prepaid, to the person at
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     the address provided on the application. Any and all mailing
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     costs incurred by the municipal clerk or the county registrar in
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     effectuating this subsection shall be paid by the county board of
     supervisors. If a review of the copy of the application for
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     registration or changes to the registration indicates that the
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- 102 applicant is not qualified to vote in the county, the county
- 103 registrar shall challenge the application. The county election
- 104 commissioners shall review any challenge or disqualification,
- 105 after having notified the applicant by certified mail of the
- 106 challenge or disqualification.
- 107 (3) The municipal clerk shall issue to the person making the
- 108 application a copy of the application, and the county registrar
- 109 shall process the application in accordance with the law regarding
- the handling of voter registration applications. 110
- 111 The receipt of a copy of the application for
- 112 registration sent pursuant to Section 23-15-39(3) shall be
- sufficient to allow the applicant to be registered as an elector 113
- 114 in the municipality, provided that such application is not
- challenged as provided for therein. 115
- 116 [From and after January 1, 2008, this section shall read as
- follows:] 117
- 118 23-15-35. (1) The clerk of the municipality shall be the
- registrar of voters of the municipality, and shall take the oath 119
- 120 of office prescribed by Section 268 of the Constitution.
- 121 municipal registration \* \* \* shall conform to the county
- registration \* \* \* which shall be a part of the official record of 122
- 123 registered voters as contained in the Statewide Elections
- 124 Management System. The municipal clerk shall comply with all the
- 125 provisions of law regarding the registration of voters, including
- 126 the use of the voter registration applications used by county
- registrars and prescribed by the Secretary of State under Sections 127
- 23-15-39 and 23-15-47. 128
- 129 (2) The municipal clerk shall be authorized to register
- applicants as county electors. The municipal clerk shall forward 130
- 131 notice of registration, a copy of the application for
- registration, and any changes to the registration when they occur, 132
- 133 either by certified mail to the county registrar or by personal

- 134 delivery to the county registrar provided that a numbered receipt 135 is signed by the registrar in return for the described documents. 136 Upon receipt of the copy of the application for registration or 137 changes to the registration, and if a review of the application 138 indicates that the applicant meets all the criteria necessary to 139 qualify as a county elector, then the county registrar shall make 140 a determination of the county voting precinct in which the person 141 making the application shall be required to vote. The county registrar shall send this county voting precinct information by 142 143 United States first-class mail, postage prepaid, to the person at 144 the address provided on the application. Any and all mailing costs incurred by the municipal clerk or the county registrar in 145 146 effectuating this subsection shall be paid by the county board of supervisors. If a review of the copy of the application for 147 registration or changes to the registration indicates that the 148 149 applicant is not qualified to vote in the county, the county 150 registrar shall challenge the application. The county election commissioners shall review any challenge or disqualification, 151 152 after having notified the applicant by certified mail of the 153 challenge or disqualification.
- (3) The municipal clerk shall issue to the person making the 154 155 application a copy of the application and the county registrar 156 shall process the application in accordance with the law regarding 157 the handling of voter registration applications.
- 158 (4) The receipt of a copy of the application for 159 registration sent pursuant to Section 23-15-39(3) shall be 160 sufficient to allow the applicant to be registered as an elector 161 in the municipality, provided that such application is not 162 challenged as provided for therein.
- 163 SECTION 3. Section 23-15-39, Mississippi Code of 1972, is 164 amended as follows:

- 23-15-39. (1) Applications for registration as electors of this state, which are sworn to and subscribed before the registrar or deputy registrar authorized by law and which are not made by mail, shall be made upon a form established by rule duly adopted by the Secretary of State.
- 170 (2) The boards of supervisors shall make proper allowances 171 for office supplies reasonably necessitated by the registration of 172 county electors.
- 173 (3) If the applicant indicates on the application that he
  174 resides within the city limits of a city or town in the county of
  175 registration, the county registrar shall process the application
  176 for registration or changes to the registration as provided by
  177 law.
- (4)If the applicant indicates on the application that he 178 has previously registered to vote in another county of this state 179 180 or another state, notice to the voter's previous county of 181 registration in this state shall be provided by the Statewide Elections Management System. If the voter's previous place of 182 183 registration was in another state, notice shall be provided to the 184 voter's previous state of residence if the Statewide Elections 185 Management System has that capability.
- 186 (5) The county registrar shall provide to the person making
  187 the application a copy of the application upon which has been
  188 written the county voting precinct and municipal voting precinct,
  189 if any, in which the person shall vote. Upon entry of the voter
  190 registration information into the Statewide <u>Elections Management</u>
  191 System, the system shall assign a voter registration number to the
  192 person \* \* \*.
- 193 (6) Any person desiring an application for registration may

  194 secure an application from the registrar of the county of which he

  195 is a resident and may take the application with him and secure

  196 assistance in completing the application from any person of the

- applicant's choice. It shall be the duty of all registrars to 197 198 furnish applications for registration to all persons requesting 199 them, and it shall likewise be his duty to furnish aid and 200 assistance in the completing of the application when requested by 201 an applicant. The application for registration shall be sworn to 202 and subscribed before the registrar or deputy registrar at the 203 municipal clerk's office, the county registrar's office or any 204 other location where the applicant is allowed to register to vote. 205 No fee or cost shall be charged the applicant by the registrar for 206 accepting the application or administering the oath or for any 207 other duty imposed by law regarding the registration of electors.
  - or write, for reason of disability or otherwise, he shall not be required to personally complete the application in writing and execute the oath. In such cases, the registrar or deputy registrar shall read to the person the application and oath and the person's answers thereto shall be recorded by the registrar or his deputy. The person shall be registered as an elector if he otherwise meets the requirements to be registered as an elector. The registrar shall record the responses of the person and the recorded responses shall be retained permanently by the registrar. The registrar shall enter the voter registration information into the Statewide Elections Management System and designate the entry as an assisted filing.
- 221 (8) The receipt of a copy of the application for 222 registration sent pursuant to Section 23-15-35(2) shall be 223 sufficient to allow the applicant to be registered as an elector 224 of this state, if the application is not challenged.
- (9) In any case in which a municipality expands its
  corporate boundaries by annexation or redistricts all or a part of
  the municipality, the municipal clerk shall within ten (10) days
  after the effective date of the annexation or after preclearance

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of the redistricting plan under Section 5 of the Voting Rights Act 229 230 of 1965, provide the county registrar with conforming geographic 231 data that is compatible with the Statewide Elections Management 232 System. The data shall be developed by the municipality's use of 233 a standardized format specified by the Statewide Elections 234 Management System. The county registrar shall update the municipal boundary information or redistricting information into 235 the Statewide Elections Management System. The Statewide 236 237 Elections Management System shall update the voter registration 238 records to include the new municipal electors who have resided 239 within the annexed area for at least thirty (30) days after annexation and assign the electors to the municipal voting 240 241 precincts. The county registrar shall forward to the municipal 242 clerk written notification of the additions and changes, and the municipal clerk shall forward to the new municipal electors 243 244 written notification of the additions and changes. The Statewide 245 Elections Management System shall correctly place municipal electors within districts whose boundaries were altered by any 246 247 redistricting conducted within the municipality and assign such 248 electors to the correct municipal voting precincts. SECTION 4. Section 23-15-41, Mississippi Code of 1972, is 249 250 amended as follows: 251 23-15-41. (1) When an applicant to register to vote has 252 completed the application form as prescribed by administrative 253 rule, the registrar shall enter the Statewide Elections Management 254 System voter record where the voter status will be marked "ACTIVE", "PENDING" or "REJECTED" and the applicant shall be 255 256 entitled to register upon his request for registration made in person to the registrar, or deputy registrar if a deputy registrar 257 258 has been appointed. No person other than the registrar, or a 259 deputy registrar, shall register any applicant.

- 260 If an applicant is not qualified to register to vote,
- then the registrar shall enter the Statewide Elections Management 261
- 262 System voter record where the voter's status shall be marked
- 263 "PENDING" or "REJECTED", specify \* \* \* the reason or reasons
- 264 therefor, and notify the election commission of those rejected.
- SECTION 5. Section 23-15-47, Mississippi Code of 1972, is 265
- amended as follows: 266
- 267 23-15-47. (1) Any person who is qualified to register to
- 268 vote in the State of Mississippi may register to vote by mail-in
- 269 application in the manner prescribed in this section.
- 270 (2) The following procedure shall be used in the \* \* \*
- registration of electors by mail: 271
- 272 (a) Any qualified elector may register to vote by
- 273 mailing or delivering a completed mail-in application to his
- 274 county registrar at least thirty (30) days prior to any election.
- 275 The postmark date of a mailed application shall be the date of
- 276 registration.
- 277 (b) Upon receipt of a mail-in application, the county
- 278 registrar shall stamp the application with the date of receipt,
- 279 and shall verify the application by contacting the applicant by
- 280 telephone, by personal contact with the applicant, or by any other
- 281 method approved by the Secretary of State. Within twenty-five
- 282 (25) days of receipt of a mail-in application, the county
- 283 registrar shall complete action on the application, including any
- 284 attempts to notify the applicant of the status of his application.
- 285 If the county registrar determines that the
- 286 applicant is qualified and his application is legible and
- 287 complete, he shall mail the applicant written notification that
- the application has been approved, specifying the county voting 288
- 289 precinct, municipal voting precinct, if any, polling place and
- 290 supervisor district in which the person shall vote. This written
- 291 notification of approval containing the specified information

- 292 shall be the voter's registration card. The registration cards
- 293 shall be provided by the county registrar. Upon entry of the
- 294 voter registration information into the Statewide Elections
- 295 Management System, the system shall assign a voter registration
- 296 number to the person \* \* \*. The assigned voter registration
- 297 number shall be clearly shown on the \* \* \* written notification of
- 298 approval. In mailing the written notification, the county
- 299 registrar shall note the following on the envelope: "DO NOT
- 300 FORWARD". If any registration notification form is returned as
- 301 undeliverable, the voter's registration shall be void.
- 302 (d) A mail-in application shall be rejected for any of
- 303 the following reasons:
- 304 (i) An incomplete portion of the application which
- 305 makes it impossible for the registrar to determine the eligibility
- 306 of the applicant to register;
- 307 (ii) A portion of the application which is
- 308 illegible in the opinion of the county registrar and makes it
- 309 impossible to determine the eligibility of the applicant to
- 310 register;
- 311 (iii) The county registrar is unable to determine,
- 312 from the address and information stated on the application, the
- 313 precinct in which the voter should be assigned or the supervisor
- 314 district in which he is entitled to vote;
- 315 (iv) The applicant is not qualified to register to
- 316 vote pursuant to Section 23-15-11;
- 317 (v) The registrar determines that the applicant is
- 318 registered as a qualified elector of the county;
- 319 (vi) The county registrar is unable to verify the
- 320 application pursuant to subsection (2)(b) of this section.
- 321 (e) If the mail-in application of a person is subject
- 322 to rejection for any of the reasons set forth in paragraph (d)(i)
- 323 through (iii) of this subsection, and it appears to the registrar

that the defect or omission is of such a minor nature and that any 324 325 necessary additional information may be supplied by the applicant 326 over the telephone or by further correspondence, the registrar may 327 write or call the applicant at the telephone number provided on 328 the application. If the registrar is able to contact the 329 applicant by mail or telephone, he shall attempt to ascertain the necessary information and if this information is sufficient for 330 331 the registrar to complete the application, the applicant shall be registered. If the necessary information cannot be obtained by 332 333 mail or telephone or is not sufficient, the registrar shall give 334 the applicant written notice of the rejection and provide the 335 reason for the rejection. The registrar shall further inform the 336 applicant that he has a right to attempt to register by appearing 337 in person or by filing another mail-in application.

- If a mail-in application is subject to rejection 338 339 for the reason stated in paragraph (d)(v) of this subsection and 340 the "present home address" portion of the application is different from the residence address for the applicant found in the 341 342 registration book, the mail-in application shall be deemed a 343 written request to transfer registration pursuant to Section 344 23-15-13. Subject to the time limits and other provisions of 345 Section 23-15-13, the registrar or the election commissioners 346 shall note the new residence address on his records and, if 347 necessary, transfer the applicant to his new county precinct or 348 municipal precinct, if any, advise the applicant of his new county 349 precinct or municipal precinct, if any, polling place and 350 supervisor district.
- 351 (3) The instructions and the application form for voter registration by mail shall be in a form established by rule duly 352 353 adopted by the Secretary of State.
- 354 (4) (a) The Secretary of State shall prepare and furnish 355 without charge the necessary forms for application for voter

- 356 registration by mail to each county registrar, municipal clerk,
- 357 all public schools, each private school that requests such
- applications, and all public libraries. 358
- 359 The Secretary of State shall distribute without
- 360 charge sufficient forms for application for voter registration by
- 361 mail to the Commissioner of Public Safety, who shall distribute
- 362 such forms to each driver's license examining and renewal station
- in the state, and shall ensure that the forms are regularly 363
- 364 available to the public at such stations.
- 365 (c) Bulk quantities of forms for application for voter
- 366 registration by mail shall be furnished by the Secretary of State
- 367 to any person or organization. The Secretary of State shall
- 368 charge a person or organization the actual cost he incurs in
- 369 providing bulk quantities of forms for application for voter
- 370 registration to such person or organization.
- 371 (5) The originals of completed mail-in applications shall
- 372 remain on file in the office of the county registrar in accordance
- with Section 23-15-113. Nothing in this section shall preclude 373
- 374 having applications on microfilm, microfiche or as an electronic
- 375 image.
- If the applicant indicates on the application that he 376
- 377 resides within the city limits of a city or town in the county of
- 378 registration, the county registrar shall enter the information
- 379 into the Statewide Elections Management System. The county
- 380 registrar shall send municipal voting precinct information by
- 381 United States first-class mail, postage prepaid, to the person at
- 382 the address provided on the application. Any and all mailing
- 383 costs incurred by the county registrar or the clerk of the
- municipality in effectuating this subsection shall be paid by the 384
- 385 governing authority of the municipality. If a review of the
- application for registration or changes to the registration 386
- 387 indicates that the applicant is not qualified to vote in the

- 388 municipality, the registrar shall notify the applicant of the 389 correct county precinct.
- (7) If the applicant indicates on the application that he 390
- 391 has previously registered to vote in another county of this state
- 392 or another state, notice to the voter's previous county of
- 393 registration in this state shall be provided by the Statewide
- Elections Management System. If the voter's previous place of 394
- registration was in another state, notice shall be provided to the 395
- 396 voter's previous state of residence if the Statewide Elections
- 397 Management System has that capability.
- 398 Any person who attempts to register to vote by mail
- 399 shall be subject to the penalties for false registration provided
- 400 for in Section 23-15-17.
- 401 SECTION 6. Section 23-15-113, Mississippi Code of 1972, is
- 402 amended as follows:
- 403 23-15-113. (1) The registration books are to be in the
- 404 following form: The voter registration files shall contain copies
- of the applications for registration completed by electors, which 405
- 406 applications shall show the date of registration and signature of
- 407 elector, and such files shall be known as registration books. The
- 408 files described herein may be recorded on microfilm or computer
- 409 software for convenience and efficiency in storage.
- 410 (2) From and after January 1, 2006, all records pertaining
- 411 to voter registration shall be stored in an electronic format in
- 412 the Statewide Elections Management System. The scanned
- applications shall be a legal document of voter registration and 413
- shall be retained in the Statewide Elections Management System. 414
- 415 SECTION 7. Section 23-15-121, Mississippi Code of 1972, is
- 416 amended as follows:
- 417 23-15-121. Should the registration books or electronic
- voting record of any county be lost or destroyed, the board of 418
- 419 supervisors may adjudge the fact, and direct a new registration of

- 420 the voters to be made; and the registrar, being so directed, shall
- 421 make a new registration, as herein provided, of the qualified
- 422 electors of his county on new books to be provided by the board.
- 423 SECTION 8. Section 23-15-123, Mississippi Code of 1972, is
- 424 amended as follows:
- 425 23-15-123. If at any time the registration books of the
- 426 county be or become in such confusion that a new registration is
- 427 necessary to determine correctly the names of the qualified
- 428 electors and the voting precinct of each, the board of supervisors
- 429 shall order a new registration of voters to be made in like manner
- 430 as provided for in Section 23-15-121.
- SECTION 9. Section 23-15-125, Mississippi Code of 1972, is
- 432 amended as follows:
- 433 23-15-125. The pollbook of each voting precinct shall \* \* \*
- 434 designate the voting precinct for which it is to be used, and
- 435 shall be ruled in appropriate columns, with printed or written
- 436 headings, as follows: date of registration; voter registration
- 437 number; name of electors; date of birth; and a number of blank
- 438 columns for the dates of elections. All who register within
- 439 thirty (30) days before any regular election shall be entered on
- 440 the pollbooks immediately after such election, and not before, so
- 441 that the pollbooks will show only the names of those qualified to
- 442 vote at such election. When election commissioners determine that
- 443 any elector is disqualified from voting, by reason of removal from
- 444 the supervisor's district, or other cause, that fact shall be
- 445 noted on the registration book and his name shall be erased from
- 446 the pollbook. Nothing in this section shall preclude the use of
- 447 electronic pollbooks.
- 448 **SECTION 10.** Section 23-15-127, Mississippi Code of 1972, is
- 449 amended as follows:
- 450 23-15-127. (1) It shall be the duty of registrar of the
- 451 county or municipality to prepare and furnish to the appropriate

- election commissioner pollbooks for each voting precinct in which 452
- 453 the election is to be conducted, in which shall be entered the
- name, residence, date of birth and date of registration of each 454
- 455 person duly registered in such voting precinct as now provided by
- 456 law, and which pollbooks shall be known as "primary election
- 457 pollbooks" and shall be used only in holding primary elections.
- (2) The election commissioners of the county or 458
- 459 municipality shall revise the primary pollbooks at the time and in
- 460 the manner and in accordance with the laws now fixed and in force
- 461 for revising pollbooks now provided for under the law, except they
- 462 shall not remove from the pollbook any person who is
- qualified \* \* \* to participate in \* \* \* primary elections; 463
- 464 however, upon the written request of the municipal election
- 465 commission, the county commissioners of election shall revise the
- 466 primary pollbooks of the municipality as provided in this
- 467 subsection.
- 468 (3) All laws applicable to the revision of pollbooks now in
- use, shall be applicable to the revision of pollbooks for primary 469
- 470 elections \* \* \*, and all rights of voters to be heard and to
- 471 appeal to the executive committee of his party from the action of
- 472 the election commissioners now provided by law shall be available
- 473 to the voter in the revisions of the pollbooks for primary
- 474 elections \* \* \* provided for in this section.
- 475 SECTION 11. Section 23-15-129, Mississippi Code of 1972, is
- 476 amended as follows:
- 477 23-15-129. The commissioners of election and the registrars
- 478 of the respective counties are hereby directed to make an
- 479 administrative division of the pollbook for each county
- immediately following any reapportionment of the Mississippi 480
- 481 Legislature or any realignment of supervisors districts, if
- 482 necessary. Such an administrative division shall form
- 483 subprecincts whenever necessary within each voting precinct so

that all persons within a subprecinct shall vote on the same candidates for each public office. \* \* \* The polling place for all subprecincts within any given voting precinct shall be the same as the polling place for the voting precinct. Additional managers may be appointed for subprecincts in the discretion of the commissioners of election or, in the case of primary elections, in the discretion of the proper executive committee. SECTION 12. Section 23-15-137, Mississippi Code of 1972, is amended as follows:

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

(2) In addition to any meeting otherwise authorized by law, the county commissioners of election may meet to prepare the registration and pollbooks of each municipality pursuant to a contract authorized pursuant to subsection (1) of this section. Each municipality shall compensate the county commissioners of election for the actual cost of preparing such registration books and pollbooks for the municipality and shall pay each county commissioner of election the per diem provided for in Section

- 23-15-153(2) for each day or period of not less than five (5) 516
- 517 hours accumulated over two (2) or more days such commissioners are
- 518 actually employed in preparing such registration books and
- 519 pollbooks for such municipality, not to exceed five (5) days. The
- 520 county commissioners of election shall not receive any
- 521 compensation for the preparation of registration books and
- 522 pollbooks pursuant to subsection (1) other than that provided for
- 523 in this subsection.
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- 525 SECTION 13. Section 23-15-165, Mississippi Code of 1972, is
- 526 amended as follows:
- 23-15-165. (1) From and after July 1, 2002, the Office of 527
- 528 the Secretary of State, in cooperation with the local registrars
- 529 and election commissioners, shall begin to procure, implement and
- 530 maintain an electronic information processing system and programs
- 531 capable of maintaining a centralized database of all registered
- 532 voters in the state. The system shall encompass software and
- hardware, at both the state and county level, software development 533
- 534 training, conversion and support and maintenance for the system.
- 535 This system shall be known as the "Statewide Elections Management
- System" and shall constitute the official record of registered 536
- 537 voters in every county of the state.
- 538 The Office of the Secretary of State shall develop and
- 539 implement the Statewide Elections Management System so that the
- 540 registrar and election commissioners of each county shall:
- (a) Verify that an applicant that is registering to 541
- 542 vote in such county is not registered to vote in another county;
- 543 (b) Be notified automatically that a registered voter
- in its county has registered to vote in another county; 544
- 545 Receive regular reports of death, changes of
- 546 address and convictions for disenfranchising crimes that apply to
- 547 voters registered in the county; and

- (d) Retain all present functionality related to, but 548 549 not limited to, the use of voter roll data and to implement such 550 other functionality as the law requires to enhance the maintenance 551 of accurate county voter records and related jury selection and 552 redistricting programs.
  - (3) As a part of the procurement and implementation of the system, the Office of the Secretary of State shall, with the assistance of the advisory committee, procure services necessary to convert current voter registration records in the counties into a standard, industry accepted file format that can be used on the Statewide Elections Management System. Thereafter, all official voter information shall be maintained on the Statewide Elections Management System. The standard industry accepted format of data shall be reviewed and approved by a majority of the advisory committee created in subsection (5) of this section after consultation with the Circuit Clerks Association and the format may not be changed without majority approval of the advisory committee and without consulting the Circuit Clerks Association.
- 566 The Secretary of State may, with the assistance of the 567 advisory committee, adopt rules and regulations necessary to 568 administer the Statewide Elections Management System. Such rules 569 and regulations shall at least:
- (a) Provide for the establishment and maintenance of a 570 571 centralized database for all voter registration information in the 572 state;
- 573 (b) Provide procedures for integrating data into the centralized database; 574
- 575 (c) Provide security to insure that only the registrar, or his designee or other appropriate official, as the law may 576 577 require, can add information to, delete information from and 578 modify information in the system;

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- (d) Provide the registrar or his designee or other
  appropriate official, as the law may require, access to the system
  at all times, including the ability to download copies of the
  industry standard file, for all purposes related to their official
  duties, including, but not limited to, exclusive access for the
  purpose of printing of all local pollbooks;
- (e) Provide security and protection of all information in the system and monitor the system to ensure that unauthorized access is not allowed;
- (f) Provide a procedure that will allow the registrar,
  or his designee or other appropriate official, as the law may
  require, to identify the precinct and subprecinct to which a voter
  should be assigned; and
- (g) Provide a procedure for phasing in or converting existing manual and computerized voter registration systems in counties to the Statewide Elections Management System.
  - (5) The Secretary of State shall establish an advisory committee to assist in developing system specifications, procurement, implementation and maintenance of the Statewide Elections Management System. The committee shall include two (2) representatives from the Circuit Clerks Association, appointed by the association; two (2) representatives from the Election Commissioners Association of Mississippi, appointed by the association; one (1) member of the Mississippi Association of Supervisors, or its staff, appointed by the association; the Director of the Stennis Institute of Government at Mississippi State University, or his designee; the Executive Director of the Department of Information Technology Services, or his designee; two (2) persons knowledgeable about elections and information technology appointed by the Secretary of State; and the Secretary of State, who shall serve as the chairman of the advisory committee.

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(6) (a) Social security numbers, telephone numbers and date 611 612 of birth and age information in statewide, district, county and 613 municipal voter registration files shall be exempt from and shall 614 not be subject to inspection, examination, copying or reproduction

under the Mississippi Public Records Act of 1983.

- 616 (b) Copies of statewide, district, county or municipal 617 voter registration files, excluding social security numbers, telephone numbers and date of birth and age information, shall be 618 provided to any person in accordance with the Mississippi Public 619 620 Records Act of 1983 at a cost not to exceed the actual cost of
- SECTION 14. Section 23-15-299, Mississippi Code of 1972, is 622 623 amended as follows:
- 23-15-299. (1) 624 (a) Assessments made pursuant to paragraphs (a), (b) and (c) of Section 23-15-297 and assessments made 625 626 pursuant to paragraph (d) of Section 23-15-297 for legislative 627 offices shall be paid by each candidate to the Secretary of the State Executive Committee with which the candidate is affiliated 628 629 by 5:00 p.m. on March 1 of the year in which the primary election 630 for the office is held or on the date of the qualifying deadline provided by statute for the office, whichever is earlier; however, 631 632 no such assessments may be paid before January 1 of the year in 633 which the primary election for the office is held.
- 634 If the 2010 federal decennial census has not been 635 received from the United States Secretary of Commerce by the 636 Governor of the State of Mississippi by January 1, 2011, then the 637 qualifying deadline for legislative offices shall be changed for 638 the year 2011 only, as follows: Assessments made pursuant to paragraph (d) of Section 23-15-297 for legislative offices shall 639 640 be paid by each candidate to the Secretary of the State Executive 641 Committee with which the candidate is affiliated by 5:00 p.m. on 642 June 1, 2011. This paragraph (b) shall stand repealed on July 1,

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production.

- 643 2012; however, no such assessments may be paid before January 1 of the year in which the election for the office is held. 644
- 645 Assessments made pursuant to paragraphs (d) and (e) of 646 Section 23-15-297, other than assessments made for legislative 647 offices, shall be paid by each candidate to the circuit clerk of such candidate's county of residence by 5:00 p.m. on March 1 of 648 649 the year in which the primary election for the office is held or 650 on the date of the qualifying deadline provided by statute for the office, whichever is earlier; \* \* \* however, \* \* \* no such 651 652 assessments may be paid before January 1 of the year in which the 653 election for the office is held. The circuit clerk shall forward the fee and all necessary information to the secretary of the 654 proper county executive committee within two (2) business days. 655
  - (3) Assessments made pursuant to paragraphs (f) and (g) of Section 23-15-297 must be paid by each candidate to the Secretary of the State Executive Committee with which the candidate is affiliated by 5:00 p.m. sixty (60) days before the presidential preference primary in years in which a presidential preference primary is held; however, no such assessments may be paid before January 1 of the year in which the primary election for the office is held. Assessments made pursuant to paragraphs (f) and (g) of Section 23-15-297, in years when a presidential preference primary is not being held, shall be paid by each candidate to the Secretary of the State Executive Committee with which the candidate is affiliated by 5:00 p.m. on March 1 of the year in which the primary election for the office is held; however, no such assessments may be paid before January 1 of the year in which the primary election for the office is held.
- (4) (a) The fees paid pursuant to subsections (1), (2) and 671 672 (3) of this section shall be accompanied by a written statement 673 containing the name and address of the candidate, the party with

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- which he or she is affiliated and the office for which he or she 674 is a candidate. 675
- (b) The State Executive Committee shall transmit to the 676
- 677 Secretary of State a copy of the written statements accompanying
- 678 the fees paid pursuant to subsections (1) and (2) of this section.
- 679 All copies must be received by the Office of the Secretary of
- State by not later than 6:00 p.m. on the date of the qualifying 680
- 681 deadline; provided, however, the failure of the Office of the
- 682 Secretary of State to receive such copies by 6:00 p.m. on the date
- 683 of the qualifying deadline shall not affect the qualification of a
- 684 person who pays the required fee and files the required statement
- by 5:00 p.m. on the date of the qualifying deadline. The name of 685
- 686 any person who pays the required fee and files the required
- 687 statement after 5:00 p.m. on the date of the qualifying deadline
- 688 shall not be placed on the primary election ballot.
- 689 The secretary or circuit clerk to whom such payments are
- 690 made shall promptly receipt for same stating the office for which
- such candidate making payment is running and the political party 691
- 692 with which he or she is affiliated, and he or she shall keep an
- 693 itemized account in detail showing the exact time and date of the
- 694 receipt of each payment received by him or her and, where
- 695 applicable, the date of the postmark on the envelope containing
- 696 the fee and from whom, and for what office the party paying same
- 697 is a candidate.
- 698 (6) The secretaries of the proper executive committee shall
- 699 hold said funds to be finally disposed of by order of their
- 700 respective executive committees. Such funds may be used or
- 701 disbursed by the executive committee receiving same to pay all
- 702 necessary traveling or other necessary expenses of the members of
- 703 the executive committee incurred in discharging their duties as
- 704 committeemen, and of their secretary and may pay the secretary
- 705 such salary as may be reasonable.

706	(7) Upon receipt of the proper fee and all necessary
707	information, the proper executive committee shall then determine
708	whether each candidate is a qualified elector of the state, state
709	district, county or county district which they seek to serve, and
710	whether each candidate meets all other qualifications to hold the
711	office he is seeking or presents absolute proof that he will,
712	subject to no contingencies, meet all qualifications on or before
713	the date of the general or special election at which he could be
714	elected to office. The committee also shall determine whether any
715	candidate has been convicted of any felony in a court of this
716	state, or has been convicted on or after December 8, 1992, of any
717	offense in another state which is a felony under the laws of this
718	state, or has been convicted of any felony in a federal court on
719	or after December 8, 1992. Excepted from the above are
720	convictions of manslaughter and violations of the United States
721	Internal Revenue Code or any violations of the tax laws of this
722	state unless the offense also involved misuse or abuse of his
723	office or money coming into his hands by virtue of his office. If
724	the proper executive committee finds that a candidate either (a)
725	is not a qualified elector, (b) does not meet all qualifications
726	to hold the office he seeks and fails to provide absolute proof,
727	subject to no contingencies, that he will meet the qualifications
728	on or before the date of the general or special election at which
729	he could be elected, or (c) has been convicted of a felony as
730	described in this subsection, and not pardoned, then the name of
731	such candidate shall not be placed upon the ballot.
732	Where there is but one (1) candidate for each office
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733 contested at the primary election, the proper executive committee 734 when the time has expired within which the names of candidates 735 shall be furnished shall declare such candidates the nominees.

736 (8) No candidate may qualify by filing the information 737 required by this section by using the Internet.

- SECTION 15. Section 23-15-359, Mississippi Code of 1972, is 738
- 739 amended as follows:
- 740 23-15-359. (1) The ballot shall contain the names of all
- 741 party nominees certified by the appropriate executive committee,
- 742 and independent and special election candidates who have timely
- 743 filed petitions containing the required signatures. A petition
- 744 requesting that an independent or special election candidate's
- 745 name be placed on the ballot for any office shall be filed as
- 746 provided for in subsection (3) or (4) of this section, as
- 747 appropriate, and shall be signed by not less than the following
- 748 number of qualified electors:
- 749 (a) For an office elected by the state at large, not
- 750 less than one thousand (1,000) qualified electors.
- 751 For an office elected by the qualified electors of (b)
- 752 a Supreme Court district, not less than three hundred (300)
- 753 qualified electors.
- 754 (c) For an office elected by the qualified electors of
- a congressional district, not less than two hundred (200) 755
- 756 qualified electors.
- 757 (d) For an office elected by the qualified electors of
- 758 a circuit or chancery court district, not less than one hundred
- (100) qualified electors. 759
- 760 (e) For an office elected by the qualified electors of
- 761 a senatorial or representative district, not less than fifty (50)
- qualified electors. 762
- 763 (f) For an office elected by the qualified electors of
- 764 a county, not less than fifty (50) qualified electors.
- 765 For an office elected by the qualified electors of
- a supervisors district or justice court district, not less than 766
- 767 fifteen (15) qualified electors.
- 768 (2) Unless the petition required above shall be filed as
- 769 provided for in subsection (3) or (4) of this section, as

- appropriate, the name of the person requested to be a candidate, 770 771 unless nominated by a political party, shall not be placed upon 772 the ballot. The ballot shall contain the names of each candidate 773 for each office, and such names shall be listed under the name of 774 the political party such candidate represents as provided by law 775 and as certified to the circuit clerk by the State Executive Committee of such political party. In the event such candidate 776 777 qualifies as an independent as herein provided, he shall be listed 778 on the ballot as an independent candidate.
- 779 (3) Petitions for offices described in paragraphs (a), (b), 780 (c) and (d) of subsection (1) of this section, and petitions for offices described in paragraph (e) of subsection (1) of this 781 782 section for districts composed of more than one (1) county or 783 parts of more than one (1) county, shall be filed with the State 784 Board of Election Commissioners by no later than 5:00 p.m. on the 785 same date by which candidates for nominations in the political 786 party primary elections are required to pay the fee provided for in Section 23-15-297, Mississippi Code of 1972; however, no 787 788 petition may be filed before January 1 of the year in which the 789 election for the office is held.
- (4) Petitions for offices described in paragraphs (f) and 790 791 (g) of subsection (1) of this section, and petitions for offices 792 described in paragraph (e) of subsection (1) of this section for 793 districts composed of one (1) county or less, shall be filed with 794 the proper circuit clerk by no later than 5:00 p.m. on the same 795 date by which candidates for nominations in the political party 796 elections are required to pay the fee provided for in Section 23-15-297; \* \* \* however, \* \* \* no petition may be filed before 797 January 1 of the year in which the election for the office is 798 799 held. The circuit clerk shall notify the county commissioners of 800 election of all persons who have filed petitions with such clerk.

- Such notification shall occur within two (2) business days and 801 802 shall contain all necessary information.
- (5) The commissioners may also have printed upon the ballot 803 804 any local issue election matter that is authorized to be held on 805 the same date as the regular or general election pursuant to 806 Section 23-15-375; \* \* \* however, \* \* \* the ballot form of such 807 local issue must be filed with the commissioners of election by the appropriate governing authority not less than sixty (60) days 808 809 previous to the date of the election.
- 810 (6) The provisions of this section shall not apply to 811 municipal elections or to the election of the offices of justice of the Supreme Court, judge of the Court of Appeals, circuit 812 813 judge, chancellor, county court judge and family court judge.
- (7) Nothing in this section shall prohibit special elections 814 815 to fill vacancies in either house of the Legislature from being 816 held as provided in Section 23-15-851. In all elections conducted 817 under the provisions of Section 23-15-851, the commissioner shall have printed on the ballot the name of any candidate who, not 818 819 having been nominated by a political party, shall have been 820 requested to be a candidate for any office by a petition filed 821 with said commissioner by 5:00 p.m. not less than ten (10) working 822 days prior to the election, and signed by not less than fifty (50) 823 qualified electors.
- 824 (8) The appropriate election commission shall determine 825 whether each candidate is a qualified elector of the state, state 826 district, county or county district they seek to serve, and 827 whether each candidate meets all other qualifications to hold the 828 office he is seeking or presents absolute proof that he will, subject to no contingencies, meet all qualifications on or before 829 830 the date of the general or special election at which he could be elected to office. The election commission also shall determine 831 832 whether any candidate has been convicted of any felony in a court

834 of any offense in another state which is a felony under the laws 835 of this state, or has been convicted of any felony in a federal 836 court on or after December 8, 1992. Excepted from the above are 837 convictions of manslaughter and violations of the United States 838 Internal Revenue Code or any violations of the tax laws of this 839 state, unless the offense also involved misuse or abuse of his office or money coming into his hands by virtue of his office. If 840 the appropriate election commission finds that a candidate either 841 842 (a) is not a qualified elector, (b) does not meet all 843 qualifications to hold the office he seeks and fails to provide absolute proof, subject to no contingencies, that he will meet the 844 845 qualifications on or before the date of the general or special 846 election at which he could be elected, or (c) has been convicted 847 of a felony as described in this subsection, and not pardoned, 848 then the name of such candidate shall not be placed upon the 849 ballot. If after the deadline to qualify as a candidate for an 850 851 office or after the time for holding any party primary for an 852 office, there shall be only one (1) person who has duly qualified to be a candidate for the office in the general election, the name 853 854 of such person shall be placed on the ballot; provided, however, 855 that if there shall be not more than one (1) person duly qualified 856 to be a candidate for each office on the general election ballot, 857 the election for all offices on the ballot shall be dispensed with 858 and the appropriate election commission shall declare each 859 candidate elected without opposition if the candidate meets all 860 the qualifications to hold the office as determined pursuant to a review by the commission in accordance with the provisions of 861 862 subsection (8) of this section and if the candidate has filed all 863 required campaign finance disclosure reports as required by 864 Section 23-15-807.

of this state, or has been convicted on or after December 8, 1992,

- 865 (10) The petition required by this section may not be filed 866 by using the Internet.
- SECTION 16. Section 23-15-625, Mississippi Code of 1972, is 867 868 amended as follows:
- 869 23-15-625. The registrar shall be responsible for providing 870 applications for absentee voting as provided in this section. Αt least sixty (60) days prior to any election in which absentee 871 voting is provided for by law, the registrar shall provide a 872 sufficient number of applications. \* \* \* In the event a special 873 874 election is called and set at a date which makes it impractical or 875 impossible to prepare applications for absent elector's ballot sixty (60) days prior to the election, the registrar shall provide 876 877 applications as soon as practicable after the election is 878 called. \* \* \* The registrar shall fill in the date of the

particular election on the application for which the application

The registrar shall be authorized to disburse applications for absentee ballots to any qualified elector within the county where he serves. \* \* \* Any person who presents to the registrar an oral or written request for an absentee ballot application for a voter entitled to vote absentee by mail, other than the elector who seeks to vote by absentee ballot, shall, in the presence of the registrar, \* \* \* sign the application and print on the application his or her name and address and the name of the elector for whom the application is being requested in the place provided for on the application for that purpose. However, if for any reason such person is unable to write the information required, then the registrar shall write the information on a printed form which has been prescribed by the Secretary of State. The form shall provide a place for such person to place his mark

after the form has been filled out by the registrar. \* \* \*

will be used. \* \* \*

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897	vote upon receiving the envelope containing the absentee ballots
898	shall keep an accurate list of all persons preparing such ballots,
899	which list shall be kept in a conspicuous place accessible to the
900	public near the entrance to his office. The registrar shall also
901	furnish to each precinct manager a list of the names of all
902	persons in each respective precinct voting absentee ballots to be
903	posted in a conspicuous place at the polling place for public
904	notice. The application on file with the registrar and the
905	envelopes containing the ballots shall be kept by the registrar
906	and deposited in the proper precinct ballot boxes before such
907	boxes are delivered to the election commissioners or managers. At
908	the time such boxes are delivered to the election commissioners or
909	managers, the registrar shall also turn over a list of all such
910	persons who have voted and whose ballots are in the box.
911	The registrar shall also be authorized to mail one (1)
912	application to any qualified elector of the county for use in a
913	particular election.
914	SECTION 17. Section 23-15-629, Mississippi Code of 1972, is
915	amended as follows:
916	23-15-629. (1) The application for an absentee ballot of a
917	person who is permanently physically disabled shall be accompanied
918	by a statement signed * * * by such person's physician, or nurse
919	practitioner, which statement must show that the person signing
920	the statement is a licensed, practicing medical doctor or nurse
921	practitioner and must indicate that the person applying for the
922	absentee ballot is permanently physically disabled to such a
923	degree that it is difficult for him to vote in person.
924	(2) An application accompanied by the statement provided for
925	in subsection (1) of this section shall entitle such permanently
926	physically disabled person to automatically receive an absentee

The registrar in the county wherein a voter is qualified to

- 927 ballot for all elections on a continuing basis without the
- 928 necessity for reapplication.
- 929 (3) The registrar of each county shall keep an accurate list
- 930 of the names and addresses of all persons whose applications for
- 931 absentee ballot are accompanied by the statement set forth in
- 932 subsection (1) of this section. Sixty (60) days prior to each
- 933 election, the registrar shall deliver such list to the
- 934 commissioners of election who shall examine the list and delete
- 935 from it the names of all persons listed who are no longer
- 936 qualified electors of the county. Upon completion of such
- 937 examination, the commissioners of election shall return the list
- 938 to the registrar by no later than forty-five (45) days prior to
- 939 the election.
- 940 (4) The registrar shall send a ballot to all persons who are
- 941 determined by the commissioners of election to be qualified
- 942 electors pursuant to subsection (3) of this section by no later
- 943 than forty (40) days prior to the election.
- 944 **SECTION 18.** Section 23-15-631, Mississippi Code of 1972, is
- 945 amended as follows:
- 946 23-15-631. (1) The registrar shall enclose with each ballot
- 947 provided to an absent elector separate printed instructions
- 948 furnished by him containing the following:
- 949 (a) All absentee voters, excepting those with temporary
- 950 or permanent physical disabilities or those who are sixty-five
- 951 (65) years of age or older, who mark their ballots in the county
- 952 of the residence shall use the registrar of that county as the
- 953 witness. The absentee voter shall come to the office of the
- 954 registrar and neither the registrar nor his deputy shall be
- 955 required to go out of the registrar's office to serve as an
- 956 attesting witness.
- 957 (b) Upon receipt of the enclosed ballot, you will not
- 958 mark the ballot except in view or sight of the attesting witness.

In the sight or view of the attesting witness, mark the ballot 959 960 according to instructions.

(c) After marking the ballot, fill out and sign the 961 962 "ELECTOR'S CERTIFICATE" on back of the envelope so that the 963 signature shall be across the flap of the envelope so as to insure 964 the integrity of the ballot. All absent electors shall have the 965 attesting witness sign the "ATTESTING WITNESS CERTIFICATE" across 966 the flap on back of the envelope. Place necessary postage on the 967 envelope and deposit it in the post office or some government 968 receptacle provided for deposit of mail so that the absent 969 elector's ballot, excepting presidential absentee ballots, will reach the registrar in which your precinct is located not later 970 971 than 5:00 p.m. on the day preceding the date of the 972 election \* \* \*.

Any notary public, United States postmaster, assistant United States postmaster, United States postal supervisor, clerk in charge of a contract postal station, or any officer having authority to administer an oath or take an acknowledgment may be an attesting witness; provided, however, that in the case of an absent elector who is temporarily or permanently physically disabled, the attesting witness may be any person eighteen (18) years of age or older and such person is not required to have the authority to administer an oath. If a postmaster, assistant postmaster, postal supervisor, or clerk in charge of a contract postal station acts as an attesting witness, his signature on the elector's certificate must be authenticated by the cancellation stamp of their respective post offices. If one or the other officers herein named acts as attesting witness, his signature on the elector's certificate, together with his title and address, but no seal, shall be required. Any affidavits made by an absent elector who is in the Armed Forces may be executed before a commissioned officer, warrant officer, or noncommissioned officer

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- 991 not lower in grade than sergeant rating or any person authorized 992 to administer oaths.
- When the application accompanies the ballot it 993 (d) 994 shall not be returned in the same envelope as the ballot but shall 995 be returned in a separate preaddressed envelope provided by the
- 997 A person who is a candidate for public office may (e) 998 not be an attesting witness for any absentee ballot upon which the 999 person's name appears.
- 1000 Any voter casting an absentee ballot who declares 1001 that he requires assistance to vote by reason of blindness, temporary or permanent physical disability or inability to read or 1002 1003 write, shall be entitled to receive assistance in the marking of 1004 his absentee ballot and in completing the affidavit on the 1005 absentee ballot envelope. The voter may be given assistance by 1006 anyone of the voter's choice other than a candidate whose name 1007 appears on the absentee ballot being marked, or the voter's 1008 employer, or agent of that employer. In order to ensure the 1009 integrity of the ballot, any person who provides assistance to an 1010 absentee voter shall be required to sign and complete the "Certificate of Person Providing Voter Assistance" on the absentee 1011 1012 ballot envelope.
- 1013 (2) The foregoing instructions required to be provided by 1014 the registrar to the elector shall also constitute the substantive 1015 law pertaining to the handling of absentee ballots by the elector 1016 and registrar.
- SECTION 19. Section 23-15-639, Mississippi Code of 1972, is 1017 1018 amended as follows:
- 1019 23-15-639. (1) In elections in which direct recording 1020 electronic voting systems are not utilized, the examination and counting of absentee ballots shall be conducted as follows: 1021

registrar.

1022	(a) At the close of the regular balloting and at the
1023	close of the polls, the election managers of each voting precinct
1024	shall first take the envelopes containing the absentee ballots of
1025	such electors from the box, and the name, address and precinct
1026	inscribed on each * * * envelope shall be announced by the
1027	election managers.

- (b) The signature on the application shall then be compared with the signature on the back of the envelope. If it corresponds and the affidavit, if one is required, is sufficient and the election managers find that the applicant is a registered and qualified voter or otherwise qualified to vote, and that he has not appeared in person and voted at the election, the envelope shall then be opened and the ballot removed from the envelope, without its being unfolded, or permitted to be unfolded or examined.
- 1037 (c) Having observed and found the ballot to be regular 1038 as far as can be observed from its official endorsement, the election managers shall deposit it in the ballot box with the 1039 1040 other ballots before counting any ballots and enter the voter's 1041 name in the receipt book provided for that purpose and mark 1042 "VOTED" in the pollbook or poll list as if he had been present and 1043 voted in person. If voting machines are used, all absentee 1044 ballots shall be placed in the ballot box before any ballots are 1045 counted, and the election managers in each precinct shall 1046 immediately count such absentee ballots and add them to the votes 1047 cast in the voting machine or device.
- 1048 (2) In elections in which direct recording electronic voting systems are utilized, the examination and counting of absentee 1049 ballots shall be conducted as follows: 1050
- 1051 (a) At the close of the regular balloting and at the close of the polls, the election managers of each voting precinct 1052 1053 shall first take the envelopes containing the absentee ballots of

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1054	such electors from the box, and the name, address and precinct
1055	inscribed on each envelope shall be announced by the election
1056	managers.
1057	(b) The signature on the application shall then be
1058	compared with the signature on the back of the envelope. If it
1059	corresponds and the affidavit, if one is required, is sufficient
1060	and the election managers find that the applicant is a registered
1061	and qualified voter or otherwise qualified to vote, and that he
1062	has not appeared in person and voted at the election, the unopened
1063	envelope shall be marked "ACCEPTED" and the election managers
1064	shall enter the voter's name in the receipt book provided for that
1065	purpose and mark "VOTED" in the pollbook or poll list as if he had
1066	been present and voted in person.
1067	(c) All absentee ballot envelopes shall then be placed
1068	in the secure ballot transfer case and delivered to the officials
1069	in charge of conducting the election at the central tabulation
1070	point of the county. The official in charge of the election shall
1071	open the envelopes marked "ACCEPTED" and remove the ballot from
1072	the envelope.
1073	(d) Having observed the ballot to be regular as far as
1074	can be observed from its official endorsement, the absentee ballot
1075	shall be processed through the central optical scanner. The
1076	scanned totals shall then be combined with the direct recording
1077	electronic voting system totals for the unofficial vote count.
1078	When there is a conflict between an electronic voting system
1079	and a paper record, then there is a rebuttable presumption that
1080	the paper record is correct.
1081	SECTION 20. Section 23-15-641, Mississippi Code of 1972, is
1082	amended as follows:
1083	23-15-641. (1) If an affidavit or the certificate of the
1084	officer before whom the affidavit is taken is required and such
1085	affidavit or certificate is found to be insufficient, or if it is

found that the signatures do not correspond, or that the applicant 1086 1087 is not a duly qualified elector in the precinct, or otherwise 1088 qualified to vote, or that the ballot envelope is open or has been 1089 opened and resealed, or the voter is not eligible to vote absentee 1090 or that the voter is present and has voted within the precinct 1091 where he represents himself to be a qualified elector, or 1092 otherwise qualified to vote, on the date of the election at such 1093 precinct, the previously cast vote shall not be allowed. Without opening the voter's envelope the commissioners of election, 1094 1095 designated executive committee members or election managers, as 1096 appropriate, shall mark across its face "REJECTED", with the 1097 reason therefor.

- 1098 (2) If the ballot envelope contains more than one (1) ballot 1099 of any kind, the ballot shall not be counted but shall be marked "REJECTED", with the reason therefor. The voter's envelopes and 1100 1101 affidavits, and the voter's envelope with its contents unopened, 1102 when such vote is rejected, shall be retained and preserved in the same manner as other ballots at the election. Such votes may be 1103 1104 challenged in the same manner and for the same reasons that any 1105 other vote cast in such election may be challenged.
- 1106 (3) If an affidavit is required and the officials find that 1107 the affidavit is insufficient, or if the officials find that the 1108 absentee voter is otherwise disqualified to vote, the envelope 1109 shall not be opened and a commissioner or executive committee 1110 member shall write across the face of the envelope "REJECTED" giving the reason therefor, and the registrar shall promptly 1111 1112 notify the voter of such rejection.
- (4) The ballots marked "REJECTED" shall be placed in a 1113 separate envelope in the secure ballot transfer case and delivered 1114 1115 to the officials in charge of conducting the election at the central tabulation point of the county. 1116

Code of 1972, which require the adoption of an automated voter registration system to be approved by the board of supervisors and the registrar, provide a procedure for the replacement of pollbooks and registration books, and provide the procedure for forming subprecints, are repealed.

SECTION 22. The Attorney General of the State of Mississippi shall submit this act, immediately upon approval by the Governor,

**SECTION 21.** Sections 23-15-114 and 23-15-131, Mississippi

- section 22. 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 provisions of the Voting Rights Act of 1965, as amended and extended.
- 1130 **SECTION 23.** This act shall take effect and be in force from 1131 and after the date it is effectuated under Section 5 of the Voting 1132 Rights Act of 1965, as amended and extended.

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

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AN ACT TO AMEND SECTIONS 23-15-33, 23-15-35, 23-15-39,
    23-15-41, 23-15-47, 23-15-113, 23-15-121, 23-15-123, 23-15-125, 23-15-127, 23-15-129, 23-15-137, 23-15-165, 23-15-299, 23-15-359, 23-15-625, 23-15-629, 23-15-631, 23-15-639 AND 23-15-641,
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 5
    MISSISSIPPI CODE OF 1972, TO MAKE CERTAIN TECHNICAL REVISIONS TO
 6
    MISSISSIPPI'S ELECTION LAWS; TO CHANGE THE NAME OF THE STATEWIDE
 7
    CENTRALIZED VOTER SYSTEM TO THE STATEWIDE ELECTIONS MANAGEMENT
 8
    SYSTEM; TO FULLY INCORPORATE THE SYSTEM INTO THE PROCESS OF
    REGISTERING VOTERS; TO DELAY THE IMPLEMENTATION OF THE SYSTEM IN
 9
10
    MUNICIPALITIES; TO PROVIDE THAT PHYSICALLY DISABLED PERSONS SHALL,
    UPON REQUEST, BE PROVIDED WITH A MAIL-IN VOTER APPLICATION; TO
11
12
    REMOVE THE REQUIREMENT THAT THE VOTER REGISTRATION NUMBER OF A
    VOTER MUST BE THE VOTER'S DRIVER'S LICENSE NUMBER OR THE LAST FOUR
13
14
    DIGITS OF THEIR SOCIAL SECURITY NUMBER; TO PROVIDE THAT ALL
15
    RECORDS PERTAINING TO VOTER REGISTRATION SHALL BE STORED IN AN
16
    ELECTRONIC FORMAT IN THE STATEWIDE ELECTIONS MANAGEMENT SYSTEM; TO
17
     PROVIDE THAT VOTER APPLICATIONS SCANNED INTO THE STATEWIDE
18
    ELECTIONS MANAGEMENT SYSTEM SHALL BE A LEGAL DOCUMENT OF VOTER
19
    REGISTRATION; TO PROVIDE THAT UPON THE WRITTEN REQUEST OF A
20
    MUNICIPAL ELECTION COMMISSION, THE COUNTY COMMISSIONERS OF
21
     ELECTION SHALL REVISE THE PRIMARY ELECTION POLLBOOKS OF THE
    MUNICIPALITY; TO REMOVE THE REPEAL DATE ON THE PROVISION OF LAW
22
    THAT AUTHORIZES MUNICIPALITIES TO CONTRACT WITH THE COUNTY
23
24
     ELECTION COMMISSIONERS FOR PREPARATION OF MUNICIPAL REGISTRATION
25
     BOOKS AND POLLBOOKS; TO PROVIDE THAT A PERSON MAY NOT QUALIFY AS A
26
     CANDIDATE FOR AN OFFICE PRIOR TO JANUARY 1 OF THE YEAR IN WHICH
27
     THE ELECTION FOR THE OFFICE IS HELD; TO REMOVE THE REQUIREMENT
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29 NUMBERS APPEARING ON THE APPLICATION AND THE CORRESPONDING 30 PERFORATED STUB; TO REMOVE THE REQUIREMENT THAT THE REGISTRAR FILE 31 AN AFFIDAVIT STATING THE NUMBER OF ABSENTEE BALLOT APPLICATIONS WHICH HE RECEIVED FROM THE PRINTER; TO REMOVE THE REQUIREMENT THAT 33 THE REGISTRAR KEEP A PERMANENT LEDGER FOR THE PURPOSE OF SHOWING 34 THE NUMBER OF ABSENTEE BALLOT APPLICATIONS AND THE PERSONS TO WHOM 35 THE APPLICATIONS WERE GIVEN; TO PROVIDE THAT AN APPLICATION FOR AN ABSENTEE BALLOT BY A PERSON WHO IS PERMANENTLY PHYSICALLY DISABLED 36 37 MUST BE ACCOMPANIED BY A STATEMENT FROM A PHYSICIAN OR NURSE 38

THAT ABSENTEE BALLOT APPLICATIONS BE PRINTED WITH SEQUENTIAL

PRACTITIONER STATING THAT THE PERSON IS PERMANENTLY PHYSICALLY DISABLED TO SUCH A DEGREE THAT IT IS DIFFICULT FOR HIM TO VOTE IN

39

PERSON; TO PROVIDE THE PROCEDURE FOR HANDLING AND COUNTING 40

ABSENTEE BALLOTS IN ELECTIONS CONDUCTED WITH DIRECT RECORDING 41

42 ELECTRONIC VOTING SYSTEMS; TO REPEAL SECTIONS 23-15-114 AND

43 23-15-131, MISSISSIPPI CODE OF 1972, WHICH REQUIRE THE ADOPTION OF 44 AN AUTOMATED VOTER REGISTRATION SYSTEM TO BE APPROVED BY THE BOARD

OF SUPERVISORS AND THE REGISTRAR AND PROVIDE A PROCEDURE FOR THE 45

46

REPLACEMENT OF POLLBOOKS AND REGISTRATION BOOKS; AND FOR RELATED

47 PURPOSES.

28

CONFEREES FOR THE SENATE CONFEREES FOR THE HOUSE

X (SIGNED) X (SIGNED) Burton Reynolds X (SIGNED) X (SIGNED) Harden Jennings

X (SIGNED) X (SIGNED) Kirby Calhoun