MISSISSIPPI LEGISLATURE

By: Senator(s) Tollison

To: Education

SENATE BILL NO. 2578

1 AN ACT TO CODIFY SECTION 37-6-17, MISSISSIPPI CODE OF 1972, 2 TO ENACT THE "NONPARTISAN SCHOOL BOARD ELECTION ACT"; TO PROVIDE 3 THAT BEGINNING WITH THE NOVEMBER 2016 GENERAL ELECTION, THE 4 MEMBERS OF THE COUNTY BOARDS OF EDUCATION, TRUSTEES OF MUNICIPAL SEPARATE SCHOOL DISTRICTS, THE TRUSTEES OF CONSOLIDATED SCHOOL 5 6 DISTRICTS AND THE TRUSTEES FROM THE SPECIAL MUNICIPAL SEPARATE 7 SCHOOL DISTRICTS SHALL BE ELECTED IN A NONPARTISAN ELECTION CONCURRENT WITH THE FEDERAL ELECTION FOR THE PRESIDENT OF THE 8 9 UNITED STATES; TO PROVIDE THAT THE TERMS OF OFFICE OF ALL SCHOOL 10 BOARD MEMBERS SHALL BE FOUR YEARS; TO PROVIDE FOR NOMINATING PETITIONS TO RUN FOR THE OFFICE OF ELECTED SCHOOL BOARD MEMBERS 11 12 AND A UNIFORM NUMBER OF SIGNATURES ON SAID PETITIONS OF 13 NOMINATION; TO PROVIDE THE PROCEDURE FOR FILLING VACANCIES IN THE OFFICE OF ELECTED SCHOOL BOARD MEMBERS; TO AMEND SECTIONS 37-5-1, 14 37-5-3, 37-5-7, 37-5-9, 37-5-18, 37-5-19, 37-7-203, 37-7-207, 15 37-7-221, 37-7-223, 37-7-225, 37-7-227, 37-7-229 AND 37-7-703, 16 17 MISSISSIPPI CODE OF 1972, IN CONFORMITY THERETO; TO REPEAL 18 SECTIONS 37-7-204, 37-7-209, 37-7-211, 37-7-213, 37-7-215, 19 37-7-217 AND 37-7-219, MISSISSIPPI CODE OF 1972, WHICH PROVIDE 20 CERTAIN METHODS FOR ELECTING TRUSTEES OF MUNICIPAL SEPARATE SCHOOL 21 DISTRICTS FROM ADDED TERRITORY; TO REPEAL SECTIONS 37-7-705, 22 37-7-707, 37-7-709, 37-7-711, 37-7-713, 37-7-715 AND 37-7-717, 23 MISSISSIPPI CODE OF 1972, WHICH PROVIDE CERTAIN METHODS FOR 24 SELECTING TRUSTEES OF SPECIAL MUNICIPAL SEPARATE SCHOOL DISTRICTS; 25 TO AMEND SECTIONS 37-9-13, 37-9-25 AND 37-5-61, MISSISSIPPI CODE 26 OF 1972, TO PROVIDE FOR THE APPOINTMENT OF ALL SUPERINTENDENTS OF 27 SCHOOLS FROM AND AFTER JANUARY 1, 2016; TO AUTHORIZE A REFERENDUM 28 ON THE QUESTION OF RETAINING THE OFFICE OF ELECTED COUNTY 29 SUPERINTENDENT OF EDUCATION IN COUNTIES PURSUANT TO PETITION PRIOR 30 TO JANUARY 1, 2015; TO REPEAL EFFECTIVE JANUARY 1, 2016, SECTIONS 37-5-61, 37-5-63, 37-5-65, 37-5-67, 37-5-69, 37-5-71 AND 37-5-75, 31 MISSISSIPPI CODE OF 1972, WHICH PROVIDE FOR CHANGING THE POSITION 32 33 OF COUNTY SUPERINTENDENT OF EDUCATION TO AN APPOINTED OFFICE 34 PURSUANT TO PETITION AND REFERENDUM, PROVIDE FOR THE

S. B. No. 2578 14/SS26/R1028 PAGE 1 (tb\rc) ~ OFFICIAL ~ G1/2

35 REESTABLISHMENT OF THE OFFICE AS AN ELECTIVE OFFICE, AUTHORIZE THE APPOINTMENT OF THE COUNTY SUPERINTENDENT OF EDUCATION IN CERTAIN 36 37 COUNTIES, PROVIDE FOR THE SELECTION AND QUALIFICATIONS OF ELECTED 38 SUPERINTENDENTS IN CERTAIN COUNTIES, PROVIDE FOR THE FILLING OF 39 VACANCIES IN THE OFFICE OF ELECTED COUNTY SUPERINTENDENT OF EDUCATION, AND SECTION 37-9-12, MISSISSIPPI CODE OF 1972, WHICH 40 41 PROVIDES FOR A REFERENDUM ON THE QUESTION OF RETAINING THE 42 ELECTIVE METHOD OF CHOOSING THE COUNTY SUPERINTENDENT OF 43 EDUCATION; AND FOR RELATED PURPOSES.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
SECTION 1. The following shall be codified as Section
37-6-17, Mississippi Code of 1972:

47 <u>37-6-17.</u> (1) This section shall be known as the 48 "Nonpartisan School Board Election Act." For purposes of this 49 section, the term "school board member" shall mean and include 50 members of the county boards of education, trustees of municipal 51 separate school districts, trustees of consolidated school 52 districts and line consolidated school districts, and trustees of 53 special municipal separate school districts.

54 (2)On Tuesday after the first Monday in November 2016, and 55 every four (4) years thereafter and concurrently with the federal 56 election for the President of the United States, there shall be 57 held a nonpartisan election for all local school board members, including members of the county boards of education, trustees of 58 municipal separate school districts, trustees of consolidated 59 60 school districts and trustees of special municipal separate school districts as provided under this section and applicable law. 61 The 62 laws regulating the time and manner of conducting general 63 elections shall, except as otherwise provided in this section, apply to and govern elections of school board members and trustees 64 S. B. No. 2578 ~ OFFICIAL ~ 14/SS26/R1028 PAGE 2 (tb\rc)

65 of the applicable school districts. A school board member is a 66 nonpartisan office.

67 All incumbent school board members holding office on the (3) effective date of this act shall continue holding their respective 68 69 offices. The term of office of all incumbent school board members 70 holding office within a school district on the effective date of this act shall expire on January 1, 2017, but any such incumbent 71 72 may qualify to run for a subsequent four-year term under the 73 provisions of this section.

74 (4)In order for a person to be eligible to hold the office 75 of school board member or the office of trustee of any school 76 district, such person must be a bona fide resident and a qualified 77 elector of the territory that the person is representing on the 78 school board or board of trustees, and in the case of a school 79 district lying in two (2) or more counties, such person must be a 80 resident and a qualified elector of the territory entitled to such 81 representation on the board as provided in Section 37-7-201.

82 The name of any qualified elector who is a candidate for (5) 83 the county board of education, municipal school district board of 84 trustees, consolidated school district board of trustees or 85 special municipal school district board of trustees or elected 86 added territory member of a municipal separate school district shall be placed on the ballot used in the general election for 87 88 President of the United States by the county election commissioners, provided that the candidate files with the county 89

~ OFFICIAL ~

S. B. No. 2578 14/SS26/R1028 PAGE 3 (tb\rc)

90 election commissioners, not more than ninety (90) days and not 91 less than sixty (60) days prior to the date of such general 92 election, a petition of nomination signed by not less than fifty (50) qualified electors of the county residing within the 93 94 appropriate school board district, as provided in Section 37-5-9, 95 as the case may be. Where there are less than one hundred (100) 96 qualified electors in said area represented by the trustee, it 97 shall only be required that said petition of nomination be signed 98 by at least twenty percent (20%) of the qualified electors in said The petition shall contain an affidavit certifying that all 99 area. 100 signatures are the personal signatures of each person whose name appears on the petition and that each person is a qualified 101 102 elector. The candidate who receives a majority of the votes cast 103 in the election shall be declared elected. If no candidate 104 receives a majority of the votes cast in the district, then the 105 two (2) candidates who receive the highest number of votes cast in 106 the district shall have their names submitted as candidates in a 107 runoff election three (3) weeks after the date of the general 108 election, and the candidate who receives a majority of the votes cast in the district in the runoff election shall be declared 109 110 elected. If after the time for candidates to file the petition 111 and affidavit provided for herein, there should be only one (1) person to qualify for the office of trustee, then no election or 112 113 notice of election shall be necessary and such person shall, if otherwise qualified, be declared elected without opposition. 114

~ OFFICIAL ~

S. B. No. 2578 14/SS26/R1028 PAGE 4 (tb\rc) 115 (6) The names of candidates for school board election which 116 appear on the ballot at the general election for President of the 117 United States shall be grouped together on a separate portion of the ballot, clearly identified as nonpartisan school board member 118 119 elections. The names for school board members shall be listed in 120 alphabetical order on any ballot and no reference to political party affiliation shall appear on any ballot with respect to any 121 122 nonpartisan school board member or candidate.

(7) At any election for school board members, all qualified
electors, regardless of party affiliation or lack thereof,
residing with the appropriate school board election district shall
be qualified to vote for candidates for school board members.

127 Vacancies in the membership of the county board of (8) 128 education, municipal school district board of trustees, 129 consolidated school district board of trustees, or special 130 municipal separate school district board of trustees shall be 131 filled by appointment, within sixty (60) days after the vacancy 132 occurs, by the remaining members of the applicable school board. 133 Said appointee shall be selected from the qualified electors of 134 the district in which the vacancy occurs, and shall serve until 135 the first Monday of January next succeeding the next general 136 election, at which general election a member shall be elected to 137 fill the remainder of the unexpired term in the same manner and 138 with the same qualifications applicable to the election of a member for the full term as provided in Section 37-6-17. 139 In the

S. B. No. 2578 14/SS26/R1028 PAGE 5 (tb\rc) 140 event the school district is under conservatorship and no members 141 of the applicable school board remain in office, the Governor shall call a special election to fill the vacancies and said 142 election will be conducted by the county or municipal election 143 144 commission, as the case may be. In the event the vacancy occurs 145 more than five (5) months prior to the next general election and the remaining members of the applicable school board are unable to 146 147 agree upon an individual to be appointed, any two (2) of the 148 remaining members may certify such disagreement to the county or municipal election commission, as the case may be. Upon the 149 150 receipt of such a certificate by the county or municipal election 151 commission, or any member thereof, the commission shall hold a 152 special election to fill the vacancy, which said election, notice 153 thereof and ballot shall be controlled by the laws concerning 154 special elections to fill vacancies in county or municipal 155 offices. The person elected at such a special election shall 156 serve for the remainder of the unexpired term.

157 SECTION 2. Section 37-5-1, Mississippi Code of 1972, is 158 amended as follows:

159 37-5-1. (1) There is hereby established a county board of 160 education in each county of the State of Mississippi. Said county 161 board of education shall consist of five (5) members, one (1) of 162 which, subject to the further provisions of this chapter and 163 except as is otherwise provided in Section 37-5-1(2), shall be 164 elected by the qualified electors of each board of education

S. B. No. 2578 ~ OFFICIAL ~ 14/SS26/R1028 PAGE 6 (tb\rc) district of the county, at the general election for President of the United States as provided in Section 37-6-17. Except as is otherwise provided in Section 37-5-3, each member so elected shall be a resident and qualified elector of the district from which he is elected.

170 (2)The county board of education shall apportion the county school district into five (5) single member board of education 171 172 districts. The county board of education shall place upon its 173 minutes the boundaries determined for the new five (5) board of education districts. The board of education of said county shall 174 175 thereafter publish the same in some newspaper of general 176 circulation within said county for at least three (3) consecutive 177 weeks and after having given notice of publication and recording 178 the same upon the minutes of the board of education of said county, said new district lines will thereafter be effective. 179 The 180 board of education of said county shall reapportion the board of 181 education districts in accordance with the procedure described herein for the original apportionment of districts as soon as 182 183 practicable after the results of the 2000 decennial census are 184 published and as soon as practicable after every decennial census 185 thereafter.

186 (3) In counties where the office of "administrative 187 superintendent" as defined in Section 37-6-3, Mississippi Code of 188 1972, has been abolished, there shall be no county board of 189 education.

~ OFFICIAL ~

S. B. No. 2578 14/SS26/R1028 PAGE 7 (tb\rc) 190 SECTION 3. Section 37-5-3, Mississippi Code of 1972, is 191 amended as follows:

192 37-5-3. No person who is a resident of the territory 193 embraced within a municipal separate school district or a special 194 municipal separate school district shall be eligible to be a 195 member of the county board of education. Qualified electors 196 residing within a municipal separate school district or special 197 municipal separate school district shall not be eligible to vote 198 or participate in the election of members of the county board of 199 education provided under Section 37-6-17.

The provisions of this section shall be applicable in the case of a special municipal separate school district and a line consolidated school district of which another county is the home county which together occupy all of the territory of a supervisors district of the county.

205 **SECTION 4.** Section 37-5-7, Mississippi Code of 1972, is 206 amended as follows:

207 (1) On the first Tuesday after the first Monday in 37-5-7. 208 May, 1954, an election shall be held in each county in this state 209 in the same manner as general state and county elections are held 210 and conducted, which election shall be held for the purpose of 211 electing the county boards of education established under the provisions of this chapter. At such election, the members of the 212 213 said board from Supervisors Districts One and Two shall be elected for the term expiring on the first Monday of January 1957; members 214

215 of the board from Supervisors Districts Three and Four shall be 216 elected for a term expiring on the first Monday of January 1959; 217 and the member of the board from Supervisors District Five shall be elected for a term expiring on the first Monday of January 218 219 1955. Except as otherwise provided in subsection (* * *3), all 220 subsequent members of the board shall be elected for a term of six 221 (6) years at the regular general election held on the first Monday 222 in November next preceding the expiration of the term of office of 223 the respective member or members of such board. All members of the county board of education as herein constituted, shall take 224 225 office on the first Monday of January following the date of their 226 election.

(2) On the first Tuesday after the first Monday in
November * * * 2016, and every four (4) years thereafter, an
election shall be held in each such county in this state for the
purpose of electing the county boards of education in such
counties as provided in Section 37-6-17. * * *

232 (3) All members of the county board of education <u>shall be</u>
 233 <u>elected for a term of four (4) years and</u> shall take office on the
 234 first Monday of January following the date of their election.

235 SECTION 5. Section 37-5-9, Mississippi Code of 1972, is
236 amended as follows:

23737-5-9. As specifically provided in Section 37-6-17, the238name of any qualified elector who is a candidate for the county

S. B. No. 2578 **~ OFFICIAL ~** 14/SS26/R1028 PAGE 9 (tb\rc) 239 board of education shall be placed on the ballot used in the 240 general elections by the county election commissioners. * * * 241 * * *

In no case shall any qualified elector residing within a municipal separate school district or special municipal separate school district be eligible to sign a petition of nomination for any candidate for the county board of education under any of the provisions of this section.

247 SECTION 6. Section 37-5-18, Mississippi Code of 1972, is 248 amended as follows:

249 37-5-18. In any county bordering on the Mississippi Sound 250 and having therein at least four (4) municipal separate school 251 districts, each member of the county board of education 252 established by Section 37-5-1 for such county shall be elected 253 from and shall be a resident and qualified elector in a special 254 district determined in the following manner:

255 The board of education of such a county shall apportion the 256 county into five (5) board of education districts in the territory 257 outside the municipal separate school districts and these board of 258 education districts shall be divided as nearly equal as possible 259 according to population, incumbency and other factors heretofore 260 pronounced by the courts. The board of education shall place upon 261 its minutes the boundaries determined for the new five (5) board 262 of education districts. The board of education of said county shall thereafter publish the same in some newspaper of general 263

~ OFFICIAL ~

S. B. No. 2578 14/SS26/R1028 PAGE 10 (tb\rc) 264 circulation within said county for at least three (3) consecutive 265 weeks and after having given notice of publication and recording 266 the same upon the minutes of the board of education of said 267 county, said new district lines will thereafter be effective. 268 The members of the county board of education of the county 269 described in this section shall be elected in the manner provided 270 in Section 37-6-17. * * * 271 272 SECTION 7. Section 37-5-19, Mississippi Code of 1972, is 273 amended as follows: 274 37-5-19. Vacancies in the membership of the county board of 275 education shall be filled * * * in the manner provided in Section 276 37-6-17(8). 277 SECTION 8. Section 37-7-203, Mississippi Code of 1972, is 278 amended as follows: 279 37-7-203. (1) * * * The boards of trustees of all municipal 280 separate school districts created under this chapter, either with or without added territory, shall consist of five (5) 281 282 members. * * * On the first Tuesday after the first Monday in 283 November 2016, and every four (4) years thereafter, an election 284 shall be held in each municipal separate school district in this 285 state, in the same manner and at the same time as the federal 286 election for President of the United States is held as provided in 287 Section 37-6-17, for the purpose of electing the members of the 288 boards of trustees established under the provisions of this

S. B. No. 2578 14/SS26/R1028 PAGE 11 (tb\rc)

289	chapter. All members of the boards of trustees as herein
290	constituted shall take office on the first Monday of January
291	following the date of their election and shall serve for a term of
292	four (4) years. The five (5) members of the board of trustees of
293	such school district shall be elected from special trustee
294	election districts by the qualified electors thereof, as herein
295	provided. The board of trustees of such school district shall
296	apportion the municipal separate school district, including added
297	territory, into five (5) special trustee election districts as
298	nearly equal as possible according to population, incumbency and
299	other factors heretofore pronounced by the courts. The board of
300	trustees shall place upon its minutes the boundaries determined
301	for the new five (5) special trustee election districts. The
302	board of trustees shall thereafter publish the same in a newspaper
303	of general circulation within said school district for at least
304	three (3) consecutive weeks; and after having given notice of
305	publication and recording the same upon the minutes of the board
306	of trustees. All incumbent trustees holding office at the time of
307	the creation of such trustee election districts shall continue
308	holding their respective offices, provided they reside within the
309	new district, for the remainder of the term of office to which
310	they have heretofore been selected, and their successors shall be
311	elected from the new trustee election districts constituted herein
312	in the manner provided for in this section.

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S. B. No. 2578 14/SS26/R1028 PAGE 12 (tb\rc)

314 (2) * * * <u>Vacancies in the membership of the board of</u> 315 <u>trustees of any municipal separate school district shall be filled</u> 316 <u>in the manner provided in Section 37-6-17(8).</u>

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318 **SECTION 9.** Section 37-7-207, Mississippi Code of 1972, is 319 amended as follows:

320 37-7-207. (1) All school districts reconstituted or created 321 under the provisions of Article 1 of this chapter, and which lie 322 wholly within one (1) county, but not including municipal separate and countywide districts, shall be governed by a board of five (5) 323 324 trustees. The first board of trustees of such districts shall be 325 appointed by the county board of education, and the original 326 appointments shall be so made that one (1) trustee shall be 327 appointed to serve until the first Saturday of March following 328 such appointments, one (1) for one (1) year longer, one (1) for 329 two (2) years longer, one (1) for three (3) years longer, and one 330 (1) for four (4) years longer. * * * Provided, however, that 331 beginning with the November 2016 federal election for President of 332 the United States, the trustees of such school districts shall be 333 elected at the time and in the manner provided in Section 37-6-17 for terms of four (4) years. The five (5) members of the board of 334 335 trustees of such consolidated school district shall be elected 336 from special trustee election districts by the qualified electors 337 thereof, as herein provided. The board of trustees of any such consolidated school district shall apportion the consolidated 338

S. B. No. 2578 14/SS26/R1028 PAGE 13 (tb\rc)

339 school district into five (5) special trustee election districts. 340 The board of trustees of such school district shall place upon its minutes the boundaries determined for the new five (5) trustee 341 election districts. The board of trustees shall thereafter 342 343 publish the same in a newspaper of general circulation within said 344 school district for at least three (3) consecutive weeks; and after having given notice of publication and recording the same 345 346 upon the minutes of the board of trustees, said new district lines 347 shall thereafter be effective.

348 * * All members of the said board of trustees shall take 349 office on the first Monday of January following the date of their 350 election. All vacancies which may occur during a term shall be 351 filled * * * in the manner provided in Section 37-6-17(8).

352 (2) All school districts reconstituted and created under the 353 provisions of Article 1 of this chapter, which embrace territory 354 in two (2) or more counties, but not including municipal separate 355 school districts, shall be governed by a board of five (5) 356 trustees. In making the original appointments, the several county 357 boards of education shall appoint the trustee or trustees to which 358 the territory in such county is entitled * * * by agreement between the county boards concerned. * * * Provided, however, 359 360 that beginning with the November 2016 federal election for President of the United States, the members of such line 361 362 consolidated school district board of trustees shall be elected at the time and in the manner provided in Section 37-6-17 for terms 363

S. B. No. 2578	~ OFFICIAL ~
14/SS26/R1028	
PAGE 14 (tb\rc)	

364 of four (4) years. The five (5) members of the board of trustees 365 of such line consolidated school district shall be elected from 366 special trustee election districts by the qualified electors 367 thereof, as herein provided. The existing board of trustees of 368 such line consolidated school district shall apportion the line 369 consolidated school district into five (5) special trustee 370 election districts. The board of trustees shall place upon its minutes the boundaries determined for the new five (5) trustee 371 372 election districts. The board of trustees shall thereafter 373 publish the same in a newspaper of general circulation within said 374 school district for at least three (3) consecutive weeks; and 375 after having given notice of publication and recording the same 376 upon the minutes of the board of trustees, said new district lines 377 shall thereafter be effective. Provided, however, that in any 378 line consolidated school district encompassing two (2) or more 379 counties created pursuant to Laws, 1953, Extraordinary Session, 380 Chapter 12, Section 8, in which, as a condition precedent to the 381 creation of said district, each county belonging thereto was 382 contractually guaranteed to always have at least one (1) 383 representative on said board, in order that said condition 384 precedent may be honored and guaranteed, in any year in which the board of trustees of such line consolidated school district does 385 386 not have at least one (1) member from each county or part thereof 387 forming such district, the board of trustees in such district shall be governed by a board of a sufficient number of trustees to 388

~ OFFICIAL ~

S. B. No. 2578 14/SS26/R1028 PAGE 15 (tb\rc) 389 fulfill this guarantee, five (5) of whom shall be elected from the 390 five (5) special trustee election districts which shall be as nearly equal as possible and one (1) member trustee appointed at 391 392 large from each county not having representation on the elected 393 board. In such cases, the board of supervisors of each county 394 shall make written agreement to guarantee the manner of 395 appointment of at least one (1) representative from each county in 396 the district, placing such written agreement on the minutes of 397 each board of supervisors in each county.

398 * * * All members of the said board of trustees shall take 399 office on the first Monday of January following the date of their 400 election. In all elections, the trustee elected shall be a 401 resident and qualified elector of the district entitled to the 402 representation upon the board, and he shall be elected only by the qualified electors of such district in the manner provided in 403 404 Section 37-6-17. All vacancies which may occur during a term of 405 office shall be filled *** * *** in the manner provided in Section 406 37-16-7(8).

407 SECTION 10. Section 37-7-221, Mississippi Code of 1972, is 408 amended as follows:

409 37-7-221. The election of consolidated or consolidated line 410 school district trustees shall be held in the manner provided for 411 in *** *** <u>Section 37-6-17</u> rather than the method now provided by 412 Sections 37-7-209 through 37-7-219.

413 SECTION 11. Section 37-7-223, Mississippi Code of 1972, is 414 amended as follows:

415 37-7-223. All elections of consolidated or consolidated line 416 school district trustees shall be held * * * <u>concurrently with the</u> 417 <u>federal election for President of the United States as provided in</u> 418 Section 37-6-17.

419 SECTION 12. Section 37-7-225, Mississippi Code of 1972, is 420 amended as follows:

421 37-7-225. The county election commissioners shall place the 422 name of any person eligible to hold the office of trustee on the 423 ballot used in the election, provided that such candidate shall 424 have filed with the county registrar * * * a petition of 425 nomination signed by * * * qualified electors of the school 426 district <u>in the manner provided in Section 37-6-17</u>. * * *

427 *** * ***

428 SECTION 13. Section 37-7-227, Mississippi Code of 1972, is 429 amended as follows:

430 37-7-227. * * * The candidate who receives a majority of the 431 votes cast * * * shall be declared elected, and the person or 432 persons elected to a full term shall assume the duties of his 433 office on the first day of January of the year following such 434 election. * * * If no candidate receives a majority of the votes 435 cast at the election, a runoff shall be held in the same manner 436 three (3) weeks after the election between the two (2) candidates

S. B. No. 2578 14/SS26/R1028 PAGE 17 (tb\rc)

437 receiving the highest number of votes upon the first ballot, as 438 specifically provided in Section 37-6-17.

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440 SECTION 14. Section 37-7-229, Mississippi Code of 1972, is 441 amended as follows:

442 37-7-229. For the purpose of holding such election, it shall 443 be the duty of the county election commissioners to prepare from 444 the records in the office of the county registrar a list of the 445 qualified electors of the school district in which such election 446 is to be held who are eligible to participate in such election. 447 Such list shall be furnished to the election managers in each 448 precinct, together with the ballots and other election supplies.

449 In the event that any election precinct embraces parts of two 450 (2) or more school districts it shall be the duty of the county 451 election commissioners to prepare from the records in the office 452 of the county registrar separate lists of the qualified electors 453 of each school district who reside in said precinct and who are 454 eligible to participate in such election. Said election 455 commissioners shall furnish to the election managers in said precinct separate ballots and separate ballot boxes and separate 456 457 voting lists for each school district.

For each day spent in carrying out the provisions of Sections 37-7-225 through 37-7-229 <u>and Section 37-6-17</u>, the county election commissioners shall be paid at the rate prescribed by law.

S. B. No. 2578 **~ OFFICIAL ~** 14/SS26/R1028 PAGE 18 (tb\rc) 461 SECTION 15. Section 37-7-703, Mississippi Code of 1972, is 462 amended as follows:

463 37-7-703. In all such special municipal separate school 464 districts which embrace the entire county in which, according to 465 the latest available federal census, a majority of the inhabitants 466 of the county reside within the corporate limits of the 467 municipality, the board of trustees of such special municipal separate school district shall be chosen and selected in the 468 469 manner provided by subsection (1) of Section 37-7-203 and Section 470 37-6-17, and all of the provisions thereof shall be fully 471 applicable in all respects to the selection and constitution of 472 such board of trustees. Provided, however, that the board of 473 trustees of any special municipal separate school district shall 474 have the authority to apportion the new trustee election districts 475 as provided in Section 37-7-203(1).

476 SECTION 16. Sections 37-7-204, 37-7-209, 37-7-211, 37-7-213,
477 37-7-215, 37-7-217 and 37-7-219, Mississippi Code of 1972, which
478 provide certain methods for electing trustees of municipal
479 separate school districts from added territory, are repealed.
480 SECTION 17. Sections 37-7-705, 37-7-707, 37-7-709, 37-7-711,
481 37-7-713, 37-7-715 and 37-7-717, Mississippi Code of 1972, which

482 provide certain methods for selecting trustees of special

483 municipal separate school districts, are repealed.

484 SECTION 18. Section 37-9-13, Mississippi Code of 1972, is 485 amended as follows:

S. B. No. 2578	~ OFFICIAL ~
14/SS26/R1028	
PAGE 19 (tb\rc)	

486 37-9-13. (1) Each school district shall have a 487 superintendent of schools, selected in the manner provided by law. 488 No person shall be eligible to the office of superintendent of 489 schools unless such person shall hold a valid administrator's 490 license issued by the State Department of Education and shall have 491 had not less than four (4) years of classroom or administrative 492 experience.

493 (2) From and after January 1, 2016, in all public school 494 districts, the local school board shall appoint the superintendent 495 of schools of such district unless the electors in the county have 496 voted to retain the office of elected county superintendent of 497 education as provided in subsection (3) of this section. At the 498 expiration of the term of any county superintendent of education 499 elected at the November 2011 general election, the county 500 superintendent of education of said county shall not be elected 501 but shall thereafter be appointed by the local school board in the 502 manner provided in Section 37-9-25, unless the electors in the 503 county have voted to retain the office of elected county 504 superintendent of education pursuant to referendum as provided in subsection (3) of this section. The superintendent of schools 505 506 shall have the general powers and duties to administer the schools 507 within his district as prescribed in Section 37-9-14 et seq., 508 Mississippi Code of 1972. 509 (3) If a petition signed by not less than twenty percent 510 (20%) or one thousand five hundred (1,500), whichever is less, of

S. B. No. 2578 **~ OFFICIAL ~** 14/SS26/R1028 PAGE 20 (tb\rc)

511	the registered, qualified electors of such county, exclusive of
512	the municipal separate school district boundaries, is filed with
513	the county board of education requesting that a referendum be
514	called on the question of changing from the elective method of
515	selecting the county superintendent of education to the appointive
516	method, then the county board of education shall adopt, not later
517	than the next regular meeting, a resolution calling a referendum
518	to be called and held within the county school district boundaries
519	upon the question. The referendum shall be scheduled the first
520	Tuesday after the first Monday in November 2014 that occurs more
521	than sixty (60) days after the date such petition is filed with
522	the board. When a referendum has been called, notice of the
523	referendum shall be published at least five (5) days per week,
524	unless the only newspaper published in the county school district
525	is published less than five (5) days per week, for at least three
526	(3) consecutive weeks, in at least one (1) newspaper published in
527	the county school district. The notice shall be no less than
528	one-fourth $(1/4)$ page in size, and the type used shall be no
529	smaller than eighteen (18) point and surrounded by a
530	one-fourth-inch solid black border. The notice may not be placed
531	in that portion of the newspaper where legal notices and
532	classified advertisements appear. The first publication of the
533	notice shall be made not less than twenty-one (21) days before the
534	date fixed for the referendum, and the last publication shall be
535	made not more than seven (7) days before that date. If no

S. B. No. 2578	
14/SS26/R1028	
PAGE 21 (tb\rc)	

536	newspaper is published in the county school district, then the
537	notice shall be published in a newspaper having a general
538	circulation in the county school district. The referendum shall
539	be held, as far as is practicable, in the same manner as other
540	referendums and elections are held in the county. At the
541	referendum, all registered, qualified electors of the county
542	school district, exclusive of the municipal separate school
543	district boundaries, may vote. The ballots used at the referendum
544	shall have printed thereon a brief statement of the purpose of the
545	referendum and the words "FOR CHANGING FROM THE ELECTIVE TO THE
546	APPOINTIVE METHOD OF SELECTING THE COUNTY SUPERINTENDENT OF
547	EDUCATION," and "AGAINST CHANGING FROM THE ELECTIVE TO THE
548	APPOINTIVE METHOD OF SELECTING THE COUNTY SUPERINTENDENT OF
549	EDUCATION." The voter shall vote by placing a cross (X) or check
550	mark (\checkmark) opposite his choice on the proposition. If a majority
551	of the registered, qualified electors of the county school
552	district who vote in the referendum vote in favor of the question,
553	then the change in selection method shall be approved. However,
554	if a majority of the registered, qualified electors who vote in
555	the referendum vote against the question, the change in selection
556	method shall not be approved, and the county superintendent of
557	education of said county shall continue to be an elected office.
558	SECTION 19. Section 37-9-25, Mississippi Code of 1972, is
559	amended as follows:

S. B. No. 2578 14/SS26/R1028 PAGE 22 (tb\rc)

560 37-9-25. The school board shall have the power and 561 authority, in its discretion, to employ the superintendent, unless 562 such superintendent is elected pursuant to referendum under 563 Section 37-9-13(3), for not exceeding four (4) scholastic years 564 and the principals or licensed employees for not exceeding three 565 (3) scholastic years. In such case, contracts shall be entered 566 into with such superintendents, principals and licensed employees for the number of years for which they have been employed. All 567 568 such contracts with licensed employees shall for the years after the first year thereof be subject to the contingency that the 569 570 licensed employee may be released if, during the life of the 571 contract, the average daily attendance should decrease from that 572 existing during the previous year and thus necessitate a reduction 573 in the number of licensed employees during any year after the 574 first year of the contract. However, in all such cases the 575 licensed employee must be released before July 1 or at least 576 thirty (30) days prior to the beginning of the school term, 577 whichever date should occur earlier. The salary to be paid for 578 the years after the first year of such contract shall be subject 579 to revision, either upward or downward, in the event of an 580 increase or decrease in the funds available for the payment 581 thereof, but, unless such salary is revised prior to the beginning 582 of a school year, it shall remain for such school year at the 583 amount fixed in such contract. However, where school district funds, other than minimum education program funds, are available 584

~ OFFICIAL ~

S. B. No. 2578 14/SS26/R1028 PAGE 23 (tb\rc) during the school year in excess of the amount anticipated at the beginning of the school year the salary to be paid for such year may be increased to the extent that such additional funds are available and nothing herein shall be construed to prohibit same. SECTION 20. Section 37-5-61, Mississippi Code of 1972, is amended as follows:

591 [In counties wherein the electors in the county have voted to 592 retain the office of elected county superintendent of education 593 pursuant to referendum as provided in Section 37-9-13(3), this 594 section shall read as follows:]

595 37-5-61. (1) There shall be a county superintendent of 596 education in each county.

597 (2) Said superintendent shall serve as the executive 598 secretary of the county board of education, but shall have no vote 599 in the proceedings before the board and no voice in fixing the 600 policies thereof.

(3) In addition, said superintendent shall be the director
of all schools in the county school district which are outside the
municipal separate school districts.

604 (4) Said superintendent shall be elected at the same time
605 and in the same manner as other county officers are elected and
606 shall hold office for a term of four (4) years.

607 [In counties where a referendum provided in Section

608 37-9-13(3) has not been approved, this section shall have no force

609 and effect.]

S. B. No. 2578	~ OFFICIAL ~
14/SS26/R1028	
PAGE 24 (tb\rc)	

SECTION 21. Effective January 1, 2016, Sections 37-5-61, 610 611 37-5-63, 37-5-65, 37-5-67, 37-5-69, 37-5-71 and 37-5-75, 612 Mississippi Code of 1972, which provide for changing the position 613 of county superintendent of education to an appointed office pursuant to petition and referendum, provide for the 614 reestablishment of the office as an elective office, authorize the 615 616 appointment of the county superintendent of education in certain 617 counties, provide for the selection and qualifications of elected 618 superintendents in certain counties, and provide for the filling of vacancies in the office of elected county superintendent of 619 education; and Section 37-9-12, Mississippi Code of 1972, which 620 621 provides for a referendum on the question of retaining the 622 elective method of choosing the county superintendent of 623 education, is hereby repealed.

624 SECTION 22. This act shall take effect and be in force from 625 and after July 1, 2014.