By: Representatives Wilson, Dixon

To: Apportionment and Elections

HOUSE BILL NO. 497

AN ACT TO AMEND SECTION 23-15-927, MISSISSIPPI CODE OF 1972, TO REVISE THE PROCEDURE FOR FILING AN ELECTION CONTEST FOR A PERSON DESIRING TO CONTEST THE ELECTION OF ANOTHER PERSON RETURNED AS THE NOMINEE OF THE PARTY OF ANY COUNTY OR COUNTY DISTRICT 5 OFFICE OR ANY LEGISLATIVE, STATE, CONGRESSIONAL OR JUDICIAL DISTRICT; TO REMOVE THE AUTHORITY OF EXECUTIVE COMMITTEES TO HEAR 7 ELECTION CONTESTS FOR PRIMARY ELECTIONS; TO REVISE THE PETITION THAT MUST BE SUBMITTED TO FILE A PRIMARY ELECTION CONTEST; TO 8 9 AMEND SECTION 23-15-929, MISSISSIPPI CODE OF 1972, TO AUTHORIZE 10 THE CIRCUIT CLERK TO PROVIDE NOTICE BY EMAIL UPON THE FILING OF A 11 PETITION IN A PRIMARY ELECTION CONTEST; TO AMEND SECTIONS 12 23-15-931 AND 23-15-933, MISSISSIPPI CODE OF 1972, TO REMOVE THE AUTHORITY OF THE SPECIAL TRIBUNAL IN A PRIMARY ELECTION CONTEST AND GIVE THAT DECISION-MAKING AUTHORITY TO THE JUDGE HEARING THE 14 CONTEST; TO AMEND SECTIONS 23-15-951, 23-15-263, 23-15-913 AND 15 23-15-939, MISSISSIPPI CODE OF 1972, TO CONFORM TO THE PROVISIONS 16 17 OF THIS ACT; TO BRING FORWARD SECTIONS 23-15-961, 23-15-963, 18 23-15-911, 23-15-937, 23-15-941 AND 23-15-953, MISSISSIPPI CODE OF 19 1972, FOR THE PURPOSE OF POSSIBLE AMENDMENT; TO REPEAL SECTIONS 23-15-921 AND 23-15-923, MISSISSIPPI CODE OF 1972, WHICH PROVIDE 20 THE PROCESS FOR A PERSON DESIRING TO CONTEST THE ELECTIONS OF 21 22 ANOTHER PERSON RETURNED AS THE NOMINEE OF THE PARTY TO ANY COUNTY 23 OR COUNTY DISTRICT OFFICE OR AS THE NOMINEE OF A LEGISLATIVE, 24 STATE, CONGRESSIONAL OR JUDICIAL DISTRICT; TO REPEAL SECTION 25 23-15-925, MISSISSIPPI CODE OF 1972, WHICH ALLOWS THE EXECUTIVE 26 COMMITTEE TO SUBPOENA WITNESSES FOR A PRIMARY ELECTION CONTEST; TO 27 REPEAL SECTION 23-15-935, MISSISSIPPI CODE OF 1972, WHICH REQUIRES 28 ELECTION COMMISSIONERS TO ATTEND THE HEARINGS OF A PRIMARY 29 ELECTION CONTEST; AND FOR RELATED PURPOSES.

30 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:

- 31 **SECTION 1.** Section 23-15-927, Mississippi Code of 1972, is
- 32 amended as follows:
- 33 23-15-927. * * * A candidate desiring to contest the
- 34 election of another person returned as the nominee of the party to
- 35 any county or county district office, municipal office, or as the
- 36 nominee of a legislative, statewide, or state or congressional
- 37 district shall have the right * * * within twenty (20) days after
- 38 the primary election to file in the circuit court of the county in
- 39 which the irregularities are charged to have occurred, or, if more
- 40 than one (1) county is involved, then in one (1) of the
- 41 counties, * * * a sworn petition, setting forth with
- 42 particularity * * * the grounds upon which the primary election is
- 43 contested. In no event shall a prayer for relief be filed in any
- 44 court other than the appropriate circuit court as authorized in
- 45 this section, and the only proper parties to the contest shall be
- 46 persons who qualified as candidates for election to the same
- 47 office.
- 48 **SECTION 2.** Section 23-15-929, Mississippi Code of 1972, is
- 49 amended as follows:
- 50 23-15-929. Upon the filing of the petition * * * required in
- 51 Section 23-15-927, the circuit clerk shall immediately notify,
- 52 by * * * email, telephone, or personally, * * * the Chief Justice
- of the Supreme Court, or, in his or her absence, or disability,
- 54 some other judge of the Supreme Court, who shall forthwith

55 designate and notify a circuit judge or a retired judge on senior

- 56 status * * * from anywhere in the state for a statewide contest,
- 57 or from a district other than that which embraces the county or
- 58 any of the counties * * * otherwise involved in the contest * * *,
- 59 to proceed to the county in which the contest * * * has been filed
- 60 to hear and determine the contest * * *, and it shall be the
- official duty of the trial judge to proceed to the discharge of
- 62 the designated duty at the earliest possible date to be fixed by
- 63 the judge and of which the contestant and contestee shall have
- 64 reasonable notice, to be served in such reasonable manner as the
- 65 judge may direct, in response to which notice the contestee shall
- 66 promptly file his or her answer, and also * * * the
- 67 cross-complaint if * * * the contestee has one * * *.
- 68 **SECTION 3.** Section 23-15-931, Mississippi Code of 1972, is
- 69 amended as follows:
- 70 23-15-931. When the day for the hearing has been set, the
- 71 circuit clerk shall issue subpoenas for witnesses as in other
- 72 litigated cases, and he or she shall also * * * be responsible for
- 73 diligently securing the ballots, papers, documents, books and the
- 74 like * * * against misplacement, alteration, concealment or loss
- 75 both in the sessions and during recesses or adjournments. The
- 76 judge is * * * the controlling judge both of the facts and the
- 77 law, and has all the power in every respect of a circuit judge in
- 78 termtime. The \star \star hearing shall also be attended by the
- 79 sheriff, and clerk, each with sufficient deputies, and by a court
- 80 reporter. The * * * judge shall fully hear the contest * * *, and

- 81 the * * * contestant * * * shall have the burden of proof and the
- 82 burden of going forward with the evidence in the hearing before
- 83 the * * * $\underline{\text{judge}}$. The * * * $\underline{\text{judge}}$, after the contest * * * has
- 84 been fully heard * * *, shall make a finding dictated to the
- 85 reporter covering all controverted material issues of fact, * * *
- 86 and * * * the trial judge shall enter * * * a judgment * * * for
- 87 the person having the greatest number of legal votes at the
- 88 election, of which the election commissioners shall take judicial
- 89 notice, or if the matter be one within the jurisdiction of * * * a
- 90 county, state or municipal executive committee, the judgment shall
- 91 be certified and promptly forwarded to the secretary of the * * *
- 92 appropriate executive committee, and, in the absence of an appeal,
- 93 it shall be the duty of the \star \star election commissioners or
- 94 appropriate executive committee to reassemble and revise any prior
- 95 decision * * * made by it so as to conform to the judicial
- 96 judgment * * *. However, if the will of the voters cannot be
- 97 ascertained, the trial judge shall find that a new election shall
- 98 be ordered.
- 99 SECTION 4. Section 23-15-933, Mississippi Code of 1972, is
- 100 amended as follows:
- 101 23-15-933. The contestant or contestee, or both, may file an
- 102 appeal in the Supreme Court within the time and under * * * the
- 103 conditions and procedures as are established by the Supreme Court
- 104 for other appeals. * * *

- SECTION 5. Section 23-15-951, Mississippi Code of 1972, is amended as follows:
- 107 23-15-951. (a) Except as otherwise provided by Section
- 108 23-15-955 or 23-15-961, a * * * candidate desiring to contest the
- 109 election of another person returned as elected to any * * * county
- 110 or county district office, municipal office, or statewide, state
- 111 or congressional district office, may, within twenty (20) days
- 112 after the election, file a sworn petition in the office of the
- 113 clerk of the circuit court of the county, setting forth with
- 114 particularity the grounds upon which the election is contested.
- 115 When * * * the petition is filed, the circuit clerk shall
- 116 immediately notify, by * * * email, telephone, or personally, the
- 117 Chief Justice of the Supreme Court or in his or her absence, or
- 118 disability, some other Justice of the Supreme Court, who shall
- 119 forthwith designate and notify a circuit judge or * * * a retired
- 120 judge on senior status from anywhere in the state for a statewide
- 121 contest, or from a district other than that which embraces
- 122 the * * * county or any of the counties * * * otherwise involved
- in the contest * * *, to proceed to the county in which the
- 124 contest * * * has been filed to hear and determine the
- 125 contest * * *. The circuit clerk shall also cause a copy of * * *
- 126 the petition to be served upon the contestee, which shall serve as
- 127 notice to * * * the contestee. The only proper parties to the
- 128 contest shall be persons who qualified as candidates for election
- 129 to the same office.

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130	\star \star \star When the contestee is served, such contestee shall
131	promptly file his or her answer, and cross-complaint, if the
132	contestee has * * * one.
133	(b) When the day for the hearing has been set, the
134	circuit clerk shall issue subpoenas for witnesses as in other
135	litigated cases, and he or she shall also be responsible for
136	diligently securing the ballots, papers, documents, books and the
137	like against misplacement, alteration, concealment or loss both in
138	the sessions and during recesses or adjournments. The court
139	shall, at the first term, * * * $\frac{1}{2}$ try the issue without a jury and
140	find $\underline{\text{for}}$ the person having the greatest number of legal votes at
141	the election, or if the will of the voters cannot be ascertained,
142	find that a new election shall be ordered. If the * * * court
143	$ ext{find} \underline{s}$ against the person returned elected, the clerk shall issue a
144	certificate thereof; and the person in whose favor the * * * court
145	finds shall be commissioned by the Governor, and shall qualify and
146	enter upon the duties of his $\underline{\text{or her}}$ office. * * * New trials
147	shall be granted and costs awarded as in other cases. * * \star
148	(c) A person desiring to contest the election of
149	another person returned as elected to any seat in the Mississippi
150	Legislature shall comply with the provisions of Section 23-15-955.
151	A person desiring to contest the qualifications of a candidate for
152	nomination in a political party primary election shall comply with
153	the provisions of Section 23-15-961.

- SECTION 6. Section 23-15-263, Mississippi Code of 1972, is amended as follows:
- 156 23-15-263. (1) Unless otherwise provided in this chapter,
- 157 the county executive committee at primary elections shall perform
- 158 all duties that relate to the qualification of candidates for
- 159 primary elections, print ballots for primary elections, appoint
- 160 the primary election officers, * * * and perform all other duties
- 161 required by law to be performed by the county * * * election
- 162 commissioners; however, each house of the Legislature shall rule
- 163 on the qualifications of the membership of its respective body in
- 164 contests involving the qualifications of * * * those members. The
- 165 executive committee shall be subject to all the penalties to which
- 166 county election commissioners are subject, except that Section
- 167 23-15-217 shall not apply to members of the county executive
- 168 committee who seek elective office.
- 169 (2) A member of a county executive committee shall be
- 170 automatically disqualified to serve on the county executive
- 171 committee, and shall be considered to have resigned * * * from the
- 172 county executive committee, upon his or her qualification as a
- 173 candidate for any elective office. The provisions of this
- 174 subsection shall not apply to a member of a county executive
- 175 committee who qualifies as a candidate for a municipal elective
- 176 office.
- 177 (3) The primary election officers appointed by the executive
- 178 committee of the party shall have the powers and perform the

- duties, where not otherwise provided, required of * * * the 179 180 officers in a general election, and any * * * act or omission 181 which by law is an offense when committed in or about or in 182 respect to * * * the general elections, shall be an offense if 183 committed in or about or in respect to a primary election; and the 184 same shall be indictable and punishable in the same way as if the election was a general election for the election of state and 185 186 county officers, except as specially modified or otherwise 187 provided in this chapter.
- SECTION 7. Section 23-15-961, Mississippi Code of 1972, is brought forward as follows:
- 23-15-961. (1) Any person desiring to contest the
 qualifications of another person as a candidate for nomination in
 a political party primary election shall file a petition
 specifically setting forth the grounds of the challenge within ten
 (10) days after the qualifying deadline for the office in
 question. The petition shall be filed with the executive
 committee with whom the candidate in question qualified.
 - (2) Within ten (10) days of receipt of the petition described in subsection (1) of this section, the appropriate executive committee shall meet and rule upon the petition. At least two (2) days before the hearing to consider the petition, the appropriate executive committee shall give notice to both the petitioner and the contested candidate of the time and place of the hearing on the petition. Each party shall be given an

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- 204 opportunity to be heard at that meeting and present evidence in 205 support of his position.
- 206 (3) If the appropriate executive committee fails to rule 207 upon the petition within the time required in subsection (2) of 208 this section, that inaction shall be interpreted as a denial of 209 the request for relief contained in the petition.
- 210 Any party aggrieved by the action or inaction of the 211 appropriate executive committee may file a petition for judicial 212 review to the circuit court of the county in which the executive committee whose decision is being reviewed sits. The petition 213 214 must be filed no later than fifteen (15) days after the date the 215 petition was originally filed with the appropriate executive 216 committee. The person filing for judicial review shall give a 217 cost bond in the sum of Three Hundred Dollars (\$300.00) with two (2) or more sufficient sureties conditioned to pay all costs in 218 219 case his petition be dismissed, and an additional bond may be 220 required, by the court, if necessary, at any subsequent stage of 221 the proceedings.
- 222 (5) Upon the filing of the petition and bond, the circuit
 223 clerk shall immediately, by registered letter or by telegraph or
 224 by telephone, or personally, notify the Chief Justice of the
 225 Supreme Court, or in his absence, or disability, some other judge
 226 of the Supreme Court, who shall forthwith designate and notify a
 227 circuit judge or retired judge on senior status of a district
 228 other than that which embraces the district, subdistrict, county

229 or any of the counties, involved in the contest or complaint, to 230 proceed to the county in which the contest or complaint has been 231 filed to hear and determine the contest or complaint. It shall be 232 the official duty of the trial judge to proceed to the discharge 233 of the designated duty at the earliest possible date to be fixed 234 by the judge and of which the contestant and contestee shall have 235 reasonable notice. The contestant and contestee are to be served 236 in a reasonable manner as the judge may direct, in response to 237 which notice the contestee shall promptly file his answer, and also his cross-complaint if he has a cross-complaint. The hearing 238 before the trial court shall be de novo. The matter shall be 239 240 tried to the trial judge, without a jury. After hearing the 241 evidence, the trial judge shall determine whether the candidate 242 whose qualifications have been challenged is legally qualified to have his name placed upon the ballot in question. The trial judge 243 244 may, upon disqualification of any such candidate, order that such 245 candidate shall bear the court costs of the proceedings.

(6) Within three (3) days after judgment is rendered by the circuit court, the contestant or contestee, or both, may file an appeal in the Supreme Court upon giving a cost bond in the sum of Three Hundred Dollars (\$300.00), together with a bill of exceptions which shall state the point or points of law at issue with a sufficient synopsis of the facts to fully disclose the bearing and relevancy of such points of law. The bill of exceptions shall be signed by the trial judge, or in case of his

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254 absence, refusal or disability, by two (2) disinterested 255 attorneys, as is provided by law in other cases of bills of 256 exception. The filing of such appeals shall automatically suspend 257 the decision of the circuit court and the appropriate executive 258 committee is entitled to proceed based upon their decision unless 259 and until the Supreme Court, in its discretion, stays further 260 proceedings in the matter. The appeal shall be immediately docketed in the Supreme Court and referred to the court en banc 261 262 upon briefs without oral argument unless the court shall call for 263 oral argument, and shall be decided at the earliest possible date, as a preference case over all others. The Supreme Court shall 264 265 have the authority to grant such relief as is appropriate under 266 the circumstances.

- (7) The procedure set forth in this section shall be the sole and only manner in which the qualifications of a candidate seeking public office as a party nominee may be challenged prior to the time of his nomination or election. After a party nominee has been elected to public office, the election may be challenged as otherwise provided by law. After a party nominee assumes an elective office, his qualifications to hold that office may be contested as otherwise provided by law.
- 275 **SECTION 8.** Section 23-15-963, Mississippi Code of 1972, is 276 brought forward as follows:
- 277 23-15-963. (1) Any person desiring to contest the 278 qualifications of another person who has qualified pursuant to the

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- provisions of Section 23-15-359, Mississippi Code of 1972, as a 279 280 candidate for any office elected at a general election, shall file 281 a petition specifically setting forth the grounds of the challenge 282 not later than thirty-one (31) days after the date of the first primary election set forth in Section 23-15-191, Mississippi Code 283 284 of 1972. Such petition shall be filed with the same body with 285 whom the candidate in question qualified pursuant to Section 286 23-15-359, Mississippi Code of 1972.
- 287 Any person desiring to contest the qualifications of another person who has qualified pursuant to the provisions of 288 Section 23-15-213, Mississippi Code of 1972, as a candidate for 289 290 county election commissioner elected at a general election, shall 291 file a petition specifically setting forth the grounds of the 292 challenge no later than sixty (60) days prior to the general 293 election. Such petition shall be filed with the county board of 294 supervisors, being the same body with whom the candidate in 295 question qualified pursuant to Section 23-15-213, Mississippi Code 296 of 1972.
- 297 (3) Any person desiring to contest the qualifications of
 298 another person who has qualified pursuant to the provisions of
 299 Section 23-15-361, Mississippi Code of 1972, as a candidate for
 300 municipal office elected on the date designated by law for regular
 301 municipal elections, shall file a petition specifically setting
 302 forth the grounds of the challenge no later than thirty-one (31)
 303 days after the date of the first primary election set forth in

- Section 23-15-309, Mississippi Code of 1972. Such petition shall be filed with the municipal commissioners of election, being the same body with whom the candidate in question qualified pursuant to Section 23-15-361, Mississippi Code of 1972.
- 308 Within ten (10) days of receipt of the petition 309 described in subsections (1), (2) and (3) of this section, the 310 appropriate election officials shall meet and rule upon the 311 petition. At least two (2) days before the hearing to consider 312 the petition, the appropriate election officials shall give notice to both the petitioner and the contested candidate of the time and 313 place of the hearing on the petition. Each party shall be given 314 315 an opportunity to be heard at such meeting and present evidence in 316 support of his position.
- 317 (5) If the appropriate election officials fail to rule upon 318 the petition within the time required above, such inaction shall 319 be interpreted as a denial of the request for relief contained in 320 the petition.
- 321 (6) Any party aggrieved by the action or inaction of the 322 appropriate election officials may file a petition for judicial 323 review to the circuit court of the county in which the election 324 officials whose decision is being reviewed sits. Such petition 325 must be filed no later than fifteen (15) days after the date the 326 petition was originally filed with the appropriate election 327 officials. Such person filing for judicial review shall give a cost bond in the sum of Three Hundred Dollars (\$300.00) with two 328

- 329 (2) or more sufficient sureties conditioned to pay all costs in 330 case his petition be dismissed, and an additional bond may be 331 required, by the court, if necessary, at any subsequent stage of 332 the proceedings.
- 333 The circuit court with whom such a petition for judicial 334 review has been filed shall at the earliest possible date set the 335 matter for hearing. Notice shall be given the interested parties of the time set for hearing by the circuit clerk. 336 The hearing 337 before the circuit court shall be de novo. The matter shall be tried to the circuit judge, without a jury. After hearing the 338 339 evidence, the circuit judge shall determine whether the candidate 340 whose qualifications have been challenged is legally qualified to 341 have his name placed upon the ballot in question. The circuit 342 judge may, upon disqualification of any such candidate, order that such candidate shall bear the court costs of the proceedings. 343
 - (8) Within three (3) days after judgment is rendered by the circuit court, the contestant or contestee, or both, may file an appeal in the Supreme Court upon giving a cost bond in the sum of Three Hundred Dollars (\$300.00), together with a bill of exceptions which shall state the point or points of law at issue with a sufficient synopsis of the facts to fully disclose the bearing and relevancy of such points of law. The bill of exceptions shall be signed by the trial judge, or in case of his absence, refusal or disability, by two (2) disinterested attorneys, as is provided by law in other cases of bills of

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- 354 exception. The filing of such appeals shall automatically suspend 355 the decision of the circuit court and the appropriate election 356 officials are entitled to proceed based upon their decision unless 357 and until the Supreme Court, in its discretion, stays further 358 proceedings in the matter. The appeal shall be immediately 359 docketed in the Supreme Court and referred to the court en banc 360 upon briefs without oral argument unless the court shall call for 361 oral argument, and shall be decided at the earliest possible date, 362 as a preference case over all others. The Supreme Court shall 363 have the authority to grant such relief as is appropriate under 364 the circumstances.
- 365 The procedure set forth above shall be the sole and only 366 manner in which the qualifications of a candidate seeking public 367 office who qualified pursuant to the provisions of Sections 368 23-15-359, 23-15-213 and 23-15-361, Mississippi Code of 1972, may 369 be challenged prior to the time of his election. After any such 370 person has been elected to public office, the election may be challenged as otherwise provided by law. After any person assumes 371 372 an elective office, his qualifications to hold that office may be 373 contested as otherwise provided by law.
- 374 **SECTION 9.** Section 23-15-911, Mississippi Code of 1972, is 375 brought forward as follows:
- 376 23-15-911. (1) When the returns for a box and the contents 377 of the ballot box and the conduct of the election thereat have 378 been canvassed and reviewed by the county election commission in

379	the case of general elections or the county executive committee in
380	the case of primary elections, all the contents of the box
381	required to be placed and sealed in the ballot box by the managers
382	shall be replaced therein by the election commission or executive
383	committee, as the case may be, and the box shall be forthwith
384	resealed and delivered to the circuit clerk, who shall safely keep
385	and secure the same against any tampering therewith. At any time
386	within twelve (12) days after the canvass and examination of the
387	box and its contents by the election commission or executive
388	committee, as the case may be, any candidate or his representative
389	authorized in writing by him shall have the right of full
390	examination of said box and its contents upon three (3) days'
391	notice of his application therefor served upon the opposing
392	candidate or candidates, or upon any member of their family over
393	the age of eighteen (18) years, which examination shall be
394	conducted in the presence of the circuit clerk or his deputy who
395	shall be charged with the duty to see that none of the contents of
396	the box are removed from the presence of the clerk or in any way
397	tampered with. Upon the completion of said examination the box
398	shall be resealed with all its contents as theretofore. And if
399	any contest or complaint before the court shall arise over said
400	box, it shall be kept intact and sealed until the court hearing
401	and another ballot box, if necessary, shall be furnished for the
402	precinct involved.

- 403 (2) The provisions of this section allowing the examination
 404 of ballot boxes shall apply in the case of an election contest
 405 regarding the seat of a member of the state Legislature. In such
 406 a case, the results of the examination shall be reported by the
 407 applicable circuit clerk to the Clerk of the House of
 408 Representatives or the Secretary of the Senate, as the case may
 409 be.
- SECTION 10. Section 23-15-913, Mississippi Code of 1972, is amended as follows:
- 412 23-15-913. The Supreme Court shall compile a list of judges throughout the state to hear any disputes arising during the 413 414 conduct of an election. The judges selected to hear election 415 disputes shall be available on election day to immediately hear 416 and resolve any election day disputes. The rules for filing 417 pleadings shall be relaxed to carry out the purposes of this 418 The judges selected shall perform no other judicial 419 duties on election day. The Supreme Court shall make judges 420 available to hear disputes in the county in which the disputes 421 occur but no judge shall hear disputes in the district, 422 subdistrict or county in which he was elected nor shall any judge 423 hear any dispute in which any potential conflict may arise. 424 judge shall be fair and impartial and shall be assigned on that
- SECTION 11. Section 23-15-937, Mississippi Code of 1972, is brought forward as follows:

basis.

428	23-15-937. If more than one (1) county is involved in a
429	contest or complaint, the judge shall have the authority to
430	transfer the hearing to a more convenient county within the
431	district, if the contest or complaint involves a district office,
432	or within the state if the contest or complaint involves a state
433	office; or the judge may proceed to any county or counties in
434	which the facts complained of are charged to have transpired, and
435	there hear the evidence and make a finding of facts relating to
436	that county and any convenient neighboring county or counties,
437	but, in any event, if possible with due diligence to do so, the
438	hearing must be completed and final judgment rendered in time to
439	permit the printing and distribution of the official ballots at
440	the election for which the contested nomination is made. When any
441	judge lawfully designated to hear a contest or complaint shall not
442	promptly and diligently proceed with the hearing and final
443	determination of the contest or complaint, he shall be guilty of a
444	high misdemeanor in office unless excused by actual illness, or by
445	an equivalent excuse. When no final decision has been made by the
446	time the official ballots are required to be printed, the name of
447	the nominee declared by the party executive committee shall be
448	printed on the official ballots as the party nominee, but the
449	contest or complaint shall not thereby be dismissed but the cause
450	shall nevertheless proceed to final judgment and if the judgment
451	is in favor of the contestant, the election of the contestee shall
452	thereby be vacated and the Governor, or the Lieutenant Governor,

454 special election for the office or offices involved. If the 455 contestee has already entered upon the term he shall vacate the 456 office upon the qualification of the person elected at the special 457 election, and may be removed by quo warranto if he fail so to do. 458 SECTION 12. Section 23-15-939, Mississippi Code of 1972, is 459 amended as follows: 460 23-15-939. The reasonable traveling expenses of the judge 461 shall be paid by order of the board of supervisors of the county 462 or counties in which a contest or complaint is heard, upon an itemized certificate thereof by the judge. * * * 463 464 SECTION 13. Section 23-15-941, Mississippi Code of 1972, is 465 brought forward as follows: 466 If upon the hearing of a primary election contest 467 or complaint, under Section 23-15-931, it shall distinctly appear 468 to the trial judge that any person, including a candidate or 469 election officer, has willfully and corruptly violated any primary 470 election statute and such violation is by said statute made a

in case the Governor is a party to the contest, shall call a

election statute and such violation is by said statute made a

criminal offense, whether a misdemeanor or a felony, it shall be

the duty of the trial judge to issue immediately his warrant for

the arrest of the guilty party, reciting in his order therefor, in

brief, the grounds or causes for the arrest. Such warrant and a

certified copy of the order shall be forthwith placed in the hands

of the sheriff of the county wherein the offense occurred, and the

sheriff shall at once, upon receipt of the warrant, arrest the

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478 party and commit him to prison, unless and until the party give 479 bond in the sum of Five Hundred Dollars (\$500.00) with two (2) or 480 more good and sufficient sureties conditioned for his appearance 481 at the next term of the circuit court and from term to term until 482 discharged by law. When the arrest has been made and the bond, if 483 any, given, the sheriff shall deliver all the papers therein with 484 his return thereon to the circuit clerk who shall file, and 485 thereafter personally deliver, the same to the foreman of the next 486 grand jury.

487 SECTION 14. Section 23-15-953, Mississippi Code of 1972, is 488 brought forward as follows:

489 23-15-953. If the petition shall be filed more than forty 490 (40) days before the term of the circuit court next after the 491 election which is contested, the summons may be made returnable, 492 and a trial of the issue be had in vacation, in the manner 493 prescribed for a trial in vacation of an information in the nature 494 of a quo warranto; and all of the provisions in reference to a 495 trial in vacation of such proceedings shall apply to the trial of 496 issues as to contested elections in the state of case herein 497 mentioned; but this section shall not be held to include a contest 498 of the election of a justice court judge, constable, coroner, 499 surveyor, or member of a board of supervisors.

500 **SECTION 15.** Sections 23-15-921 and 23-15-923, Mississippi 501 Code of 1972, which provide the process for a person desiring to contest the elections of another person returned as the nominee of 502

503	the	party	to	any	county	or	county	district	office	or	as	the

- 504 nominee of a legislative, state, congressional or judicial
- 505 district, are repealed.
- 506 **SECTION 16.** Section 23-15-925, Mississippi Code of 1972,
- 507 which allows the executive committee to subpoena witnesses for a
- 508 primary election contest, is repealed.
- 509 **SECTION 17.** Section 23-15-935, Mississippi Code of 1972,
- 510 which requires election commissioners to attend the hearings of a
- 511 primary election contest, is repealed.
- 512 **SECTION 18.** This act shall take effect and be in force from
- 513 and after its passage.