By: Representative Porter

To: Constitution; Judiciary

В

HOUSE BILL NO. 1115

AN ACT TO PROVIDE FULL SUFFRAGE RESTORATION TO ANY PERSON DISQUALIFIED BY REASON OF CRIMINAL CONVICTION; TO AMEND SECTION 3 23-15-11, MISSISSIPPI CODE OF 1972, TO REVISE WHO SHALL BE CONSIDERED A QUALIFIED ELECTOR; TO AMEND SECTION 23-15-19, MISSISSIPPI CODE OF 1972, TO REQUIRE THE SECRETARY OF STATE AND 5 6 THE MISSISSIPPI DEPARTMENT OF CORRECTIONS TO COLLABORATE TO ENSURE 7 VOTERS ARE PLACED BACK ON VOTER ROLLS; TO AMEND SECTION 23-15-47, MISSISSIPPI CODE OF 1972, TO CONFORM TO THE PRECEDING SECTION; TO 8 9 AMEND SECTION 23-15-213, MISSISSIPPI CODE OF 1972, TO REQUIRE TRAINING FOR ELECTIONS COMMISSIONERS TO ENSURE VOTERS WHO WERE 10 11 DISENFRANCHISED ARE ALLOWED TO REGISTER TO VOTE; TO AMEND SECTION 12 23-15-223, MISSISSIPPI CODE OF 1972, TO CONFORM TO THE PRECEDING 13 SECTION; AND FOR RELATED PURPOSES.

- 14 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- **SECTION 1.** (1) The right of suffrage is hereby fully 15 16 restored to any person disqualified by reason of criminal 17 conviction upon sentence completion.
- (2) For purposes of this act, the term "sentence" means, and 18 19 is limited to, the term of incarceration plus five (5) years of any term of probation, and parole for a disqualifying conviction. 20
- 21 SECTION 2. Section 23-15-11, Mississippi Code of 1972, is
- 22 amended as follows:

23	23-15-11. Every innabitant of this state, except persons
24	adjudicated to be non compos mentis, who is a citizen of the
25	United States of America, eighteen (18) years old and upwards, who
26	has resided in this state for thirty (30) days and for thirty (30)
27	days in the county in which he or she seeks to vote, and for
28	thirty (30) days in the incorporated municipality in which he or
29	she seeks to vote, and who, has been duly registered as an
30	elector under Section 23-15-33, and who * * * $\frac{1}{2}$ convicted of vote
31	fraud or of any crime listed in Section 241, Mississippi
32	Constitution of 1890, has completed his or her sentence as defined
33	in Section 1 of this act, shall be a qualified elector in and for
34	the county, municipality and voting precinct of his or her
35	residence, and shall be entitled to vote at any election upon
36	compliance with Section 23-15-563. If the thirtieth day to
37	register before an election falls on a Sunday or legal holiday,
38	the registration applications submitted on the business day
39	immediately following the Sunday or legal holiday shall be
10	accepted and entered in the Statewide Elections Management System
11	for the purpose of enabling voters to vote in the next election.
12	Any person who will be eighteen (18) years of age or older on or
13	before the date of the general election and who is duly registered
14	to vote not less than thirty (30) days before the primary election
15	associated with the general election, may vote in the primary
16	election even though the person has not reached his or her
17	eighteenth birthday at the time that the person seeks to vote at

- 48 the primary election. No others than those specified in this
- 49 section shall be entitled, or shall be allowed, to vote at any
- 50 election.
- SECTION 3. Section 23-15-19, Mississippi Code of 1972, is
- 52 amended as follows:
- 53 23-15-19. (1) * * * Except when prohibited under subsection
- 54 (2), any person who has been convicted of vote fraud or any crime
- 55 listed in Section 241, Mississippi Constitution of 1890, such
- 56 crimes defined as "disenfranchising," shall not be
- 57 registered * * * if the person seeking registration has not yet
- 58 completed his or her sentence as defined in Section 1 of this act
- 59 or if registered the name of the person shall be removed from the
- 60 Statewide Elections Management System by the registrar or the
- 61 election commissioners of the county of his or her residence if
- 62 the person at the time of removal has not yet completed his or her
- 63 sentence as defined in Section 1 of this act. Whenever any person
- 64 shall be convicted in the circuit court of his or her county of a
- 65 disenfranchising crime, the county registrar shall thereupon
- 66 remove his or her name from the Statewide Elections Management
- 67 System; and whenever any person shall be convicted of a
- 68 disenfranchising crime in any other court of any county, the
- 69 presiding judge of the court shall, on demand, certify the fact in
- 70 writing to the registrar of the county in which the voter resides,
- 71 who shall thereupon remove the name of the person from the

72	Statewide	Elections	Management	System	and	retain	the	certificate

- 73 as a record of his or her office.
- 74 (2) The Secretary of State shall be responsible for ensuring
- 75 that the public can access through the Secretary of State's
- 76 website and a phone number the following: (a) an up-to-date list
- 77 of which crimes, by criminal code statute citation, are
- 78 disenfranchising and which crimes are not; and (b) the criteria
- 79 people convicted of disenfranchising crimes must satisfy to become
- 80 refranchised.
- 81 (3) The Secretary of State, working with the Mississippi
- 82 Department of Corrections if necessary, shall be solely
- 83 responsible for ensuring that all officials responsible for
- 84 registering voters, including circuit clerks and/or election
- 85 commissioners, have up-to-date Internet-based electronic means by
- 86 which to determine whether a person has been convicted of a
- 87 disenfranchising offense, according to its statutory code
- 88 citation, and whether he or she has completed his or her sentence
- 89 as defined in Section 1 of this act. An affirmative determination
- 90 shall be a complete defense in criminal cases where an elector
- 91 relied upon it to register to vote or to vote. A person seeking
- 92 to vote shall not be made to furnish documentary evidence or other
- 93 proof of sentence completion in order to register to vote or vote.
- 94 (4) No person may be denied the right to register to vote
- 95 and cast a ballot on the basis of his or her conviction of a

- 97 Section 1 of this act.
- 98 **SECTION 4.** Section 23-15-47, Mississippi Code of 1972, is
- 99 amended as follows:
- 100 23-15-47. (1) Any person who is qualified to register to
- 101 vote in the State of Mississippi may register to vote by mail-in
- 102 application in the manner prescribed in this section.
- 103 (2) The following procedure shall be used in the
- 104 registration of electors by mail:
- 105 (a) Any qualified elector may register to vote by
- 106 mailing or delivering a completed mail-in application to his or
- 107 her county registrar at least thirty (30) days before any
- 108 election; however, if the thirtieth day to register before an
- 109 election falls on a Sunday or legal holiday, the registration
- 110 applications submitted on the business day immediately following
- 111 the Sunday or legal holiday shall be accepted and entered into the
- 112 Statewide Elections Management System for the purpose of enabling
- 113 voters to vote in the next election. The postmark date of a
- 114 mailed application shall be the applicant's date of registration.
- 115 (b) Upon receipt of a mail-in application, the county
- 116 registrar shall stamp the application with the date of receipt,
- 117 and shall verify the application either by matching the
- 118 applicant's Mississippi driver's license number through the
- 119 Mississippi Department of Public Safety or by matching the
- 120 applicant's social security number through the American

- 121 Association of Motor Vehicle Administrators. Within fourteen (14)
- 122 days of receipt of a mail-in registration application, the county
- 123 registrar shall complete action on the application, including any
- 124 attempts to notify the applicant of the status of his or her
- 125 application.
- 126 (c) If the county registrar determines that the
- 127 applicant is qualified and his or her application is legible and
- 128 complete, the county registrar shall mail the applicant written
- 129 notification that the application has been approved, specifying
- 130 the county voting precinct, municipal voting precinct, if any,
- 131 polling place and supervisor district in which the person shall
- 132 vote. This written notification of approval containing the
- 133 specified information shall be the voter's registration card. The
- 134 registration card shall be provided by the county registrar to the
- 135 applicant in accordance with Section 23-15-39. Upon entry of the
- 136 voter registration information into the Statewide Elections
- 137 Management System, the system shall assign a voter registration
- 138 number to the applicant. The assigned voter registration number
- 139 shall be clearly shown on the written notification of approval.
- 140 In mailing the written notification, the county registrar shall
- 141 note the following on the envelope: "DO NOT FORWARD". If any
- 142 registration notification form is returned as undeliverable, the
- 143 voter's registration shall be void.
- 144 (d) A mail-in application shall be rejected for any of
- 145 the following reasons:

146	(i) An incomplete portion of the application makes
147	it impossible for the registrar to determine the eligibility of
148	the applicant to register;
149	(ii) A portion of the application is illegible in
150	the opinion of the county registrar and makes it impossible to
151	determine the eligibility of the applicant to register;
152	(iii) The county registrar is unable to determine,
153	from the address and information stated on the application, the
154	precinct in which the voter should be assigned or the supervisor
155	district in which he or she is entitled to vote;
156	(iv) The applicant is not qualified to register to
157	vote pursuant to Section 23-15-11;
158	(v) The county registrar determines that the
159	applicant is already registered as a qualified elector of the
160	county;
161	(vi) The county registrar is unable to verify the
162	application pursuant to subsection (2)(b) of this section.
163	(e) If the mail-in application of a person is subject
164	to rejection for any of the reasons set forth in paragraph (d)(i)
165	through (iii) of this subsection, and it appears to the county
166	registrar that the defect or omission is of such a minor nature
167	and that any necessary additional information may be supplied by
168	the applicant over the telephone or by further correspondence, the
169	county registrar may write or call the applicant at the telephone

number or address, or both, provided on the application. If the

171 county registrar is able to contact the applicant by mail or 172 telephone, the county registrar shall attempt to ascertain the necessary information, and if this information is sufficient for 173 the registrar to complete the application, the applicant shall be 174 175 registered. If the necessary information cannot be obtained by 176 mail or telephone, or is not sufficient to complete the application within fourteen (14) days of receipt, the county 177 178 registrar shall give the applicant written notice of the rejection 179 and provide the reason for the rejection. The county registrar shall further inform the applicant that he or she has a right to 180 181 attempt to register by appearing in person or by filing another 182 mail-in application.

183 If a mail-in application is subject to rejection 184 for the reason stated in paragraph (d) (v) of this subsection and the "present home address" portion of the application is different 185 186 from the residence address for the applicant found in the 187 Statewide Elections Management System, the mail-in application shall be deemed a written request to update the voter's 188 189 registration pursuant to Section 23-15-13. The county registrar 190 or the election commissioners shall update the voter's residence 191 address in the Statewide Elections Management System and, if 192 necessary, advise the voter of a change in the location of his or her county or municipal polling place by mailing the voter a new 193 194 voter registration card.

195	(3) The instructions and the application form for voter
196	registration by mail shall be in a form established by rule duly
197	adopted by the Secretary of State, and both shall state that a
198	person is fully and completely qualified to register to vote and
199	cast a ballot after his or her conviction of a disenfranchising
200	offense upon sentence completion as defined in Section 1 of this
201	act.

- (4) (a) The Secretary of State shall prepare and furnish without charge the necessary forms for application for voter registration by mail to each county registrar, municipal clerk, all public schools, each private school that requests such applications, and all public libraries.
- (b) The Secretary of State shall distribute without

 208 charge sufficient forms for application for voter registration by

 209 mail to the Commissioner of Public Safety, who shall distribute

 210 the forms to each driver's license examining and renewal station

 211 in the state, and shall ensure that the forms are regularly

 212 available to the public at such stations.
- 213 (c) Bulk quantities of forms for application for voter
 214 registration by mail shall be furnished by the Secretary of State
 215 to any person or organization. The Secretary of State shall
 216 charge a person or organization the actual cost he or she incurs
 217 in providing bulk quantities of forms for application for voter
 218 registration to such person or organization.

219	(5)	The originals of completed mail-in applications shall
220	remain on	file in the office of the county registrar with copies
221	retained -	in the Statewide Elections Management System

- 222 (6) If the applicant indicates on the application that he or 223 she resides within the city limits of a city or town in the county 224 of registration, the county registrar shall enter the information 225 into the Statewide Elections Management System.
- 226 (7) If the applicant indicates on the application that he or
 227 she has previously registered to vote in another county of this
 228 state or another state, notice to the voter's previous county of
 229 registration in this state shall be provided through the Statewide
 230 Elections Management System. If the voter's previous place of
 231 registration was in another state, notice shall be provided to the
 232 voter's previous state of residence.
- 233 (8) Any person who attempts to register to vote by mail 234 shall be subject to the penalties for false registration provided 235 for in Section 23-15-17.
- 236 **SECTION 5.** Section 23-15-213, Mississippi Code of 1972, is amended as follows:
- [Until December 31, 2022, this section shall read as follows:]
- 240 23-15-213. (1) At the general election in 2020, there shall
 241 be elected five (5) election commissioners for each county whose
 242 terms of office shall commence on the first Monday of January
 243 following their election. Each of the commissioners shall be

244	required to attend a training seminar provided by the Secretary of
245	State and satisfactorily complete a skills assessment, which shall
246	include adequate training, including on an up-to-date database, to
247	ensure that persons are not denied the right to register to vote
248	and cast a ballot on the basis of his or her conviction of a
249	disenfranchising offense, according to its statutory code
250	citation, after sentence completion as defined in Section 1 of
251	this act, and before acting, shall take and subscribe the oath of
252	office prescribed by the Constitution. The oath shall be filed in
253	the office of the clerk of the chancery court. Upon filing the
254	oath of office, the election commissioner may be provided access
255	to the Statewide Elections Management System for the purpose of
256	performing his or her duties. While engaged in their duties, the
257	commissioners shall be conservators of the peace in the county,
258	with all the duties and powers of such. This subsection's
259	requirement to attend a training seminar provided by the Secretary
260	of State as described in this subsection is effective immediately
261	upon passage such that election commissioners overseeing the 2022
262	elections shall be so trained.

(2) The qualified electors of each supervisors district shall elect, at the general election in 2020, in their district one (1) election commissioner. The election commissioners from board of supervisors' Districts One, Three and Five shall serve for a term of four (4) years. The election commissioners from board of supervisors' Districts Two and Four shall serve for a

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- term of three (3) years. No more than one (1) commissioner shall
 be a resident of and reside in each supervisors district of the
 county; it being the purpose of this section that the county board
 of election commissioners shall consist of one (1) person from
 each supervisors district of the county and that each commissioner
 be elected from the supervisors district in which he or she
 resides.
- 276 Candidates for county election commissioner shall (3) 277 qualify by filing with the clerk of the board of supervisors of their respective counties a petition personally signed by not less 278 279 than fifty (50) qualified electors of the supervisors district in 280 which they reside, requesting that they be a candidate, by 5:00 281 p.m. not later than the first Monday in June of the year in which 282 the election occurs and unless the petition is filed within the 283 required time, their names shall not be placed upon the ballot. 284 All candidates shall declare in writing their party affiliation, 285 if any, to the board of supervisors, and such party affiliation 286 shall be shown on the official ballot.
- 287 (4) The petition shall have attached thereto a certificate
 288 of the county registrar showing the number of qualified electors
 289 on each petition, which shall be furnished by the registrar on
 290 request. The board shall determine the sufficiency of the
 291 petition, and if the petition contains the required number of
 292 signatures and is filed within the time required, the president of
 293 the board shall verify that the candidate is a resident of the

294	supervisors district in which he or she seeks election and that
295	the candidate is otherwise qualified as provided by law, and shall
296	certify that the candidate is qualified to the chair or secretary
297	of the county election commission and the names of the candidates
298	shall be placed upon the ballot for the ensuing election. No
299	county election commissioner shall serve or be considered as
300	elected until he or she has received a majority of the votes cast
301	for the position or post for which he or she is a candidate. If a
302	majority vote is not received in the first election, then the two
303	(2) candidates receiving the most votes for each position or post
304	shall be placed upon the ballot for a second election to be held
305	three (3) weeks later in accordance with appropriate procedures
306	followed in other elections involving runoff candidates.

- 307 Upon taking office, the county election commissioners 308 shall organize by electing a chair and a secretary.
- 309 It shall be the duty of the chair to have the official 310 ballot printed and distributed at each general or special 311 election.
- 312 [From and after January 1, 2023, this section shall read as 313 follows:1
- 314 23-15-213. (1) There shall be elected five (5) election 315 commissioners for each county whose terms of office shall commence 316 on the first Monday of January following their election and who 317 shall serve for a term of four (4) years. Each of the 318 commissioners shall be required to attend a training seminar

319	provided by the Secretary of State and satisfactorily complete a
320	skills assessment, which shall include adequate training,
321	including on an up-to-date database, to ensure that persons are
322	not denied the right to register to vote and cast a ballot on the
323	basis of his or her conviction of a disenfranchising offense,
324	according to its statutory code citation, after sentence
325	completion as defined in Section 1 of this act, and before acting,
326	shall take and subscribe the oath of office prescribed by the
327	Constitution. The oath shall be filed in the office of the clerk
328	of the chancery court. Upon filing the oath of office, the
329	election commissioner may be provided access to the Statewide
330	Elections Management System for the purpose of performing his or
331	her duties. While engaged in their duties, the commissioners
332	shall be conservators of the peace in the county, with all the
333	duties and powers of such. This subsection's requirement to
334	attend a training seminar provided by the Secretary of State as
335	described in this subsection is effective immediately upon passage
336	such that election commissioners overseeing the 2022 elections

- 338 (2) (a) At the general election in 2024 and every four (4)
 339 years thereafter, the qualified electors of the board of
 340 supervisors' Districts One, Three and Five shall elect in their
 341 district one (1) election commissioner.
- 342 (b) At the general election in 2023 and every four (4) 343 years thereafter, the qualified electors of the board of

shall be so trained.

- 344 supervisors' Districts Two and Four shall elect in their district 345 one (1) election commissioner.
- 346 (c) No more than one (1) commissioner shall be a
 347 resident of and reside in each supervisors district of the county;
 348 it being the purpose of this section that the county board of
 349 election commissioners shall consist of one (1) person from each
 350 supervisors district of the county and that each commissioner be
 351 elected from the supervisors district in which he or she resides.
- 352 Candidates for county election commissioner shall qualify by filing with the clerk of the board of supervisors of 353 354 their respective counties a petition personally signed by not less 355 than fifty (50) qualified electors of the supervisors district in 356 which they reside, requesting that they be a candidate, by 5:00 357 p.m. not later than February 1 of the year in which the election 358 occurs and unless the petition is filed within the required time, 359 their names shall not be placed upon the ballot. All candidates 360 shall declare in writing their party affiliation, if any, to the 361 board of supervisors, and such party affiliation shall be shown on 362 the official ballot.
- of the county registrar showing the number of qualified electors
 on each petition, which shall be furnished by the registrar on
 request. The board shall determine the sufficiency of the
 petition, and if the petition contains the required number of
 signatures and is filed within the time required, the president of

369 the board shall verify that the candidate is a resident of the 370 supervisors district in which he or she seeks election and that 371 the candidate is otherwise qualified as provided by law, and shall 372 certify that the candidate is qualified to the chair or secretary 373 of the county election commission and the names of the candidates 374 shall be placed upon the ballot for the ensuing election. 375 county election commissioner shall serve or be considered as 376 elected until he or she has received a majority of the votes cast 377 for the position or post for which he or she is a candidate. majority vote is not received in the first election, then the two 378 379 (2) candidates receiving the most votes for each position or post 380 shall be placed upon the ballot for a second election to be held 381 three (3) weeks later in accordance with appropriate procedures 382 followed in other elections involving runoff candidates.

- (5) In the first meeting in January of each year, the county election commissioners shall organize by electing a chair and a secretary, who shall serve a one * * *-year term. The county election commissioners shall provide the names of the chair and secretary to the Secretary of State and provide notice of any change in officers which may occur during the year.
- 389 (6) It shall be the duty of the chair to have the official 390 ballot printed and distributed at each general or special 391 election.
- 392 **SECTION 6.** Section 23-15-223, Mississippi Code of 1972, is 393 amended as follows:

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394	23-15-223. (1) The State Board of Election Commissioners,
395	on or before the fifteenth day of February succeeding each general
396	election, shall appoint in the several counties registrars of
397	elections, who shall hold office for four (4) years and until
398	their successors shall be duly qualified. The county registrar
399	shall be the clerk of the circuit court, unless the State Board of
400	Election Commissioners finds the circuit clerk to be an improper
401	person to register the names of the electors in the county. The
402	State Board of Election Commissioners shall draft rules and
403	regulations to provide for notice and hearing before removal of
404	the circuit clerk, if notice and a hearing is practicable under
405	the circumstances.

- 406 (2) The county registrar is empowered to appoint deputy
 407 registrars, with the consent of the board of election
 408 commissioners, who may discharge the duties of the registrar.
- The clerk of every municipality shall be appointed as such a deputy registrar, as contemplated by the National Voter

 Registration Act (NVRA).
- 412 (3) The county registrar shall not be held liable for any 413 malfeasance or nonfeasance in office by any deputy registrar who 414 is a deputy registrar by virtue of his or her office.
- 415 (4) The Secretary of State, in conjunction with the State
 416 Board of Community and Junior Colleges, has developed and made
 417 available online a computer skills training course for all newly
 418 appointed registrars which shall include adequate training,

419	including on an up-to-date database, to ensure that persons are
420	not denied the right to register to vote and cast a ballot on the
421	basis of his or her conviction of a disenfranchising offense,
422	according to its statutory code citation, after sentence
423	completion as defined in Section 1 of this act, that shall be
424	completed within one hundred eighty (180) days of the commencemen
425	of their term of office.
426	SECTION 7. This act shall take effect and be in force from
427	and after its passage.