By: Senator(s) Blackwell

To: Accountability, Efficiency, Transparency

## COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 2081

1	AN	ACT	TO A	AMEND	SECTI	ON 2	25-5-	-1,	MISSI	SSIPPI	COL	E OF	1972,	TO
2	PROVIDE	FOR	THE	REMOV	7AL OF	' API	POINT	ED	STATE	OFFICE	ERS	FOR	CERTAI	N
3	FORMS O	F WI	LLFUI	L NEGI	LECT;	AND	FOR	REI	LATED	PURPOSI	ES.			

- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- 5 **SECTION 1.** Section 25-5-1, Mississippi Code of 1972, is
- 6 amended as follows:
- 7 25-5-1. (1) If any public officer, state, district, county
- 8 or municipal, shall be convicted or enter a plea of guilty or nolo
- 9 contendere in any court of this state or any other state or in any
- 10 federal court of any felony other than manslaughter or any
- 11 violation of the United States Internal Revenue Code, of
- 12 corruption in office or peculation therein, or of gambling or
- 13 dealing in futures with money coming to his hands by virtue of his
- 14 office, any court of this state, in addition to such other
- 15 punishment as may be prescribed, shall adjudge the defendant
- 16 removed from office; and the office of the defendant shall thereby
- 17 become vacant. If any such officer be found by inquest to be of
- 18 unsound mind during the term for which he was elected or

- 19 appointed, or shall be removed from office by the judgment of a
- 20 court of competent jurisdiction or otherwise lawfully, his office
- 21 shall thereby be vacated; and in any such case the vacancy shall
- 22 be filled as provided by law.
- 23 (2) When any such officer is found guilty of a crime which
- 24 is a felony under the laws of this state or which is punishable by
- 25 imprisonment for one (1) year or more, other than manslaughter or
- 26 any violation of the United States Internal Revenue Code, in a
- 27 federal court or a court of competent jurisdiction of any other
- 28 state, the Attorney General of the State of Mississippi shall
- 29 promptly enter a motion for removal from office in the Circuit
- 30 Court of Hinds County in the case of a state officer, and in the
- 31 circuit court of the county of residence in the case of a
- 32 district, county or municipal officer. The court, or the judge in
- 33 vacation, shall, upon notice and a proper hearing, issue an order
- 34 removing such person from office and the vacancy shall be filled
- 35 as provided by law.
- 36 (3) In addition to removal as the result of a criminal
- 37 conviction, an appointed state officer may be removed, and the
- 38 officer's position vacated, consistent with Article 6, Section 175
- 39 of the Constitution of 1890 in the following manner:
- 40 (a) The Governor, the State Auditor, the Senate or the
- 41 House of Representatives, by resolution, may direct a complaint
- 42 under this section to the Attorney General setting out willful
- 43 neglect as grounds for removal.

44	(b) In addition to any common law definitions of					
45	willful neglect that may be recognized by the courts of this					
46	state, willful neglect shall also consist of:					
47	(i) Failure by the officer to respond to a					
48	subpoena issued by a court, executive agency or legislative body,					
49	(ii) Failure to comply with a court-ordered					
50	repayment of any funds which have been misspent, or failure to					
51	comply with an agreement with the State Auditor or the Attorney					
52	General to repay such funds, or					
53	(iii) Failure to attend more than three (3)					
54	consecutive meetings of any board, commission or authority to					
55	which the officer has been appointed.					
56	(4) Upon receipt of the complaint or resolution, the					
57	Attorney General shall investigate the allegations against any					
58	appointed state officer, and if determined to be well-founded,					
59	shall petition the Hinds County Circuit Court, First Judicial					
60	District, for the removal of the officer. The court, or the judge					
61	in vacation, shall, upon notice and a proper hearing, issue an					
62	order removing such person from office and the vacancy shall be					
63	filled as provided by law.					
64	(5) Any officer removed by authority of this section shall					
65	be barred from future service in any position that requires					
66	appointment by the Governor, the Lieutenant Governor or any other					
67	officer in the executive branch of government.					

68 **SECTION 2.** This act shall take effect and be in force from

69 and after July 1, 2022.