MISSISSIPPI LEGISLATURE

By: Representative Paden

REGULAR SESSION 2023

To: Apportionment and Elections; Rules

HOUSE BILL NO. 53

1 AN ACT TO CREATE THE EARLY VOTING ACT; TO PROVIDE 2 DEFINITIONS; TO PROVIDE THAT THE EARLY VOTING PERIOD SHALL BEGIN 3 SIX DAYS BEFORE THE ELECTION AND CONTINUE UNTIL THE LAST REGULAR 4 BUSINESS DAY PRECEDING THE ELECTION; TO PROVIDE THAT EARLY VOTING 5 SHALL BE FOR EACH PRIMARY, GENERAL, RUNOFF, SPECIAL AND MUNICIPAL 6 ELECTION FOR PUBLIC OFFICE; TO PROVIDE THE HOURS FOR EARLY VOTING 7 IN THE REGISTRAR'S OFFICE DURING REGULAR BUSINESS HOURS; TO 8 PROVIDE THAT NOTICE OF EARLY VOTING SHALL BE PROVIDED IN THREE 9 PUBLIC PLACES EIGHT DAYS BEFORE THE VOTING BEGINS; TO PROVIDE THE 10 PROCEDURES TO FOLLOW WHEN CASTING A BALLOT DURING THE EARLY VOTING 11 PERIOD; TO PROVIDE THE MANNER FOR CHALLENGING THE QUALIFICATIONS 12 OF A VOTER DURING THE EARLY VOTING PERIOD; TO AMEND SECTIONS 23-15-625, 23-15-627, 23-15-629, 23-15-631, 23-15-635, 23-15-637, 13 23-15-639, 23-15-641, 23-15-647, 23-15-649, 23-15-657, 23-15-713, 14 23-15-715, 23-15-719 AND 23-15-735, MISSISSIPPI CODE OF 1972, TO 15 16 REVISE THE VOTERS WHO ARE ELIGIBLE TO VOTE BY ABSENTEE BALLOT; TO 17 PROHIBIT A VOTER FROM CASTING AN ABSENTEE BALLOT IN PERSON AT THE 18 OFFICE OF THE COUNTY REGISTRAR; TO CONFORM TO THE PROVISIONS OF THIS ACT; TO AMEND SECTIONS 23-15-31, 23-15-37, 23-15-43, 19 23-15-47, 23-15-65, 23-15-127, 23-15-153, 23-15-171, 23-15-173, 20 23-15-191, 23-15-195, 23-15-197, 23-15-231, 23-15-233, 23-15-239, 21 23-15-241, 23-15-245, 23-15-247, 23-15-251, 23-15-255, 23-15-263, 22 23 23-15-265, 23-15-267, 23-15-309, 23-15-331, 23-15-333, 23-15-335, 24 23-15-353, 23-15-357, 23-15-359, 23-15-363, 23-15-367, 7-3-39, 23-15-511, 23-15-515, 23-15-545, 23-15-573, 23-15-613, 23-15-781, 25 26 23-15-785, 23-15-807, 23-15-833, 23-15-843, 23-15-851, 23-15-853, 23-15-855, 23-15-857, 23-15-859, 23-15-895, 23-15-913, 23-15-963, 27 28 23-15-977, 23-15-1031, 23-15-1081, 23-15-1083, 23-15-1085, 23-15-1091, 21-3-3, 21-9-17, 37-5-9, 21-8-7 AND 9-4-5, MISSISSIPPI 29 30 CODE OF 1972, TO CONFORM TO THE PROVISIONS OF THIS ACT; AND FOR 31 RELATED PURPOSES.

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

H. B. No. 53 G1/2 23/HR43/R407 PAGE 1 (ENK\EW) 33 <u>SECTION 1.</u> The title of Sections 1 through 7 of this chapter 34 shall be known and may be cited as the "Early Voting Act."

35 <u>SECTION 2.</u> For purposes of this act, these words shall have 36 the following meanings, unless their context clearly suggests 37 otherwise:

(a) "Election" means the period of time that is
available for casting a final vote. References to the time of an
election or the duration of the election shall encompass, unless
the context clearly indicates otherwise, the six-day period that
has been designed for early voting.

(b) "Polling place" or "voting precinct" means any
place that a qualified elector votes during the early voting
period and on the actual election day.

46 <u>SECTION 3.</u> During any primary, general, runoff, special or 47 municipal election for public office, any qualified elector may 48 vote:

49 (a) In the elector's assigned precinct on election day;
50 (b) In the office of the registrar in which the elector
51 is registered to vote during the times established in Section 4 of
52 this act for early voting; or

53

(c) By a mail-in absentee ballot.

54 <u>SECTION 4.</u> (1) The early voting period shall begin six (6) 55 days before the date of each primary, general, runoff, special and 56 municipal election for public office and continue until 5:00 p.m. 57 on Saturday preceding the election day. If the date prescribed

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58 for beginning the early voting period falls on a Sunday or state 59 holiday, the early voting period shall begin on the next regular 60 business day.

Early voting shall be conducted in the office of the 61 (2)62 appropriate registrar during regular business hours. If the 63 office space of the registrar is insufficient or inconvenient to 64 accommodate early voting, the registrar may provide an alternate 65 location to conduct early voting, and in such case, adequate 66 notice shall be posted at the registrar's office that informs the 67 public of the location where early voting is being conducted. The 68 registrar may conduct early voting at an additional secure polling place outside his or her office. The appropriate registrar shall 69 70 provide at least one (1) additional early voting location for 71 every thirty-thousand (30,000) registered county voters and at 72 least one (1) additional early voting location for every ten 73 thousand (10,000) registered municipal voters according to the 74 latest federal decennial census. During the last full week preceding an election, the office of the appropriate registrar may 75 76 extend the office hours to accommodate early voters. All 77 registrar offices shall remain open from 8:00 a.m. until 5:00 p.m. 78 for the two (2) Saturdays immediately preceding each election.

(3) Notice of the early voting hours shall be given by the officials in charge of the election not less than eight (8) days before the day early voting begins. The notice shall be posted in three (3) public places within the county or municipality, with

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83 one (1) place being the county courthouse in a county election or 84 city hall in a municipal election.

85 (1) A qualified elector who desires to vote SECTION 5. 86 during the early voting period shall appear at the office of the 87 appropriate registrar in the county or municipality in which the 88 elector is registered to vote and shall present an acceptable form of photo identification. Upon verification of the proper location 89 90 and identity, the elector shall sign the appropriate receipt book 91 and cast his or her vote in the same manner that the vote would be 92 cast on the day of the election. Except as otherwise provided in Sections 1 through 7 of this act, the election laws that govern 93 94 the procedures for a person who appears to vote on the day of an 95 election shall apply when a person appears to vote during the early voting period. 96

97 (2) All votes cast during the early voting period shall be 98 final. Early voting ballots shall be saved using a system that 99 allows the ballots to be examined by a candidate and for election 100 certification and audit purposes.

101 (3) The votes cast during the early voting period shall be 102 announced simultaneously with all other votes cast on election 103 day.

104 (4) Qualified electors voting during the early voting period 105 shall be entitled to the same voting assistance that they would be 106 entitled to on the actual election day. 107 <u>SECTION 6.</u> Each political party, candidate or any 108 representative of a political party or candidate pursuant to 109 Section 23-15-577 shall have the right to be present at the office 110 of the appropriate registrar when it is open for early voting and 111 to challenge the qualifications of any person offering to vote in 112 the same manner as provided by law for challenging qualifications 113 at the polling place on election day.

114 **SECTION 7.** The Secretary of State shall promulgate rules and 115 regulations necessary to effectuate early voting, including 116 measures to inform the public about the availability of early 117 voting.

SECTION 8. Section 23-15-625, Mississippi Code of 1972, is amended as follows:

120 The registrar shall be responsible for 23 - 15 - 625. (1) 121 providing applications for absentee voting as provided in this 122 section. At least sixty (60) days before any election in which 123 absentee voting is provided for by law, the registrar shall provide a sufficient number of applications. In the event a 124 125 special election is called and set at a date which makes it 126 impractical or impossible to prepare applications for absent 127 elector's ballot sixty (60) days before the election, the 128 registrar shall provide applications as soon as practicable after 129 the election is called. The registrar shall fill in the date of 130 the particular election on the application for which the 131 application will be used.

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132 (2)The registrar shall be authorized to disburse 133 applications for absentee ballots to any qualified elector within 134 the county where he or she serves. Any person who presents to the 135 registrar an oral or written request for an absentee ballot 136 application for a voter entitled to vote absentee by mail, other 137 than the elector who seeks to vote by absentee ballot, shall, in the presence of the registrar, sign the application and print on 138 139 the application his or her name and address and the name of the 140 elector for whom the application is being requested in the place 141 provided for on the application for that purpose. However, if for 142 any reason such person is unable to write the information required, then the registrar shall write the information on a 143 144 printed form which has been prescribed by the Secretary of State. 145 The form shall provide a place for such person to place his or her 146 mark after the form has been filled out by the registrar.

147 (3) It shall be unlawful for any person to solicit absentee 148 ballot applications or absentee ballots for persons staying in any 149 skilled nursing facility as defined in Section 41-7-173 unless the 150 person soliciting the absentee ballot applications or absentee 151 ballots is:

152 (a) A family member of the person staying in the153 skilled nursing facility; or

(b) A person designated <u>in writing</u> by the person for
whom the absentee ballot application or absentee ballot is sought,
the registrar or the deputy registrar.

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As used in this subsection, "family member" means a spouse, parent, grandparent, sibling, adult child, grandchild or legal guardian.

160 The registrar * * *, upon receiving by mail the (4) 161 envelopes containing the absentee ballots shall keep an accurate 162 list of all persons preparing such ballots. The list shall be 163 kept in a conspicuous place accessible to the public near the 164 entrance to the registrar's office. The registrar shall also 165 furnish to each precinct manager a list of the names of all 166 persons in each respective precinct voting absentee by mail and in 167 person to be posted in a conspicuous place at the polling place 168 for public notice. The application on file with the registrar and 169 the envelopes containing the ballots that voters mailed to the 170 registrar shall be kept by the registrar in his or her office in a secure location. At the time such boxes are delivered to the 171 172 election commissioners or managers, the registrar shall also turn 173 over a list of all such persons who have voted by absentee ballot and whose mailed ballots are in the registrar's office. 174

(5) The registrar shall also be authorized to mail one (1) application to any qualified elector of the county, who is eligible to vote by absentee ballot, for use in a particular election.

179 (6) The registrar shall process all applications for
180 absentee ballots by using the Statewide Election Management
181 System. The registrar shall account for all absentee ballots

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182 delivered to and received by mail as well as those who voted 183 absentee in person from qualified voters by processing such 184 ballots using the Statewide Election Management System.

185 SECTION 9. Section 23-15-627, Mississippi Code of 1972, is 186 amended as follows:

187 23-15-627. Any elector described in Section 23-15-713 may request an absentee ballot application and vote in person at the 188 189 office of the registrar in the county in which he or she resides. 190 The registrar shall be responsible for furnishing an absentee 191 ballot application form to any elector authorized to receive an 192 absentee ballot. Except as otherwise provided in Section 193 23-15-625, absentee ballot applications shall be furnished to a 194 person only upon the oral or written request of the elector who 195 seeks to vote by absentee ballot; however, the parent, child, 196 spouse, sibling, legal guardian, those empowered with a power of 197 attorney for that elector's affairs or agent of the elector, who 198 is designated in writing and witnessed by a resident of this state who shall write his or her physical address on such designation, 199 200 may orally request an absentee ballot application on behalf of the 201 The written designation shall be valid for one (1) year elector. 202 after the date of the designation. An absentee ballot application 203 must have the seal of the circuit or municipal clerk affixed to it 204 and be initialed by the registrar or his or her deputy in order to 205 be used to obtain an absentee ballot. A reproduction of an 206 absentee ballot application shall not be valid unless it is a

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207 reproduction provided by the office of the registrar of the 208 jurisdiction in which the election is being held and which 209 contains the seal and initials required by this section. Such 210 application shall be substantially in the following form: 211 "OFFICIAL APPLICATION FOR ABSENT ELECTOR'S BALLOT

I, ____, duly qualified and registered in the ____ Precinct of the County of ____, and State of Mississippi, coming within the purview of the definition 'ABSENT ELECTOR' will be * * * unable to vote in person because (check appropriate reason):

() (PRESIDENTIAL APPLICANT ONLY:) I am currently a
 resident of Mississippi or have moved therefrom within thirty (30)
 days of the coming presidential election.

() I am an enlisted or commissioned member, male or female,
 of any component of the United States Armed Forces and am a
 citizen of Mississippi, or spouse or dependent of such member.

() I am a member of the Merchant Marine or the American Red
 Cross and am a citizen of Mississippi or spouse or dependent of
 such member.

() I am a disabled war veteran who is a patient in any
 hospital and am a citizen of Mississippi or spouse or dependent of
 such veteran.

() I am a civilian attached to and serving outside of the
United States with any branch of the Armed Forces or with the
Merchant Marine or American Red Cross, and am a citizen of
Mississippi or spouse or dependent of such civilian.

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() I am a citizen of Mississippi temporarily residing
outside the territorial limits of the United States and the
District of Columbia.

235 * * *

() I * * * am a citizen of Mississippi temporarily residing
 outside of the county of my residence during the early voting
 period or on election day.

() I am an emergency response provider, deployed due to a
 state of emergency declared by the President of the United States
 or the Governor of any state within the United States during the
 time period provided by law for early voting and election day.

() I have a temporary or permanent physical disability, which may include, but is not limited to, a physician-imposed quarantine due to COVID-19 during the year 2020. Or, I am caring for a dependent that is under a physician-imposed quarantine due to COVID-19 beginning with July 8, 2020, and the same being repealed on December 31, 2020.

() I am sixty-five (65) years of age or older.

() I am the parent, spouse or dependent of a person with a
temporary or permanent physical disability who is hospitalized
outside his or her county of residence or more than fifty (50)
miles away from his or her residence, and I will be with such
person on election day.

() I am a member of the congressional delegation, or spouseor dependent of a member of the congressional delegation.

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257 * * *

I hereby make application for an official ballot, or ballots, to be voted by me at the election to be held in ____, on ____. Mail 'Absent Elector's Ballot' to me at the following address ______. () I wish to receive an absentee ballot for the runoff election ______.

I realize that I can be fined up to Five Thousand Dollars (\$5,000.00) and sentenced up to five (5) years in the Penitentiary for making a false statement in this application and for selling my vote and violating the Mississippi Absentee Voter Law. (This sentence is to be in bold print.)

If you are temporarily or permanently disabled, you are not required to have this application notarized or signed by an official authorized to administer oaths for absentee balloting. You are required to sign this application in the proper place and have a person eighteen (18) years of age or older witness your signature and sign this application in the proper place.

275 DO NOT SIGN WITHOUT READING. (This sentence is to be in bold 276 print.)

277 IN WITNESS WHEREOF I have hereunto set my hand and seal this 278 the ____ day of ____, 2___.

279

280

(Signature of absent elector)

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281	SWORN TO AND SUBSCRIBED before me this the day of,
282	2
283	
284	(Official authorized to administer oaths
285	for absentee balloting.)
286	TO BE SIGNED BY WITNESS FOR VOTERS TEMPORARILY OR PERMANENTLY
287	DISABLED:
288	I HEREBY CERTIFY that this application for an absent
289	elector's ballot was signed by the above-named elector in my
290	presence and that I am at least eighteen (18) years of age, this
291	the day of, 2
292	
293	(Signature of witness)
294	CERTIFICATE OF DELIVERY
295	I hereby certify that (print name of voter)
296	has requested that I, (print name of person
297	delivering application), deliver to the voter this absentee ballot
298	application.
299	
300	(Signature of person delivering application)
301	
302	(Address of person delivering application)"
303	SECTION 10. Section 23-15-629, Mississippi Code of 1972, is
304	amended as follows:

H. B. No. 53 23/HR43/R407 PAGE 12 (ENK\EW) ST: Early voting; authorize. 305 23-15-629. (1) The application for an absentee ballot of a 306 person who is permanently or temporarily physically disabled shall 307 be accompanied by a statement signed by such person's physician, 308 or nurse practitioner * * *. The statement must show that the 309 person signing the statement is a licensed, practicing * * * 310 physician or nurse practitioner and must indicate that the person applying for the absentee ballot is permanently or temporarily 311 312 physically disabled to such a degree that it is difficult for him 313 or her to vote in person.

314 (2)An application accompanied by the statement provided for 315 in subsection (1) of this section shall entitle such permanently 316 physically disabled person to automatically receive an absentee 317 ballot for all elections on a continuing basis without the 318 necessity for reapplication. The application accompanied by the 319 statement provided in subsection (1) of this section entitles the 320 temporarily physically disabled person to receive an absentee 321 ballot by mail for that election and a later corresponding runoff 322 election.

(3) The registrar of each county shall keep an accurate list of the names and addresses of all persons whose applications for absentee ballot are accompanied by the statement set forth in subsection (1) of this section. Sixty (60) days before each election, the registrar shall deliver such list to the election commissioners who shall examine the list and delete from it the names of all persons listed who are no longer qualified electors

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of the county. Upon completion of such examination, the election commissioners shall return the list to the registrar by no later than forty-five (45) days before the election.

333 (4) The registrar shall mail a ballot to all persons who are 334 determined by the election commissioners to be qualified electors 335 pursuant to subsection (3) of this section by no later than forty 336 (40) days before the election.

337 SECTION 11. Section 23-15-631, Mississippi Code of 1972, is 338 amended as follows:

339 23-15-631. (1) The registrar shall enclose with each ballot 340 mailed to an absent elector separate printed instructions 341 furnished by the registrar containing the following:

342 * * *

343 (* * *<u>a</u>) Upon receipt of the enclosed ballot, you will 344 not mark the ballot except in view or sight of the attesting 345 witness. In the sight or view of the attesting witness, mark the 346 ballot according to instructions.

347 (* * *b) After marking the ballot, fill out and sign 348 the "ELECTOR'S CERTIFICATE" on the back of the envelope so that 349 the signature is across the flap of the envelope to ensure the integrity of the ballot. All absent electors shall have the 350 351 attesting witness sign the "ATTESTING WITNESS CERTIFICATE" across 352 the flap on the back of the envelope. Place the necessary postage 353 on the envelope and deposit it in the post office or some government receptacle provided for deposit of mail so that the 354

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355 absent elector's ballot will be postmarked on or before the date 356 of the election and received by the registrar no more than five 357 (5) business days after the election.

358 Any notary public, United States postmaster, assistant United 359 States postmaster, United States postal supervisor, clerk in 360 charge of a contract postal station, or other officer having 361 authority to administer an oath or take an acknowledgment may be an attesting witness; provided, however, that in the case of an 362 363 absent elector who is temporarily or permanently physically 364 disabled, the attesting witness may be any person eighteen (18) 365 years of age or older and such person is not required to have the 366 authority to administer an oath. If a postmaster, assistant 367 postmaster, postal supervisor, or clerk in charge of a contract 368 postal station acts as an attesting witness, his or her signature 369 on the elector's certificate must be authenticated by the 370 cancellation stamp of their respective post offices. If an 371 officer having authority to administer an oath or take an 372 acknowledgement acts as attesting witness, his or her signature on 373 the elector's certificate, together with his or her title and 374 address, but no seal, shall be required. * * *

375 $(* * *\underline{c})$ When the application accompanies the ballot 376 it shall not be returned in the same envelope as the ballot but 377 shall be returned in a separate preaddressed envelope provided by 378 the registrar. <u>However, if time permits, the registrar shall</u>

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379 <u>first send and receive a returned application from the absent</u> 380 elector before mailing the absentee ballot.

381 (***<u>d</u>) A candidate for public office, or the spouse, 382 parent or child of a candidate for public office, may not be an 383 attesting witness for any absentee ballot upon which the 384 candidate's name appears, unless the voter is related within the 385 first degree to the candidate or the spouse, parent or child of 386 the candidate.

387 (* * *e) Any voter casting an absentee ballot who 388 declares that he or she requires assistance to vote by reason of 389 blindness, temporary or permanent physical disability or inability 390 to read or write, shall be entitled to receive assistance in the 391 marking of his or her absentee ballot and in completing the 392 affidavit on the absentee ballot envelope. The voter may be given 393 assistance by anyone of the voter's choice other than a candidate 394 whose name appears on the absentee ballot being marked, the 395 spouse, parent or child of a candidate whose name appears on the 396 absentee ballot being marked or the voter's employer, an agent of 397 that employer or a union representative; however, a candidate 398 whose name is on the ballot or the spouse, parent or child of such 399 candidate may provide assistance upon request to any voter who is 400 related within the first degree. In order to ensure the integrity of the ballot, any person who provides assistance to an absentee 401 402 voter shall be required to sign and complete the "Certificate of

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405 (2) The foregoing instructions required to be provided by 406 the registrar to the elector shall also constitute the substantive 407 law pertaining to the handling of absentee ballots by the elector 408 and registrar.

409 * * *

410 **SECTION 12.** Section 23-15-635, Mississippi Code of 1972, is 411 amended as follows:

412 23-15-635. (1) The form of the elector's certificate, 413 attesting witness certification and certificate of person 414 providing voter assistance on the back of the envelope used by 415 absentee voters who are not absent voters as defined in Section 416 23-15-673, shall be as follows:

417 "ELECTOR'S CERTIFICATE

418 STATE OF

419 COUNTY OF _____

I, _____, under penalty of perjury do solemnly swear that this envelope contains the ballot marked by me indicating my choice of the candidates or propositions to be submitted at the election to be held on the ____ day of _____, 2___, and I hereby authorize the registrar to place this envelope in the ballot box on my behalf, and I further authorize the election managers to open this envelope and place my ballot among the other

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427 ballots cast before such ballots are counted, and record my name 428 on the poll list as if I were present in person and voted.

I further swear that I marked the enclosed ballot in secret. I further swear that I marked the enclosed ballot in secret. Penalties for vote fraud are up to five (5) years in prison and a fine of up to Five Thousand Dollars (\$5,000.00). (Miss. Code. Ann. Section 23-15-753.) Penalties for voter intimidation are up to one (1) year in jail and a fine of up to * * * <u>Three Thousand</u> Dollars (\$3,000.00). (Miss. Code. Ann. Section 97-13-37.)

- 435
- 436

(Signature of voter)

437 CERTIFICATE OF ATTESTING WITNESS

438 Under penalty of perjury I affirm that the above named voter 439 personally appeared before me, on this the day of , 440 2 , and is known by me to be the person named, and who, after being duly sworn or having affirmed, subscribed the foregoing oath 441 442 or affirmation. That the voter exhibited to me his or her blank 443 ballot; that the ballot was not marked or voted before the voter 444 exhibited the ballot to me; that the voter was not solicited or 445 advised by me to vote for any candidate, question or issue, and 446 that the voter, after marking his or her ballot, placed it in the 447 envelope, closed and sealed the envelope in my presence, and 448 signed and swore or affirmed the above certificate.

449

450 (Attesting witness)

(Address)

451

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452 (Official title) (City and State)

453 CERTIFICATE OF PERSON PROVIDING VOTER ASSISTANCE

454 (* * * If the voter has received assistance in marking 455 * * * his or her absentee ballot, the person who provided 456 assistance shall complete the following form.) I, under penalty 457 of perjury, hereby certify that the above-named voter declared to 458 me that he or she is blind, temporarily or permanently physically 459 disabled, or cannot read or write, and that the voter requested 460 that I assist the voter in marking the enclosed absentee ballot. 461 I hereby certify that the ballot preferences on the enclosed 462 ballot are those communicated by the voter to me, and that I have 463 marked the enclosed ballot in accordance with the voter's 464 instructions.

Penalties for vote fraud are up to five (5) years in prison and a fine of up to Five Thousand Dollars (\$5,000.00). (Miss. Code. Ann. Section 23-15-753.) Penalties for voter intimidation are up to one (1) year in jail and a fine of up to * * * <u>Three Thousand</u> <u>Dollars (\$3,000.00)</u>. (Miss. Code. Ann. Section 97-13-37.)

471 Signature of person providing assistance
472 ______
473 Printed name of person providing assistance
474 ______
475 Address of person providing assistance
476 ______

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Family relationship to voter (if any)" (2) The envelope shall have printed on the flap on the back of the envelope in bold print and in a distinguishing color, the following: "YOUR VOTE WILL BE REJECTED AND NOT COUNTED IF THIS ENVELOPE IS NOT SIGNED ACROSS THE FLAP OF THIS ENVELOPE BY YOU AND AN ATTESTING WITNESS."

485 SECTION 13. Section 23-15-637, Mississippi Code of 1972, is 486 amended as follows:

487 23-15-637. (1) (a) Absentee ballots and applications 488 received by mail, except for fax or electronically transmitted 489 ballots as otherwise provided by Section 23-15-699 for UOCAVA 490 ballots, must be postmarked on or before the date of the election 491 and received by the registrar no more than five (5) business days 492 after the election; any received after such time shall be handled 493 as provided in Section 23-15-647 and shall not be counted.

(b) * * * At the close of business each day at the office of the registrar, the ballot box used <u>mailed-in absentee</u> <u>ballots</u> shall be sealed and not unsealed until the beginning of the next business day, and the seal number shall be recorded with the number of ballots cast which shall be stored in a secure location in the registrar's office.

500 (2) The registrar shall deposit all absentee ballots which 501 have been timely cast and received by mail in a secured and sealed

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502 box in a designated location in the registrar's office upon 503 receipt. The registrar shall not send any absentee ballots to the 504 precinct polling locations.

505 The Secretary of State shall promulgate rules and (3)506 regulations necessary to ensure that when a qualified elector who 507 is qualified to vote absentee votes by absentee ballot *** * *** by 508 mail * * * that person's absentee vote is final and he or she may 509 not vote at the polling place on election day. Notwithstanding 510 any other provisions of law to the contrary, the Secretary of 511 State shall promulgate rules and regulations necessary to ensure 512 that absentee ballots received by mail shall remain in the 513 registrar's office for counting and not be taken to the precincts 514 on election day.

515 SECTION 14. Section 23-15-639, Mississippi Code of 1972, is 516 amended as follows:

517 23-15-639. (1) The examination and counting of all absentee 518 ballots shall be conducted as follows:

519 At the opening of the regular balloting and at the (a) 520 opening of the polls, the resolution board established under 521 Section 23-15-523 and trained in the process of canvassing 522 absentee ballots shall first take the envelopes containing the 523 absentee ballots of such electors from the secure location at the 524 circuit clerk's office, and the name, address and precinct 525 inscribed on each envelope shall be announced by the election 526 managers.

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527 The signature on the application shall then be (b) 528 compared with the signature on the back of the envelope. If it corresponds and the affidavit, if one is required, is sufficient 529 530 and the resolution board find that the applicant is a registered 531 and qualified voter or otherwise qualified to vote, the envelope 532 shall then be opened and the ballot removed from the envelope, 533 without * * * unfolding the ballot, or * * * permitting the ballot 534 to be unfolded or examined.

535 (c) Having observed and found the ballot to be regular as far as can be observed from its official endorsement, the 536 537 resolution board shall deposit it in the ballot box with the other 538 ballots before counting any ballots and enter the voter's name in 539 the receipt book provided for that purpose. All absentee ballots 540 received prior to 7:00 p.m. the day before the election shall be counted in the registrar's office by the resolution board when the 541 542 polls close and then added to the votes cast in each precinct. 543 All absentee ballots received after 7:00 p.m. the day before the election but not later than the fifth business day after the 544 545 election shall be processed by the resolution board.

546 ***

547 (* * $\star 2$) The resolution board shall process the absentee 548 ballots using the procedure provided in subsection (1) of this 549 section.

550 **SECTION 15.** Section 23-15-641, Mississippi Code of 1972, is 551 amended as follows:

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552 23-15-641. (1) For all absentee votes received by mail, 553 if * * * a required affidavit or the required certificate of the 554 officer before whom the affidavit is taken is * * * 555 insufficient, * * * the signatures do not correspond, * * * the 556 applicant is not a duly qualified elector in the precinct * * * or 557 otherwise qualified to vote, * * * the ballot envelope is open or 558 has been opened and resealed, or the voter is not eligible to vote 559 absentee, the previously cast vote by absentee ballot shall not be 560 allowed. Without opening the voter's envelope the resolution board shall mark across its face "REJECTED", with the reason * * * 561 why the ballot was rejected. 562

563 For all absentee votes received by mail, if the ballot (2) 564 envelope contains more than one (1) ballot of any kind, the ballot 565 shall not be counted but shall be marked "REJECTED", with the 566 reason * * * why the ballot was rejected, and the registrar shall promptly notify the voter of such rejection. The voter's 567 568 envelopes and affidavits, * * * when such vote is rejected, 569 without disturbing the contents of the envelope, shall be retained 570 and preserved in the same manner as other ballots at the election. 571 Such votes may be challenged in the same manner and for the same 572 reasons that any other vote cast in such election may be 573 challenged.

574 ***

575 (* * *3) The ballots marked "REJECTED" shall be placed in a 576 separate envelope in the secure ballot transfer case and delivered

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577 to the officials in charge of conducting the election at the 578 central tabulation point of the county.

579 (* * *4) All electors voting absentee shall be provided 580 with written information to inform the person how to ascertain 581 whether his or her ballot was counted and, if rejected, the 582 reason * * * for the rejection.

583 **SECTION 16.** Section 23-15-647, Mississippi Code of 1972, is 584 amended as follows:

585 23-15-647. The registrar shall keep safely and unopened all 586 official absentee ballots which are received by mail after the applicable cutoff period * * *. Upon receipt of such ballot, the 587 588 registrar shall write the day and hour of the receipt of the 589 ballot on its envelope. All such absentee ballots * * * received 590 by the registrar after the cutoff time shall be safely kept 591 unopened by the registrar for the period of time required for the 592 preservation of ballots used in the election, and shall then, 593 without being opened, be destroyed in like manner as the used 594 ballots of the election.

595 SECTION 17. Section 23-15-649, Mississippi Code of 1972, is 596 amended as follows:

597 23-15-649. For all elections, the election officials shall 598 prepare and print, as soon as the deadline for the qualification 599 of candidates has passed or forty-five (45) days before the 600 election, whichever is later, official ballots for each voting 601 precinct to be known as absentee voter ballots *** * ***. These

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602 <u>absentee</u> ballots shall be prepared and printed in the same form 603 and shall be of the same size and texture as the regular official 604 ballot except that they shall be printed on tinted paper of a tint 605 different from that of the regular official ballot or with a 606 header of different tint.

607 SECTION 18. Section 23-15-657, Mississippi Code of 1972, is 608 amended as follows:

609 23-15-657. The registrar is authorized to accept requests 610 for absentee ballots by telephone. * * * The registrar shall 611 ascertain the name and complete address of the person making the 612 telephone request and the person for whom the request is being 613 made if different than the requestor and shall print upon the 614 absentee ballot application the name and complete address of the 615 requestor * * *, the relation of * * * that person to the voter if 616 requested by a person other than the voter, the name and complete 617 address of the voter if requested by a person other than the voter 618 and the date * * * the request was made. * * * These requests 619 shall be processed through the Statewide Election Management 620 System.

621 SECTION 19. Section 23-15-713, Mississippi Code of 1972, is 622 amended as follows:

623 23-15-713. For the purpose of this subarticle, any duly
624 qualified elector may vote by an absentee ballot to be received
625 and returned via mail by the elector to the registrar of the
626 elector's county of residence as provided in this subarticle if

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627 the elector falls within at least one (1) of the following 628 categories:

629 * * *

630 (***<u>a</u>) Any qualified elector who is required to be
631 away from his or her place of residence on any election day due to
632 his or her employment as an employee of a member of the
633 Mississippi congressional delegation and the spouse and dependents
634 of such person if he or she * * <u>resides</u> with such absentee voter
635 away from the county of the spouse's voting residence.

636 * * *

637 (* * *b) Any person who has a temporary or permanent 638 physical disability and who, because of such disability, is unable 639 to vote in person without substantial hardship to himself, herself 640 or others, or whose attendance at the voting place could reasonably cause danger to himself, herself or others. For 641 purposes of this paragraph (d), "temporary physical disability" 642 643 shall include any qualified elector who is under a 644 physician-imposed quarantine due to COVID-19 during the year 2020 645 or is caring for a dependent who is under a physician-imposed 646 quarantine due to COVID-19 beginning with July 8, 2020, and the 647 same being repealed on December 31, 2020.

648 (***<u>c</u>) The parent, spouse or dependent of a person 649 with a temporary or permanent physical disability who is 650 hospitalized outside of his or her county of residence or more 651 than fifty (50) miles distant from his or her residence, if the

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652 parent, spouse or dependent will be with such person during the 653 early voting period or on election day. For purposes of this 654 paragraph (e), "temporary physical disability" shall include any 655 qualified elector who is under a physician-imposed quarantine due to COVID-19 during the year 2020 or is caring for a dependent who 656 657 is under a physician-imposed quarantine due to COVID-19 beginning 658 with July 8, 2020, and the same being repealed on December 31, 659 2020.

660 (* * *<u>d</u>) Any person who is sixty-five (65) years of 661 age or older.

662 $(* * * \underline{e})$ Any member of the Mississippi congressional 663 delegation absent from Mississippi on election day, and the spouse 664 and dependents of such member of the congressional delegation.

665 (***<u>f</u>) Any qualified elector who * * * <u>is</u>
666 <u>temporarily residing outside of his or her county of residence</u>
667 <u>during the early voting period or</u> on election day during the times
668 at which the polls will be open.

669 SECTION 20. Section 23-15-715, Mississippi Code of 1972, is 670 amended as follows:

671 23-15-715. Any elector <u>described in Section 23-15-713 and</u> 672 desiring an absentee ballot as provided in this subarticle may 673 secure same if * * * <u>within</u> forty-five (45) days <u>before any</u> 674 <u>election day but not later than seven (7) days before the election</u> 675 <u>day, the elector applies for an absentee ballot as provided in the</u> 676 provisions of this act. * * * All applications, other than those

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677 of persons having a temporary or permanent physical disability, 678 shall * * * be sworn to and subscribed before an official who is 679 authorized to administer oaths or other official authorized to 680 witness absentee balloting as provided in this article. The 681 application must be accompanied by a verifying affidavit as 682 required by this article. The applications of persons have a 683 temporary or permanent physical disability are not required to be 684 accompanied by an affidavit but shall be witnessed and signed by a 685 person eighteen (18) years of age or older. * * *

686 * * * Except when the voter has requested a runoff ballot on 687 the initial absentee ballot application, upon request for a runoff 688 ballot pursuant to Section 23-15-719, the registrar shall mail 689 together the absentee ballot application and the absentee ballot 690 to the absent voter for the runoff election.

691 SECTION 21. Section 23-15-719, Mississippi Code of 1972, is 692 amended as follows:

693 23-15-719. (1) Except where the registrar has already mailed a ballot with an application, upon receipt of a properly 694 695 completed application form by an elector qualified to vote 696 absentee as provided in this article, the registrar shall mail the 697 absent voter an absentee ballot within one (1) business day, or as 698 soon as the absentee ballot is prepared and available, containing 699 the names of all the candidates and propositions, if any, to be 700 voted on in the election. The registrar shall include with the absentee ballot an official envelope that complies with the 701

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702 provisions of this article * * *. The registrar shall not 703 personally hand deliver ballots to voters. After the applicant 704 has properly marked the ballot and properly folded it, he shall 705 deposit it in the envelope furnished him by the registrar.

After the absentee voter has sealed the envelope, he or she shall subscribe and swear to an affidavit and mail the ballot to the address provided on the absentee ballot official envelope.

709 * * * <u>Ballots requested under Section 23-15-713(f) shall be</u> 710 <u>mailed to the voter's address outside of the county in which he or</u> 711 she is registered.

712 * * *

713 SECTION 22. Section 23-15-735, Mississippi Code of 1972, is 714 amended as follows:

715 23-15-735. * * * Absentee ballots shall not be delivered in 716 person to an absentee voter or to any other person.

717 SECTION 23. Section 23-15-31, Mississippi Code of 1972, is 718 amended as follows:

719 23-15-31. All of the provisions of this subarticle shall be 720 applicable, insofar as possible, to municipal, primary, general and special elections and early voting; and wherever therein any 721 722 duty is imposed or any power or authority is conferred upon the 723 county registrar, county election commissioners or county 724 executive committee with reference to a state and county election 725 or early voting, * * * that duty shall likewise be conferred upon 726 the municipal registrar, municipal election commission or

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727 municipal executive committee with reference to any municipal

728 election <u>or early voting</u>.

729 SECTION 24. Section 23-15-37, Mississippi Code of 1972, is 730 amended as follows:

731 23-15-37. (1) The registrar shall register the electors of732 his or her county at any time during regular office hours.

733 The county registrar may keep his or her office open to (2) 734 register voters from 8:00 a.m. until 7:00 p.m., including the noon 735 hour, for the five (5) business days immediately preceding the 736 thirtieth day before any regularly scheduled primary or general 737 election. The county registrar shall also keep his or her office 738 open from 8:00 a.m. until 12:00 noon on the Saturday immediately 739 preceding the thirtieth day before any regularly scheduled primary 740 or general election, unless that Saturday falls on a legal 741 holiday, in which case registration applications submitted on the 742 Monday immediately following the legal holiday shall be accepted 743 and entered in the Statewide Elections Management System for the 744 purpose of enabling such voters to vote in the next primary or 745 general election.

(3) The registrar, or any deputy registrar duly appointed by law, may visit and spend such time as he or she may deem necessary at any location in his or her county, selected by the registrar not less than thirty (30) days before * * * <u>any regularly</u> <u>scheduled primary or general</u> election, for the purpose of registering voters.

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752 (4) A person who is physically disabled and unable to visit 753 the office of the registrar to register to vote due to such 754 disability may contact the registrar and request that the 755 registrar or the registrar's deputy visit him or her for the 756 purpose of registering such person to vote. The registrar or the 757 registrar's deputy shall visit that person as soon as possible 758 after such request and provide the person with an application for 759 registration, if necessary. The completed application for 760 registration shall be executed in the presence of the registrar or 761 the registrar's deputy.

(5) (a) In the fall and spring of each year the registrar of each county shall furnish all public schools with mail-in voter registration applications. The applications shall be provided in a reasonable time to enable those students who will be eighteen (18) years of age before a general election to be able to vote in the primary and general elections.

(b) Each public school district shall permit access to all public schools of this state for the county registrar or the county registrar's deputy to register persons who are eligible to vote and to provide voter education.

772 SECTION 25. Section 23-15-43, Mississippi Code of 1972, is 773 amended as follows:

774 23-15-43. In the event an applicant is not registered, there
775 shall be an automatic review by the county election commissioners
776 under the procedures provided in Sections 23-15-61 through

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777 23-15-79. In addition to the meetings of the election 778 commissioners provided in those sections, the commissioners are 779 required to hold such additional meetings to determine all pending 780 cases of registration on review before the election * * * <u>or early</u> 781 voting period during which the applicant desires to vote.

782 It is not the purpose of this section to indicate the 783 decision that should be reached by the election commissioners in 784 certain cases but to define which applicants should receive 785 further examination by providing for an automatic review.

786 SECTION 26. Section 23-15-47, Mississippi Code of 1972, is 787 amended as follows:

788 23-15-47. (1) Any person who is qualified to register to 789 vote in the State of Mississippi may register to vote by mail-in 790 application in the manner prescribed in this section.

791 (2) The following procedure shall be used in the792 registration of electors by mail:

793 Any qualified elector may register to vote by (a) 794 mailing or delivering a completed mail-in application to his or 795 her county registrar at least thirty (30) days before any election 796 day; however, if the thirtieth day to register before an election 797 falls on a Sunday or legal holiday, the registration applications 798 submitted on the business day immediately following the Sunday or 799 legal holiday shall be accepted and entered into the Statewide 800 Elections Management System for the purpose of enabling voters to

H. B. No. 53 23/HR43/R407 PAGE 32 (ENK\EW) A OFFICIAL ~ ST: Early voting; authorize. 801 vote in the next election. The postmark date of a mailed 802 application shall be the applicant's date of registration.

803 Upon receipt of a mail-in application, the county (b) 804 registrar shall stamp the application with the date of receipt, 805 and shall verify the application either by matching the 806 applicant's Mississippi driver's license number through the 807 Mississippi Department of Public Safety or by matching the 808 applicant's social security number through the American 809 Association of Motor Vehicle Administrators. Within fourteen (14) days of receipt of a mail-in registration application, the county 810 811 registrar shall complete action on the application, including any 812 attempts to notify the applicant of the status of his or her 813 application.

814 If the county registrar determines that the (C) 815 applicant is qualified and his or her application is legible and 816 complete, the county registrar shall mail the applicant written 817 notification that the application has been approved, specifying 818 the county voting precinct, municipal voting precinct, if any, 819 polling place and supervisor district in which the person shall 820 vote. This written notification of approval containing the 821 specified information shall be the voter's registration card. The 822 registration card shall be provided by the county registrar to the 823 applicant in accordance with Section 23-15-39. Upon entry of the 824 voter registration information into the Statewide Elections 825 Management System, the system shall assign a voter registration

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number to the applicant. The assigned voter registration number shall be clearly shown on the written notification of approval. In mailing the written notification, the county registrar shall note the following on the envelope: "DO NOT FORWARD". If any registration notification form is returned as undeliverable, the voter's registration shall be void.

832 (d) A mail-in application shall be rejected for any of833 the following reasons:

(i) An incomplete portion of the application makes
it impossible for the registrar to determine the eligibility of
the applicant to register;

(ii) A portion of the application is illegible in
the opinion of the county registrar and makes it impossible to
determine the eligibility of the applicant to register;

(iii) The county registrar is unable to determine,
from the address and information stated on the application, the
precinct in which the voter should be assigned or the supervisor
district in which he or she is entitled to vote;

844 (iv) The applicant is not qualified to register to 845 vote pursuant to Section 23-15-11;

846 (v) The county registrar determines that the 847 applicant is already registered as a qualified elector of the 848 county;

849 (vi) The county registrar is unable to verify the 850 application pursuant to subsection (2)(b) of this section.

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851 If the mail-in application of a person is subject (e) 852 to rejection for any of the reasons set forth in paragraph (d)(i) 853 through (iii) of this subsection, and it appears to the county 854 registrar that the defect or omission is of such a minor nature 855 and that any necessary additional information may be supplied by 856 the applicant over the telephone or by further correspondence, the 857 county registrar may write or call the applicant at the telephone 858 number or address, or both, provided on the application. If the 859 county registrar is able to contact the applicant by mail or 860 telephone, the county registrar shall attempt to ascertain the 861 necessary information, and if this information is sufficient for 862 the registrar to complete the application, the applicant shall be 863 registered. If the necessary information cannot be obtained by 864 mail or telephone, or is not sufficient to complete the 865 application within fourteen (14) days of receipt, the county 866 registrar shall give the applicant written notice of the rejection 867 and provide the reason for the rejection. The county registrar 868 shall further inform the applicant that he or she has a right to 869 attempt to register by appearing in person or by filing another 870 mail-in application.

(f) If a mail-in application is subject to rejection for the reason stated in paragraph (d)(v) of this subsection and the "present home address" portion of the application is different from the residence address for the applicant found in the Statewide Elections Management System, the mail-in application

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876 shall be deemed a written request to update the voter's 877 registration pursuant to Section 23-15-13. The county registrar 878 or the election commissioners shall update the voter's residence 879 address in the Statewide Elections Management System and, if 880 necessary, advise the voter of a change in the location of his or 881 her county or municipal polling place by mailing the voter a new 882 voter registration card.

(3) The instructions and the application form for voter registration by mail shall be in a form established by rule duly adopted by the Secretary of State.

(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 charge sufficient forms for application for voter registration by mail to the Commissioner of Public Safety, who shall distribute the forms to each driver's license examining and renewal station in the state, and shall ensure that the forms are regularly available to the public at such stations.

897 (c) Bulk quantities of forms for application for voter
898 registration by mail shall be furnished by the Secretary of State
899 to any person or organization. The Secretary of State shall
900 charge a person or organization the actual cost he or she incurs

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901 in providing bulk quantities of forms for application for voter 902 registration to such person or organization.

903 (5) The originals of completed mail-in applications shall 904 remain on file in the office of the county registrar with copies 905 retained in the Statewide Elections Management System.

906 (6) If the applicant indicates on the application that he or 907 she resides within the city limits of a city or town in the county 908 of registration, the county registrar shall enter the information 909 into the Statewide Elections Management System.

910 (7) If the applicant indicates on the application that he or 911 she has previously registered to vote in another county of this 912 state or another state, notice to the voter's previous county of 913 registration in this state shall be provided through the Statewide 914 Elections Management System. If the voter's previous place of 915 registration was in another state, notice shall be provided to the 916 voter's previous state of residence.

917 (8) Any person who attempts to register to vote by mail 918 shall be subject to the penalties for false registration provided 919 for in Section 23-15-17.

920 SECTION 27. Section 23-15-65, Mississippi Code of 1972, is 921 amended as follows:

922 23-15-65. The board of election commissioners shall meet at 923 the courthouse of its county on the second Monday in September 924 preceding any general election <u>or in a sufficient amount of time</u> 925 to hear appeals before the period for early voting begins, and

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926 shall remain in session from day to day, so long as business may 927 Three (3) election commissioners shall constitute a require. 928 quorum to do business; but the concurrence of at least three (3) 929 election commissioners shall be necessary in all cases for the 930 rendition of a decision. The election commissioners shall hear 931 and determine all appeals from the decisions of the registrar of 932 their county, allowing or refusing the applications of electors to 933 be registered; and they shall correct illegal or improper 934 registrations, and shall secure the elective franchise, as 935 affected by registration, to those who may be illegally or 936 improperly denied the same.

937 SECTION 28. Section 23-15-127, Mississippi Code of 1972, is 938 amended as follows:

939 It shall be the duty of the registrar of the 23 - 15 - 127. (1) 940 county or municipality to prepare and furnish to the appropriate 941 election commissioner pollbooks for each voting precinct in which 942 the election is to be conducted, or to the appropriate registrar pollbooks for each registrar's office in which early voting is to 943 944 be conducted, in which shall be entered the name, residence, date 945 of birth and date of registration of each person duly registered 946 in * * * that voting precinct as now provided by law, and which 947 pollbooks shall be known as "primary election pollbooks" and shall be used only in holding primary elections. 948

949 (2) The election commissioners of the county or municipality 950 shall revise the primary pollbooks at the time and in the manner

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and in accordance with the laws now fixed and in force for revising pollbooks now provided for under the law, except they shall not remove from the pollbook any person who is qualified to participate in primary elections * * *. However, upon the written request of the municipal election commission, the county <u>election</u> commissioners * * * shall revise the primary pollbooks of the municipality as provided in this subsection.

(3) All laws applicable to the revision of pollbooks now in use shall be applicable to the revision of pollbooks for primary elections, and all rights of voters to be heard and to appeal to the executive committee of his <u>or her</u> party from the action of the election commissioners now provided by law shall be available to the voter in the revisions of the pollbooks for primary elections provided for in this section.

965 SECTION 29. Section 23-15-153, Mississippi Code of 1972, is 966 amended as follows:

967 23-15-153. (1) At least during the following times, the election commissioners shall meet at the office of the registrar 968 969 or the office of the election commissioners to carefully revise 970 the county voter roll as electronically maintained by the 971 Statewide Elections Management System and remove from the roll the 972 names of all voters who have requested to be purged from the voter 973 roll, died, received an adjudication of non compos mentis, been 974 convicted of a disenfranchising crime, or otherwise become disqualified as electors for any cause, and shall register the 975

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976 names of all persons who have duly applied to be registered but 977 have been illegally denied registration:

978 (a) On the Tuesday after the second Monday in January 979 1987 and every following year;

980 (b) On the first Tuesday in the month immediately * * * 981 <u>before</u> the <u>early voting period begins for the</u> first primary 982 election for members of Congress in the years when members of 983 Congress are elected;

984 (c) On the first Monday in the month immediately * * *
985 <u>before</u> the <u>early voting period begins for the</u> first primary
986 election for state, state district legislative, county and county
987 district offices in the years in which those offices are elected;
988 and

989 (d) On the second Monday of September * * <u>before</u> the
990 <u>early voting period begins for the</u> general election or regular
991 special election day in years in which a general election is not
992 conducted.

993 Except for the names of those voters who are duly qualified 994 to vote in the election, no name shall be permitted to remain in 995 the Statewide Elections Management System; however, no name shall 996 be purged from the Statewide Elections Management System based on 997 a change in the residence of an elector except in accordance with 998 procedures provided for by the National Voter Registration Act of 999 1993. Except as otherwise provided by Section 23-15-573, no 1000 person shall vote at any election whose name is not in the county

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1001 voter roll electronically maintained by the Statewide Elections
1002 Management System.

1003 Except as provided in this section, and subject to the (2)following annual limitations, the election commissioners shall be 1004 1005 entitled to receive a per diem in the amount of One Hundred Ten 1006 Dollars (\$110.00), to be paid from the county general fund, for 1007 every day or period of no less than five (5) hours accumulated 1008 over two (2) or more days actually employed in the performance of 1009 their duties in the conduct of an election or actually employed in 1010 the performance of their duties for the necessary time spent in 1011 the revision of the county voter roll as electronically maintained 1012 by the Statewide Elections Management System as required in subsection (1) of this section: 1013

(a) In counties having less than fifteen thousand (15,000) residents according to the latest federal decennial census, not more than fifty (50) days per year, with no more than fifteen (15) additional days allowed for the conduct of each election in excess of one (1) occurring in any calendar year;

1019 (b) In counties having fifteen thousand (15,000) 1020 residents according to the latest federal decennial census but 1021 less than thirty thousand (30,000) residents according to the 1022 latest federal decennial census, not more than seventy-five (75) 1023 days per year, with no more than twenty-five (25) additional days 1024 allowed for the conduct of each election in excess of one (1) 1025 occurring in any calendar year;

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(c) In counties having thirty thousand (30,000) residents according to the latest federal decennial census but less than seventy thousand (70,000) residents according to the latest federal decennial census, not more than one hundred (100) days per year, with no more than thirty-five (35) additional days allowed for the conduct of each election in excess of one (1) occurring in any calendar year;

(d) In counties having seventy thousand (70,000) residents according to the latest federal decennial census but less than ninety thousand (90,000) residents according to the latest federal decennial census, not more than one hundred twenty-five (125) days per year, with no more than forty-five (45) additional days allowed for the conduct of each election in excess of one (1) occurring in any calendar year;

(e) In counties having ninety thousand (90,000) residents according to the latest federal decennial census but less than one hundred seventy thousand (170,000) residents according to the latest federal decennial census, not more than one hundred fifty (150) days per year, with no more than fifty-five (55) additional days allowed for the conduct of each election in excess of one (1) occurring in any calendar year;

1047 (f) In counties having one hundred seventy thousand 1048 (170,000) residents according to the latest federal decennial 1049 census but less than two hundred thousand (200,000) residents 1050 according to the latest federal decennial census, not more than

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1051 one hundred seventy-five (175) days per year, with no more than 1052 sixty-five (65) additional days allowed for the conduct of each 1053 election in excess of one (1) occurring in any calendar year;

(g) In counties having two hundred thousand (200,000) residents according to the latest federal decennial census but less than two hundred twenty-five thousand (225,000) residents according to the latest federal decennial census, not more than one hundred ninety (190) days per year, with no more than seventy-five (75) additional days allowed for the conduct of each election in excess of one (1) occurring in any calendar year;

(h) In counties having two hundred twenty-five thousand (225,000) residents according to the latest federal decennial census but less than two hundred fifty thousand (250,000) residents according to the latest federal decennial census, not more than two hundred fifteen (215) days per year, with no more than eighty-five (85) additional days allowed for the conduct of each election in excess of one (1) occurring in any calendar year;

(i) In counties having two hundred fifty thousand
(250,000) residents according to the latest federal decennial
census but less than two hundred seventy-five thousand (275,000)
residents according to the latest federal decennial census, not
more than two hundred thirty (230) days per year, with no more
than ninety-five (95) additional days allowed for the conduct of
each election in excess of one (1) occurring in any calendar year;

H. B. No. 53 ~ OFFICIAL ~ 23/HR43/R407 ST: Early voting; authorize. PAGE 43 (ENK\EW) (j) In counties having two hundred seventy-five thousand (275,000) residents according to the latest federal decennial census or more, not more than two hundred forty (240) days per year, with no more than one hundred five (105) additional days allowed for the conduct of each election in excess of one (1) occurring in any calendar year.

1081 In addition to the number of days authorized in (3) 1082 subsection (2) of this section, the board of supervisors of a 1083 county may authorize, in its discretion, the election commissioners to receive a per diem in the amount provided for in 1084 1085 subsection (2) of this section, to be paid from the county general 1086 fund, for every day or period of no less than five (5) hours 1087 accumulated over two (2) or more days actually employed in the 1088 performance of their duties in the conduct of an election or 1089 actually employed in the performance of their duties for the 1090 necessary time spent in the revision of the county voter roll as 1091 electronically maintained by the Statewide Elections Management 1092 System as required in subsection (1) of this section, not to 1093 exceed five (5) days.

(4) (a) The election commissioners shall be entitled to receive a per diem in the amount of One Hundred Ten Dollars (\$110.00), to be paid from the county general fund, not to exceed ten (10) days for every day or period of no less than five (5) hours accumulated over two (2) or more days actually employed in the performance of their duties for the necessary time spent in

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1100 the revision of the county voter roll as electronically maintained 1101 by the Statewide Elections Management System before any special 1102 election. For purposes of this paragraph, the regular special 1103 election day shall not be considered a special election. The 1104 annual limitations set forth in subsection (2) of this section 1105 shall not apply to this paragraph.

(b) The election commissioners shall be entitled to receive a per diem in the amount of One Hundred Sixty-five Dollars (\$165.00), to be paid from the county general fund, for the performance of their duties on the day of any primary, runoff, general or special election. The annual limitations set forth in subsection (2) of this section shall apply to this paragraph.

1112 The board of supervisors may, in its discretion, (C) pay the election commissioners an additional amount not to exceed 1113 1114 Fifty Dollars (\$50.00) for the performance of their duties at any election occurring from July 1, 2020, through December 31, 2020, 1115 1116 which shall be considered additional pandemic pay. Such compensation shall be payable out of the county general fund, and 1117 1118 may be payable from federal funds available for such purpose, or a 1119 combination of both funding sources.

(5) The election commissioners shall be entitled to receive a per diem in the amount of One Hundred Ten Dollars (\$110.00), to be paid from the county general fund, not to exceed fourteen (14) days for every day or period of no less than five (5) hours accumulated over two (2) or more days actually employed in the

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1125 performance of their duties for the necessary time spent in the 1126 revision of the county voter roll as electronically maintained by 1127 the Statewide Elections Management System and in the conduct of a 1128 runoff election following either a general or special election. 1129 (6) The election commissioners shall be entitled to receive

1130 only one (1) per diem payment for those days when the election 1131 commissioners discharge more than one (1) duty or responsibility 1132 on the same day.

1133 In preparation for a municipal primary, runoff, general (7) 1134 or special election, the county registrar shall generate and 1135 distribute the master voter roll and pollbooks from the Statewide 1136 Elections Management System for the municipality located within 1137 the county. The municipality shall pay the county registrar for the actual cost of preparing and printing the municipal master 1138 voter roll pollbooks. A municipality may secure "read only" 1139 1140 access to the Statewide Elections Management System and print its own pollbooks using this information. 1141

1142 County election commissioners who perform the duties of (8) 1143 an executive committee with regard to the conduct of a primary 1144 election under a written agreement authorized by law to be entered 1145 into with an executive committee shall receive per diem as 1146 provided for in subsection (2) of this section. The days that county election commissioners are employed in the conduct of a 1147 primary election shall be treated the same as days county election 1148 commissioners are employed in the conduct of other elections. 1149

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1175 PER DIEM RATE PER DAY EARNED X \$110.00 1176 TOTAL NUMBER PER DIEM DAYS EARNED FOR ELECTION DAYS 1177 PER DIEM RATE PER DAY EARNED X \$165.00 1178 \$ 1179 TOTAL AMOUNT OF PER DIEM CLAIMED 1180 I understand that I am signing this document under my oath as an election commissioner and under penalties of perjury. 1181 1182 I understand that I am requesting payment from taxpayer funds 1183 and that I have an obligation to be specific and truthful as to the amount of hours worked and the compensation I am requesting. 1184 Signed this the ____ day of _____, ____, 1185 1186 1187 Commissioner's Signature When properly completed and signed, the certification must be 1188 1189 filed with the clerk of the county board of supervisors before any 1190 payment may be made. The certification will be a public record available for inspection and reproduction immediately upon the 1191 1192 oral or written request of any person. 1193 Any person may contest the accuracy of the certification in 1194 any respect by notifying the chair of the commission, any member 1195 of the board of supervisors or the clerk of the board of 1196 supervisors of the contest at any time before or after payment is made. If the contest is made before payment is made, no payment 1197 1198 shall be made as to the contested certificate until the contest is finally disposed of. The person filing the contest shall be 1199

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1200 entitled to a full hearing, and the clerk of the board of 1201 supervisors shall issue subpoenas upon request of the contestor 1202 compelling the attendance of witnesses and production of documents 1203 and things. The contestor shall have the right to appeal de novo 1204 to the circuit court of the involved county, which appeal must be 1205 perfected within thirty (30) days from a final decision of the 1206 commission, the clerk of the board of supervisors or the board of 1207 supervisors, as the case may be.

1208 Any contestor who successfully contests any certification 1209 will be awarded all expenses incident to his or her contest, 1210 together with reasonable attorney's fees, which will be awarded 1211 upon petition to the chancery court of the involved county upon 1212 final disposition of the contest before the election commission, 1213 board of supervisors, clerk of the board of supervisors, or, in 1214 case of an appeal, final disposition by the court. The 1215 commissioner against whom the contest is decided shall be liable 1216 for the payment of the expenses and attorney's fees, and the 1217 county shall be jointly and severally liable for same.

(11) Any election commissioner who has not received a certificate issued by the Secretary of State pursuant to Section 23-15-211 indicating that the election commissioner has received the required elections seminar instruction and that the election commissioner is fully qualified to conduct an election, shall not receive any compensation authorized by this section or Section 23-15-239.

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1225 SECTION 30. Section 23-15-171, Mississippi Code of 1972, is 1226 amended as follows:

1227 23-15-171. (1)Except as otherwise provided in Section 4 of 1228 this act, municipal primary elections shall be held on the first 1229 Tuesday in April preceding the general municipal election and, in 1230 the event a second primary shall be necessary, such second primary shall be held on the fourth Tuesday in April preceding such 1231 1232 general municipal election. The candidate receiving a majority of 1233 the votes cast in the election shall be the party nominee. If no 1234 candidate shall receive a majority vote at the election, the two 1235 (2) candidates receiving the highest number of votes shall have 1236 their names placed on the ballot for the second primary election. 1237 The candidate receiving the most votes cast in the second primary 1238 election shall be the party nominee. However, if no candidate 1239 shall receive a majority vote at the first primary, and there is a 1240 tie in the election of those receiving the next highest vote, those candidates receiving the next highest vote and the candidate 1241 1242 receiving the highest vote shall have their names placed on the 1243 ballot for the second primary election, and whoever receives the 1244 most votes cast in the second primary election shall be the party 1245 nominee. At the primary election the municipal executive 1246 committee shall perform the same duties as are specified by law 1247 and performed by members of the county executive committee with regard to state and county primary elections. Each municipal 1248 1249 executive committee shall have as many members as there are

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1250 elective officers of the municipality, and the members of the 1251 municipal executive committee of each political party shall be 1252 elected in the primary elections held for the nomination of candidates for municipal offices. The provisions of this section 1253 1254 shall govern all municipal primary elections as far as applicable, 1255 but the officers to prepare the ballots and the poll managers and other officials of the primary election shall be appointed by the 1256 1257 municipal executive committee of the party holding the primary, 1258 and the returns of such election shall be made to such municipal executive committee. Vacancies in the executive committee shall 1259 1260 be filled by it.

1261 Provided, however, that in municipalities operating (2)1262 under a special or private charter which fixes a time for holding elections, other than the time fixed by Chapter 491, Laws of 1950, 1263 1264 the first primary election shall be held on the first Tuesday, two 1265 (2) months before the time for holding the general election, as 1266 fixed by the charter, and the second primary election, where necessary, shall be held three (3) weeks after the first primary 1267 1268 election, unless the charter of any such municipality provides otherwise, in which event the provisions of the special or private 1269 1270 charter shall prevail as to the time of holding such primary 1271 elections.

1272 (3) All primary elections in municipalities shall be held 1273 and conducted in the same manner as is provided by law for state 1274 and county primary elections.

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1275 SECTION 31. Section 23-15-173, Mississippi Code of 1972, is 1276 amended as follows:

1277 23-15-173. (1) A general municipal election shall be held 1278 in each city, town or village on the first Tuesday after the first 1279 Monday of June 1985, and every four (4) years thereafter, for the 1280 election of all municipal officers elected by the people. <u>Early</u> 1281 <u>voting for those general municipal elections shall be conducted as</u> 1282 provided in Sections 1 through 7 of this act.

1283 (2) All municipal general elections shall be held and 1284 conducted in the same manner as is provided by law for state and 1285 county general elections.

1286 The provisions of Sections 23-15-171 and 23-15-173, (3)1287 which fix the times to hold primary and general elections, shall 1288 not apply to any municipality operating under a special or private 1289 charter where the governing board or authority thereof, on or 1290 before June 25, 1952, shall have adopted and spread upon its 1291 minutes a resolution or ordinance declining to accept the provisions, in which event the primary and general elections shall 1292 1293 be held at the time fixed by the charter of the municipality.

1294 SECTION 32. Section 23-15-191, Mississippi Code of 1972, is 1295 amended as follows:

1296 23-15-191. The first primary shall be held on the first 1297 Tuesday after the first Monday of August preceding any regular or 1298 general election; and the second primary shall be held three (3) 1299 weeks thereafter. <u>Early voting for the primary election shall be</u>

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1300 conducted as provided for in Sections 1 through 7 of this act. 1301 The candidate that receives a majority of the votes cast in the election shall be the party nominee. If no candidate receives a 1302 majority vote at the election, then the two (2) candidates who 1303 1304 receive the highest number of votes shall have their names placed 1305 on the ballot for the second primary election to be held three (3) 1306 weeks later. The candidate who receives the most votes in the 1307 second primary election shall be the party nominee. However, if 1308 no candidate receives a majority vote at the first primary, and there is a tie in the election of those receiving the next highest 1309 1310 vote, then those candidates receiving the next highest vote and 1311 the candidate receiving the highest vote shall have their names 1312 placed on the ballot for the second primary election to be held three (3) weeks later, and whoever receives the most votes cast in 1313 1314 the second primary election shall be the party nominee.

1315 SECTION 33. Section 23-15-195, Mississippi Code of 1972, is 1316 amended as follows:

1317 23-15-195. Except as otherwise provided in Sections 1 1318 through 7 of this act, all elections by the people shall be by 1319 ballot, and shall be concluded in one (1) day.

1320 SECTION 34. Section 23-15-197, Mississippi Code of 1972, is 1321 amended as follows:

1322 23-15-197. (1) Times for holding primary and general
1323 elections for congressional offices shall be as prescribed in
1324 Sections 23-15-1031, 23-15-1033 and 23-15-1041.

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1325 (2) Times for holding elections for the office of judge of
1326 the Supreme Court shall be as prescribed in Section 23-15-991 and
1327 Sections 23-15-974 through 23-15-985, and times for holding
1328 elections for the office of judge of the Court of Appeals shall be
1329 as prescribed in Section 9-4-5.

1330 (3) Times for holding elections for the office of circuit 1331 court judge and the office of chancery court judge shall be as 1332 prescribed in Sections 23-15-974 through 23-15-985, and Section 1333 23-15-1015.

1334 (4) Times for holding elections for the office of county
1335 election commissioners shall be as prescribed in Section
1336 23-15-213.

1337 (5) Times for holding elections for the office of levee
1338 commissioner shall be as prescribed in Chapter 12, Laws of 1928;
1339 Chapter 574, Laws of 1968; Chapter 85, Laws of 1930; Chapter 317,
1340 Laws of 1983; and Chapter 438, Laws of 2010.

1341 (6) Times for holding early voting shall be as provided in
1342 Sections 1 through 7 of this act.

1343 SECTION 35. Section 23-15-231, Mississippi Code of 1972, is 1344 amended as follows:

1345 23-15-231. Before every * * * <u>early voting period begins</u>, 1346 the election commissioners shall appoint three (3) persons for 1347 each voting precinct to be poll managers, one (1) of whom shall be 1348 designated by the election commissioners as election bailiff. For 1349 general and special elections, the poll managers shall not all be

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1350 of the same political party if suitable persons of different 1351 political parties can be found in the district. If any person 1352 appointed shall fail to attend and serve, the poll managers 1353 present, if any, may designate someone to fill his or her place; 1354 and if the election commissioners fail to make the appointments or 1355 in case of the failure of all those appointed to attend and serve, 1356 any three (3) qualified electors present when the polls should be 1357 opened may act as poll managers. Provided, however, any person 1358 appointed to be poll manager or act as poll manager shall be a 1359 qualified elector of the county in which the polling place is 1360 located.

1361 SECTION 36. Section 23-15-233, Mississippi Code of 1972, is 1362 amended as follows:

1363 23-15-233. The poll managers shall take care that the 1364 election * * * and the early voting are conducted fairly and 1365 agreeably to law, and they shall be judges of the qualifications 1366 of electors, and may examine, on oath, any person duly registered 1367 and offering to vote touching his or her qualifications as an 1368 elector, which oath any of the poll managers may administer.

1369 SECTION 37. Section 23-15-239, Mississippi Code of 1972, is 1370 amended as follows:

1371 23-15-239. (1) The executive committee of each county, in 1372 the case of a primary election, or the election commissioners of 1373 each county, in the case of all other elections, in conjunction 1374 with the circuit clerk, shall, in the years in which counties

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1375 conduct an election, sponsor and conduct, not less than five (5) 1376 days before the early voting period for each election begins, not less than four (4) hours and not more than eight (8) hours of poll 1377 1378 manager training to instruct poll managers as to their duties in 1379 the proper administration of the election and the operation of the 1380 polling place. Any poll manager who completes the online training 1381 course provided by the Secretary of State shall only be required 1382 to complete two (2) hours of in-person poll manager training. No 1383 poll manager shall serve in any election unless he or she has 1384 received these instructions once during the twelve (12) months 1385 immediately preceding the date upon which the election is held; 1386 however, nothing in this section shall prevent the appointment of 1387 an alternate poll manager to fill a vacancy in case of an 1388 emergency. The county executive committee or the election 1389 commissioners, as appropriate, shall train a sufficient number of 1390 alternates to serve in the event a poll manager is unable to serve 1391 for any reason.

1392 (a) If it is eligible under Section 23-15-266, the (2)1393 county executive committee may enter into a written agreement with 1394 the circuit clerk or the county election commission authorizing 1395 the circuit clerk or the county election commission to perform any 1396 of the duties required of the county executive committee pursuant 1397 to this section. Any agreement entered into pursuant to this 1398 subsection shall be signed by the chair of the county executive committee and the circuit clerk or the chair of the county 1399

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1400 election commission, as appropriate. The county executive 1401 committee shall notify the state executive committee and the 1402 Secretary of State of the existence of the agreement.

1403 (b) If it is eligible under Section 23-15-266, the 1404 municipal executive committee may enter into a written agreement 1405 with the municipal clerk or the municipal election commission 1406 authorizing the municipal clerk or the municipal election 1407 commission to perform any of the duties required of the municipal 1408 executive committee pursuant to this section. Any agreement 1409 entered into pursuant to this subsection shall be signed by the 1410 chair of the municipal executive committee and the municipal clerk or the chair of the municipal election commission, as appropriate. 1411 1412 The municipal executive committee shall notify the state executive committee and the Secretary of State of the existence of the 1413 1414 agreement.

1415 (3) The board of supervisors and the municipal governing 1416 authority, in their discretion, may compensate poll managers who 1417 attend these training sessions. The compensation shall be at a 1418 rate of not less than the federal hourly minimum wage nor more 1419 than Twelve Dollars (\$12.00) per hour. Poll managers shall not be 1420 compensated for more than sixteen (16) hours of attendance at the 1421 training sessions regardless of the actual amount of time that 1422 they attended the training sessions.

1423 (4) The time and location of the training sessions required 1424 pursuant to this section shall be announced to the general public

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1425 by posting a notice thereof at the courthouse and by delivering a 1426 copy of the notice to the office of a newspaper having general 1427 circulation in the county five (5) days before the date upon which 1428 the training session is to be conducted. Persons who will serve 1429 as poll watchers for candidates and political parties, as well as 1430 members of the general public, shall be allowed to attend the 1431 sessions.

(5) Subject to the following annual limitations, the election commissioners shall be entitled to receive a per diem in the amount of One Hundred Dollars (\$100.00), to be paid from the county general fund, for every day or period of no less than five (5) hours accumulated over two (2) or more days actually employed in the performance of their duties for the necessary time spent in conducting training sessions as required by this section:

(a) In counties having less than fifteen thousand
(15,000) residents according to the latest federal decennial
census, not more than five (5) days per year;

(b) In counties having fifteen thousand (15,000) residents according to the latest federal decennial census but less than thirty thousand (30,000) residents according to the latest federal decennial census, not more than eight (8) days per year;

1447 (c) In counties having thirty thousand (30,000)
1448 residents according to the latest federal decennial census but
1449 less than seventy thousand (70,000) residents according to the

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1450 latest federal decennial census, not more than ten (10) days per 1451 year;

(d) In counties having seventy thousand (70,000) residents according to the latest federal decennial census but less than ninety thousand (90,000) residents according to the latest federal decennial census, not more than twelve (12) days per year;

(e) In counties having ninety thousand (90,000) residents according to the latest federal decennial census but less than one hundred seventy thousand (170,000) residents according to the latest federal decennial census, not more than fifteen (15) days per year;

(f) In counties having one hundred seventy thousand (170,000) residents according to the latest federal decennial census but less than two hundred thousand (200,000) residents according to the latest federal decennial census, not more than eighteen (18) days per year;

(g) In counties having two hundred thousand (200,000) residents according to the latest federal decennial census but less than two hundred twenty-five thousand (225,000) residents according to the latest federal decennial census, not more than nineteen (19) days per year;

(h) In counties having two hundred twenty-five thousand
(225,000) residents or more according to the latest federal
decennial census, not more than twenty-two (22) days per year.

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1475 (6) Election commissioners shall claim the per diem
1476 authorized in subsection (5) of this section in the manner
1477 provided for in Section 23-15-153(6).

(7) (a) To provide poll manager training, the Secretary of
State has developed a single, comprehensive poll manager training
program to ensure uniform, secure elections throughout the state.
The program includes online training on all state and federal
election laws and procedures and voting machine opening and
closing procedures.

(b) County poll managers who individually access and
complete the online training program, including all skills
assessments, at least five (5) days before the early voting period
for an election begins shall be defined as "certified poll
managers," and entitled to a "Certificate of Completion."

(c) At least one (1) certified poll manager shall be appointed by the county election officials to work in each polling place in the county during each general election.

1492 SECTION 38. Section 23-15-241, Mississippi Code of 1972, is 1493 amended as follows:

1494 23-15-241. The poll manager designated an election bailiff 1495 shall, in addition to his or her other duties, be present during 1496 the <u>early voting period and on</u> election <u>day</u> to keep the peace and 1497 to protect the voting place, and to prevent improper intrusion 1498 upon the voting place or interference with the election, and to 1499 arrest all persons creating any disturbance about the voting

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1500 place, and to enable all qualified electors who have not voted, 1501 and who desire to vote, to have unobstructed access to the polls 1502 for the purpose of voting when others are not voting.

1503 SECTION 39. Section 23-15-245, Mississippi Code of 1972, is 1504 amended as follows:

1505 23-15-245. It shall be the duty of the poll manager 1506 designated as bailiff to be present at the voting place, and to 1507 take such steps as will accomplish the purpose of his or her 1508 appointment, and the poll manager designated as bailiff shall have full power to do so and may summon to his or her aid all persons 1509 1510 present at the voting place. A space thirty (30) feet in every direction from the polls, or the room in which the *** * *** voting is 1511 1512 held, shall be kept open and clear of all persons except the election officials, individuals present to vote and credentialed 1513 1514 poll watchers as defined by Section 23-15-577. The electors shall 1515 approach the polls from one (1) direction, line, door or passage, 1516 and depart in another as nearly opposite as convenient.

1517 SECTION 40. Section 23-15-247, Mississippi Code of 1972, is 1518 amended as follows:

1519 23-15-247. The election commissioners in each county shall 1520 procure, if not already provided, a sufficient number of ballot 1521 boxes, which shall be distributed by them to the voting precincts 1522 of the county before the time for opening the polls <u>for early</u> 1523 <u>voting and on election day</u>. The boxes shall be securely sealed 1524 from the opening of the polls *** * *** <u>for early voting</u> until the

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1525 polls close on election day; and the box shall be kept by one (1) 1526 of the managers, and the manager having the box shall carefully keep it, and neither open it himself or herself nor permit it to 1527 be opened, nor permit any person to have any access to it 1528 1529 throughout the voting period during an election. The box shall 1530 not be removed from the polling building or place after the polls are opened until the polls close and the count is complete. After 1531 each election the ballot boxes shall be delivered to the clerk of 1532 1533 the circuit court of the county for preservation; and he or she 1534 shall keep them for future use, and, when called for, deliver them to the election commissioners. 1535

1536 SECTION 41. Section 23-15-251, Mississippi Code of 1972, is 1537 amended as follows:

23-15-251. The election commissioners, in appointing the 1538 1539 poll managers of an election, shall designate one (1) of the poll 1540 managers at each voting place to receive and distribute the 1541 official ballots, and shall deliver to him or her the proper number of ballots for his or her district not less than one (1) 1542 1543 day before the early voting period begins and not less than one 1544 (1) day before election day; and the poll manager receiving the 1545 ballots from the election commissioners shall distribute the same 1546 to the electors of his or her district in the manner herein provided. It shall be the duty of the designated poll manager for 1547 service at a voting place other than the courthouse, to carry to 1548 that voting place, on the day before the early voting period 1549

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1550 begins and on the day before election day, or before 6:00 a.m. on 1551 the morning the early voting period begins and on the morning of the election day, the ballot box, the pollbook, the blank tally 1552 1553 sheets, the blank forms to be used in making returns, the other 1554 necessary stationery and supplies and the official printed ballots 1555 aforesaid, and all of the same used and unused shall be returned 1556 by the designated poll manager to the election commissioners on the day * * * after the election. 1557

1558 SECTION 42. Section 23-15-255, Mississippi Code of 1972, is 1559 amended as follows:

1560 23-15-255. (1) The supervisor of each respective supervisors district shall provide at each election place a 1561 sufficient number of voting compartments, shelves and tables for 1562 the use of electors, which shall be so arranged that it will be 1563 1564 impossible for a voter in one (1) compartment to see another voter 1565 who is preparing his or her ballot. The number of voting 1566 compartments and shelves or tables shall not be less than one (1) 1567 to every two hundred (200) electors in the voting precinct.

1568 (2) The poll managers of each precinct shall publicly post
1569 the following information at the precinct polling place * * *
1570 <u>during</u> any election:

(a) A sample ballot that will be used at the election;
(b) The hours during which the polling places will be
open for early voting and on election day;

H. B. No. 53 23/HR43/R407 PAGE 63 (ENK\EW) COFFICIAL ~ 1574 (c) Instructions on how to vote, including how to cast 1575 a vote and how to cast an affidavit ballot;

1576 (d) Instructions for persons who have registered to1577 vote by mail and first time voters, if appropriate;

(e) General information on voting rights, including
information on the right of an individual to cast an affidavit
ballot and instructions on how to contact the appropriate
officials if these rights are alleged to have been violated; * * *

1582 (f) The consequences under federal and state laws 1583 regarding fraud and misrepresentation;

1584 (g) A list of voters in each polling place that have 1585 already cast an absentee ballot <u>or voted during the early voting</u> 1586 period; and

1587 (h) The acceptable forms of photo identification that 1588 may be presented in the polling place.

1589 SECTION 43. Section 23-15-263, Mississippi Code of 1972, is 1590 amended as follows:

1591 23-15-263. (1) Unless otherwise provided in this chapter, 1592 the county executive committee at primary elections shall perform 1593 all duties that relate to the qualification of candidates for 1594 primary elections, print ballots for the early voting period for 1595 primary elections and for primary * * * election day, appoint the 1596 primary election officers, resolve contests in regard to primary 1597 elections, and perform all other duties required by law to be performed by the county executive committee; however, each house 1598

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of the Legislature shall rule on the qualifications of the membership of its respective body in contests involving the qualifications of *** * *** <u>its</u> members. The executive committee shall be subject to all the penalties to which county election commissioners are subject, except that Section 23-15-217 shall not apply to members of the county executive committee who seek elective office.

1606 A member of a county executive committee shall be (2)1607 automatically disqualified to serve on the county executive 1608 committee, and shall be considered to have resigned * * * from the county executive committee, upon his or her qualification as a 1609 1610 candidate for any elective office. The provisions of this 1611 subsection shall not apply to a member of a county executive committee who qualifies as a candidate for a municipal elective 1612 1613 office.

1614 (3) The primary election officers appointed by the executive committee of the party shall have the powers and perform the 1615 duties, where not otherwise provided, required of * * * those 1616 1617 officers in a general election, and any * * * act or omission 1618 which by law is an offense when committed in or about or in 1619 respect to * * * the general elections, shall be an offense if 1620 committed in or about or in respect to a primary election; and the 1621 same shall be indictable and punishable in the same way as if the election was a general election for the election of state and 1622

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1625 SECTION 44. Section 23-15-265, Mississippi Code of 1972, is 1626 amended as follows:

1627 23-15-265. (1) The county executive committee of each 1628 county shall meet not less than two (2) weeks before the date * * * the period for early voting begins for any primary 1629 1630 election and appoint the poll managers for same, all of whom may 1631 be members of the same political party. The number of poll 1632 managers appointed by the county executive committee shall be the 1633 same number as election commissioners are allowed to appoint pursuant to Sections 23-15-231 and 23-15-235. If the county 1634 1635 executive committee fails to meet on the date named, supra, further notice shall be given of the time and place of meeting. 1636

1637

(2)

(a) If it is eligible under Section 23-15-266, the 1638 county executive committee may enter into a written agreement with 1639 the circuit clerk or the county election commission authorizing the circuit clerk or the county election commission to perform any 1640 1641 of the duties required of the county executive committee pursuant 1642 to this section. Any agreement entered into pursuant to this 1643 subsection shall be signed by the chair of the county executive 1644 committee and the circuit clerk or the chair of the county 1645 election commission, as appropriate. The county executive 1646 committee shall notify the state executive committee and the 1647 Secretary of State of the existence of the agreement.

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1648 If it is eligible under Section 23-15-266, the (b) 1649 municipal executive committee may enter into a written agreement 1650 with the municipal clerk or the municipal election commission 1651 authorizing the municipal clerk or the municipal election 1652 commission to perform any of the duties required of the municipal 1653 executive committee pursuant to this section. Any agreement 1654 entered into pursuant to this subsection shall be signed by the 1655 chair of the municipal executive committee and the municipal clerk 1656 or the chair of the municipal election commission, as appropriate. The municipal executive committee shall notify the state executive 1657 1658 committee and the Secretary of State of the existence of such 1659 agreement.

1660 **SECTION 45.** Section 23-15-267, Mississippi Code of 1972, is 1661 amended as follows:

1662 23-15-267. (1) The ballot boxes provided by the election 1663 commissioners in each county shall be used in primary elections, 1664 and the county executive committees shall distribute them to the 1665 voting precincts of the county before the time for opening the 1666 polls, in the same manner, as near as may be, as that provided for 1667 in general elections.

1668 (2) The boxes shall be securely sealed and locked beginning 1669 at the start of voting <u>during the period for early voting and</u> on 1670 election day until the end of voting on election day; and the box 1671 shall be kept by one (1) of the poll managers, and the poll 1672 manager having the box shall carefully keep it, and neither open

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1673 it himself or herself nor permit it to be done, nor permit any 1674 person to have any access to it throughout voting during <u>the</u> 1675 <u>period for early voting and during</u> election day. The box shall 1676 not be removed from the polling place after the polls are open 1677 until the polls close and the count is completed.

1678 (3) After each election, the ballot boxes shall be delivered
1679 to the clerk of the circuit court of the county for preservation;
1680 and he or she shall keep them for future use, and, when called
1681 for, deliver them to the election commissioners.

1682 (4) (a) If it is eligible under Section 23-15-266, the 1683 county executive committee may enter into a written agreement with 1684 the circuit clerk or the county election commission authorizing 1685 the circuit clerk or the county election commission to perform any 1686 of the duties required of the county executive committee pursuant 1687 to this section. Any agreement entered into pursuant to this 1688 subsection shall be signed by the chair of the county executive 1689 committee and the circuit clerk or the chair of the county 1690 election commission, as appropriate. The county executive 1691 committee shall notify the State Executive Committee and the 1692 Secretary of State of the existence of such agreement.

(b) If it is eligible under Section 23-15-266, the
municipal executive committee may enter into a written agreement
with the municipal clerk or the municipal election commission
authorizing the municipal clerk or the municipal election
commission to perform any of the duties required of the municipal

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1698 executive committee pursuant to this section. Any agreement 1699 entered into pursuant to this subsection shall be signed by the 1700 chair of the municipal executive committee and the municipal clerk 1701 or the chair of the municipal election commission, as appropriate. 1702 The municipal executive committee shall notify the State Executive 1703 Committee and the Secretary of State of the existence of such 1704 agreement.

1705 (5) The person, or persons, whose duty it is to comply with 1706 the provisions of this section and who shall fail, or neglect, 1707 from any cause, to deliver the boxes or any of them as herein 1708 provided shall, upon conviction, be fined not less than Two 1709 Hundred Dollars (\$200.00) and be imprisoned in the county jail of 1710 the residence of the person, or persons, who violates any of the provisions of this section, for a period of not less than thirty 1711 1712 (30) days or more than six (6) months, and fined not more than 1713 Five Hundred Dollars (\$500.00).

1714 SECTION 46. Section 23-15-309, Mississippi Code of 1972, is 1715 amended as follows:

1716 23-15-309. (1) Nominations for all municipal officers which 1717 are elective shall be made * * * during the days for conducting a 1718 primary election, or elections, to be held in the manner 1719 prescribed by law. All persons desiring to be candidates for the nomination in the primary elections shall first pay Ten Dollars 1720 1721 (\$10.00) to the clerk of the municipality, at least sixty (60) days before date the early voting period begins for the first 1722

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1723 primary election, no later than 5:00 p.m. on such deadline day. 1724 If the sixtieth day to file the fee and written statement before 1725 <u>the date the early voting period begins for</u> an election falls on a 1726 Sunday or legal holiday, the fees and written statements submitted 1727 on the business day immediately following the Sunday or legal 1728 holiday shall be accepted.

(2) The fee paid pursuant to subsection (1) of this section shall be accompanied by a written statement containing the name and address of the candidate, the party with which he or she is affiliated, the email address of the candidate, if any, and the office for which he or she is a candidate.

1734 The clerk shall promptly receipt the payment, stating (3)1735 the office for which the person making the payment is running and 1736 the political party with which such person is affiliated. The 1737 clerk shall keep an itemized account in detail showing the time 1738 and date of the receipt of such payment received by him or her, 1739 from whom such payment was received, the party with which such person is affiliated and for what office the person paying the fee 1740 1741 is a candidate. No candidate may attempt to qualify with any 1742 political party that does not have a duly organized municipal 1743 executive committee, and the municipal clerk shall not accept any 1744 assessments made pursuant to subsection (1) if the municipal clerk 1745 does not have contact information for the secretary of the municipal executive committee for that political party. The clerk 1746 1747 shall promptly supply all necessary information and pay over all

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1748 fees so received to the secretary of the proper municipal 1749 executive committee. The funds may be used and disbursed in the 1750 same manner as is allowed in Section 23-15-299 in regard to other 1751 executive committees.

1752 Upon receipt of the above information, the proper (4) 1753 municipal executive committee shall then determine, at the time of 1754 the qualifying deadline, whether each candidate is a qualified 1755 elector of the municipality, and of the ward if the office sought 1756 is a ward office, shall determine whether each candidate either 1757 meets all other qualifications to hold the office he or she is 1758 seeking or presents absolute proof that he or she will, subject to 1759 no contingencies, meet all qualifications on or before the date of 1760 the general or special election at which he or she could be elected to office. The executive committee shall determine 1761 1762 whether the candidate has taken the steps necessary to qualify for 1763 more than one (1) office at the election. The committee also 1764 shall determine whether any candidate has been convicted of any felony in a court of this state, or has been convicted on or after 1765 1766 December 8, 1992, of any offense in another state which is a 1767 felony under the laws of this state, or has been convicted of any 1768 felony in a federal court on or after December 8, 1992. Excepted 1769 from the above are convictions of manslaughter and violations of 1770 the United States Internal Revenue Code or any violations of the tax laws of this state unless such offense also involved misuse or 1771 1772 abuse of his or her office or money coming into his or her hands

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1773 by virtue of the office. If the proper municipal executive 1774 committee finds that a candidate either (a) does not meet all qualifications to hold the office he or she seeks and fails to 1775 provide absolute proof, subject to no contingencies, that he or 1776 1777 she will meet the qualifications on or before the date * * *the 1778 early voting period begins for the general or special election at which he or she could be elected, or (b) has been convicted of a 1779 1780 felony as described in this subsection and not pardoned, then the 1781 executive committee shall notify the candidate and give the 1782 candidate an opportunity to be heard. The executive committee 1783 shall mail notice to the candidate at least three (3) business 1784 days before the hearing to the address provided by the candidate 1785 on the qualifying forms, and the committee shall attempt to contact the candidate by telephone, email and facsimile if the 1786 1787 candidate provided this information on the forms. If the 1788 candidate fails to appear at the hearing or to prove he or she 1789 meets all qualifications to hold the office subject to no contingencies, then the name of such candidate shall not be placed 1790 1791 upon the ballot. If the executive committee determines that the 1792 candidate has taken the steps necessary to qualify for more than 1793 one (1) office at the election, the action required by Section 23-15-905, shall be taken. 1794

1795 (5) Where there is but one (1) candidate, the proper 1796 municipal executive committee when the time has expired within

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1799 SECTION 47. Section 23-15-331, Mississippi Code of 1972, is 1800 amended as follows:

1801 23-15-331. It shall be the duty of the state executive 1802 committee of each political party to furnish to each county 1803 executive committee, not less than fifty (50) days * * * before 1804 the * * * period for early voting begins the names of all state 1805 and state district candidates and all candidates for legislative 1806 districts composed of more than one (1) county or parts of more 1807 than one (1) county who have qualified as provided by law, and in accordance with the requirements of Section 23-15-333 a sample of 1808 1809 the official ballot to be used in the primary, the general form of which shall be followed as nearly as practicable. 1810

1811 SECTION 48. Section 23-15-333, Mississippi Code of 1972, is 1812 amended as follows:

23-15-333. (1) 1813 The county executive committee shall have printed all necessary ballots, for use in primary elections. 1814 The 1815 county executive committee shall have printed all necessary 1816 absentee ballots forty-five (45) days before the period for early 1817 voting begins for the election as required by law. The ballots 1818 shall contain the names of all the candidates to be voted for at the election, and there shall be left on each ballot one (1) blank 1819 space under the title of each office for which a nominee is to be 1820 elected; and in the event of the death of any candidate whose name 1821

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1822 shall have been printed on the ballot, the name of the candidate 1823 duly substituted in the place of the deceased candidate may be written in such blank space by the voter. Except as otherwise 1824 provided in subsection (2) of this section, the order in which the 1825 1826 titles to the various offices shall be printed, and the size, 1827 print and quality of the paper of the ballot is left to the 1828 discretion of the county executive committee. Provided, however, 1829 that in all cases the arrangement of the names of the candidates 1830 for each office shall be alphabetical. No ballot shall be used 1831 except those so printed.

1832 (2) The titles for the various offices shall be listed in1833 the following order:

1834 (a) Candidates, electors or delegates for the following1835 national offices:

1836 (i) President of the United States of America;
1837 (ii) United States Senator or United States
1838 Representative;

(b) Candidates for the following statewide offices:
1840 Governor, Lieutenant Governor, Secretary of State, Attorney
1841 General, State Treasurer, Auditor of Public Accounts, Commissioner
1842 of Agriculture and Commerce, Commissioner of Insurance;

1843 (c) Candidates for the following state district 1844 offices: Mississippi Transportation Commissioner, Public Service 1845 Commissioner, District Attorney;

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1846 (d) Candidates for the following legislative offices:1847 Senator and House of Representatives;

1848

(e) Candidates for countywide office;

1849

(f) Candidates for county district office.

The order in which the titles for the various offices are listed within each of the categories listed in paragraphs (e) and (f) are left to the discretion of the county executive committee. Candidates' names shall be listed alphabetically under each office by the candidate's last name.

If after the deadline to qualify as a candidate for an 1855 (3) 1856 office, only one (1) person has duly qualified to be a candidate 1857 for the office in the primary election, the name of that person 1858 shall be placed on the ballot; provided, however, that if not more 1859 than one (1) person has duly qualified to be a candidate for each office on the primary election ballot, the election for all 1860 1861 offices on the ballot shall be dispensed with and the appropriate 1862 executive committee shall declare each candidate as the party 1863 nominee if the candidate meets all the qualifications to hold the 1864 office.

(4) (a) If it is eligible under Section 23-15-266, the county executive committee may enter into a written agreement with the circuit clerk or the county election commission authorizing the circuit clerk or the county election commission to perform any of the duties required of the county executive committee pursuant to this section. Any agreement entered into pursuant to this

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1871 subsection shall be signed by the chair of the county executive 1872 committee and the circuit clerk or the chair of the county 1873 election commission, as appropriate. The county executive 1874 committee shall notify the state executive committee and the 1875 Secretary of State of the existence of such agreement.

1876 (b) If it is eligible under Section 23-15-266, the 1877 municipal executive committee may enter into a written agreement 1878 with the municipal clerk or the municipal election commission 1879 authorizing the municipal clerk or the municipal election 1880 commission to perform any of the duties required of the municipal 1881 executive committee pursuant to this section. Any agreement 1882 entered into pursuant to this subsection shall be signed by the 1883 chair of the municipal executive committee and the municipal clerk 1884 or the chair of the municipal election commission, as appropriate. 1885 The municipal executive committee shall notify the state executive 1886 committee and the Secretary of State of the existence of such 1887 agreement.

1888 SECTION 49. Section 23-15-335, Mississippi Code of 1972, is 1889 amended as follows:

1890 23-15-335. (1) The county executive committee shall 1891 designate a person whose duty it shall be to distribute all 1892 necessary ballots for use * * * <u>during</u> a primary election, and 1893 shall designate one (1) among the poll managers at each polling 1894 place to receive and receipt for the blank ballots to be used at 1895 that place. When the blank ballots are delivered to a local poll

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1896 manager, the distributor shall take from the local poll manager a 1897 receipt therefor signed in duplicate by both the distributor and the poll manager, one (1) of which receipts the distributor shall 1898 1899 deliver to the circuit clerk and the other shall be retained by 1900 the local poll manager and the last mentioned duplicate receipt 1901 shall be enclosed in the ballot box with the voted ballots when 1902 the polls have been closed and the votes have been counted. The 1903 printer of the ballots shall take a receipt from the distributor 1904 of the ballots for the total number of the blank ballots delivered 1905 to the distributor. The printer shall secure all ballots printed 1906 by him or her in such a safe manner that no person can procure 1907 them or any of them, and he or she shall deliver no blank ballot 1908 or ballots to any person except the distributor above mentioned, 1909 and then only upon his or her receipt therefor as above specified. 1910 The distributor of the blank ballots shall so securely hold the 1911 same that no person can obtain any of them, and he or she shall 1912 not deliver any of them to any person other than to the authorized local poll managers and upon their respective receipts therefor. 1913 1914 The executive committee shall see to it that the total blank 1915 ballots delivered to the distributor, shall correspond with the 1916 total of the receipts executed by the local poll managers.

(2) (a) If it is eligible under Section 23-15-266, the county executive committee may enter into a written agreement with the circuit clerk or the county election commission authorizing the circuit clerk or the county election commission to perform any

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1921 of the duties required of the county executive committee pursuant 1922 to this section. Any agreement entered into pursuant to this 1923 subsection shall be signed by the chair of the county executive 1924 committee and the circuit clerk or the chair of the county 1925 election commission, as appropriate. The county executive 1926 committee shall notify the state executive committee and the 1927 Secretary of State of the existence of such agreement.

1928 If it is eligible under Section 23-15-266, the (b) 1929 municipal executive committee may enter into a written agreement 1930 with the municipal clerk or the municipal election commission 1931 authorizing the municipal clerk or the municipal election commission to perform any of the duties required of the municipal 1932 1933 executive committee pursuant to this section. Any agreement entered into pursuant to this subsection shall be signed by the 1934 1935 chair of the municipal executive committee and the municipal clerk 1936 or the chair of the municipal election commission, as appropriate. 1937 The municipal executive committee shall notify the state executive committee and the Secretary of State of the existence of such 1938 1939 agreement.

(3) Any person charged with any of the duties prescribed in this section who shall willfully or with culpable carelessness violate the same shall be guilty of a misdemeanor.

1943 SECTION 50. Section 23-15-353, Mississippi Code of 1972, is 1944 amended as follows:

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1952 SECTION 51. Section 23-15-357, Mississippi Code of 1972, is
1953 amended as follows:

1954 23-15-357. On the back and outside of the ballot shall be 1955 printed the words "OFFICIAL BALLOT," the name of the voting 1956 precinct or place for which the ballot is prepared, * * * the date 1957 of the election and the date of the period for early voting.

1958 SECTION 52. Section 23-15-359, Mississippi Code of 1972, is 1959 amended as follows:

1960 23-15-359. (1) Except as provided in this section, the 1961 ballot shall contain the names of all party nominees certified by the appropriate executive committee, and independent and special 1962 1963 election candidates who have timely filed petitions containing the 1964 required signatures and assessments that must be paid pursuant to 1965 Section 23-15-297, if the candidates and nominees meet all of the 1966 qualifications to hold the office sought. A petition requesting 1967 that an independent or special election candidate's name be placed 1968 on the ballot for any office shall be filed as provided for in subsection (3) or (4) of this section, as appropriate, and shall 1969

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1970 be signed by not less than the following number of qualified 1971 electors:

1972 (a) For an office elected by the state at large, not1973 less than one thousand (1,000) qualified electors.

1974 (b) For an office elected by the qualified electors of
1975 a Supreme Court district, not less than three hundred (300)
1976 qualified electors.

1977 (c) For an office elected by the qualified electors of 1978 a congressional district, not less than two hundred (200) 1979 qualified electors.

(d) For an office elected by the qualified electors of
a circuit or chancery court district, not less than one hundred
(100) qualified electors.

(e) For an office elected by the qualified electors of
a senatorial or representative district, not less than fifty (50)
qualified electors.

1986 (f) For an office elected by the qualified electors of 1987 a county, not less than fifty (50) qualified electors.

1988 (g) For an office elected by the qualified electors of 1989 a supervisors district or justice court district, not less than 1990 fifteen (15) qualified electors.

(h) For the Office of President of the United States, a
party nominee or independent candidate shall pay an assessment in
the amount of Two Thousand Five Hundred Dollars (\$2,500.00).

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1994 (2)Unless the petition or fee, whichever is (a) 1995 applicable, required above shall be filed as provided for in subsection (3), (4) or (5) of this section, as appropriate, the 1996 1997 name of the person requested to be a candidate, unless nominated 1998 by a political party, shall not be placed upon the ballot. The 1999 ballot shall contain the names of each candidate for each office, 2000 and the names shall be listed under the name of the political 2001 party that candidate represents as provided by law and as 2002 certified to the circuit clerk by the state executive committee of 2003 the political party. In the event the candidate qualifies as an 2004 independent as provided in this section, he or she shall be listed 2005 on the ballot as an independent candidate.

2006 (b) The name of an independent or special election 2007 candidate who dies before the printing of the ballots, shall not 2008 be placed on the ballots.

(3) Petitions for offices described in paragraphs (a), (b),
(c), (d) and (e) of subsection (1) of this section shall be filed
with the Secretary of State by no later than 5:00 p.m. on the same
date or business day, as applicable, by which candidates are
required to pay the fee provided for in Section 23-15-297;
however, no petition may be filed before January 1 of the year in
which the election for the office is held.

(4) Petitions for offices described in paragraphs (f) and
(g) of subsection (1) of this section shall be filed with the
proper circuit clerk by no later than 5:00 p.m. on the same date

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2019 by which candidates are required to pay the fee provided for in 2020 Section 23-15-297; however, no petition may be filed before January 1 of the year in which the election for the office is 2021 2022 The circuit clerk shall notify the county election held. 2023 commissioners of all persons who have filed petitions with the 2024 clerk. The notification shall occur within two (2) business days 2025 and shall contain all necessary information.

(5) The assessment for the office described in paragraph (h) of subsection (1) of this section shall be paid to the Secretary of State. The Secretary of State shall deposit any qualifying fees received from candidates into the Elections Support Fund established in Section 23-15-5.

2031 The election commissioners may also have printed upon (6) the ballot any local issue election matter that is authorized to 2032 2033 be * * * voted on * * * during the period for voting for the 2034 regular or general election pursuant to Section 23-15-375; 2035 however, the ballot form of the local issue must be filed with the 2036 election commissioners by the appropriate governing authority not 2037 less than sixty (60) days before the date *** * *** the early voting 2038 period begins for the election.

(7) The provisions of this section shall not apply to municipal elections or to the election of the offices of justice of the Supreme Court, judge of the Court of Appeals, circuit judge, chancellor, county court judge and family court judge.

H. B. No. 53 23/HR43/R407 PAGE 82 (ENK\EW) ~ OFFICIAL ~ 2043 (8) Nothing in this section shall prohibit special elections 2044 to fill vacancies in either house of the Legislature from being held as provided in Section 23-15-851. In all elections conducted 2045 2046 under the provisions of Section 23-15-851, there shall be printed 2047 on the ballot the name of any candidate who, not having been 2048 nominated by a political party, shall have been requested to be a 2049 candidate for any office by a petition filed with the Secretary of 2050 State and signed by not less than fifty (50) qualified electors. 2051 The appropriate election commission shall determine (9) (a) whether each candidate is a qualified elector of the state, state 2052 2053 district, county or county district they seek to serve, and 2054 whether each candidate meets all other qualifications to hold the 2055 office he or she is seeking or presents absolute proof that he or 2056 she will, subject to no contingencies, meet all qualifications on 2057 or before the date * * * the early voting period begins for the 2058 general or special election at which he or she could be elected to The election commission shall determine whether the 2059 office. 2060 candidate has taken the steps necessary to qualify for more than 2061 one (1) office at the election. The election commission also 2062 shall determine whether any candidate has been convicted (i) of 2063 any felony in a court of this state, (ii) on or after December 8, 2064 1992, of any offense in another state which is a felony under the laws of this state, (iii) of any felony in a federal court on or 2065 2066 after December 8, 1992, or (iv) of any offense that involved the misuse or abuse of his or her office or money coming into his or 2067

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2068 her hands by virtue of the office. Excepted from the above are 2069 convictions of manslaughter and violations of the United States 2070 Internal Revenue Code or any violations of the tax laws of this 2071 state.

2072 If the appropriate election commission finds that a (b) 2073 candidate either (i) is not a qualified elector, (ii) does not 2074 meet all qualifications to hold the office he or she seeks and fails to provide absolute proof, subject to no contingencies, that 2075 2076 he or she will meet the qualifications on or before the date * * * 2077 the early voting period begins the general or special election at 2078 which he or she could be elected, or (iii) has been convicted of a 2079 felony or other disqualifying offense as described in paragraph 2080 (a) of this subsection, and not pardoned, then the election 2081 commission shall notify the candidate and give the candidate an opportunity to be heard. The election commission shall mail 2082 2083 notice to the candidate at least three (3) business days before 2084 the hearing to the address provided by the candidate on the 2085 qualifying forms, and the committee shall attempt to contact the 2086 candidate by telephone, email and facsimile if the candidate 2087 provided this information on the forms. If the candidate fails to 2088 appear at the hearing or to prove that he or she meets all 2089 qualifications to hold the office subject to no contingencies, 2090 then the name of such candidate shall not be placed upon the 2091 ballot. If the appropriate election commission determines that 2092 the candidate has taken the steps necessary to qualify for more

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2093 than one (1) office at the election, the action required by 2094 Section 23-15-905, shall be taken.

2095 If after the deadline to qualify as a candidate for an (10)2096 office or after the time for holding any party primary for an 2097 office, only one (1) person has duly qualified to be a candidate 2098 for the office in the general election, the name of that person 2099 shall be placed on the ballot; provided, however, that if not more 2100 than one (1) person duly qualified to be a candidate for each 2101 office on the general election ballot, the election for all offices on the ballot shall be dispensed with and the appropriate 2102 election commission shall declare each candidate elected without 2103 2104 opposition if the candidate meets all the qualifications to hold 2105 the office as determined pursuant to a review by the election 2106 commission in accordance with the provisions of subsection (9) of 2107 this section and if the candidate has filed all required campaign 2108 finance disclosure reports as required by Section 23-15-807.

(11) The petition required by this section may not be filed using the Internet.

2111 SECTION 53. Section 23-15-363, Mississippi Code of 1972, is 2112 amended as follows:

2113 23-15-363. After the proper officer has knowledge of or has 2114 been notified of the nomination, as provided, of any candidate for 2115 office, the officer shall not omit his <u>or her</u> name from the 2116 ballot, unless upon the written request of the candidate 2117 nominated, made at least ten (10) days before <u>the early voting</u>

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2118 <u>period for</u> the election <u>begins</u>, and in no case after * * <u>the</u> 2119 ballot has been printed; and every ballot shall contain the names 2120 of all candidates nominated as specified, and not duly withdrawn. 2121 **SECTION 54**. Section 23-15-367, Mississippi Code of 1972, is 2122 amended as follows:

2123 23-15-367. (1) Except as otherwise provided by Sections 2124 23-15-974 through 23-15-985 and subsection (2) of this section, 2125 the size, print and quality of paper of the official ballot is 2126 left to the discretion of the officer charged with printing the 2127 official ballot.

(2) The titles for the various offices shall be listed in the following order:

(a) Candidates, electors or delegates for the followingnational offices:

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(i) President;

2133 (ii) United States Senator or United States
2134 Representative;

(b) Candidates for the following statewide office:
Governor, Lieutenant Governor, Secretary of State, Attorney
General, State Treasurer, Auditor of Public Accounts, Commissioner
of Agriculture and Commerce, Commissioner of Insurance;

(c) Candidates for the following state district offices: Mississippi Transportation Commissioner, Public Service Commissioner, District Attorney;

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(d) Candidates for the following legislative offices:Senate and House of Representatives;

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(e) Candidates for countywide office;

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(f) Candidates for county district office.

The order in which the titles for the various offices are listed within paragraphs (e) and (f) is left to the discretion of the county election commissioners. Nominees of the political parties, qualified to conduct primary elections as defined in Section 23-15-291, shall be listed first alphabetically by the candidate's last name, followed by any other candidates listed alphabetically by last name.

(3) It is the duty of the Secretary of State, with the approval of the Governor, to furnish the designated election commissioner of each county a sample of the official ballot, not less than fifty-five (55) days before the <u>early voting period</u> <u>begins for the</u> election, the general form of which shall be followed as nearly as practicable.

2159 SECTION 55. Section 7-3-39, Mississippi Code of 1972, is 2160 amended as follows:

2161 7-3-39. The Secretary of State shall have published in full
2162 each constitutional amendment two (2) weeks * * <u>before the</u>
2163 <u>period for early voting for the</u> election <u>begins, if early voting</u>
2164 <u>is authorized for that election</u>, at which the qualified electors
2165 shall vote on * * <u>the</u> amendments, in each county in each
2166 newspaper having a general circulation in the county, as defined

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2167 in Section 13-3-31; or $* * * \underline{}$ the Secretary of State shall have 2168 each amendment posted in three (3) public places in the county if 2169 all $* * * \underline{}$ the newspapers in the county refuse to publish same at 2170 the price provided in Section 7-3-41.

2171 SECTION 56. Section 23-15-511, Mississippi Code of 1972, is 2172 amended as follows:

2173 23-15-511. The ballots shall, as far as practicable, be in 2174 the same order of arrangement as provided for paper ballots that are to be counted manually, except that the information may be 2175 2176 printed in vertical or horizontal rows. Nothing in this chapter 2177 shall be construed as prohibiting the information being presented 2178 to the voters from being printed on both sides of a single ballot. 2179 In those years when a special election shall occur * * * during 2180 the same voting period as the general election, the names of 2181 candidates in any special election and the general election shall 2182 be placed on the same ballot by the election commissioners or 2183 officials in charge of the election, but the general election candidates shall be clearly distinguished from the special 2184 2185 election candidates. At any time a special election is * * * 2186 during the same voting period as a party primary election, the 2187 names of the candidates in the special election may be placed on 2188 the same ballot by the officials in charge of the election, but 2189 shall be clearly distinguished as special election candidates or primary election candidates. 2190

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2191 Ballots shall be printed in plain clear type in black ink and 2192 upon clear white materials of such size and arrangement as to be 2193 compatible with the OMR equipment. Absentee ballots shall be prepared and printed in the same form and shall be on the same 2194 2195 size and texture as the regular official ballots, except that they 2196 shall be printed on tinted paper; or the ink used to print the 2197 ballots shall be of a color different from that of the ink used to 2198 print the regular official ballots. Arrows may be printed on the 2199 ballot to indicate the place to mark the ballot, which may be to 2200 the right or left of the names of candidates and propositions. 2201 The titles of offices may be arranged in vertical columns on the 2202 ballot and shall be printed above or at the side of the names of 2203 candidates so as to indicate clearly the candidates for each 2204 office and the number to be elected. In case there are more 2205 candidates for an office than can be printed in one (1) column, 2206 the ballot shall be clearly marked that the list of candidates is 2207 continued on the following column. The names of candidates for 2208 each office shall be printed in vertical columns, grouped by the 2209 offices that they seek. In partisan elections, the party 2210 designation of each candidate, which may be abbreviated, shall be 2211 printed following his or her name.

2212 One (1) sample ballot, which shall be a facsimile of the 2213 official ballot and instructions to the voters, shall be provided 2214 for each precinct and shall be posted in each polling place <u>during</u> 2215 early voting and on election day.

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2216 A separate ballot security envelope or suitable equivalent in 2217 which the voter can place his or her ballot after voting, shall be provided to conceal the choices the voter has made. Absentee 2218 2219 voters will receive a similar ballot security envelope provided by 2220 the county in which the absentee voter will insert their voted 2221 ballot, which then can be inserted into a return envelope to be 2222 mailed back to the election official. Absentee ballots will not 2223 be required to be folded when a ballot security envelope is 2224 provided.

2225 SECTION 57. Section 23-15-515, Mississippi Code of 1972, is 2226 amended as follows:

2227 23-15-515. The circuit clerk shall be the custodian of OMR 2228 equipment acquired by the county, who shall be charged with the 2229 proper storage, maintenance and repair of the OMR equipment. The 2230 municipal clerk shall be the custodian of the OMR equipment 2231 acquired by the municipality, and shall be charged with the proper 2232 storage, maintenance and repair of the OMR equipment. The 2233 custodian or the officials in charge of the election shall repair 2234 or replace any OMR equipment which fails to function properly 2235 during the early voting period or on election day.

2236 SECTION 58. Section 23-15-545, Mississippi Code of 1972, is 2237 amended as follows:

2238 23-15-545. At each election, at least one (1) poll manager 2239 shall be charged with writing in the pollbook the word "VOTED," in 2240 the column having at its head the date of the <u>early voting period</u>

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2241 <u>or the date of the</u> election, opposite the name of each elector 2242 upon return of a marked paper ballot by the elector with the 2243 initials of the initialing poll manager or alternate initialing 2244 poll manager affixed thereon. When a DRE unit is used in the 2245 polling place, the word "VOTED" shall be marked by at least one 2246 (1) poll manager in the pollbook in the column having at its head 2247 the date of the election, opposite the name of the elector.

2248 **SECTION 59.** Section 23-15-573, Mississippi Code of 1972, is 2249 amended as follows:

2250 23 - 15 - 573. (1) If any person declares that he or she is a 2251 registered voter in the jurisdiction in which he or she offers to 2252 vote and that he or she is eligible to vote during the early 2253 voting period or in the election, but his or her name does not 2254 appear upon the pollbooks, or that he or she is not able to cast a 2255 regular early voting day or election day ballot under a provision 2256 of state or federal law but is otherwise qualified to vote, or 2257 that he or she has been illegally denied registration, or that he 2258 or she is unable to present an acceptable form of photo 2259 identification:

(a) A poll manager shall notify the person that he or
she may cast an affidavit ballot * * * <u>during</u> the election.

(b) The person shall be permitted to cast an affidavit ballot at the polling place upon execution of a written affidavit before one (1) of the poll managers stating that the individual:

H. B. No. 53 23/HR43/R407 PAGE 91 (ENK\EW) A OFFICIAL ~ Constraints of the second se (i) Believes he or she is a registered voter in the jurisdiction in which he or she desires to vote and is eligible to vote * * * <u>during</u> the election; or

(ii) Is not able to cast a regular <u>early voting</u>
<u>day or</u> election day ballot under a provision of state or federal
law but is otherwise qualified to vote; or

2271 (iii) Believes that he or she has been illegally2272 denied registration; or

2273 (iv) Is unable to present an acceptable form of 2274 photo identification.

2275 (C) The poll manager shall allow the individual to mark 2276 a paper ballot properly endorsed by the initialing poll manager or 2277 alternate initialing poll manager in accordance with Section 2278 23-15-541, which shall be delivered by him or her to the proper 2279 election official who shall enclose it in an affidavit ballot 2280 envelope, with the written and signed affidavit of the voter 2281 affixed to the envelope, seal the envelope and mark plainly upon 2282 it the name of the person offering to vote.

2283 (2) The affidavit ballot envelope shall include:

(a) The complete name of the voter;

(b) A present and previous physical and mailing address 2286 of the voter;

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(c) Telephone numbers where the voter may be contacted;

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2288 (d) A statement that the affiant believes he or she is 2289 registered to vote in the jurisdiction in which he or she offers 2290 to vote;

2291

(e) The signature of the affiant; and

(f) The signature of the poll manager at the polling place at which the affiant offers to vote.

(3) (a) A separate receipt book shall be maintained for
affidavit voters and the affidavit voters shall sign the receipt
book upon completing the affidavit ballot.

(b) If the affidavit voter is casting an affidavit ballot because the voter is unable to present an acceptable form of photo identification and the voter's name appears in the pollbook, then the poll manager shall write "NO ID" across from the voter's name and in the appropriate column in the pollbook.

(c) In canvassing the returns of the election, the executive committee in primary elections, or the election commissioners in other elections, shall examine the records and allow the ballot to be counted, or not counted as it appears legal.

(d) An affidavit ballot of a voter who was unable to present an acceptable form of photo identification shall not be rejected for this reason if the voter does either of the following:

(i) Returns to the circuit clerk's office, or tothe municipal clerk's office for municipal elections, within five

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(5) business days after the date * * * the person voted during the election and presents an acceptable form of photo identification;

(ii) Returns to the circuit clerk's office within five (5) business days after the date of the election to obtain the Mississippi Voter Identification Card, or in municipal election, returns to the municipal clerk's office within five (5) business days after the date * * * <u>the person voted during</u> the election to present his or her Mississippi Voter Identification Card or Temporary Mississippi Voter Identification Card; or

(iii) Returns to the circuit clerk's office, or to
the municipal clerk's office for municipal elections, within five
(5) business days after the date * * * the person voted during the
election to execute a separate Affidavit of Religious Objection.

(4) When a person is offered the opportunity to vote by affidavit ballot, he or she shall be provided with written information that informs the person how to ascertain whether his or her affidavit ballot was counted and, if the vote was not counted, the reasons the vote was not counted.

2331 (5) The officials in charge of the election shall process 2332 all affidavit ballots by using the Statewide Elections Management 2333 System. The officials in charge of the election shall account for 2334 all affidavit ballots cast in each election, categorizing the 2335 affidavit ballots cast by reason and recording the total number of 2336 affidavit ballots counted and not counted in each such category in 2337 the Statewide Elections Management System.

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2338 (6) The Secretary of State shall, by rule duly adopted, 2339 establish a uniform affidavit ballot envelope that shall be used in all elections in this state. The Secretary of State shall 2340 print and distribute a sufficient number of affidavit ballot 2341 2342 envelopes to the registrar of each county for use in elections. 2343 The registrar shall distribute the affidavit ballot envelopes to 2344 municipal and county executive committees for use in primary 2345 elections and to municipal and county election commissioners for 2346 use in all other elections.

(7) County registrars and municipal registrars shall maintain a secure free access system that complies with the Help America Vote Act of 2002, by which persons who vote by affidavit ballot may determine if their ballots were counted, and if not, the reasons the ballot was not counted.

(8) Any person who votes * * * <u>during</u> any election as a result of a federal or state court order or other order extending the time established by law for closing the polls on an election day, may only vote by affidavit ballot. Any affidavit ballot cast under this subsection shall be separated and kept apart from other affidavit ballots cast by voters not affected by the order.

2358 SECTION 60. Section 23-15-613, Mississippi Code of 1972, is 2359 amended as follows:

2360 23-15-613. (1) As used in this section "residual votes"
2361 means overvotes, undervotes and any other vote not counted for any
2362 reason.

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(2) For every election, election commissions and county and municipal executive committees shall report to the Secretary of State residual vote information; however, if the voting devices * * * <u>used</u> in the election do not produce a ballot, other information shall be reported as required in this section.

(3) For every election, election commissions and county and municipal executive committees responsible for the conduct of elections in which ballots are generated that are counted by hand or by OMR equipment or the tabulating mechanism of a DRE unit shall report to the Secretary of State all residual votes for all candidates and ballot measures in the elections for which they are responsible for conducting. The residual vote reports shall:

2375 (a) Be received by the Secretary of State no later than2376 December 15 of the year in which the election is held;

(b) Include any suggested explanation or suspectedcause of the residual votes;

(c) Include a copy of a voided official ballot for the election as such ballot appeared to voters at the election and copies of voided affidavit and absentee ballots if they are different from the official ballot;

(d) Include the total voter turnout for each election,
including the period for early voting, to be determined by
totaling the number of persons signing the receipt book at each
precinct, absentee voters and persons who voted by affidavit
ballot and persons whose ballots were challenged and rejected; and

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(e) Include a copy of any printed voting instructions given or visible to voters * * <u>during</u> the election and a description of any verbal instructions and any other evidence of voter education that was used in the election.

(4) For every election, election commissions and county and municipal executive committees responsible for the conduct of election in which voting devices are used that do not generate ballots that are counted by hand or by OMR equipment or the tabulating mechanism of a DRE unit, shall file a report with the Secretary of State which shall:

2398 (a) Be received by the Secretary of State no later than2399 December 15 of the year in which the election is held;

(b) Include the total voter turnout for each election, including the period for early voting, to be determined by totaling the number of persons signing the receipt book at each precinct, absentee voters and persons who voted by affidavit ballot and persons whose ballots were challenged and rejected; (c) Include in the report any anecdotal information

2406 obtained concerning voter problems with the voting equipment or 2407 ballot layout;

(d) Include in the report any suggested explanation or
suspected cause of any difference in the amount of total voter
turnout and the number of counted votes for candidates for various
offices; and

H. B. No. 53 23/HR43/R407 PAGE 97 (ENK\EW) A OFFICIAL ~ ST: Early voting; authorize. (e) Include a copy of any printed voting instructions given or visible to voters * * <u>during</u> the election and a description of any verbal instructions and any other evidence of voter education that was used * * * during the election.

(5) Not later than January 31 of the year following the election, the Secretary of State shall submit a report to the Governor, Lieutenant Governor and Speaker of the House of Representatives analyzing the reports required to be filed pursuant to this section. The analysis shall include the following:

2422 (a) The performance of each voting device type2423 used * * * during the election;

(b) Any problems with voter or poll worker instructions or ballot design and layout that have been identified as a result of analyzing the reports received;

2427 (c) Recommendations for reducing the number of residual2428 votes reported; and

(d) Such other information as the Secretary of Statedeems beneficial.

(6) The reports required pursuant to this section shall be in such form as may be required by rules and regulations promulgated by the Secretary of State.

2434 SECTION 61. Section 23-15-781, Mississippi Code of 1972, is 2435 amended as follows:

H. B. No. 53 23/HR43/R407 PAGE 98 (ENK\EW) ~ OFFICIAL ~ 2436 23-15-781. The number of electors of President and Vice 2437 President of the United States to which this state may be 2438 entitled, shall be chosen by the qualified electors of the state 2439 at large, on the first Tuesday after the first Monday of November 2440 in the year in which an election of President and Vice President 2441 shall occur and during the early voting period.

2442 SECTION 62. Section 23-15-785, Mississippi Code of 1972, is 2443 amended as follows:

2444 23-15-785. (1) When presidential electors are to be chosen, 2445 the Secretary of State of Mississippi shall certify to the circuit 2446 clerks of the several counties the names of all candidates for 2447 President and Vice President who are nominated by any national 2448 convention or other like assembly of any political party or by 2449 written petition signed by at least one thousand (1,000) qualified 2450 voters of this state.

2451 (2)The certificate of nomination by a political party 2452 convention must be signed by the presiding officer and secretary of the convention and by the * * * chair of the state executive 2453 2454 committee of the political party making the nomination. Any 2455 nominating petition, to be valid, must contain the signatures as 2456 well as the addresses of the petitioners. The certificates and 2457 petitions must be filed with the State Board of Election Commissioners by filing them in the Office of the Secretary of 2458 2459 State by 5:00 p.m. not less than sixty (60) days * * * before the day * * * early voting begins for the election. 2460

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2461 Each certificate of nomination and nominating petition (3) 2462 must be accompanied by a list of the names and addresses of 2463 persons, who shall be qualified voters of this state, equal in 2464 number to the number of presidential electors to be chosen. Each 2465 person so listed shall execute the following statement which shall 2466 be attached to the certificate or petition when it is filed with 2467 the State Board of Election Commissioners: "I do hereby consent 2468 and do hereby agree to serve as elector for President and Vice 2469 President of the United States, if elected to that position, and 2470 do hereby agree that, if so elected, I shall cast my ballot as such for for President and for Vice President of 2471 2472 the United States" (inserting in * * * the blank spaces the 2473 respective names of the persons named as nominees for * * * the 2474 respective offices in the certificate to which this statement is 2475 attached).

2476 (4) The State Board of Election Commissioners and any other 2477 official charged with the preparation of official ballots shall place on * * * the official ballots the words "PRESIDENTIAL 2478 2479 ELECTORS FOR (here insert the name of the candidate for President, 2480 the word 'AND' and the name of the candidate for Vice President)" 2481 in lieu of placing the names of such presidential electors on the 2482 official ballots, and a vote cast therefor shall be counted and 2483 shall be in all respects effective as a vote for each of the 2484 presidential electors representing those candidates for President and Vice President of the United States. In the case of unpledged 2485

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electors, the State Board of Election Commissioners and any other official charged with the preparation of official ballots shall place on * * * the official ballots the words "UNPLEDGED ELECTOR(S) (here insert the name(s) of individual unpledged elector(s) if placed upon the ballot based upon a petition granted in the manner provided by law stating the individual name(s) of the elector(s) rather than a slate of electors)."

2493 **SECTION 63.** Section 23-15-807, Mississippi Code of 1972, is 2494 amended as follows:

2495 23-15-807. (a) Each candidate or political committee shall 2496 file reports of contributions and disbursements in accordance with 2497 the provisions of this section. All candidates or political 2498 committees required to report such contributions and disbursements 2499 may terminate the obligation to report only upon submitting a 2500 final report that contributions will no longer be received or 2501 disbursements made and that the candidate or committee has no 2502 outstanding debts or obligations. The candidate, treasurer or chief executive officer shall sign the report. 2503

(b) Candidates seeking election, or nomination for election, and political committees making expenditures to influence or attempt to influence voters for or against the nomination for election of one or more candidates or balloted measures * * * during such election, shall file the following reports:

(i) In any calendar year during which there is aregularly scheduled election, a pre-election report shall be filed

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2511 no later than the seventh day before <u>early voting begins for</u> any 2512 election in which the candidate or political committee has 2513 accepted contributions or made expenditures and shall be completed 2514 as of the tenth day before <u>early voting begins for</u> the election;

(ii) In 1987 and every fourth year thereafter, periodic reports shall be filed no later than the tenth day after April 30, May 31, June 30, September 30 and December 31, and shall be completed as of the last day of each period;

(iii) In any calendar years except 1987 and except every fourth year thereafter, a report covering the calendar year shall be filed no later than January 31 of the following calendar year; and

(iv) Except as otherwise provided in the requirements of paragraph (i) of this subsection (b), unopposed candidates are not required to file pre-election reports but must file all other reports required by paragraphs (ii) and (iii) of this subsection (b).

(c) All candidates for judicial office as defined in Section
23-15-975, or their political committees, shall file periodic
reports in the year in which they are to be elected no later than
the tenth day after April 30, May 31, June 30, September 30 and
December 31.

(d) Each report under this article shall disclose:
(i) For the reporting period and the calendar year, the
total amount of all contributions and the total amount of all

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expenditures of the candidate or reporting committee, including those required to be identified pursuant to paragraph (ii) of this subsection (d) as well as the total of all other contributions and expenditures during the calendar year. The reports shall be cumulative during the calendar year to which they relate;

2541

(ii) The identification of:

1. Each person or political committee who makes a contribution to the reporting candidate or political committee during the reporting period, whose contribution or contributions within the calendar year have an aggregate amount or value in excess of Two Hundred Dollars (\$200.00) together with the date and amount of any such contribution;

2548 2. Each person or organization, candidate or 2549 political committee who receives an expenditure, payment or other 2550 transfer from the reporting candidate, political committee or its 2551 agent, employee, designee, contractor, consultant or other person 2552 or persons acting in its behalf during the reporting period when 2553 the expenditure, payment or other transfer to the person, 2554 organization, candidate or political committee within the calendar 2555 year have an aggregate value or amount in excess of Two Hundred 2556 Dollars (\$200.00) together with the date and amount of the 2557 expenditure;

2558 (iii) The total amount of cash on hand of each 2559 reporting candidate and reporting political committee;

H. B. No. 53 ~ OFFICIAL ~ 23/HR43/R407 ST: Early voting; authorize. PAGE 103 (ENK\EW) (iv) In addition to the contents of reports specified in paragraphs (i), (ii) and (iii) of this subsection (d), each political party shall disclose:

1. Each person or political committee who makes a contribution to a political party during the reporting period and whose contribution or contributions to a political party within the calendar year have an aggregate amount or value in excess of Two Hundred Dollars (\$200.00), together with the date and amount of the contribution;

2569 2. Each person or organization who receives an 2570 expenditure or expenditures by a political party during the 2571 reporting period when the expenditure or expenditures to the 2572 person or organization within the calendar year have an aggregate 2573 value or amount in excess of Two Hundred Dollars (\$200.00), 2574 together with the date and amount of the expenditure;

(v) Disclosure required under this section of an expenditure to a credit card issuer, financial institution or business allowing payments and money transfers to be made over the Internet must include, by way of detail or separate entry, the amount of funds passing to each person, business entity or organization receiving funds from the expenditure.

(e) The appropriate office specified in Section 23-15-805 must be in actual receipt of the reports specified in this article by 5:00 p.m. on the dates specified in subsection (b) of this section. If the date specified in subsection (b) of this section

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2585 shall fall on a weekend or legal holiday then the report shall be 2586 due in the appropriate office at 5:00 p.m. on the first working day before the date specified in subsection (b) of this section. 2587 2588 The reporting candidate or reporting political committee shall 2589 ensure that the reports are delivered to the appropriate office by 2590 the filing deadline. The Secretary of State may approve specific 2591 means of electronic transmission of completed campaign finance 2592 disclosure reports, which may include, but not be limited to, 2593 transmission by electronic facsimile (FAX) devices.

2594 (f) (i) If any contribution of more than Two Hundred 2595 Dollars (\$200.00) is received by a candidate or candidate's 2596 political committee after the tenth day, but more than forty-eight 2597 (48) hours before 12:01 a.m. of the day of early voting begins for 2598 the election, the candidate or political committee shall notify 2599 the appropriate office designated in Section 23-15-805, within 2600 forty-eight (48) hours of receipt of the contribution. The 2601 notification shall include:

The name of the receiving candidate;
 The name of the receiving candidate spolitical
 The name of the receiving candidate spolitical
 committee, if any;
 The office sought by the candidate:

2005	5.	The office sought by the canaldate,
2606	4.	The identification of the contributor;
2607	5.	The date of receipt;
2608	6.	The amount of the contribution;

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2609 7. If the contribution is in-kind, a description2610 of the in-kind contribution; and

2611 8. The signature of the candidate or the treasurer 2612 or chair of the candidate's political organization.

(ii) The notification shall be in writing, and may be transmitted by overnight mail, courier service, or other reliable means, including electronic facsimile (FAX), but the candidate or candidate's committee shall ensure that the notification shall in fact be received in the appropriate office designated in Section 23-15-805 within forty-eight (48) hours of the contribution.

2619 SECTION 64. Section 23-15-833, Mississippi Code of 1972, is 2620 amended as follows:

2621 23-15-833. Except as otherwise provided by law, the first 2622 Tuesday after the first Monday in November of each year shall be 2623 designated the regular special election day, and on that day <u>and</u> 2624 <u>during the period established for early voting</u> an election shall 2625 be held to fill any vacancy in county, county district, and 2626 district attorney elective offices, and any vacancy in the office 2627 of circuit judge or chancellor.

All special elections, or elections to fill vacancies, shall in all respects be held, conducted and returned in the same manner as general elections, except that where no candidate receives a majority of the votes cast in the election, a runoff election shall be held three (3) weeks after the election. The two (2) candidates who receive the highest popular votes for the office

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shall have their names submitted as the candidates to the runoff and the candidate who leads in the runoff election shall be elected to the office. When there is a tie in the first election of those receiving the next highest vote, these two (2) and the one receiving the highest vote, none having received a majority, shall go into the runoff election and whoever leads in the runoff election shall be entitled to the office.

2641 In those years when the regular special election day shall 2642 occur * * * during the same * * * period of time as the general election, the names of candidates in any special election and the 2643 2644 general election shall be placed on the same ballot, but shall be 2645 clearly distinguished as general election candidates or special 2646 election candidates. At any time a special election is held * * * 2647 during the same * * * period of time as a party primary election, 2648 the names of the candidates in the special election may be placed 2649 on the same ballot, but shall be clearly distinguished as special 2650 election candidates or primary election candidates.

2651 SECTION 65. Section 23-15-843, Mississippi Code of 1972, is 2652 amended as follows:

2653 23-15-843. In case of death, resignation or vacancy from any 2654 cause in the office of district attorney, the unexpired term of 2655 which shall exceed six (6) months, the Governor shall within ten 2656 (10) days after the vacancy occurs issue a proclamation calling an 2657 election to fill a vacancy in the office of district attorney to 2658 be held * * * <u>during</u> the next regular special election * * *

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2659 period of time in the district where the vacancy occurred unless 2660 the vacancy occurs in a year in which a general election would normally be held for that office as provided by law, in which case 2661 2662 the appointed person shall serve the unexpired portion of the term. Candidates in such a special election shall qualify in the 2663 2664 same manner and be subject to the same time limitations as set 2665 forth in Section 23-15-839. Pending the holding of a special 2666 election, the Governor shall make an emergency appointment to fill 2667 the vacancy until the same shall be filled by election.

2668 SECTION 66. Section 23-15-851, Mississippi Code of 1972, is 2669 amended as follows:

2670 Except as otherwise provided in subsection 23 - 15 - 851. (1) (2) of this section, within thirty (30) days after vacancies occur 2671 2672 in either house of the Legislature, the Governor shall issue writs of election to fill the vacancies on a day specified in the writ 2673 2674 of election. At least sixty (60) days' notice shall be given of 2675 the election in each county or part of a county in which the 2676 election shall be held. The qualifying deadline for the election 2677 shall be fifty (50) days before the early voting begins for the 2678 election. Notice of the election shall be posted at the 2679 courthouse and in each supervisors district in the county or part 2680 of county in which such election shall be held for as near sixty (60) days as may be practicable. The election shall be prepared 2681 2682 for and held as in the case of a general election.

H. B. No. 53 **~ OFFICIAL ~** 23/HR43/R407 ST: Early voting; authorize. PAGE 108 (ENK\EW) 2683 (2) If a vacancy occurs in a calendar year in which the 2684 general election for state officers is held, the Governor may 2685 elect not to issue a writ of election to fill the vacancy.

2686 SECTION 67. Section 23-15-853, Mississippi Code of 1972, is 2687 amended as follows:

23-15-853. (1) 2688 If a vacancy occurs in the representation in 2689 Congress, the vacancy shall be filled for the unexpired term by a 2690 special election, to be ordered by the Governor, within sixty (60) 2691 days after the vacancy occurs, and held at a time fixed by his or her order, and which time shall * * * begin not less than sixty 2692 (60) days after the issuance of the order of the Governor, which 2693 shall be directed to the election commissioners of the several 2694 2695 counties of the district, who shall, immediately on the receipt of 2696 the order, give notice of the election by publishing the same in a 2697 newspaper having a general circulation in the county and by 2698 posting the notice at the front door of the courthouse. The order 2699 shall also be directed to the State Board of Election 2700 Commissioners. The election shall be prepared for and conducted, 2701 and returns shall be made, in all respects as provided for a 2702 special election to fill vacancies.

(2) Candidates for the office in such an election must
qualify with the Secretary of State by 5:00 p.m. not less than
fifty (50) days before the * * * early voting period begins for
the election. If the fiftieth day to qualify before an election
falls on a Sunday or legal holiday, the qualification submitted on

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2708 the business day immediately following the Sunday or legal holiday 2709 shall be accepted. The election commissioners shall have printed on the ballot in such special election the name of any candidate 2710 who shall have been requested to be a candidate for the office by 2711 2712 a petition filed with the Secretary of State and personally signed 2713 by not less than one thousand (1,000) qualified electors of the 2714 district. The petition shall be filed by 5:00 p.m. not less than 2715 fifty (50) days before the * * * early voting period begins for 2716 the election. If the fiftieth day to file the petition before an election falls on a Sunday or legal holiday, the petition filed on 2717 2718 the business day immediately following the Sunday or legal holiday shall be accepted. 2719

There shall be attached to each petition above provided for, upon the time of filing with the Secretary of State, a certificate from the appropriate registrar or registrars showing the number of qualified electors appearing upon each petition which the registrar shall furnish to the petitioner upon request.

2725 SECTION 68. Section 23-15-855, Mississippi Code of 1972, is 2726 amended as follows:

2727 23-15-855. (1) If a vacancy shall occur in the office of 2728 United States Senator from Mississippi by death, resignation or 2729 otherwise, the Governor shall, within ten (10) days after 2730 receiving official notice of the vacancy, issue a proclamation for 2731 an election to be held in the state to elect a Senator to fill the 2732 remaining unexpired term, provided the unexpired term is more than

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twelve (12) months and the election shall * * * begin within 2733 2734 ninety (90) days from the time the proclamation is issued and the returns of such election shall be certified to the Governor in the 2735 2736 manner set out above for regular elections, unless the vacancy 2737 occurs in a year in which a general state or congressional 2738 election is held, in which event the Governor's proclamation shall designate the period for conducting the general election *** * *** as 2739 2740 the time for electing a Senator, and the vacancy shall be filled 2741 by appointment as hereinafter provided.

2742 (2)In case of a vacancy in the office of United States 2743 Senator, the Governor may appoint a Senator to fill the vacancy 2744 temporarily, and if the United States Senate be in session at the 2745 time the vacancy occurs the Governor shall appoint a Senator 2746 within ten (10) days after receiving official notice thereof, and 2747 the appointed Senator shall serve until a successor is elected and 2748 commissioned as provided for in subsection (1) of this section, 2749 provided that such unexpired term as he or she may be appointed to 2750 fill shall be for a longer time than one (1) year, but if for a 2751 shorter time than one (1) year, he or she shall serve for the full 2752 time of the unexpired term and no special election shall be called 2753 by the Governor but a successor shall be elected at the regular 2754 election.

2755 SECTION 69. Section 23-15-857, Mississippi Code of 1972, is 2756 amended as follows:

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2765 When there is a vacancy in an elective office in a city, (2) town or village, the unexpired term of which shall exceed six (6) 2766 2767 months, the governing authority or remainder of the governing 2768 authority of the city, town or village shall make and enter on the minutes an order for an election to be held in the city, town or 2769 2770 village to fill the vacancy and fix a * * * time period upon which the early voting and election day shall be held. The order shall 2771 2772 be made and entered upon the minutes at the next regular meeting 2773 of the governing authority after the vacancy occurs, or at a 2774 special meeting to be held not later than ten (10) days after the 2775 vacancy occurs, Saturdays, Sundays and legal holidays excluded, 2776 whichever shall occur first. The election shall be held on a date 2777 not less than thirty (30) days nor more than forty-five (45) days 2778 after the date upon which the order is adopted.

2779 Notice of the election shall be given by the municipal clerk 2780 by notice published in a newspaper published in the municipality. 2781 The notice shall be published once each week for three (3)

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2782 successive weeks * * * before the date * * * early voting begins 2783 for the election. The first notice shall be published at least thirty (30) days before * * * early voting begins for the 2784 2785 election. Notice shall also be given by posting a copy of the 2786 notice at three (3) public places in the municipality not less 2787 than twenty-one (21) days before * * * early voting begins for the 2788 election. One (1) of the notices shall be posted at the city, 2789 town or village hall. In the event that there is no newspaper 2790 published in the municipality, such notice shall be published as 2791 provided for above in a newspaper that has a general circulation 2792 within the municipality and by posting as provided for above. 2793 Additionally, the governing authority may publish the notice in 2794 that newspaper for as many additional times as may be deemed 2795 necessary by the governing authority.

2796 Each candidate shall qualify by petition filed with the 2797 municipal clerk by 5:00 p.m. at least twenty (20) days before 2798 the *** * *** early voting period begins for the election. If the twentieth day to file the petition before the election falls on a 2799 2800 Sunday or legal holiday, the petition filed on the business day 2801 immediately following the Sunday or legal holiday shall be 2802 accepted. The petition shall be signed by not less than the 2803 following number of qualified electors:

(a) For an office of a city, town, village or municipal
district having a population of one thousand (1,000) or more, not
less than fifty (50) qualified electors.

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(b) For an office of a city, town, village or municipal
district having a population of less than one thousand (1,000),
not less than fifteen (15) qualified electors.

No qualifying fee shall be required of any candidate, and the election shall be held as far as practicable in the same manner as municipal general elections.

2813 The candidate receiving a majority of the votes cast in the 2814 election shall be elected. If no candidate receives a majority 2815 vote at the election, the two (2) candidates receiving the highest 2816 number of votes shall have their names placed on the ballot for 2817 the election to be held three (3) weeks thereafter. The candidate receiving a majority of the votes cast in the election shall be 2818 2819 elected. However, if no candidate receives a majority and there 2820 is a tie in the election of those receiving the next highest vote, 2821 those receiving the next highest vote and the candidate receiving 2822 the highest vote shall have their names placed on the ballot for 2823 the election to be held three (3) weeks thereafter, and whoever 2824 receives the most votes cast in the election shall be elected.

2825 Should the election held three (3) weeks thereafter result in 2826 a tie vote, the prevailing candidate shall be decided by a toss of 2827 a coin or by lot fairly and publicly drawn under the supervision 2828 of the election commission.

The clerk of the election commission shall then give a certificate of election to the person elected, and return to the Secretary of State a copy of the order of holding the election and

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2832 runoff election results, certified by the clerk of the governing 2833 authority. The person elected shall be commissioned by the 2834 Governor.

2835 However, if nineteen (19) days before the *** * *** early voting 2836 period begins for the election only one (1) person shall have 2837 qualified as a candidate, the governing authority, or remainder of 2838 the governing authority, shall dispense with the election and 2839 appoint that one (1) candidate in lieu of an election. In the 2840 event no person shall have qualified by 5:00 p.m. at least twenty 2841 (20) days before * * * the early voting period begins for the 2842 election, the governing authority or remainder of the governing 2843 authority shall dispense with the election and fill the vacancy by 2844 appointment. The clerk of the governing authority shall certify 2845 the appointment to the Secretary of State, and the appointed 2846 person shall be commissioned by the Governor.

2847 SECTION 70. Section 23-15-859, Mississippi Code of 1972, is 2848 amended as follows:

2849 23-15-859. Whenever under any statute a special election is 2850 required or authorized to be held in any municipality, and the 2851 statute authorizing or requiring the election does not specify the 2852 time within which the election shall be called, or the notice 2853 which shall be given, the governing authorities of the 2854 municipality shall, by resolution, fix a date upon which the 2855 election shall be held. The date shall not be less than twenty-one (21) nor more than thirty (30) days after the date upon 2856

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2857 which such resolution is adopted, and not less than three (3) 2858 weeks' notice of the election shall be given by the clerk by a notice published in a newspaper published in the municipality once 2859 2860 each week for three (3) weeks next * * * before the * * * early 2861 voting period begins for the election, and by posting a copy of 2862 the notice at three (3) public places in the municipality. Nothing herein, however, shall be applicable to elections on the 2863 2864 question of the issuance of the bonds of a municipality or to 2865 general or primary elections for the election of municipal 2866 officers.

2867 The provisions of this section shall be applicable to all municipalities of this state, whether operating under a code 2868 2869 charter, special charter or the commission form of government, 2870 except in cases of conflicts between the provisions of the section 2871 and the provisions of the special charter of a municipality, or 2872 the law governing the commission form of government, in which 2873 cases of conflict the provisions of the special charter or the statutes relative to the commission form of government shall 2874 2875 apply.

2876 SECTION 71. Section 23-15-895, Mississippi Code of 1972, is 2877 amended as follows:

2878 23-15-895. No candidate for an elective office, or any 2879 representative of such candidate, and no proponent or opponent of 2880 any constitutional amendment, local issue or other measure printed 2881 on the ballot may post or distribute cards, posters or other

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2882 campaign literature within one hundred fifty (150) feet of any 2883 entrance of the building wherein early voting or any election is being held. No candidate or a representative named by him or her 2884 2885 in writing may appear at any polling place while armed or 2886 uniformed, or display any badge or credentials except as may be 2887 issued by the manager of the polling place. As used in this 2888 section, the term "local issue" shall have the meaning ascribed to 2889 such term in Section 23-15-375. This section shall be enforced by 2890 election officials and law enforcement officials.

2891 SECTION 72. Section 23-15-913, Mississippi Code of 1972, is 2892 amended as follows:

2893 23-15-913. The judges listed and selected to hear election 2894 disputes, as provided in Section 23-15-951, shall be available 2895 during early voting and on election day to immediately hear and 2896 resolve any election *** * *** disputes. The rules for filing 2897 pleadings shall be relaxed to carry out the purposes of this 2898 section. The judges selected shall perform no other judicial 2899 duties * * * during the election * * * period. The Supreme Court 2900 shall make judges available to hear disputes in the county in 2901 which the disputes occur but no judge shall hear disputes in the 2902 district or county in which he or she was elected nor shall any 2903 judge hear any dispute in which any potential conflict may arise. 2904 Each judge shall be fair and impartial and shall be assigned on 2905 that basis.

H. B. No. 53 ~ OFFICIAL ~ 23/HR43/R407 ST: Early voting; authorize. PAGE 117 (ENK\EW) 2906 SECTION 73. Section 23-15-963, Mississippi Code of 1972, is 2907 amended as follows:

23-15-963. (1) Any person desiring to contest the 2908 qualifications of another person who has qualified pursuant to the 2909 2910 provisions of Section 23-15-359 * * * as a candidate for any 2911 office elected at a general election, shall file a petition 2912 specifically setting forth the grounds of the challenge not later 2913 than thirty-one (31) days after the date of the first primary 2914 election set forth in Section 23-15-191 * * *. * * * The petition 2915 shall be filed with the same body with whom the candidate in 2916 question qualified pursuant to Section 23-15-359 * * *.

2917 Any person desiring to contest the qualifications of (2)2918 another person who has qualified pursuant to the provisions of 2919 Section 23-15-213 * * * as a candidate for county election 2920 commissioner elected at a general election, shall file a petition 2921 specifically setting forth the grounds of the challenge no later 2922 than sixty (60) days * * * before the period for early voting 2923 begins for the general election. * * * The petition shall be 2924 filed with the county board of supervisors, being the same body 2925 with whom the candidate in question qualified pursuant to Section 2926 23-15-213 * * *.

(3) Any person desiring to contest the qualifications of another person who has qualified pursuant to the provisions of Section 23-15-361 * * * as a candidate for municipal office elected on the date designated by law for regular municipal

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elections, shall file a petition specifically setting forth the grounds of the challenge no later than thirty-one (31) days after the date of the first primary election set forth in Section 234 23-15-309 * * *. * * * <u>The</u> petition shall be filed with the municipal <u>election</u> commissioners * * *, being the same body with whom the candidate in question qualified pursuant to Section 237 23-15-361 * * *.

2938 Within ten (10) days of receipt of the petition (4) 2939 described in subsections (1), (2) and (3) of this section, the 2940 appropriate election officials shall meet and rule upon the 2941 petition. At least two (2) days before the hearing to consider 2942 the petition, the appropriate election officials shall give notice 2943 to both the petitioner and the contested candidate of the time and place of the hearing on the petition. Each party shall be given 2944 2945 an opportunity to be heard at such meeting and present evidence in 2946 support of his or her position.

(5) If the appropriate election officials fail to rule upon the petition within the time required above, such inaction shall be interpreted as a denial of the request for relief contained in the petition.

(6) Any party aggrieved by the action or inaction of the appropriate election officials may file a petition for judicial review to the circuit court of the county in which the election officials whose decision is being reviewed sits. * * * <u>The</u> petition must be filed no later than fifteen (15) days after the

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2956 date the petition was originally filed with the appropriate 2957 election officials. * * * <u>The</u> person filing for judicial review 2958 shall give a cost bond in the sum of Three Hundred Dollars 2959 (\$300.00) with two (2) or more sufficient sureties conditioned to 2960 pay all costs in case his <u>or her</u> petition be dismissed, and an 2961 additional bond may be required, by the court, if necessary, at 2962 any subsequent stage of the proceedings.

2963 The circuit court with whom such a petition for judicial (7)2964 review has been filed shall at the earliest possible date set the 2965 matter for hearing. Notice shall be given to the interested 2966 parties of the time set for hearing by the circuit clerk. The 2967 hearing before the circuit court shall be de novo. The matter 2968 shall be tried to the circuit judge, without a jury. After 2969 hearing the evidence, the circuit judge shall determine whether 2970 the candidate whose qualifications have been challenged is legally 2971 qualified to have his or her name placed upon the ballot in 2972 question. The circuit judge may, upon disqualification of any 2973 such candidate, order that * * * the candidate * * * bear the 2974 court costs of the proceedings.

(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 * * * that shall state the point or points of law at issue with a sufficient synopsis of the facts to fully disclose

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2981 the bearing and relevancy of such points of law. The bill of 2982 exceptions shall be signed by the trial judge, or in case of his or her absence, refusal or disability, by two (2) disinterested 2983 2984 attorneys, as is provided by law in other cases of bills of 2985 exception. The filing of *** * *** the appeals shall automatically 2986 suspend the decision of the circuit court and the appropriate 2987 election officials are entitled to proceed based upon their 2988 decision unless and until the Supreme Court, in its discretion, 2989 stays further proceedings in the matter. The appeal shall be 2990 immediately docketed in the Supreme Court and referred to the 2991 court en banc upon briefs without oral argument unless the court 2992 shall call for oral argument, and shall be decided at the earliest 2993 possible date, as a preference case over all others. The Supreme 2994 Court shall have the authority to grant such relief as is 2995 appropriate under the circumstances.

2996 (9) The procedure set forth above shall be the *** * *** only 2997 manner in which the qualifications of a candidate seeking public 2998 office who qualified pursuant to the provisions of Sections 2999 23-15-359, 23-15-213 and 23-15-361 * * * may be challenged * * * 3000 before the time of his or her election. After any such person has 3001 been elected to public office, the election may be challenged as 3002 otherwise provided by law. After any person assumes an elective office, his or her qualifications to hold that office may be 3003 contested as otherwise provided by law. 3004

H. B. No. 53 23/HR43/R407 PAGE 121 (ENK\EW) COFFICIAL ~ 3005 SECTION 74. Section 23-15-977, Mississippi Code of 1972, is 3006 amended as follows:

23-15-977. (1) 3007 Except as otherwise provided in this section, all candidates for judicial office as defined in Section 3008 23-15-975 of this subarticle shall file their intent to be a 3009 3010 candidate with the proper officials and pay the proper assessment by not later than 5:00 p.m. on February 1 of the year in which the 3011 3012 general election for the judicial office is held. If February 1 3013 occurs on a Saturday, Sunday or legal holiday, candidates shall file their intent to be a candidate and pay the proper assessment 3014 3015 by 5:00 p.m. on the business day immediately following the Saturday, Sunday or legal holiday. Candidates shall pay to the 3016 3017 proper officials the following amounts:

3018 (a) Candidates for Supreme Court justice and Court of 3019 Appeals judge, the sum of Two Hundred Dollars (\$200.00).

3020 (b) Candidates for circuit judge and chancellor, the 3021 sum of One Hundred Dollars (\$100.00).

3022 (c) Candidates for county judge and family court judge, 3023 the sum of Fifteen Dollars (\$15.00).

Candidates for judicial office may not file their intent to be a candidate and pay the proper assessment before January 1 of the year in which the election for the judicial office is held.

3027 (2) Candidates for judicial offices listed in paragraphs (a) 3028 and (b) of subsection (1) of this section shall file their intent 3029 to be a candidate with, and pay the proper assessment made

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3030 pursuant to subsection (1) of this section to, the State Board of 3031 Election Commissioners.

3032 Candidates for judicial offices listed in paragraph (c) (3) of subsection (1) of this section shall file their intent to be a 3033 3034 candidate with, and pay the proper assessment made pursuant to 3035 subsection (1) of this section to, the circuit clerk of the proper 3036 county. The circuit clerk shall notify the county election 3037 commissioners of all persons who have filed their intent to be a 3038 candidate with, and paid the proper assessment to, such clerk. The notification shall occur within two (2) business days and 3039 3040 shall contain all necessary information.

3041 If only one (1) person files his or her intent to be a (4) 3042 candidate for a judicial office and that person later dies, resigns or is otherwise disgualified from holding the judicial 3043 3044 office after the deadline provided for in subsection (1) of this 3045 section but more than seventy (70) days before the date * * * that 3046 early voting begins for the general election, the Governor, upon notification of the death, resignation or disqualification of the 3047 3048 person, shall issue a proclamation authorizing candidates to file 3049 their intent to be a candidate for that judicial office for a 3050 period of not less than seven (7) nor more than ten (10) days from 3051 the date of the proclamation.

3052 (5) If only one (1) person qualifies as a candidate for a 3053 judicial office and that person later dies, resigns or is 3054 otherwise disqualified from holding the judicial office within

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3055 seventy (70) days before the date * * <u>that early voting begins</u> 3056 <u>for</u> the general election, the judicial office shall be considered 3057 vacant for the new term and the vacancy shall be filled as 3058 provided in by law.

3059 SECTION 75. Section 23-15-1031, Mississippi Code of 1972, is 3060 amended as follows:

3061 23-15-1031. Except as provided by Section 23-15-1081, the 3062 first primary election for * * * members of Congress shall be held 3063 on the first Tuesday in June of the years in which * * * members 3064 of Congress are elected, and a second primary, if necessary, shall 3065 be held three (3) weeks thereafter. Each year in which a presidential election is held, the congressional primary shall be 3066 3067 held as provided in Section 23-15-1081. The election shall be 3068 held in all districts of the state during the same period for 3069 early voting and on the same day. Candidates for United States 3070 Senator shall be nominated at the congressional primary next 3071 preceding the general election at which a senator is to be elected and in the same manner that * * * members of Congress are 3072 3073 nominated. The chair and secretary of the state executive 3074 committee shall certify the vote for United States Senator to the 3075 Secretary of State in the same manner that county executive 3076 committees certify the returns of counties in general state and 3077 county primary elections.

3078 **SECTION 76.** Section 23-15-1081, Mississippi Code of 1972, is 3079 amended as follows:

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3080 23-15-1081. A presidential preference primary may be held on 3081 the second Tuesday in March of each year in which a President of the United States is to be elected and during the early voting 3082 period established in this act. Each political party * * * that 3083 3084 has cast for its candidates for President and Vice President in 3085 the previous presidential election more than twenty percent (20%) 3086 of the total vote cast for President and Vice President in the 3087 state, may conduct a presidential preference primary. No elector 3088 shall vote in the primary of more than one (1) political party in the same presidential preference primary. 3089

3090 SECTION 77. Section 23-15-1083, Mississippi Code of 1972, is 3091 amended as follows:

3092 23-15-1083. Beginning in 1988, as an alternative to the congressional primary election date set forth in Section 3093 23-15-1031, when a political party elects to conduct a 3094 presidential preference primary, the first primary election 3095 3096 for * * * members of Congress, and senators, if senators are to be elected, shall be held on the second Tuesday in March and during 3097 3098 the early voting period established in this act, and the second 3099 primary, when one is necessary, shall be held three (3) weeks 3100 thereafter, and the election shall be held in all districts of the 3101 state on the same day.

3102 SECTION 78. Section 23-15-1085, Mississippi Code of 1972, is 3103 amended as follows:

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3118 SECTION 79. Section 23-15-1091, Mississippi Code of 1972, is 3119 amended as follows:

3120 23-15-1091. When the Secretary of State places the name of a 3121 candidate on the ballot pursuant to Section 23-15-1093, he <u>or she</u> 3122 shall notify the candidate that his <u>or her</u> name will appear on the 3123 ballot of this state in the presidential preference primary 3124 election.

The secretary shall also notify the candidate that he <u>or she</u> may withdraw his <u>or her</u> name from the ballot by filing with the Secretary of State an affidavit pursuant to Section 23-15-1095 no 3128 later than the sixtieth day before <u>the period for early voting</u> 3129 <u>begins for</u> that election.

3130 SECTION 80. Section 21-3-3, Mississippi Code of 1972, is 3131 amended as follows:

3132 21-3-3. The elective officers of all municipalities 3133 operating under a code charter shall be the mayor, the aldermen, 3134 municipal judge, the marshal or chief of police, the tax collector 3135 and the tax assessor. From and after July 1, 2017, the governing 3136 authorities of the municipality shall appoint a city or town clerk who shall likewise serve as an officer of the municipality. 3137 3138 However, the governing authorities of the municipality shall have the power, by ordinance, to combine the office of clerk or marshal 3139 3140 with the office of tax collector and/or tax assessor. * * * The governing authorities shall have the further power to provide 3141 that * * * any of * * * those officers, except those of mayor and 3142 3143 aldermen, shall be appointive, in which case the marshal or chief of police, the tax collector, the tax assessor, and the city or 3144 town clerk, or such of * * * the officers as may be made 3145 3146 appointive, shall be appointed by the governing authorities. Any 3147 action taken by the governing authorities to make any of * * * the 3148 offices appointive shall be by ordinance of \star \star \star the 3149 municipality, and no such ordinance shall be adopted within ninety (90) days *** * *** before the period for early voting begins for any 3150 3151 regular general election for the election of municipal officers. No such ordinance shall become effective during the term of office 3152

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3153 of any officer whose office shall be affected thereby. If any 3154 such office is made appointive, the person appointed thereto shall 3155 hold office at the pleasure of the governing authorities and may be discharged by * * * the governing authorities at any time, 3156 3157 either with or without cause, and it shall be discretionary with 3158 the governing authorities whether or not to require * * * the person appointed thereto to reside within the corporate limits of 3159 3160 the municipality in order to hold * * * the office.

3161 SECTION 81. Section 21-9-17, Mississippi Code of 1972, is 3162 amended as follows:

3163 21-9-17. Except as otherwise provided, all candidates for mayor and councilmen, or any of them, to be voted for * * * during 3164 3165 the periods for holding any general or special municipal election, shall be nominated by party primary election, and no other name or 3166 3167 names shall be placed on the official ballot at * * * the general 3168 or special election than those selected in the manner prescribed herein. Such primary election or elections, shall be held not 3169 less than ten (10), nor more than thirty (30) days, * * * before 3170 3171 the general or special election, and * * the primary election or 3172 elections shall be held and conducted in the manner as near as may 3173 be as is provided by law for state and county primary elections.

3174 **SECTION 82.** Section 37-5-9, Mississippi Code of 1972, is 3175 amended as follows:

3176 37-5-9. The name of any qualified elector who is a candidate 3177 for the county board of education shall be placed on the ballot

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3178 used in the general elections by the county election 3179 commissioners, provided that the candidate files with the county election commissioners, not more than ninety (90) days and not 3180 less than sixty (60) days * * * <u>before</u> the date * * * early voting 3181 3182 begins for the general election, a petition of nomination signed 3183 by not less than fifty (50) qualified electors of the county 3184 residing within each supervisors district. Where there are less 3185 than one hundred (100) qualified electors in * * * the supervisors 3186 district, it shall only be required that * * * the petition of 3187 nomination be signed by at least twenty percent (20%) of the 3188 qualified electors of such supervisors district. The candidate in 3189 each supervisors district who receives the majority of votes cast 3190 in the district shall be declared elected. If no candidate 3191 receives a majority of the votes cast at the election, a runoff 3192 shall be held between the two (2) candidates receiving the highest 3193 number of votes in the first election. The runoff election, in 3194 the event that such is necessary, shall be held three (3) weeks after the first election. 3195

When any member of the county board of education is to be elected from the county at large under the provisions of this chapter, then the petition required by the preceding paragraph hereof shall be signed by the required number of qualified electors residing in any part of the county outside of the territory embraced within a municipal separate school district or special municipal separate school district. The candidate who

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3203 receives the majority of votes cast in the election shall be 3204 declared elected. If no candidate receives a majority of the 3205 votes cast at the election, a runoff shall be held between the two 3206 (2) candidates receiving the highest number of votes in the first 3207 election. The runoff election, in the event that such is 3208 necessary, shall be held three (3) weeks after the first election.

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.

3214 SECTION 83. Section 21-8-7, Mississippi Code of 1972, is 3215 amended as follows:

3216 21-8-7. (1) Each municipality operating under the 3217 mayor-council form of government shall be governed by an elected 3218 council and an elected mayor. Other officers and employees shall 3219 be duly appointed pursuant to this chapter, general law or 3220 ordinance.

(2) Except as otherwise provided in subsection (4) of this section, the mayor and council members shall be elected by the voters of the municipality at a regular municipal election held on the first Tuesday after the first Monday in June as provided in Section 21-11-7, and shall serve for a term of four (4) years beginning on the first day of July next following the election that is not on a weekend. <u>Votes for mayor and council members may</u>

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3228 <u>also be cast during the period for early voting as provided in</u> 3229 <u>this act.</u>

3230 (3) The terms of the initial mayor and council members shall 3231 commence at the expiration of the terms of office of the elected 3232 officials of the municipality serving at the time of adoption of 3233 the mayor-council form.

3234 The council shall consist of five (5), seven (7) or (4)(a) 3235 nine (9) members. In the event there are five (5) council 3236 members, the municipality shall be divided into either five (5) or 3237 four (4) wards. In the event there are seven (7) council members, 3238 the municipality shall be divided into either seven (7), six (6) 3239 or five (5) wards. In the event there are nine (9) council 3240 members, the municipality shall be divided into seven (7) or nine 3241 (9) wards. If the municipality is divided into fewer wards than 3242 it has council members, the other council member or members shall 3243 be elected from the municipality at large. The total number of 3244 council members and the number of council members elected from wards shall be established by the petition or petitions presented 3245 3246 pursuant to Section 21-8-3. One (1) council member shall be 3247 elected from each ward by the voters of that ward. Council 3248 members elected to represent wards must be residents of their 3249 wards for two (2) years as provided in Section 23-15-300 at the 3250 time of qualification for election, and any council member who 3251 removes the member's residence from the municipality or from the ward from which elected shall vacate that office. However, any 3252

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3253 candidate for council member who is properly qualified as a 3254 candidate under applicable law shall be deemed to be qualified as 3255 a candidate in whatever ward the member resides if the ward has 3256 changed after the council has redistricted the municipality as 3257 provided in paragraph (c)(ii) of this subsection (4), and if the 3258 wards have been so changed, any person may qualify as a candidate 3259 for council member, by changing the person's residence, not less 3260 than fifteen (15) days before the period for early voting begins 3261 for the first party primary or special party primary, as the case may be, notwithstanding any other residency or qualification 3262 3263 requirements to the contrary.

3264 The council or board existing at the time of the (b) 3265 adoption of the mayor-council form of government shall designate 3266 the geographical boundaries of the wards within one hundred twenty 3267 (120) days after the election in which the mayor-council form of 3268 government is selected. In designating the geographical 3269 boundaries of the wards, each ward shall contain, as nearly as 3270 possible, the population factor obtained by dividing the 3271 municipality's population as shown by the most recent decennial 3272 census by the number of wards into which the municipality is to be 3273 divided.

3274 (c) (i) It shall be the mandatory duty of the council 3275 to redistrict the municipality by ordinance, which ordinance may 3276 not be vetoed by the mayor, within six (6) months after the 3277 official publication by the United States of the population of the

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3278 municipality as enumerated in each decennial census, and within 3279 six (6) months after the effective date of any expansion of 3280 municipal boundaries; however, if the publication of the most 3281 recent decennial census or effective date of an expansion of the 3282 municipal boundaries occurs six (6) months or more before the 3283 first party primary of a general municipal election, then the 3284 council shall redistrict the municipality by ordinance not less 3285 than sixty (60) days before the period for early voting begins for 3286 the first party primary.

(ii) If the publication of the most recent decennial census occurs less than six (6) months before the first primary of a general municipal election, the election shall be held with regard to the existing defined wards; reapportioned wards based on the census shall not serve as the basis for representation until the next regularly scheduled election in which council members shall be elected.

3294 If annexation of additional territory into the (d) municipal corporate limits of the municipality occurs less than 3295 3296 six (6) months before the first party primary of a general 3297 municipal election, the council shall, by ordinance adopted within 3298 three (3) days of the effective date of the annexation, assign the 3299 annexed territory to an adjacent ward or wards so as to maintain as nearly as possible substantial equality of population between 3300 3301 wards; any subsequent redistricting of the municipality by ordinance as required by this chapter shall not serve as the basis 3302

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3303 for representation until the next regularly scheduled election for 3304 municipal council members.

3305 (5) Vacancies occurring in the council shall be filled as 3306 provided in Section 23-15-857.

3307 (6) The mayor shall maintain an office at the city hall. 3308 The council members shall not maintain individual offices at the 3309 city hall; however, in a municipality having a population of one hundred thousand (100,000) and above according to the latest 3310 3311 federal decennial census, council members may have individual offices in the city hall. Clerical work of council members in the 3312 3313 performance of the duties of their office shall be performed by municipal employees or at municipal expense, and council members 3314 3315 shall be reimbursed for the reasonable expenses incurred in the 3316 performance of the duties of their office.

3317 SECTION 84. Section 9-4-5, Mississippi Code of 1972, is
3318 amended as follows:

3319 9-4-5. (1) The term of office of judges of the Court of Appeals shall be eight (8) years. An election shall be held on 3320 3321 the first Tuesday after the first Monday in November 1994, to 3322 elect the ten (10) judges of the Court of Appeals, two (2) from 3323 each congressional district; provided, however, judges of the 3324 Court of Appeals who are elected to take office after the first Monday of January 2002, shall be elected from the Court of Appeals 3325 3326 Districts described in subsection (5) of this section. The judges of the Court of Appeals shall begin service on the first Monday of 3327

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3328 January 1995. <u>Votes for judges of the Court of Appeals may be</u> 3329 <u>cast, if applicable, during the period for early voting provided</u> 3330 <u>for in this act.</u>

3331 (2)(a) In order to provide that the offices of not more 3332 than a majority of the judges of * * * the court shall become 3333 vacant at any one (1) time, the terms of office of six (6) of the judges first to be elected shall expire in less than eight (8) 3334 3335 years. For the purpose of all elections of members of the court, 3336 each of the ten (10) judges of the Court of Appeals shall be considered a separate office. The two (2) offices in each of the 3337 3338 five (5) districts shall be designated Position Number 1 and Position Number 2, and in qualifying for office as a candidate for 3339 3340 any office of judge of the Court of Appeals each candidate shall state the position number of the office to which he or she aspires 3341 and the election ballots shall so indicate. 3342

(i) In Congressional District Number 1, the judge
of the Court of Appeals for Position Number 1 shall be that office
for which the term ends January 1, 1999, and the judge of the
Court of Appeals for Position Number 2 shall be that office for
which the term ends January 1, 2003.

(ii) In Congressional District Number 2, the judge of the Court of Appeals for Position Number 1 shall be that office for which the term ends on January 1, 2003, and the judge of the Court of Appeals for Position Number 2 shall be that office for which the term ends January 1, 2001.

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(iii) In Congressional District Number 3, the judge of the Court of Appeals for Position Number 1 shall be that office for which the term ends on January 1, 2001, and the judge of the Court of Appeals for Position Number 2 shall be that office for which the term ends January 1, 1999.

(iv) In Congressional District Number 4, the judge of the Court of Appeals for Position Number 1 shall be that office for which the term ends on January 1, 1999, and the judge of the Court of Appeals for Position Number 2 shall be that office for which the term ends January 1, 2003.

(v) In Congressional District Number 5, the judge of the Court of Appeals for Position Number 1 shall be that office for which the term ends on January 1, 2003, and the judge of the Court of Appeals for Position Number 2 shall be that office for which the term ends January 1, 2001.

(b) The laws regulating the general elections shall apply to and govern the elections of judges of the Court of Appeals except as otherwise provided in Sections 23-15-974 through 23-15-985.

3372 (c) In the year *** *** <u>before</u> the expiration of the term 3373 of an incumbent, and likewise each eighth year thereafter, an 3374 election shall be held in the manner provided in this section in 3375 the district from which the incumbent Court of Appeals judge was 3376 elected at which there shall be elected a successor to the 3377 incumbent, whose term of office shall thereafter begin on the

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3378 first Monday of January of the year in which the term of the 3379 incumbent he <u>or she</u> succeeds expires.

(3) No person shall be eligible for the office of judge of the Court of Appeals who has not attained the age of thirty (30) years at the time of his <u>or her</u> election and who has not been a practicing attorney and citizen of the state for five (5) years immediately * * * before the election.

(4) Any vacancy on the Court of Appeals shall be filled by
appointment of the Governor for that portion of the unexpired
term * * <u>before</u> the election to fill the remainder of * * * <u>the</u>
term according to provisions of Section 23-15-849 * * *.

3389 (5) (a) The State of Mississippi is hereby divided into 3390 five (5) Court of Appeals Districts as follows:

FIRST DISTRICT. The First Court of Appeals District shall be 3391 composed of the following counties and portions of counties: 3392 3393 Alcorn, Benton, Calhoun, Chickasaw, Choctaw, DeSoto, Itawamba, 3394 Lafayette, Lee, Marshall, Monroe, Pontotoc, Prentiss, Tate, Tippah, Tishomingo, Union, Webster and Yalobusha; in Grenada 3395 3396 County the precincts of Providence, Mt. Nebo, Hardy and Pea Ridge; 3397 in Montgomery County the precincts of North Winona, Lodi, Stewart, 3398 Nations and Poplar Creek; in Panola County the precincts of East 3399 Sardis, South Curtis, Tocowa, Pope, Courtland, Cole's Point, North 3400 Springport, South Springport, Eureka, Williamson, East Batesville 3401 4, West Batesville 4, Fern Hill, North Batesville A, East Batesville 5 and West Batesville 5; and in Tallahatchie County the 3402

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3403 precincts of Teasdale, Enid, Springhill, Charleston Beat 1, 3404 Charleston Beat 2, Charleston Beat 3, Paynes, Leverette, Cascilla, 3405 Murphreesboro and Rosebloom.

3406 SECOND DISTRICT. The Second Court of Appeals District shall 3407 be composed of the following counties and portions of counties: 3408 Bolivar, Carroll, Claiborne, Coahoma, Holmes, Humphreys, 3409 Issaquena, Jefferson, Leflore, Quitman, Sharkey, Sunflower, 3410 Tunica, Warren, Washington and Yazoo; in Attala County the 3411 precincts of Northeast, Hesterville, Possomneck, North Central, 3412 McAdams, Newport, Sallis and Southwest; that portion of Grenada 3413 County not included in the First Court of Appeals District; in Hinds County Precincts 11, 12, 13, 22, 23, 27, 28, 29, 30, 40, 41, 3414 3415 83, 84 and 85, and the precincts of Bolton, Brownsville, Cayuga, 3416 Chapel Hill, Cynthia, Edwards, Learned, Pine Haven, Pocahontas, St. Thomas, Tinnin, Utica 1 and Utica 2; in Leake County the 3417 3418 precincts of Conway, West Carthage, Wiggins, Thomastown and 3419 Ofahoma; in Madison County the precincts of Farmhaven, Canton Precinct 2, Canton Precinct 3, Cameron Street, Canton Precinct 6, 3420 3421 Bear Creek, Gluckstadt, Smith School, Magnolia Heights, Flora, 3422 Virlilia, Canton Precinct 5, Cameron, Couparle, Camden, Sharon, 3423 Canton Precinct 1 and Canton Precinct 4; that portion of 3424 Montgomery County not included in the First Court of Appeals District; that portion of Panola County not included in the First 3425 Court of Appeals District; and that portion of Tallahatchie County 3426 not included in the First Court of Appeals District. 3427

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3428 THIRD DISTRICT. The Third Court of Appeals District shall be 3429 composed of the following counties and portions of counties: Clarke, Clay, Jasper, Kemper, Lauderdale, Lowndes, Neshoba, 3430 Newton, Noxubee, Oktibbeha, Rankin, Scott, Smith and Winston; that 3431 3432 portion of Attala County not included in the Second Court of 3433 Appeals District; in Jones County the precincts of Northwest High 3434 School, Shady Grove, Sharon, Erata, Glade, Myrick School, 3435 Northeast High School, Rustin, Sandersville Civic Center, Tuckers, 3436 Antioch and Landrum; that portion of Leake County not included in 3437 the Second Court of Appeals District; that portion of Madison 3438 County not included in the Second Court of Appeals District; and in Wayne County the precincts of Big Rock, Yellow Creek, Hiwannee, 3439 3440 Diamond, Chaparral, Matherville, Coit and Eucutta.

FOURTH DISTRICT. The Fourth Court of Appeals District shall be composed of the following counties and portions of counties: Adams, Amite, Copiah, Covington, Franklin, Jefferson Davis, Lawrence, Lincoln, Marion, Pike, Simpson, Walthall and Wilkinson; that portion of Hinds County not included in the Second Court of Appeals District; and that portion of Jones county not included in the Third Court of Appeals District.

3448 **FIFTH DISTRICT**. The Fifth Court of Appeals District shall be 3449 composed of the following counties and portions of counties: 3450 Forrest, George, Greene, Hancock, Harrison, Jackson, Lamar, Pearl 3451 River, Perry and Stone; and that portion of Wayne County not 3452 included in the Third Court of Appeals District.

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3453 (b) The boundaries of the Court of Appeals Districts 3454 described in paragraph (a) of this subsection shall be the 3455 boundaries of the counties and precincts listed in paragraph (a) 3456 of this subsection as such boundaries existed on October 1, 1990. 3457 **SECTION 85**. This act shall take effect and be in force from 3458 and after July 1, 2025.

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