By: Representative Porter

To: Constitution; Judiciary

В

HOUSE BILL NO. 67

AN ACT TO PROVIDE FULL SUFFRAGE RESTORATION TO ANY PERSON DISQUALIFIED BY REASON OF CRIMINAL CONVICTION; TO AMEND SECTION 3 23-15-11, MISSISSIPPI CODE OF 1972, TO REVISE WHO SHALL BE CONSIDERED A QUALIFIED ELECTOR; TO AMEND SECTION 23-15-19, MISSISSIPPI CODE OF 1972, TO REQUIRE THE SECRETARY OF STATE AND 5 6 THE MISSISSIPPI DEPARTMENT OF CORRECTIONS TO COLLABORATE TO ENSURE 7 VOTERS ARE PLACED BACK ON VOTER ROLLS; TO AMEND SECTION 23-15-47, MISSISSIPPI CODE OF 1972, TO CONFORM TO THE PRECEDING SECTION; TO 8 9 AMEND SECTION 23-15-213, MISSISSIPPI CODE OF 1972, TO REQUIRE 10 TRAINING FOR ELECTIONS COMMISSIONERS TO ENSURE VOTERS WHO WERE 11 DISENFRANCHISED ARE ALLOWED TO REGISTER TO VOTE; TO AMEND SECTIONS 12 23-15-223, 23-15-125, 23-15-151, 23-15-153 AND 23-15-165, 13 MISSISSIPPI CODE OF 1972, TO CONFORM TO THE PRECEDING SECTION; TO BRING FORWARD SECTIONS 97-39-3 AMD 99-19-37, MISSISSIPPI CODE OF 14 15 1972, FOR THE PURPOSE OF POSSIBLE AMENDMENT; AND FOR RELATED 16 PURPOSES.

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

26	23-15-11. Every inhabitant of this state, except persons
27	adjudicated to be non compos mentis, who is a citizen of the
28	United States of America, eighteen (18) years old and upwards, who
29	has resided in this state for thirty (30) days and for thirty (30)
30	days in the county in which he or she seeks to vote, and for
31	thirty (30) days in the incorporated municipality in which he or
32	she seeks to vote, and who, has been duly registered as an elector
33	under Section 23-15-33, and who * * * $\underline{\text{if}}$ convicted of vote fraud
34	or of any crime listed in Section 241, Mississippi Constitution of
35	1890, has completed his or her sentence as defined in Section 1 of
36	this act, shall be a qualified elector in and for the county,
37	municipality and voting precinct of his or her residence, and
38	shall be entitled to vote at any election upon compliance with
39	Section 23-15-563. If the thirtieth day to register before an
40	election falls on a Sunday or legal holiday, the registration
41	applications submitted on the business day immediately following
42	the Sunday or legal holiday shall be accepted and entered in the
43	Statewide Elections Management System for the purpose of enabling
44	voters to vote in the next election. Any person who will be
45	eighteen (18) years of age or older on or before the date of the
46	general election and who is duly registered to vote not less than
47	thirty (30) days before the primary election associated with the
48	general election, may vote in the primary election even though the
49	person has not reached his or her eighteenth birthday at the time
50	that the person seeks to vote at the primary election. No others

- 51 than those specified in this section shall be entitled, or shall
- 52 be allowed, to vote at any election.
- SECTION 3. Section 23-15-19, Mississippi Code of 1972, is
- 54 amended as follows:
- 55 23-15-19. (1) * * * Except when prohibited under subsection
- 56 (2), any person who has been convicted of vote fraud or any crime
- 57 listed in Section 241, Mississippi Constitution of 1890, such
- 58 crimes defined as "disenfranchising," shall not be
- 59 registered * * * if the person seeking registration has not yet
- 60 completed his or her sentence as defined in Section 1 of this act,
- 61 or if registered the name of the person shall be removed from the
- 62 Statewide Elections Management System by the registrar or the
- 63 election commissioners of the county of his or her residence if
- 64 the person at the time of removal has not yet completed his or her
- 65 sentence as defined in Section 1 of this act. Whenever any person
- 66 shall be convicted in the circuit court of his or her county of a
- 67 disenfranchising crime, the county registrar shall thereupon
- 68 remove his or her name from the Statewide Elections Management
- 69 System; and whenever any person shall be convicted of a
- 70 disenfranchising crime in any other court of any county, the
- 71 presiding judge of the court shall, on demand, certify the fact in
- 72 writing to the registrar of the county in which the voter resides,
- 73 who shall thereupon remove the name of the person from the
- 74 Statewide Elections Management System and retain the certificate
- 75 as a record of his or her office.

76	(2) The Secretary of State shall be responsible for ensuring
77	that the public can access through the Secretary of State's
78	website and a phone number the following: (a) an up-to-date list
79	of which crimes, by code section number, are disenfranchising and
80	which crimes are not; and (b) the criteria people convicted of
81	disenfranchising crimes must satisfy to become refranchised.
82	(3) The Secretary of State, working with the Mississippi
83	Department of Corrections if necessary, shall be solely
84	responsible for ensuring that all officials responsible for
85	registering voters, including circuit clerks and/or election
86	commissioners, have up-to-date Internet-based electronic means by
87	which to determine whether a person has been convicted of a
88	disenfranchising offense, according to its code section number,
89	and whether he or she has completed his or her sentence as defined
90	in Section 1 of this act. An affirmative determination shall be a
91	complete defense in criminal cases where an elector relied upon it
92	to register to vote or to vote. A person seeking to vote shall
93	not be made to furnish documentary evidence or other proof of
94	sentence completion in order to register to vote or vote.
95	(4) No person may be denied the right to register to vote
96	and cast a ballot on the basis of his or her conviction of a
97	disenfranchising offense after sentence completion as defined in
98	Section 1 of this act.
99	SECTION 4. Section 23-15-47, Mississippi Code of 1972, is

amended as follows:

101	23-15-47.	(1) Any	person who i	ls qualified t	to register to
102	vote in the Stat	ce of Miss	issippi may	register to v	ote by mail-in
103	application in t	the manner	prescribed	in this secti	Lon.

- 104 (2) The following procedure shall be used in the 105 registration of electors by mail:
- 106 Any qualified elector may register to vote by 107 mailing or delivering a completed mail-in application to his or 108 her county registrar at least thirty (30) days before any 109 election; however, if the thirtieth day to register before an election falls on a Sunday or legal holiday, the registration 110 111 applications submitted on the business day immediately following the Sunday or legal holiday shall be accepted and entered into the 112 113 Statewide Elections Management System for the purpose of enabling voters to vote in the next election. The postmark date of a 114 mailed application shall be the applicant's date of registration. 115
- 116 (b) Upon receipt of a mail-in application, the county
 117 registrar shall stamp the application with the date of receipt,
 118 and shall verify the application either by matching the
 119 applicant's Mississippi driver's license number through the
 120 Mississippi Department of Public Safety or by matching the
 121 applicant's social security number through the American
 122 Association of Motor Vehicle Administrators. Within fourteen (14)
- 124 registrar shall complete action on the application, including any

days of receipt of a mail-in registration application, the county

attempts to notify the applicant of the status of his or her application.

- 127 If the county registrar determines that the applicant is qualified and his or her application is legible and 128 129 complete, the county registrar shall mail the applicant written 130 notification that the application has been approved, specifying the county voting precinct, municipal voting precinct, if any, 131 132 polling place and supervisor district in which the person shall 133 vote. This written notification of approval containing the specified information shall be the voter's registration card. 134 The 135 registration card shall be provided by the county registrar to the 136 applicant in accordance with Section 23-15-39. Upon entry of the 137 voter registration information into the Statewide Elections Management System, the system shall assign a voter registration 138 number to the applicant. The assigned voter registration number 139 140 shall be clearly shown on the written notification of approval. 141 In mailing the written notification, the county registrar shall note the following on the envelope: "DO NOT FORWARD". If any 142 143 registration notification form is returned as undeliverable, the 144 voter's registration shall be void.
- 145 (d) A mail-in application shall be rejected for any of the following reasons:
- 147 (i) An incomplete portion of the application makes 148 it impossible for the registrar to determine the eligibility of 149 the applicant to register;

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

175 the registrar to complete the application, the applicant shall be 176 registered. If the necessary information cannot be obtained by 177 mail or telephone, or is not sufficient to complete the application within fourteen (14) days of receipt, the county 178 179 registrar shall give the applicant written notice of the rejection 180 and provide the reason for the rejection. The county registrar 181 shall further inform the applicant that he or she has a right to 182 attempt to register by appearing in person or by filing another 183 mail-in application.

184 If a mail-in application is subject to rejection 185 for the reason stated in paragraph (d) (v) of this subsection and 186 the "present home address" portion of the application is different 187 from the residence address for the applicant found in the 188 Statewide Elections Management System, the mail-in application 189 shall be deemed a written request to update the voter's 190 registration pursuant to Section 23-15-13. The county registrar 191 or the election commissioners shall update the voter's residence 192 address in the Statewide Elections Management System and, if 193 necessary, advise the voter of a change in the location of his or 194 her county or municipal polling place by mailing the voter a new 195 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, and both shall state that a person is fully and completely qualified to register to vote and

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200	cast a ballot after his or her conviction of a disenfranchising
201	offense upon sentence completion as defined in Section 1 of this
202	act.

- (4) (a) The Secretary of State shall prepare and furnish without charge the necessary forms for application for voter registration by mail to each county registrar, municipal clerk, all public schools, each private school that requests such applications, and all public libraries.
- (b) The Secretary of State shall distribute without
 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.
 - (c) Bulk quantities of forms for application for voter registration by mail shall be furnished by the Secretary of State to any person or organization. The Secretary of State shall charge a person or organization the actual cost he or she incurs in providing bulk quantities of forms for application for voter registration to such person or organization.
- 220 (5) The originals of completed mail-in applications shall 221 remain on file in the office of the county registrar with copies 222 retained in the Statewide Elections Management System.
- 223 (6) If the applicant indicates on the application that he or 224 she resides within the city limits of a city or town in the county

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225	of regis	tration,	the	county	registrar	shall	enter	the	information
226	into the	Statewic	de E.	lections	Managemen	nt Syst	cem.		

- 227 (7) If the applicant indicates on the application that he or
 228 she has previously registered to vote in another county of this
 229 state or another state, notice to the voter's previous county of
 230 registration in this state shall be provided through the Statewide
 231 Elections Management System. If the voter's previous place of
 232 registration was in another state, notice shall be provided to the
 233 voter's previous state of residence.
- 234 (8) Any person who attempts to register to vote by mail 235 shall be subject to the penalties for false registration provided 236 for in Section 23-15-17.
- 237 **SECTION 5.** Section 23-15-213, Mississippi Code of 1972, is amended as follows:
- [Until December 31, 2022, this section shall read as follows:]
- 241 23-15-213. (1) At the general election in 2020, there shall be elected five (5) election commissioners for each county whose 242 243 terms of office shall commence on the first Monday of January 244 following their election. Each of the commissioners shall be 245 required to attend a training seminar provided by the Secretary of 246 State and satisfactorily complete a skills assessment, and before 247 acting, shall take and subscribe the oath of office prescribed by 248 the Constitution. The training seminar and skills assessment

shall include adequate training, including on an up-to-date

250	database, to ensure that persons are not denied the right to
251	register to vote and cast a ballot based on a conviction that is
252	not a disenfranchising crime, according to the code section
253	number, after sentence completion as defined in Section 1 of this
254	<u>act.</u> The oath shall be filed in the office of the clerk of the
255	chancery court. Upon filing the oath of office, the election
256	commissioner may be provided access to the Statewide Elections
257	Management System for the purpose of performing his or her duties.
258	Such skills assessment shall only be required once every four (4)
259	years. While engaged in their duties, the commissioners shall be
260	conservators of the peace in the county, with all the duties and
261	powers of such. The requirement to attend a training seminar as
262	provided in this subsection (1) shall be effective immediately
263	upon passage of this act so that election commissioners overseeing
264	the 2023 elections are able to receive the training.

shall elect, at the general election in 2020, in their district one (1) election commissioner. The election commissioners from board of supervisors' Districts One, Three and Five shall serve for a term of four (4) years. The election commissioners from board of supervisors' Districts Two and Four shall serve for a term of three (3) years. No more than one (1) commissioner shall be a resident of and reside in each supervisor's district of the county; it being the purpose of this section that the county board of election commissioners shall consist of one (1) person from

- each supervisor<u>'</u>s district of the county and that each
 commissioner be elected from the supervisor's district in which he
 or she resides.
- 278 Candidates for county election commissioner shall qualify by filing with the clerk of the board of supervisors of 279 280 their respective counties a petition personally signed by not less 281 than fifty (50) qualified electors of the supervisors district in 282 which they reside, requesting that they be a candidate, by 5:00 283 p.m. not later than the first Monday in June of the year in which 284 the election occurs and unless the petition is filed within the 285 required time, their names shall not be placed upon the ballot. 286 All candidates shall declare in writing their party affiliation, 287 if any, to the board of supervisors, and such party affiliation 288 shall be shown on the official ballot.
 - (4) The petition shall have attached thereto a certificate of the county registrar showing the number of qualified electors on each petition, which shall be furnished by the registrar on request. The board shall determine the sufficiency of the petition, and if the petition contains the required number of signatures and is filed within the time required, the president of the board shall verify that the candidate is a resident of the supervisor's district in which he or she seeks election and that the candidate is otherwise qualified as provided by law, and shall certify that the candidate is qualified to the chair or secretary of the county election commission and the names of the candidates

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300	shall be placed upon the ballot for the ensuing election. No
301	county election commissioner shall serve or be considered as
302	elected until he or she has received a majority of the votes cast
303	for the position or post for which he or she is a candidate. If a
304	majority vote is not received in the first election, then the two
305	(2) candidates receiving the most votes for each position or post
306	shall be placed upon the ballot for a second election to be held
307	three (3) weeks later in accordance with appropriate procedures
308	followed in other elections involving runoff candidates.

- Upon taking office, the county election commissioners 309 310 shall organize by electing a chair and a secretary.
- 311 It shall be the duty of the chair to have the official (6) 312 ballot printed and distributed at each general or special 313 election.
- [From and after January 1, 2023, this section shall read as 314 315 follows:]
- There shall be elected five (5) election 316 23-15-213. (1) 317 commissioners for each county whose terms of office shall commence 318 on the first Monday of January following their election and who shall serve for a term of four (4) years. Each of the 319 320 commissioners shall be required to attend a training seminar 321 provided by the Secretary of State and satisfactorily complete a 322 skills assessment, and before acting, shall take and subscribe the 323 oath of office prescribed by the Constitution. The training 324 seminar and skills assessment shall include adequate training,

H. B. No.

23/HR26/R134 PAGE 13 (ENK\KW)

326	not denied the right to register to vote and cast a ballot based
327	on a conviction that is not a disenfranchising crime, according to
328	the code section number, after sentence completion as defined in
329	Section 1 of this act. The oath shall be filed in the office of
330	the clerk of the chancery court. Upon filing the oath of office,
331	the election commissioner may be provided access to the Statewide
332	Elections Management System for the purpose of performing his or
333	her duties. Such skills assessment shall only be required once
334	every four (4) years. While engaged in their duties, the
335	commissioners shall be conservators of the peace in the county,
336	with all the duties and powers of such. The requirement to attend
337	a training seminar as provided in this subsection (1) shall be
338	effective immediately upon passage of this act so that election
339	commissioners overseeing the 2023 elections are able to receive
340	the training.

including on an up-to-date database, to ensure that persons are

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

349	(c) No more than one (1) commissioner shall be a
350	resident of and reside in each supervisor s district of the
351	county; it being the purpose of this section that the county board
352	of election commissioners shall consist of one (1) person from
353	each supervisor's district of the county and that each
354	commissioner be elected from the supervisor s district in which he
355	or she resides.

- qualify by filing with the clerk of the board of supervisors of their respective counties a petition personally signed by not less than fifty (50) qualified electors of the supervisor's district in which they reside, requesting that they be a candidate, by 5:00 p.m. not later than February 1 of the year in which the election occurs and unless the petition is filed within the required time, their names shall not be placed upon the ballot. All candidates shall declare in writing their party affiliation, if any, to the board of supervisors, and such party affiliation shall be shown on the official ballot.
- (4) The petition shall have attached thereto a certificate of the county registrar showing the number of qualified electors on each petition, which shall be furnished by the registrar on request. The board shall determine the sufficiency of the petition, and if the petition contains the required number of signatures and is filed within the time required, the president of the board shall verify that the candidate is a resident of the

374 supervisor's district in which he or she seeks election and that 375 the candidate is otherwise qualified as provided by law, and shall 376 certify that the candidate is qualified to the chair or secretary 377 of the county election commission and the names of the candidates 378 shall be placed upon the ballot for the ensuing election. 379 county election commissioner shall serve or be considered as 380 elected until he or she has received a majority of the votes cast 381 for the position or post for which he or she is a candidate. If a 382 majority vote is not received in the first election, then the two 383 (2) candidates receiving the most votes for each position or post 384 shall be placed upon the ballot for a second election to be held 385 three (3) weeks later in accordance with appropriate procedures 386 followed in other elections involving runoff candidates.

- (5) In the first meeting in January of each year, the county election commissioners shall organize by electing a chair and a secretary, who shall serve a one-year term. The county election commissioners shall provide the names of the chair and secretary to the Secretary of State and provide notice of any change in officers which may occur during the year.
- 393 (6) It shall be the duty of the chair to have the official 394 ballot printed and distributed at each general or special 395 election.
- 396 **SECTION 6.** Section 23-15-223, Mississippi Code of 1972, is 397 amended as follows:

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

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

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

423	including on an up-to-date database, to ensure that persons are
424	not denied the right to register to vote and cast a ballot on the
425	basis of his or her conviction of a disenfranchising offense,
426	according to its code section number, after sentence completion as
427	defined in Section 1 of this act, that shall be completed within
428	one hundred eighty (180) days of the commencement of their term of
429	office.
430	SECTION 7. Section 23-15-125, Mississippi Code of 1972, is

23-15-125. The pollbook of each voting precinct shall designate the voting precinct for which it is to be used, and shall be ruled in appropriate columns, with printed or written headings, as follows: date of registration; voter registration number; name of electors; date of birth; and a number of blank columns for the dates of elections. All qualified applicants who register with the registrar shall be entered in the Statewide Elections Management System. Only the names of those qualified applicants who register within thirty (30) days before an election shall appear on the pollbooks of the election; however, if the thirtieth day to register before an election falls on a Sunday or legal holiday, the registration applications submitted on the business day immediately following the legal holiday shall be accepted and entered in the Statewide Elections Management System for the purpose of enabling voters to vote in the next election. When county election commissioners determine that any elector is

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amended as follows:

448	disqualified from voting, by reason of death, conviction of a
449	disenfranchising crime and has not completed his or her sentence
450	as defined in Section 1 of this act, removal from the
451	jurisdiction, or other legal cause, that fact shall be noted in
452	the Statewide Elections Management System and the voter's name
453	shall be removed from the Statewide Elections Management System,
454	the state's voter roll and the county's pollbooks. Nothing in
455	this section shall preclude the use of electronic pollbooks.
456	SECTION 8. Section 23-15-151, Mississippi Code of 1972, is
457	amended as follows:
458	23-15-151. The circuit clerk of each county is authorized
459	and directed to prepare and keep in his or her office a full and
460	complete list, in alphabetical order, of persons convicted of
461	voter fraud or of any crime listed in Section 241, Mississippi
462	Constitution of 1890. A certified copy of any enrollment by one
463	clerk to another will be sufficient authority for the enrollment
464	of the name, or names, in another county. A list of persons
465	convicted of voter fraud, any crime listed in Section 241,
466	Mississippi Constitution of 1890, or any crime interpreted as
467	disenfranchising in later Attorney General opinions, shall also be
468	entered into the Statewide Elections Management System on a
469	quarterly basis. Voters who have been convicted in a Mississippi
470	state court of any disenfranchising crime and have not completed
471	their sentence as defined in Section 1 of this act are not
472	qualified electors as defined by Section 23-15-11 and shall be

473	puraed	or	otherwise	removed	bv	the	county	registrar	or	county

- 474 election commissioners from the Statewide Elections Management
- 475 System.
- 476 **SECTION 9.** Section 23-15-153, Mississippi Code of 1972, is
- 477 amended as follows:
- 478 23-15-153. (1) At least during the following times, the
- 479 election commissioners shall meet at the office of the registrar
- 480 or the office of the election commissioners to carefully revise
- 481 the county voter roll as electronically maintained by the
- 482 Statewide Elections Management System and remove from the roll the
- 483 names of all voters who have requested to be purged from the voter
- 484 roll, died, received an adjudication of non compos mentis, been
- 485 convicted of a disenfranchising crime and have not completed their
- 486 sentence as defined in Section 1 of this act, or otherwise become
- 487 disqualified as electors for any cause, and shall register the
- 488 names of all persons who have duly applied to be registered but
- 489 have been illegally denied registration:
- 490 (a) On the Tuesday after the second Monday in January
- 491 1987 and every following year;
- 492 (b) On the first Tuesday in the month immediately
- 493 preceding the first primary election for members of Congress in
- 494 the years when members of Congress are elected;
- 495 (c) On the first Monday in the month immediately
- 496 preceding the first primary election for state, state district

497	legislative,	county	and	county	district	offices	in	the	years	in
498	which those	offices	are	elected	d; and					

- (d) On the second Monday of September preceding the general election or regular special election day in years in which a general election is not conducted.
- 502 Except for the names of those voters who are duly qualified 503 to vote in the election, no name shall be permitted to remain in 504 the Statewide Elections Management System; however, no name shall 505 be purged from the Statewide Elections Management System based on 506 a change in the residence of an elector except in accordance with 507 procedures provided for by the National Voter Registration Act of 508 Except as otherwise provided by Section 23-15-573, no 509 person shall vote at any election whose name is not in the county 510 voter roll electronically maintained by the Statewide Elections 511 Management System.
- 512 Except as provided in this section, and subject to the 513 following annual limitations, the election commissioners shall be entitled to receive a per diem in the amount of One Hundred Ten 514 515 Dollars (\$110.00), to be paid from the county general fund, for 516 every day or period of no less than five (5) hours accumulated 517 over two (2) or more days actually employed in the performance of 518 their duties in the conduct of an election or actually employed in 519 the performance of their duties for the necessary time spent in 520 the revision of the county voter roll as electronically maintained

521	by the	Statew	ide	Electi	lons	Management	System	as	required	in
522	subsect	ion (1) of	this	sect	cion:				

- (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;
- (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 seventy-five (75)
 days per year, with no more than twenty-five (25) additional days
 allowed for the conduct of each election in excess of one (1)
 - (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

occurring in any calendar year;

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546	twenty-five (125) days per year, with no more than forty-five (45)
547	additional days allowed for the conduct of each election in excess
548	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;
- (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 one hundred seventy-five (175) days per year, with no more than sixty-five (65) additional days allowed for the conduct of each 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;

570	(h) In counties having two hundred twenty-five thousand
571	(225,000) residents according to the latest federal decennial
572	census but less than two hundred fifty thousand (250,000)
573	residents according to the latest federal decennial census, not
574	more than two hundred fifteen (215) days per year, with no more
575	than eighty-five (85) additional days allowed for the conduct of
576	each election in excess of one (1) occurring in any calendar year;
577	(i) In counties having two hundred fifty thousand

- (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;
- (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.
 - (3) In addition to the number of days authorized in subsection (2) of this section, the board of supervisors of a county may authorize, in its discretion, the election commissioners to receive a per diem in the amount provided for in subsection (2) of this section, to be paid from the county general

595 fund, for every day or period of no less than five (5) hours 596 accumulated over two (2) or more days actually employed in the 597 performance of their duties in the conduct of an election or 598 actually employed in the performance of their duties for the 599 necessary time spent in the revision of the county voter roll as 600 electronically maintained by the Statewide Elections Management 601 System as required in subsection (1) of this section, not to 602 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 the revision of the county voter roll as electronically maintained by the Statewide Elections Management System before any special election. For purposes of this paragraph, the regular special election day shall not be considered a special election. The annual limitations set forth in subsection (2) of this section 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,

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- 619 general or special election. The annual limitations set forth in 620 subsection (2) of this section shall apply to this paragraph.
- (c) The board of supervisors may, in its discretion,
 pay the election commissioners an additional amount not to exceed
 Fifty Dollars (\$50.00) for the performance of their duties at any
 election occurring from July 1, 2020, through December 31, 2020,
 which shall be considered additional pandemic pay. Such
- compensation shall be payable out of the county general fund, and may be payable from federal funds available for such purpose, or a combination of both funding sources.
- 629 The election commissioners shall be entitled to receive (5) 630 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) 631 632 days for every day or period of no less than five (5) hours 633 accumulated over two (2) or more days actually employed in the 634 performance of their duties for the necessary time spent in the 635 revision of the county voter roll as electronically maintained by 636 the Statewide Elections Management System and in the conduct of a 637 runoff election following either a general or special election.
- 638 (6) The election commissioners shall be entitled to receive 639 only one (1) per diem payment for those days when the election 640 commissioners discharge more than one (1) duty or responsibility 641 on the same day.
- 642 (7) In preparation for a municipal primary, runoff, general 643 or special election, the county registrar shall generate and

644	distribute the master voter roll and pollbooks from the Statewide
645	Elections Management System for the municipality located within
646	the county. The municipality shall pay the county registrar for
647	the actual cost of preparing and printing the municipal master
648	voter roll pollbooks. A municipality may secure "read only"
649	access to the Statewide Elections Management System and print its
650	own pollbooks using this information.

- (8) County election commissioners who perform the duties of an executive committee with regard to the conduct of a primary election under a written agreement authorized by law to be entered into with an executive committee shall receive per diem as provided for in subsection (2) of this section. The days that county election commissioners are employed in the conduct of a primary election shall be treated the same as days county election commissioners are employed in the conduct of other elections.
- (9) In addition to any per diem authorized by this section, any election commissioner shall be entitled to the mileage reimbursement rate allowable to federal employees for the use of a privately owned vehicle while on official travel on election day.
- (10) Every election commissioner shall sign personally a certification setting forth the number of hours actually worked in the performance of the commissioner's official duties and for which the commissioner seeks compensation. The certification must be on a form as prescribed in this subsection. The commissioner's

668	signature is, as a matter of law, made under the commissioner's	
569	oath of office and under penalties of perjury.	
570	The certification form shall be as follows:	
671	COUNTY ELECTION COMMISSIONER	
572	PER DIEM CLAIM FORM	
573	NAME: COUNTY:	
574	ADDRESS: DISTRICT:	
575	CITY: ZIP:	
576	PURPOSE APPLICABLE ACTUAL PER DIEN	N
577	DATE BEGINNING ENDING OF MS CODE HOURS DAYS	3
578	WORKED TIME TIME WORK SECTION WORKED EARNEI)
579		_
580		_
581		_
582	TOTAL NUMBER OF PER DIEM DAYS EARNED	
583	EXCLUDING ELECTION DAYS	
584	PER DIEM RATE PER DAY EARNED X \$110.00	
585	TOTAL NUMBER PER DIEM DAYS EARNED	
586	FOR ELECTION DAYS	
587	PER DIEM RATE PER DAY EARNED X \$165.00	
588	TOTAL AMOUNT OF PER DIEM CLAIMED \$	
589	I understand that I am signing this document under my oath	as
san	an election commissioner and under negalties of perjury	

691 I understand that I am requesting payment from taxpayer funds 692 and that I have an obligation to be specific and truthful as to 693 the amount of hours worked and the compensation I am requesting. 694 Signed this the day of , . 695 696 Commissioner's Signature 697 When properly completed and signed, the certification must be 698 filed with the clerk of the county board of supervisors before any 699 payment may be made. The certification will be a public record 700 available for inspection and reproduction immediately upon the 701 oral or written request of any person. 702 Any person may contest the accuracy of the certification in 703 any respect by notifying the chair of the commission, any member 704 of the board of supervisors or the clerk of the board of 705 supervisors of the contest at any time before or after payment is 706 made. If the contest is made before payment is made, no payment 707 shall be made as to the contested certificate until the contest is 708 finally disposed of. The person filing the contest shall be 709 entitled to a full hearing, and the clerk of the board of 710 supervisors shall issue subpoenas upon request of the contestor 711 compelling the attendance of witnesses and production of documents 712 and things. The contestor shall have the right to appeal de novo 713 to the circuit court of the involved county, which appeal must be 714 perfected within thirty (30) days from a final decision of the

- 715 commission, the clerk of the board of supervisors or the board of 716 supervisors, as the case may be.
- 717 Any contestor who successfully contests any certification
- 718 will be awarded all expenses incident to his or her contest,
- 719 together with reasonable attorney's fees, which will be awarded
- 720 upon petition to the chancery court of the involved county upon
- 721 final disposition of the contest before the election commission,
- 722 board of supervisors, clerk of the board of supervisors, or, in
- 723 case of an appeal, final disposition by the court. The
- 724 commissioner against whom the contest is decided shall be liable
- 725 for the payment of the expenses and attorney's fees, and the
- 726 county shall be jointly and severally liable for same.
- 727 (11) Any election commissioner who has not received a
- 728 certificate issued by the Secretary of State pursuant to Section
- 729 23-15-211 indicating that the election commissioner has received
- 730 the required elections seminar instruction and that the election
- 731 commissioner is fully qualified to conduct an election, shall not
- 732 receive any compensation authorized by this section or Section
- 733 23-15-239.
- 734 **SECTION 10.** Section 23-15-165, Mississippi Code of 1972, is
- 735 amended as follows:
- 736 23-15-165. (1) The Office of the Secretary of State, in
- 737 cooperation with the county registrars and election commissioners,
- 738 shall procure, implement and maintain an electronic information
- 739 processing system and programs capable of maintaining a

740	centralized database of all registered voters in the state. The
741	system shall encompass software and hardware, at both the state
742	and county level, software development training, conversion and
743	support and maintenance for the system. This system shall be
744	known as the "Statewide Elections Management System" and shall
745	constitute the official record of registered voters in every
746	county of the state.

- 747 (2) The Office of the Secretary of State shall develop and 748 implement the Statewide Elections Management System so that the 749 registrar and election commissioners of each county shall:
- 750 (a) Verify that an applicant that is registering to 751 vote in that county is not registered to vote in another county;
- 752 (b) Be notified automatically that a registered voter 753 in its county has registered to vote in another county;
- 754 (c) Receive regular reports of death, changes of
 755 address and convictions for disenfranchising crimes that apply to
 756 voters registered in the county; * * *
- 757 (d) <u>Receive regular reports of voters who have</u>
 758 <u>completed their sentence as defined in Section 1 of this act; and</u>
- (* * * e) Retain all present functionality related to,
 but not limited to, the use of voter roll data and to implement
 such other functionality as the law requires to enhance the
 maintenance of accurate county voter records and related jury
 selection and redistricting programs.

764	(3) As a part of the procurement and implementation of the
765	system, the Office of the Secretary of State shall, with the
766	assistance of the advisory committee, procure services necessary
767	to convert current voter registration records in the counties into
768	a standard, industry accepted file format that can be used on the
769	Statewide Elections Management System. Thereafter, all official
770	voter information shall be maintained on the Statewide Elections
771	Management System. The standard industry accepted format of data
772	was reviewed and approved by a majority of the advisory committee
773	created in subsection (5) of this section after consultation with
774	the Circuit Clerks Association and the format may not be changed
775	without consulting the Circuit Clerks Association.

- 776 (4) The Secretary of State may, with the assistance of the 777 advisory committee, adopt rules and regulations necessary to 778 administer the Statewide Elections Management System. The rules 779 and regulations shall at least:
- 780 (a) Provide for the establishment and maintenance of a
 781 centralized database for all voter registration information in the
 782 state;
- 783 (b) Provide procedures for integrating data into the 784 centralized database;
- 785 (c) Provide security to ensure that only the registrar,
 786 or his or her designee or other appropriate official, as the law
 787 may require, can add information to, delete information from and
 788 modify information in the system;

789	(d) Provide the registrar or his or her designee or
790	other appropriate official, as the law may require, access to the
791	system at all times, including the ability to download copies of
792	the industry standard file, for all purposes related to their
793	official duties, including, but not limited to, exclusive access
794	for the purpose of printing all local pollbooks;

- 795 (e) Provide security and protection of all information 796 in the system and monitor the system to ensure that unauthorized 797 access is not allowed;
- (f) Provide a procedure that will allow the registrar,
 or his or her designee or other appropriate official, as the law
 may require, to identify the precinct to which a voter should be
 assigned; and
- (g) Provide a procedure for phasing in or converting existing manual and computerized voter registration systems in counties to the Statewide Elections Management System.
- 805 The Secretary of State established an advisory committee (5) 806 to assist in developing system specifications, procurement, 807 implementation and maintenance of the Statewide Elections 808 Management System. The committee included two (2) representatives 809 from the Circuit Clerks Association, appointed by the association; 810 two (2) representatives from the Election Commissioners Association of Mississippi, appointed by the association; one (1) 811 812 member of the Mississippi Association of Supervisors, or its
- 813 staff, appointed by the association; the Director of the Stennis

- 814 Institute of Government at Mississippi State University, or his or
- 815 her designee; the Executive Director of the Department of
- 816 Information Technology Services, or his or her designee; two (2)
- 817 persons knowledgeable about elections and information technology
- 818 appointed by the Secretary of State; and the Secretary of State,
- 819 who shall serve as the chair of the advisory committee.
- 820 (6) (a) Social security numbers, telephone numbers and date
- 821 of birth and age information in statewide, district, county and
- 822 municipal voter registration files shall be exempt from and shall
- 823 not be subject to inspection, examination, copying or reproduction
- 824 under the Mississippi Public Records Act of 1983.
- 825 (b) Copies of statewide, district, county or municipal
- 826 voter registration files, excluding social security numbers,
- 827 telephone numbers and date of birth and age information, shall be
- 828 provided to any person in accordance with the Mississippi Public
- 829 Records Act of 1983 at a cost not to exceed the actual cost of
- 830 production.
- 831 **SECTION 11.** Section 97-39-3, Mississippi Code of 1972, is
- 832 brought forward as follows:
- 833 97-39-3. If any person shall fight a duel, or give or accept
- 834 a challenge to fight a duel, or knowingly carry or deliver such
- 835 challenge or the acceptance thereof, or be second to either party
- 836 to any duel, whether such act be done in the state or out of it,
- 837 or who shall go out of the state to fight a duel, or to assist in
- 838 the same as second, or to send, accept, or carry a challenge,

- 839 shall be disqualified from holding any office, be disenfranchised,
- 840 and incapable of holding or being elected to any post of honor,
- 841 profit or emolument, civil or military, under the constitution and
- laws of this state; and the appointment of any such person to
- 843 office, as also all votes given to any such person, are illegal,
- 844 and none of the votes given to such person for any office shall be
- 845 taken or counted.
- **SECTION 12.** Section 99-19-37, Mississippi Code of 1972, is
- 847 brought forward as follows:
- 99-19-37. (1) Any person who has lost the right of suffrage
- 849 by reason of conviction of crime and has not been pardoned
- 850 therefrom, who thereafter served honorably in any branch of the
- 851 Armed Forces of the United States during the periods of World War
- 852 I or World War II as hereinafter defined and shall have received
- 853 an honorable discharge, or release therefrom, shall by reason of
- 854 such honorable service, have the full right of suffrage restored,
- 855 provided, however, this does not apply to any one having an
- 856 unfinished or suspended sentence.
- 857 (2) For the purposes of this section the period of World War
- 858 I shall be from April 6, 1917 to December 1, 1918, and the period
- 859 of World War II shall be from December 7, 1941 to December 31,
- 860 1946.
- 861 (3) In order to have restored, and to exercise, the right of
- 862 franchise under the provisions of this section a person affected
- 863 hereby shall have his discharge, or release, from the Armed Forces

864	of the United States recorded in the office of the chancery clerk
865	of the county in which such person desires to exercise the right
866	of franchise and if such discharge, or release, appears to be an
867	honorable discharge, or release, and shows such person to have
868	served honorably during either of the periods stated in subsection
869	(2) of this section such person shall have the full right of
870	suffrage restored as though an act had been passed by the
871	Legislature in accordance with Section 253 of the Constitution of
872	the State of Mississippi restoring the right of suffrage to such
873	person.

874 **SECTION 13.** This act shall take effect and be in force from 875 and after its passage.