By: Senator(s) Turner-Ford, Blackmon, Butler To: Accountability, (36th), Butler (38th), Frazier, Hickman, Jackson, Jordan, Norwood, Simmons (12th), Thomas

Efficiency, Transparency

SENATE CONCURRENT RESOLUTION NO. 530

- A CONCURRENT RESOLUTION PROPOSING AMENDMENTS TO SECTIONS 33, 273, 56, 61 AND 72, MISSISSIPPI CONSTITUTION OF 1890, TO PROVIDE 3 THAT AMENDMENTS TO THE MISSISSIPPI CONSTITUTION MAY ONLY BE PROPOSED BY THE LEGISLATURE, BUT THAT THE PEOPLE RESERVE TO 5 THEMSELVES THE RIGHT TO EXERCISE THE LEGISLATIVE POWER OF THE 6 STATE TO PROPOSE NEW LAWS AND TO AMEND OR REPEAL EXISTING LAWS BY
- 7 INITIATIVE, AND TO APPROVE OR REJECT THE SAME IN AN ELECTION
- INDEPENDENT OF THE LEGISLATURE. 8
- 9 BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF
- 10 MISSISSIPPI, That the following amendments to the Mississippi
- 11 Constitution of 1890 are proposed to the qualified electors of the
- 12 state:
- 13 I.
- 14 Amend Section 33, Mississippi Constitution of 1890, to read
- 15 as follows:
- 16 Section 33. (1) The legislative power of this state shall
- be vested in a Legislature which shall consist of a Senate and a 17
- 18 House of Representatives, but the people reserve to themselves the
- 19 right to exercise the legislative power of the state to propose
- 20 new laws and to amend or repeal existing laws by initiative, and
- 21 to approve or reject the same in an election independent of the

22 <u>I</u>	Legislature,	in	the	manner	prescribed	in	and	subject	to	the
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- 23 provisions of this section.
- 24 (2) The people reserve unto themselves the power to propose
- 25 legislative petitions by ballot initiative. An initiative to
- 26 propose a legislative petition may be proposed by a petition
- 27 signed over a nine-month period by qualified electors equal in
- 28 number to at least twenty percent (20%) of the votes for all
- 29 candidates for Governor in the last gubernatorial election. The
- 30 signatures of the qualified electors from any county shall not
- 31 exceed ten percent (10%) of the total number of signatures
- 32 required to qualify an initiative petition for placement upon the
- 33 ballot. If an initiative petition contains signatures from a
- 34 single county which exceed ten percent (10%) of the total number
- 35 of required signatures, the excess number of signatures from that
- 36 county shall not be considered by the Secretary of State in
- 37 determining whether the petition qualifies for placement on the
- 38 ballot. At least one hundred (100) signatures must be collected
- 39 from each county, which shall include at least ten (10) signatures
- 40 from each incorporated municipality in that county.
- 41 (4) The sponsor of an initiative shall identify in the text
- 42 of the initiative the amount and source of revenue required to
- 43 implement the initiative. If the initiative requires a reduction
- 44 in any source of government revenue, or a reallocation of funding
- 45 from currently funded programs, the sponsor shall identify in the
- 46 text of the initiative the program or programs whose funding must

4 /	be reduced or eliminated to implement the initiative. Compliance
48	with this requirement shall not be a violation of the subject
49	matter requirements of this section of the Constitution.
50	(5) The initiative process shall not be used:
51	(a) For the proposal, modification or repeal of any
52	portion of this Constitution;
53	(b) To amend or repeal any law relating to the
54	Mississippi Public Employees' Retirement System;
55	(c) To amend or repeal the constitutional guarantee
56	that the right of any person to work shall not be denied or
57	abridged on account of membership or nonmembership in any labor
58	union or organization;
59	(d) To propose, amend or repeal any local or special
60	<pre>law; or</pre>
61	(e) To dedicate revenues or make or repeal
62	appropriations.
63	(6) The Secretary of State shall file with the Clerk of the
64	House and the Secretary of the Senate the complete text of the
65	certified initiative on the first day of the regular session. An
66	initiative measure may be adopted or adopted as amended by a
67	two-thirds (2/3) vote of each house of the Legislature. If the
68	initiative is adopted, amended or rejected by the Legislature; or
69	if no action is taken within four (4) months of the date that the
70	initiative is filed with the Legislature, the Secretary of State

71	shall p	lace	the	initiative	on t	the	ballot	for	the	next	stat	<u>tewide</u>
72	general	elec	ction	<u>n.</u>								
73	Th	e chi	lef :	legislative	budg	get	officer	sha	all <u>r</u>	prepar	e a	fiscal

- 74 <u>analysis of each initiative and each legislative alternative. A</u>
- 75 summary of each fiscal analysis shall appear on the ballot.
- 76 (7) No more than two (2) initiative proposals may be
- 37 submitted to the voters on a single ballot, and the first two (2)
- 78 initiative proposals submitted to the Secretary of State with
- 79 sufficient petitions shall be the proposals which are submitted to
- 80 the voters. The sufficiency of petitions shall be decided in the
- 81 first instance by the Secretary of State, subject to review by the
- 82 Supreme Court of the state, which shall have original and
- 83 exclusive jurisdiction over all such cases.
- 84 (8) An initiative approved by two-thirds (2/3) of the
- 85 electors during a general election shall be filed with the Clerk
- 86 of the House and the Secretary of the Senate and placed on the
- 87 <u>legislative calendar of each house of the Legislature. An</u>
- 88 <u>initiative measure adopted by a two-thirds (2/3) vote of each</u>
- 89 house of the Legislature shall become law.
- 90 (9) If any initiative petition is rejected by a majority of
- 91 the qualified electors voting thereon, no initiative petition
- 92 proposing the same, or substantially the same, proposal shall be
- 93 submitted to the electors for at least five (5) years after the
- 94 date of the election on such initiative.



95	(10) The Legislature shall provide by law the manner in	
96	which initiative petitions shall be circulated, presented and	
97	certified, and may enact laws to carry out the provisions of thi	s
98	section.	

99 II.

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Amend Section 273, Mississippi Constitution of 1890, to read as follows:

Section 273. (1) Amendments to this Constitution may be proposed by the Legislature * * *.

Whenever two-thirds (2/3) of each house of the (2) Legislature, which two-thirds (2/3) shall consist of not less than a majority of the members elected to each house, shall deem any change, alteration or amendment necessary to this Constitution, such proposed amendment, change or alteration shall be read and passed by two-thirds (2/3) vote of each house, as herein provided; public notice shall then be given by the Secretary of State at least thirty (30) days preceding an election, at which the qualified electors shall vote directly for or against such change, alteration or amendment, and if more than one (1) amendment shall be submitted at one (1) time, they shall be submitted in such manner and form that the people may vote for or against each amendment separately; and, notwithstanding the division of the Constitution into sections, the Legislature may provide in its resolution for one or more amendments pertaining and relating to the same subject or subject matter, and may provide for one or

120	more	amendments	to	an	article	of	the	Constitution	pertaining	and

- 121 relating to the same subject or subject matter, which may be
- included in and voted on as one (1) amendment; and if it shall
- 123 appear that * * * two-thirds (2/3) of the qualified electors
- 124 voting directly for or against the same shall have voted for the
- 125 proposed change, alteration or amendment, then it shall be
- 126 inserted as a part of the Constitution by proclamation of the
- 127 Secretary of State certifying that it received the * * *
- 128 two-thirds (2/3) vote required by the Constitution; and the
- 129 resolution may fix the date and direct the calling of elections
- 130 for the purposes hereof.
- 131 * * *
- 132 III.
- 133 Amend Section 56, Mississippi Constitution of 1890, to read
- 134 as follows:
- Section 56. The style of the laws of the state that are
- 136 enacted by the Legislature shall be: "Be it enacted by the
- 137 Legislature of the State of Mississippi."
- 138 IV.
- 139 Amend Section 61, Mississippi Constitution of 1890, to read
- 140 as follows:
- 141 Section 61. No law enacted by the Legislature or by
- 142 initiative of the people shall be revived or amended by reference
- 143 to its title only, but the section or sections, as amended or
- 144 revived, shall be inserted at length.

145 V.

Amend Section 72, Mississippi Constitution of 1890, to read as follows:

Section 72. Every Bill which shall pass both Houses shall be 148 149 presented to the Governor of the state. If he approve, he shall 150 sign it; but if he does not approve, he shall return it, with his objections, to the House in which it originated, which shall enter 151 152 the objections at large upon its Journal, and proceed to 153 reconsider it. If after such reconsideration two-thirds (2/3) of that House shall agree to pass the Bill, it shall be sent, with 154 the objections, to the other House, by which, likewise, it shall 155 156 be reconsidered; and if approved by two-thirds (2/3) of that 157 House, it shall become a law; but in all such cases the votes of 158 both Houses shall be determined by yeas and nays, and the names of 159 the persons voting for and against the Bill shall be entered on 160 the Journal of each House respectively. If any Bill shall not be 161 returned by the Governor within five (5) days (Sundays excepted) 162 after it has been presented to him, it shall become a law in like 163 manner as if he had signed it, unless the Legislature, by 164 adjournment, prevented its return, in which case such Bill shall 165 be a law unless the Governor shall veto it within fifteen (15) 166 days (Sundays excepted) after it is presented to him, and such 167 Bill shall be returned to the Legislature, with his objections, within three (3) days after the beginning of the next session of 168

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169	the Legislature. The provisions of this section are not
170	applicable to initiative measures approved by the people.
171	BE IT FURTHER RESOLVED, That these proposed amendments shall
172	be submitted by the Secretary of State to the qualified electors
173	at an election to be held on the first Tuesday after the first
174	Monday of November 2023, as provided by Section 273 of the
175	Constitution and by general law, with the proposed amendments in
176	this resolution being voted on as one amendment.
177	BE IT FURTHER RESOLVED, That the explanation of this proposed
178	amendment for the ballot shall read as follows: "This proposed
179	constitutional amendment provides that amendments to the
180	Mississippi Constitution may only be proposed by the Legislature,
181	but that the people reserve to themselves the right to exercise
182	the legislative power of the state to propose new laws and to
183	amend or repeal existing laws by initiative, and to approve or
184	reject the same in an election independent of the Legislature."