By: Representative Owen

To: Apportionment and Elections

## HOUSE BILL NO. 1528

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AN ACT TO REVISE THE ABSENTEE BALLOTING LAW; TO AMEND
    SECTIONS 23-15-633 AND 23-15-635, MISSISSIPPI CODE OF 1972, TO
    PROVIDE THAT AN ELECTOR'S CERTIFICATE SHALL ONLY BE REQUIRED FOR
    MAILED ABSENTEE BALLOTS; TO AMEND SECTION 23-15-637, MISSISSIPPI
 5
    CODE OF 1972, TO PROVIDE THAT ALL ABSENTEE BALLOTS CAST IN PERSON
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    AT THE OFFICE OF THE REGISTRAR SHALL BE CAST USING THE OPTICAL
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    MARK READING EQUIPMENT; TO PROVIDE THAT THE OPTICAL MARK READING
    EQUIPMENT SHALL BE SEALED EACH NIGHT; TO PROVIDE THAT IF FOR ANY
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    REASON THE OPTICAL MARK READING EQUIPMENT BECOMES INOPERABLE,
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    PAPER BALLOTS SHALL BE USED; TO AMEND SECTION 23-15-639,
    MISSISSIPPI CODE OF 1972, TO REMOVE THE REQUIREMENT TO MATCH THE
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12
    SIGNATURE ON THE ABSENTEE BALLOT APPLICATION WITH THE SIGNATURE ON
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    THE BACK OF THE ABSENTEE BALLOT ENVELOPE; TO PROVIDE THAT THE
    MAILED ABSENTEE BALLOTS SHALL BE COUNTED BY THE RESOLUTION BOARD
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    AT THE CLOSE OF THE POLLS ALONG WITH THE ABSENTEE BALLOTS CAST IN
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    PERSON ON THE OPTICAL MARK READING EQUIPMENT; TO AMEND SECTIONS
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    23-15-641, 23-15-643, 23-15-645, 23-15-715, 23-15-719, 23-15-731,
    23-15-391 AND 23-15-511, MISSISSIPPI CODE OF 1972, TO CONFORM TO THE PRECEDING SECTIONS; TO BRING FORWARD SECTIONS 23-15-621,
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    23-15-623, 23-15-625, 23-15-627, 23-15-629, 23-15-631, 23-15-647,
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    23-15-649, 23-15-651, 23-15-653, 23-15-657, 23-15-671, 23-15-673, 23-15-675, 23-15-677, 23-15-679, 23-15-681, 23-15-683, 23-15-685,
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    23-15-687, 23-15-691, 23-15-692, 23-15-693, 23-15-697, 23-15-699,
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    23-15-701, 23-15-711, 23-15-713, 23-15-717, 23-15-721, 23-15-733,
    23-15-735, 23-15-751, 23-15-753, 23-15-755, 23-15-517 AND
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     23-15-519, MISSISSIPPI CODE OF 1972, FOR THE PURPOSE OF POSSIBLE
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    AMENDMENT; AND FOR RELATED PURPOSES.
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- 28 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- 29 SECTION 1. Section 23-15-633, Mississippi Code of 1972, is
- 30 amended as follows:

31 23-15-633. For mailed absentee ballots, on any envelope 32 where the elector's signature and the signature of the attesting 33 witness are required, the signature lines and the signatures shall 34 be across the flap of the envelope to insure the integrity of the 35 ballot and the following shall be printed on the flap on the back 36 of the envelope in bold print and in a distinguishing color: "YOUR VOTE WILL BE REJECTED AND NOT COUNTED IF THIS ENVELOPE IS 37 NOT SIGNED ACROSS THE FLAP OF THIS ENVELOPE BY YOU AND AN 38 39 ATTESTING WITNESS." 40 SECTION 2. Section 23-15-635, Mississippi Code of 1972, is 41 amended as follows: 42 23-15-635. (1) For mailed absentee ballots, the form of the 43 elector's certificate, attesting witness certification and 44 certificate of person providing voter assistance on the back of 45 the envelope used by absentee voters who are not absent voters as 46 defined in Section 23-15-673, shall be as follows: 47 "ELECTOR'S CERTIFICATE STATE OF 48 49 COUNTY OF 50 I, , under penalty of perjury do solemnly swear 51 that this envelope contains the ballot marked by me indicating my 52 choice of the candidates or propositions to be submitted at the election to be held on the  $\hspace{0.1cm}$  day of  $\hspace{0.1cm}$  , 2 , and I 53 54 hereby authorize the registrar to place this envelope in the ballot box on my behalf, and I further authorize the election 55

56	managers to open this envelope and place my ballot among the other
57	ballots cast before such ballots are counted, and record my name
58	on the poll list as if I were present in person and voted.
59	I further swear that I marked the enclosed ballot in secret.
60	Penalties for vote fraud are up to five (5) years in prison and a
61	fine of up to Five Thousand Dollars (\$5,000.00). (Miss. Code.
62	Ann. Section 23-15-753.) Penalties for voter intimidation are up
63	to one (1) year in jail and a fine of up to One Thousand Dollars
64	(\$1,000.00). (Miss. Code. Ann. Section 97-13-37.)
65	
66	(Signature of voter)
67	CERTIFICATE OF ATTESTING WITNESS
68	Under penalty of perjury I affirm that the above named voter
69	personally appeared before me, on this the day of,
70	$2_{\underline{}}$ , and is known by me to be the person named, and who, after
71	being duly sworn or having affirmed, subscribed the foregoing oath
72	or affirmation. That the voter exhibited to me his or her blank
73	ballot; that the ballot was not marked or voted before the voter
74	exhibited the ballot to me; that the voter was not solicited or
75	advised by me to vote for any candidate, question or issue, and
76	that the voter, after marking his or her ballot, placed it in the
77	envelope, closed and sealed the envelope in my presence, and
78	signed and swore or affirmed the above certificate.
79	
80	(Attesting witness) (Address)

81	
82	(Official title) (City and State)
83	CERTIFICATE OF PERSON PROVIDING VOTER ASSISTANCE
84	(To be completed only if the voter has received assistance in
85	marking the enclosed ballot.) I, under penalty of perjury, hereby
86	certify that the above-named voter declared to me that he or she
87	is blind, temporarily or permanently physically disabled, or
88	cannot read or write, and that the voter requested that I assist
89	the voter in marking the enclosed absentee ballot. I hereby
90	certify that the ballot preferences on the enclosed ballot are
91	those communicated by the voter to me, and that I have marked the
92	enclosed ballot in accordance with the voter's instructions.
93	Penalties for vote fraud are up to five (5) years in prison and a
94	fine of up to Five Thousand Dollars (\$5,000.00). (Miss. Code.
95	Ann. Section 23-15-753.) Penalties for voter intimidation are up
96	to one (1) year in jail and a fine of up to One Thousand Dollars
97	(\$1,000.00). (Miss. Code. Ann. Section 97-13-37.)
98	
99	Signature of person providing assistance
100	
101	Printed name of person providing assistance
102	
103	Address of person providing assistance
104	
105	Date and time assistance provided

106	
107	Family relationship to voter (if any)"
108	(2) The envelope shall have printed on the flap on the back
109	of the envelope in bold print and in a distinguishing color, the
110	following: "YOUR VOTE WILL BE REJECTED AND NOT COUNTED IF THIS
111	ENVELOPE IS NOT SIGNED ACROSS THE FLAP OF THIS ENVELOPE BY YOU AND
112	AN ATTESTING WITNESS."
113	SECTION 3. Section 23-15-637, Mississippi Code of 1972, is
114	amended as follows:
115	23-15-637. (1) (a) Absentee ballots and applications
116	received by mail, except for fax or electronically transmitted
117	ballots as otherwise provided by Section 23-15-699 for UOCAVA
118	ballots, must be postmarked on or before the date of the election
119	and received by the registrar no more than five (5) business days
120	after the election; any received after such time shall be handled
121	as provided in Section 23-15-647 and shall not be counted.
122	(b) All ballots cast by the absent elector appearing in
123	person in the office of the registrar shall be cast with an
124	absentee paper ballot and deposited into * * * the optical mark
125	reading (OMR) equipment by the voter, not later than 12:00
126	noon, * * * on the Saturday immediately preceding elections held
127	on Tuesday, the Thursday immediately preceding elections held on
128	Saturday, or the second day immediately preceding the date of
129	elections held on other days. At the close of business each day
130	at the office of the registrar, the * * * OMR equipment used shall

- 131 be sealed as provided in Section 23-15-519 and not unsealed until
- 132 the beginning of the next business day, and the  $\star$   $\star$  seal log
- 133 shall be \* \* \* kept as provided in Section 23-15-519 with the
- 134 number of ballots cast which shall be stored in a secure location
- in the registrar's office. If for any reason the OMR equipment
- 136 shall become inoperable, the registrar shall direct voters to cast
- 137 paper ballots. The paper ballots shall be administered in
- 138 accordance with the laws concerning paper ballots.
- 139 (2) \* \* \* The registrar shall not send any absentee ballots
- 140 to the precinct polling locations.
- 141 (3) The Secretary of State shall promulgate rules and
- 142 regulations necessary to ensure that when a qualified elector who
- 143 is qualified to vote absentee votes by absentee ballot, either by
- 144 mail or in person with \* \* \* the OMR equipment, that person's
- 145 absentee vote is final and he or she may not vote at the polling
- 146 place on election day. Notwithstanding any other provisions of
- 147 law to the contrary, the Secretary of State shall promulgate rules
- 148 and regulations necessary to ensure that absentee ballots shall
- 149 remain in the registrar's office for counting and not be taken to
- 150 the precincts on election day.
- 151 **SECTION 4.** Section 23-15-639, Mississippi Code of 1972, is
- 152 amended as follows:
- 153 23-15-639. (1) The examination and counting of all absentee
- 154 ballots shall be conducted as follows:

155	(a) At the opening of the regular balloting and at the
156	opening of the polls, the resolution board established under
157	Section 23-15-523 and trained in the process of canvassing
158	absentee ballots shall first take the envelopes containing the
159	$\underline{\text{mailed}}$ absentee ballots of such electors from the secure location
160	at the circuit clerk's office, and the name, address and precinct
161	inscribed on each envelope shall be announced by the election
162	managers.

- (b) \* \* \* If the resolution board finds that the applicant is a registered and qualified voter or otherwise qualified to vote, the envelope shall then be opened and the mailed absentee ballot removed from the envelope, without its being unfolded, or permitted to be unfolded or examined.
- as far as can be observed from its official endorsement, the resolution board shall deposit it in the ballot box with the other ballots before counting any ballots and enter the voter's name in the receipt book provided for that purpose. All absentee ballots 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 polls close and then added to the votes cast in each precinct as well as the in-person absentee votes cast on the OMR equipment in the registrar's office. All absentee ballots received after 7:00 p.m. the day before the election but not later than the fifth

- business day after the election shall be processed by the resolution board.
- 181 (2) The resolution board shall also take such action as may 182 be prescribed by the Secretary of State to ensure compliance with 183 the identification requirements of Section 23-15-563.
- 184 (3) The resolution board shall process the absentee ballots 185 using the procedure provided in subsection (1) of this section.
- SECTION 5. Section 23-15-641, Mississippi Code of 1972, is amended as follows:
- 188 23-15-641. (1) For all absentee votes received by mail, if an affidavit or the certificate of the officer before whom the 189 190 affidavit is taken is required and such affidavit or certificate is found to be insufficient, or if it is found that the signatures 191 192 do not correspond, or that the applicant is not a duly qualified elector in the precinct, or otherwise qualified to vote, or that 193 194 the ballot envelope is open or has been opened and resealed, or 195 the voter is not eligible to vote absentee, the previously cast 196 vote shall not be allowed. Without opening the voter's envelope 197 the resolution board shall mark across its face "REJECTED", with 198 the reason therefor.
- 199 (2) For all absentee votes received by mail, if the ballot
  200 envelope contains more than one (1) ballot of any kind, the ballot
  201 shall not be counted but shall be marked "REJECTED", with the
  202 reason therefor, and the registrar shall promptly notify the voter
  203 of such rejection. The voter's envelopes and affidavits, and the

- voter's envelope with its contents unopened, when such vote is rejected, shall be retained and preserved in the same manner as other ballots at the election. Such votes may be challenged in the same manner and for the same reasons that any other vote cast in such election may be challenged.
- 209 (3) \* \* \* The ballots marked "REJECTED" shall be placed in a 210 separate envelope in the secure ballot transfer case and delivered 211 to the officials in charge of conducting the election at the 212 central tabulation point of the county.
- 213 (\* \* \*4) All electors voting absentee shall be provided
  214 with written information to inform the person how to ascertain
  215 whether his or her ballot was counted and, if rejected, the reason
  216 therefor.
- 217 **SECTION 6.** Section 23-15-643, Mississippi Code of 1972, is amended as follows:
- 219 23-15-643. If an affidavit is required, the appropriate 220 election officials shall examine the affidavit of each mailed 221 absentee ballot envelope. If the officials are satisfied that the 222 affidavit is sufficient and that the absentee voter is otherwise 223 qualified to vote, an official shall announce the name of the 224 voter and shall give any person present an opportunity to 225 challenge in like manner and for the same cause as the voter could 226 have been challenged had he presented himself personally in such 227 precinct to vote. The ineligibility of the voter to vote by 228 absentee ballot shall be a ground for a challenge. Also, the

- 229 officials shall consider any absentee voter challenged when a
- 230 person has previously filed a written challenge of such voter's
- 231 right to vote. The election officials shall handle any such
- 232 challenge in the same manner as other challenged ballots are
- 233 handled.
- 234 **SECTION 7.** Section 23-15-645, Mississippi Code of 1972, is
- 235 amended as follows:
- 236 23-15-645. (1) Absentee ballots cast in the registrar's
- 237 office on the OMR equipment and absentee ballots that are received
- 238 by mail that are deposited into a sealed ballot box shall be
- 239 processed on election day but not tallied until after closing of
- 240 the polls and announced simultaneously with all other votes cast
- 241 on election day.
- 242 (2) After the votes have been counted, the officials shall
- 243 preserve all applications, envelopes of mailed absentee ballots
- 244 and the list of absent voters along with the mailed paper and
- 245 paper ballots and other election materials and return the same to
- 246 the registrar.
- 247 (3) Notwithstanding any other provision of law to the
- 248 contrary, for federal and presidential general, special or primary
- 249 elections, packages of protested, void and wholly blank ballots,
- 250 voted ballots, open packages of unused ballots, sealed packages of
- 251 unused ballots, and all absentee and military ballots and ballot
- 252 envelopes, if any, shall be preserved for twenty-two (22) months
- 253 after the date of any such general, special or primary election.

- 254 For all other statewide, county or municipal elections, sealed 255 packages of unused ballots, packages of protested, void and wholly 256 blank ballots, open packages of unused ballots and all absentee 257 and military ballots and ballot envelopes shall be retained for 258 four (4) months, and may then be destroyed, provided a certificate 259 articulating the election district identifying data and numbers of 260 such ballots is filed with the balance of ballots described in 261 this section, for the balance of the twenty-two-month retention 262 period.
- 263 **SECTION 8.** Section 23-15-715, Mississippi Code of 1972, is amended as follows:
- 265 23-15-715. Any elector desiring an absentee ballot as 266 provided in this subarticle may secure same if:
- 267 Not more than forty-five (45) days nor later than 268 12:00 noon, \* \* \* on the Saturday immediately preceding elections 269 held on Tuesday, the Thursday immediately preceding elections held 270 on Saturday, or the second day immediately preceding the date of elections held on other days, he shall appear in person before the 271 272 registrar of the county in which he resides, or for municipal 273 elections he shall appear in person before the city clerk of the 274 municipality in which he resides and, when the elector so appears, 275 he shall execute and file an application as provided in Section 23-15-627 and vote by absentee ballot and shall then proceed to 276 277 feed his ballot into the OMR equipment. \* \* \* If the absentee ballot has not been printed by forty-five (45) days preceding the 278

279 election, the elector may appear and file an application anytime 280 before the election. Then the absentee ballot shall be mailed by 281 the circuit clerk to the elector as soon as the ballot has been 282 printed.

283 Within forty-five (45) days next prior to any (b) 284 election, any elector who cannot comply with paragraph (a) of this 285 section by reason of temporarily residing outside the county, or 286 any person who has a temporary or permanent physical disability, 287 persons who are sixty-five (65) years of age or older, or any 288 person who is the parent, spouse or dependent of a temporarily or 289 permanently physically disabled person who is hospitalized outside 290 of his county of residence or more than fifty (50) miles away from 291 his residence and such parent, spouse or dependent will be with 292 such person on election day, may make application for an absentee 293 ballot by mailing the appropriate application to the registrar. 294 Only persons temporarily residing out of the county of their 295 residence, persons having a temporary or permanent physical 296 disability, persons who are sixty-five (65) years of age or older, 297 or any person who is the parent, spouse or dependent of a 298 temporarily or permanently physically disabled person who is 299 hospitalized outside of his county of residence or more than fifty 300 (50) miles away from his residence, and such parent, spouse or 301 dependent will be with such person on election day, may obtain 302 absentee ballots by mail under the provisions of this subsection and as provided by Section 23-15-713. Applications of persons 303

304 temporarily residing outside the county shall be sworn to and 305 subscribed before an official who is authorized to administer 306 oaths or other official authorized to witness absentee balloting 307 as provided in this chapter, said application to be accompanied by 308 such verifying affidavits as required by this chapter. The 309 applications of persons having a temporary or permanent physical 310 disability shall not be required to be accompanied by an affidavit 311 but shall be witnessed and signed by a person eighteen (18) years 312 of age or older. The registrar shall send to such absent voter a proper absentee voter ballot within twenty-four (24) hours, or as 313 314 soon thereafter as the ballots are available, containing the names 315 of all candidates who qualify or the proposition to be voted on in 316 such election, and with such ballot there shall be sent an 317 official envelope containing upon it in printed form the recitals 318 and data hereinafter required.

- 319 (c) Except when the voter has requested a runoff ballot 320 on the initial absentee ballot application, upon request for a 321 runoff ballot pursuant to Section 23-15-719, the registrar shall 322 mail together the absentee ballot application and the absentee 323 ballot to the absent voter for the runoff election.
- 324 **SECTION 9.** Section 23-15-719, Mississippi Code of 1972, is amended as follows:
- 23-15-719. (1) Except where the registrar has already
  mailed a ballot with an application, upon receipt of a properly
  completed application form by an elector qualified to vote

329	absentee as provided in this article, the registrar shall mail the
330	absent voter an absentee ballot within one (1) business day, or as
331	soon as the absentee ballot is prepared and available, containing
332	the names of all the candidates and propositions, if any, to be
333	voted on in the election. The registrar shall include with the
334	absentee ballot an official envelope that complies with the
335	provisions of this article, as well as information to comply with
336	Section 23-15-641(3) related to the status of the elector's
337	ballot. The registrar shall identify the applicant by requiring
338	him to present identification as required by Section 23-15-563,
339	and shall then deliver the ballots to the applicant by mail or to
340	the applicant in the registrar's office. The registrar shall not
341	personally hand deliver ballots to voters. If the applicant is in
342	the registrar's office, after the applicant has properly marked
343	the ballot * * *, he shall deposit it in the * * * OMR equipment.
344	If the absentee voter is voting by mail, after the absentee
345	voter has sealed the envelope, he or she shall subscribe and swear
346	to an affidavit and mail the ballot to the address provided on the
347	absentee ballot official envelope. The affidavit shall be in the
348	following form, which shall be printed on the back of the envelope
349	containing the applicant's ballot:
350	"STATE OF MISSISSIPPI
351	COUNTY OF
352	I,, do solemnly swear that this envelope contains
353	the ballot marked by me indicating my choice of the candidates or

354	propositions to be submitted at the election to be held on the
355	day of, 2, and I hereby authorize the registrar to
356	place this envelope in the ballot box on my behalf, and I further
357	authorize the election managers to open this envelope and place my
358	ballot among the other ballots cast before such ballots are
359	counted, and record my name on the poll list as if I were present
360	in person and voted.
361	I further swear that I marked the enclosed ballot in secret.
362	
363	(Signature of voter)
364	SWORN TO AND SUBSCRIBED before me,, this the
365	day of, 2
366	(Registrar)
367	(Registrar)"
368	After the completion of the requirements of this section, the
369	elector shall * * * $\underline{mail}$ the envelope containing the ballot to the
370	registrar.
371	(2) If the voter has received assistance in marking his
372	ballot, the person providing the assistance shall complete the
373	following form which shall be printed on the back of the envelope
374	containing the applicant's ballot:
375	"CERTIFICATE OF PERSON PROVIDING VOTER ASSISTANCE
376	(To be completed only if the voter has received assistance in
377	marking the enclosed ballot.) I hereby certify that the
	marking one energies salies. I herest colorly enactine
378	above-named voter declared to me that he or she is blind,

379	temporarily or permanently physically disabled, or cannot read or
380	write, and that the voter requested that I assist the voter in
381	marking the enclosed absentee ballot. I hereby certify that the
382	ballot preferences on the enclosed ballot are those communicated
383	by the voter to me, and that I have marked the enclosed ballot in
384	accordance with the voter's instructions.
385	
386	Signature of person providing assistance
387	
388	Printed name of person providing assistance
389	
390	Address of person providing assistance
391	
392	Date and time assistance provided
393	
394	Family relationship to voter (if any)"
395	(3) The envelope used pursuant to this section shall not
396	contain the form prescribed by Section 23-15-635 and shall have
397	printed on the flap on the back of the envelope in bold print and
398	in a distinguishing color, the following: "YOUR VOTE WILL BE
399	REJECTED AND NOT COUNTED IF THIS ENVELOPE IS NOT SIGNED ACROSS THE
400	FLAP OF THIS ENVELOPE BY YOU AND AN ATTESTING WITNESS."
401	SECTION 10. Section 23-15-731, Mississippi Code of 1972, is
400	

402 amended as follows:

403	23-15-731. Any presidential absentee ballots received in the
404	mail by the registrar after the delivery of ballot boxes to the
405	election managers and before the deadline for receipt of absentee
406	ballots provided for in Section 23-15-637 shall be retained by the
407	registrar and shall be delivered, together with the applications
408	of the qualified absentee elector to an election official
409	designated to receive them. The registrar shall receive a receipt
410	from the designated election official for all such ballots and
411	applications delivered. The designated election officials shall,
412	upon the canvassing of the returns, count such ballots as if
413	delivered to the proper precincts and such ballots shall be
414	considered valid for all purposes as if they had been actually
415	deposited in the proper precinct ballot boxes. * * * If the
416	officials are satisfied that the * * * absentee voter is otherwise
417	qualified to vote, an official shall announce the name of the
418	voter and shall give any person present an opportunity to
419	challenge in like manner and for the same cause as the voter could
420	have been challenged had he or she presented himself or herself
421	personally in such precinct to vote. The ineligibility of the
422	voter to vote by absentee ballot shall be a ground for a
423	challenge. The officials shall consider any absentee voter
424	challenged when a person has previously filed a written challenge
425	of such voter's right to vote. The election officials shall
426	handle any such challenge in the same manner as other challenged
427	ballots are handled, and if the challenge is not affirmed, the

- 428 officials shall then open the envelope. The officials shall then
- 429 open the envelope in such manner as not to destroy the affidavit
- 430 printed thereon and shall deposit the ballot marked "OFFICIAL
- 431 ABSENTEE BALLOT," in a ballot box reserved for absentee ballots.
- 432 The commissioners shall endorse on their pollbooks a proper
- 433 notation to indicate that the absentee voter has voted in such
- 434 election by absentee ballot.
- 435 **SECTION 11.** Section 23-15-391, Mississippi Code of 1972, is
- 436 amended as follows:
- 437 23-15-391. The board of supervisors of each county and the
- 438 governing authorities of each municipality shall use optical mark
- 439 reading equipment \* \* \* that complies with the specifications
- 440 provided by law. The election commissioners may conduct special
- 441 and municipal elections, as well as any necessary runoff
- 442 elections, by paper ballot when the election commissioners
- 443 determine that administration of an election by paper ballot will
- 444 be less expensive than administration of the same election by
- 445 optical mark reading equipment \* \* \*.
- 446 **SECTION 12.** Section 23-15-511, Mississippi Code of 1972, is
- 447 amended as follows:
- 448 23-15-511. The ballots shall, as far as practicable, be in
- 449 the same order of arrangement as provided for paper ballots that
- 450 are to be counted manually, except that the information may be
- 451 printed in vertical or horizontal rows. Nothing in this chapter
- 452 shall be construed as prohibiting the information being presented

453	to the voters from being printed on both sides of a single ballot.
454	In those years when a special election shall occur on the same day
455	as the general election, the names of candidates in any special
456	election and the general election shall be placed on the same
457	ballot by the election commissioners or officials in charge of the
458	election, but the general election candidates shall be clearly
459	distinguished from the special election candidates. At any time a
460	special election is held on the same day as a party primary
461	election, the names of the candidates in the special election may
462	be placed on the same ballot by the officials in charge of the
463	election, but shall be clearly distinguished as special election
464	candidates or primary election candidates.

Ballots shall be printed in plain clear type in black ink and upon clear white materials of such size and arrangement as to be compatible with the OMR equipment. Absentee ballots shall be prepared and printed in the same form and shall be on the same size and texture as the regular official ballots, except that they shall be printed on tinted paper; or the ink used to print the ballots shall be of a color different from that of the ink used to print the regular official ballots. Arrows may be printed on the ballot to indicate the place to mark the ballot, which may be to the right or left of the names of candidates and propositions. The titles of offices may be arranged in vertical columns on the ballot and shall be printed above or at the side of the names of candidates so as to indicate clearly the candidates for each

- 478 office and the number to be elected. In case there are more
- 479 candidates for an office than can be printed in one (1) column,
- 480 the ballot shall be clearly marked that the list of candidates is
- 481 continued on the following column. The names of candidates for
- 482 each office shall be printed in vertical columns, grouped by the
- 483 offices that they seek. In partisan elections, the party
- 484 designation of each candidate, which may be abbreviated, shall be
- 485 printed following his or her name.
- One (1) sample ballot, which shall be a facsimile of the
- 487 official ballot and instructions to the voters, shall be provided
- 488 for each precinct and shall be posted in each polling place on
- 489 election day.
- 490 \* \* \*
- 491 **SECTION 13.** Section 23-15-621, Mississippi Code of 1972, is
- 492 brought forward as follows:
- 493 23-15-621. The title of Sections 23-15-621 through 23-15-653
- 494 of this chapter shall be the Absentee Balloting Procedures Law.
- 495 **SECTION 14.** Section 23-15-623, Mississippi Code of 1972, is
- 496 brought forward as follows:
- 497 23-15-623. All absentee ballots as authorized in Sections
- 498 23-15-671 through 23-15-697, in Sections 23-15-711 through
- 499 23-15-721, and Sections 23-15-731 and 23-15-733, shall be handled
- 500 as provided in Sections 23-15-621 through 23-15-653.

- 501 **SECTION 15.** Section 23-15-625, Mississippi Code of 1972, is
- 502 brought forward as follows:

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

applications for absentee ballots to any qualified elector within the county where he or she serves. Any person who presents to the registrar an oral or written request for an absentee ballot application for a voter entitled to vote absentee by mail, other than the elector who seeks to vote by absentee ballot, shall, in the presence of the registrar, sign the application and print on the application his or her name and address and the name of the elector for whom the application is being requested in the place provided for on the application for that purpose. However, if for any reason such person is unable to write the information required, then the registrar shall write the information on a printed form which has been prescribed by the Secretary of State.

528	The	form	shall	provid	le a	plac	e for	such	person	to	place	his	or	her
529	mar	k afte	er the	form h	as I	been	filled	l out	bv the	rec	gistra	r.		

- 530 (3) It shall be unlawful for any person to solicit absentee 531 ballot applications or absentee ballots for persons staying in any 532 skilled nursing facility as defined in Section 41-7-173 unless the 533 person soliciting the absentee ballot applications or absentee 534 ballots is:
- 535 (a) A family member of the person staying in the 536 skilled nursing facility; or
- 537 (b) A person designated by the person for whom the 538 absentee ballot application or absentee ballot is sought, the 539 registrar or the deputy registrar.
- As used in this subsection, "family member" means a spouse, 541 parent, grandparent, sibling, adult child, grandchild or legal 542 guardian.
- 543 The registrar in the county wherein a voter is qualified 544 to vote upon receiving by mail the envelope containing the absentee ballots shall keep an accurate list of all persons 545 546 preparing such ballots. The list shall be kept in a conspicuous 547 place accessible to the public near the entrance to the 548 registrar's office. The registrar shall also furnish to each 549 precinct manager a list of the names of all persons in each 550 respective precinct voting absentee by mail and in person to be 551 posted in a conspicuous place at the polling place for public 552 notice. The application on file with the registrar and the

- envelopes containing the ballots that voters mailed to the
  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
  election commissioners or managers, the registrar shall also turn
  over a list of all such persons who have voted and whose mailed
  ballots are in the registrar's office.
- 559 (5) The registrar shall also be authorized to mail one (1)
  560 application to any qualified elector of the county, who is
  561 eligible to vote by absentee ballot, for use in a particular
  562 election.
- 563 (6) The registrar shall process all applications for
  564 absentee ballots by using the Statewide Election Management
  565 System. The registrar shall account for all absentee ballots
  566 delivered to and received by mail as well as those who voted
  567 absentee in person from qualified voters by processing such
  568 ballots using the Statewide Election Management System.
- 569 **SECTION 16.** Section 23-15-627, Mississippi Code of 1972, is 570 brought forward as follows:
- 23-15-627. Any elector described in Section 23-15-713 may
  request an absentee ballot application and vote in person at the
  office of the registrar in the county in which he or she resides.
  The registrar shall be responsible for furnishing an absentee
  ballot application form to any elector authorized to receive an
  absentee ballot. Except as otherwise provided in Section

23-15-625, absentee ballot applications shall be furnished to a

578	person only upon the oral or written request of the elector who
579	seeks to vote by absentee ballot; however, the parent, child,
580	spouse, sibling, legal guardian, those empowered with a power of
581	attorney for that elector's affairs or agent of the elector, who
582	is designated in writing and witnessed by a resident of this state
583	who shall write his or her physical address on such designation,
584	may orally request an absentee ballot application on behalf of the
585	elector. The written designation shall be valid for one (1) year
586	after the date of the designation. An absentee ballot application
587	must have the seal of the circuit or municipal clerk affixed to it
588	and be initialed by the registrar or his or her deputy in order to
589	be used to obtain an absentee ballot. A reproduction of an
590	absentee ballot application shall not be valid unless it is a
591	reproduction provided by the office of the registrar of the
592	jurisdiction in which the election is being held and which
593	contains the seal and initials required by this section. Such
594	application shall be substantially in the following form:
595	"OFFICIAL APPLICATION FOR ABSENT ELECTOR'S BALLOT
596	I,, duly qualified and registered in the Precinct
597	of the County of, and State of Mississippi, coming within
598	the purview of the definition 'ABSENT ELECTOR' will be absent from
599	the county of my residence on election day, or unable to vote in
600	person because (check appropriate reason):

601	() (PRESIDENTIAL APPLICANT ONLY:) I am currently a							
602	resident of Mississippi or have moved therefrom within thirty (30)							
603	days of the coming presidential election.							
604	( ) I am an enlisted or commissioned member, male or female,							
605	of any component of the United States Armed Forces and am a							
606	citizen of Mississippi, or spouse or dependent of such member.							
607	( ) I am a member of the Merchant Marine or the American Red							
608	Cross and am a citizen of Mississippi or spouse or dependent of							
609	such member.							
610	() I am a disabled war veteran who is a patient in any							
611	hospital and am a citizen of Mississippi or spouse or dependent of							
612	such veteran.							
613	() I am a civilian attached to and serving outside of the							
614	United States with any branch of the Armed Forces or with the							
615	Merchant Marine or American Red Cross, and am a citizen of							
616	Mississippi or spouse or dependent of such civilian.							
617	( ) I am a citizen of Mississippi temporarily residing							
618	outside the territorial limits of the United States and the							
619	District of Columbia.							
620	() I am a student, teacher or administrator at a college,							
621	university, junior or community college, high, junior high,							
622	elementary or grade school, whose studies or employment at such							
623	institution necessitates my absence from the county of my voting							

residence or spouse or dependent of such student, teacher or

administrator who maintains a common domicile outside the county

624

626	of my voting residence with such student, teacher or								
627	administrator.								
628	( ) I will be outside the county on election day.								
629	( ) I have a temporary or permanent physical disability,								
630	which may include, but is not limited to, a physician-imposed								
631	quarantine due to COVID-19 during the year 2020. Or, I am caring								
632	for a dependent that is under a physician-imposed quarantine due								
633	to COVID-19 beginning with July 8, 2020, and the same being								
634	repealed on December 31, 2020.								
635	( ) I am sixty-five (65) years of age or older.								
636	( ) I am the parent, spouse or dependent of a person with a								
637	temporary or permanent physical disability who is hospitalized								
638	outside his or her county of residence or more than fifty (50)								
639	miles away from his or her residence, and I will be with such								
640	person on election day.								
641	( ) I am a member of the congressional delegation, or spouse								
642	or dependent of a member of the congressional delegation.								
643	( ) I am required to be at work on election day during the								
644	times which the polls will be open.								
645	I hereby make application for an official ballot, or ballots,								
646	to be voted by me at the election to be held in, on								
647	Mail 'Absent Elector's Ballot' to me at the following address								
648	·								
649	( ) I wish to receive an absentee ballot for the runoff								
650	election								

651	I realize that I can be fined up to Five Thousand Dollars									
652	(\$5,000.00) and sentenced up to five (5) years in the Penitentiary									
653	for making a false statement in this application and for selling									
654	my vote and violating the Mississippi Absentee Voter Law. (This									
655	sentence is to be in bold print.)									
656	If you are temporarily or permanently disabled, you are not									
657	required to have this application notarized or signed by an									
658	official authorized to administer oaths for absentee balloting.									
659	You are required to sign this application in the proper place and									
660	have a person eighteen (18) years of age or older witness your									
661	signature and sign this application in the proper place.									
662	DO NOT SIGN WITHOUT READING. (This sentence is to be in bold									
663	print.)									
664	IN WITNESS WHEREOF I have hereunto set my hand and seal this									
665	the day of, 2									
666										
667	(Signature of absent elector)									
668	SWORN TO AND SUBSCRIBED before me this the day of,									
669	2									
670										
671	(Official authorized to administer oaths									
672	for absentee balloting.)									
673	TO BE SIGNED BY WITNESS FOR VOTERS TEMPORARILY OR PERMANENTLY									
674	DISABLED:									

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675	I HEREBY CERTIFY that this application for an absent								
676	elector's ballot was signed by the above-named elector in my								
677	presence and that I am at least eighteen (18) years of age, this								
678	the, day of, 2								
679									
680	(Signature of witness)								
681	CERTIFICATE OF DELIVERY								
682	I hereby certify that (print name of voter)								
683	has requested that I, (print name of person								
684	delivering application), deliver to the voter this absentee ballot								
685	application.								
686									
687	(Signature of person delivering application)								
688									
689	(Address of person delivering application)"								
690	SECTION 17. Section 23-15-629, Mississippi Code of 1972, is								
691	brought forward as follows:								
692	23-15-629. (1) The application for an absentee ballot of a								
693	person who is permanently physically disabled shall be accompanied								
694	by a statement signed by such person's physician, or nurse								
695	practitioner, which statement must show that the person signing								
696	the statement is a licensed, practicing medical doctor or nurse								
697	practitioner and must indicate that the person applying for the								
698	absentee ballot is permanently physically disabled to such a								
699	degree that it is difficult for him or her to vote in person.								

- 700 (2) An application accompanied by the statement provided for 701 in subsection (1) of this section shall entitle such permanently 702 physically disabled person to automatically receive an absentee 703 ballot for all elections on a continuing basis without the 704 necessity for reapplication.
- 705 The registrar of each county shall keep an accurate list 706 of the names and addresses of all persons whose applications for 707 absentee ballot are accompanied by the statement set forth in 708 subsection (1) of this section. Sixty (60) days before each 709 election, the registrar shall deliver such list to the election 710 commissioners who shall examine the list and delete from it the 711 names of all persons listed who are no longer qualified electors 712 of the county. Upon completion of such examination, the election 713 commissioners shall return the list to the registrar by no later 714 than forty-five (45) days before the election.
- 715 (4) The registrar shall mail a ballot to all persons who are
  716 determined by the election commissioners to be qualified electors
  717 pursuant to subsection (3) of this section by no later than forty
  718 (40) days before the election.
- 719 **SECTION 18.** Section 23-15-631, Mississippi Code of 1972, is 720 brought forward as follows:
- 721 23-15-631. (1) The registrar shall enclose with each ballot 722 mailed to an absent elector separate printed instructions 723 furnished by the registrar containing the following:

724	(a) All absentee voters, excepting those with temporary
725	or permanent physical disabilities or those who are sixty-five
726	(65) years of age or older, who mark their ballots in the county
727	of the residence shall use the registrar of that county as the
728	witness. The absentee voter shall come to the office of the
729	registrar and neither the registrar nor his or her deputy shall be
730	required to go out of the registrar's office to serve as an
731	attesting witness.

- 732 Upon receipt of the enclosed ballot, you will not mark the ballot except in view or sight of the attesting witness. 733 734 In the sight or view of the attesting witness, mark the ballot 735 according to instructions.
- 736 After marking the ballot, fill out and sign the 737 "ELECTOR'S CERTIFICATE" on the back of the envelope so that the 738 signature is across the flap of the envelope to ensure the 739 integrity of the ballot. All absent electors shall have the 740 attesting witness sign the "ATTESTING WITNESS CERTIFICATE" across 741 the flap on the back of the envelope. Place the necessary postage 742 on the envelope and deposit it in the post office or some 743 government receptacle provided for deposit of mail so that the 744 absent elector's ballot will be postmarked on or before the date 745 of the election and received by the registrar no more than five 746 (5) business days after the election.
- 747 Any notary public, United States postmaster, assistant United States postmaster, United States postal supervisor, clerk in 748

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24/HR26/R1579 PAGE 30 (ENK\KW) 750 authority to administer an oath or take an acknowledgment may be 751 an attesting witness; provided, however, that in the case of an 752 absent elector who is temporarily or permanently physically 753 disabled, the attesting witness may be any person eighteen (18) 754 years of age or older and such person is not required to have the 755 authority to administer an oath. If a postmaster, assistant 756 postmaster, postal supervisor, or clerk in charge of a contract 757 postal station acts as an attesting witness, his or her signature 758 on the elector's certificate must be authenticated by the 759 cancellation stamp of their respective post offices. If an 760 officer having authority to administer an oath or take an 761 acknowledgement acts as attesting witness, his or her signature on 762 the elector's certificate, together with his or her title and 763 address, but no seal, shall be required. Any affidavits made by an absent elector who is in the Armed Forces may be executed 764 765 before a commissioned officer, warrant officer, or noncommissioned officer not lower in grade than sergeant rating or any person 766 767 authorized to administer oaths.

charge of a contract postal station, or other officer having

- 768 (d) When the application accompanies the ballot it
  769 shall not be returned in the same envelope as the ballot but shall
  770 be returned in a separate preaddressed envelope provided by the
  771 registrar.
- 772 (e) A candidate for public office, or the spouse,
  773 parent or child of a candidate for public office, may not be an

attesting witness for any absentee ballot upon which the

candidate's name appears, unless the voter is related within the

first degree to the candidate or the spouse, parent or child of

the candidate.

- 778 (f) Any voter casting an absentee ballot who declares 779 that he or she requires assistance to vote by reason of blindness, 780 temporary or permanent physical disability or inability to read or 781 write, shall be entitled to receive assistance in the marking of 782 his or her absentee ballot and in completing the affidavit on the 783 absentee ballot envelope. The voter may be given assistance by 784 anyone of the voter's choice other than a candidate whose name 785 appears on the absentee ballot being marked, the spouse, parent or 786 child of a candidate whose name appears on the absentee ballot 787 being marked or the voter's employer, an agent of that employer or 788 a union representative; however, a candidate whose name is on the 789 ballot or the spouse, parent or child of such candidate may 790 provide assistance upon request to any voter who is related within 791 the first degree. In order to ensure the integrity of the ballot, 792 any person who provides assistance to an absentee voter shall be 793 required to sign and complete the "Certificate of Person Providing 794 Voter Assistance" on the absentee ballot envelope.
- 795 (2) The foregoing instructions required to be provided by
  796 the registrar to the elector shall also constitute the substantive
  797 law pertaining to the handling of absentee ballots by the elector
  798 and registrar.

799	(3) Th	e Secretar	y of State	shall prepare	instructions	on how
800	absent voter	s may comp	ly with the	e identificati	on requirement	ts of
801	Section 23-1	5-563.				

- SECTION 19. Section 23-15-647, Mississippi Code of 1972, is brought forward as follows:
- 804 23-15-647. The registrar shall keep safely and unopened all 805 official absentee ballots which are received by mail after the 806 applicable cutoff period establishing its validity. Upon receipt 807 of such ballot, the registrar shall write the day and hour of the receipt of the ballot on its envelope. All such absentee ballots 808 809 returned to the registrar after the cutoff time shall be safely 810 kept unopened by the registrar for the period of time required for 811 the preservation of ballots used in the election, and shall then, 812 without being opened, be destroyed in like manner as the used 813 ballots of the election.
- SECTION 20. Section 23-15-649, Mississippi Code of 1972, is brought forward as follows:
- 816 23-15-649. For all elections, the election officials shall 817 prepare and print, as soon as the deadline for the qualification 818 of candidates has passed or forty-five (45) days before the 819 election, whichever is later, official ballots for each voting 820 precinct to be known as absentee voter ballots, which ballots 821 shall be prepared and printed in the same form and shall be of the 822 same size and texture as the regular official ballot except that they shall be printed on tinted paper of a tint different from 823

- 824 that of the regular official ballot or with a header of different
- 825 tint.
- 826 **SECTION 21.** Section 23-15-651, Mississippi Code of 1972, is
- 827 brought forward as follows:
- 828 23-15-651. The results of the vote by absentee balloting
- 829 shall be announced simultaneously with the vote cast on election
- 830 day; provided that absentee ballots received after 7:00 p.m. the
- 831 day before the election shall be kept in a secured and sealed
- 832 ballot box, and shall be announced after the five-business-day
- 833 period for receiving absentee ballots.
- 834 **SECTION 22.** Section 23-15-653, Mississippi Code of 1972, is
- 835 brought forward as follows:
- 23-15-653. All registrars' offices shall remain open until
- 837 noon on the two (2) Saturdays prior to each election.
- 838 **SECTION 23.** Section 23-15-657, Mississippi Code of 1972, is
- 839 brought forward as follows:
- 840 23-15-657. The registrar is authorized to accept requests
- 841 for absentee ballots by telephone. When a telephone request that
- 842 an absentee ballot application be mailed by the registrar to an
- 843 elector is made, the registrar shall ascertain the name and
- 844 complete address of the person making the telephone request and
- 845 shall print upon the absentee ballot application the name and
- 846 complete address of the requestor and the relation of such person
- 847 to the voter if requested by a person other than the voter and the

- 848 date such request was made. Such requests shall be processed
- 849 through the Statewide Election Management System.
- 850 **SECTION 24.** Section 23-15-671, Mississippi Code of 1972, is
- 851 brought forward as follows:
- 852 23-15-671. The title of Sections 23-15-671 through 23-15-697
- 853 shall be the Armed Services Absentee Voting Law.
- 854 **SECTION 25.** Section 23-15-673, Mississippi Code of 1972, is
- 855 brought forward as follows:
- 856 23-15-673. (1) For the purposes of this subarticle, the
- 857 term "absent voter" shall mean and include the following persons
- 858 if they are absent from their county of residence and are
- 859 otherwise qualified to vote in Mississippi:
- 860 (a) Any enlisted or commissioned members, male or
- 861 female, of the United States Army, or any of its respective
- 862 components or various divisions thereof; any enlisted or
- 863 commissioned members, male or female, of the United States Navy,
- 864 or any of its respective components or various divisions thereof;
- 865 any enlisted or commissioned members, male or female, of the
- 866 United States Air Force, or any of its respective components or
- 867 various divisions thereof; any enlisted or commissioned members,
- 868 male or female, of the United States Marines, or any of its
- 869 respective components or various divisions thereof; or any persons
- 870 in any division of the armed services of the United States; or any
- 871 persons who are members of the United States Space Force, who are
- 872 citizens of Mississippi;

873		(b)	Any	member	of	the	Merchant	Marine	and	the	American
874	Red Cross	who	is a	citizer	n of	f Mis	ssissippi	;			

- 875 (c) Any disabled war veteran who is a patient in any 876 hospital and who is a citizen of Mississippi;
- 877 (d) Any civilian attached to and serving outside of the
  878 United States with any branch of the Armed Forces or with the
  879 Merchant Marine or American Red Cross, and who is a citizen of
  880 Mississippi;
- (e) Any trained or certified emergency response
  provider who is deployed during the time period authorized by law
  for absentee voting, on election day, or during any state of
  emergency declared by the President of the United States or any
  Governor of any state within the United States;
- 886 (f) Any citizen of Mississippi temporarily residing 887 outside the territorial limits of the United States and the 888 District of Columbia;
- (g) Any citizen of Mississippi enrolled as a student at the United States Naval Academy, the United States Coast Guard Academy, the United States Merchant Marine Academy, the United States Air Force Academy or the United States Military Academy.
- (2) The spouse and dependents of any absent voter as set out in paragraphs (a) through (g) of subsection (1) of this section shall also be included in the meaning of absent voter and may register to vote and vote an absentee ballot as provided in this subarticle if also absent from the county of their residence on

- the date of the election and otherwise qualified to vote in Mississippi.
- 900 (3) For the purpose of this subarticle, the term "election"
- 901 shall mean and include the following sets of elections: special
- 902 and runoff special elections, preferential and general elections,
- 903 first and second primary elections or general elections without
- 904 preferential elections, whichever system is applicable.
- 905 **SECTION 26.** Section 23-15-675, Mississippi Code of 1972, is
- 906 brought forward as follows:
- 907 23-15-675. Any absent voter, as defined in Section
- 908 23-15-673, who is otherwise qualified, may, upon compliance with
- 909 the provisions of this subarticle, vote in any elections which are
- 910 held in his voting precinct when he is absent for the reasons set
- 911 forth in this subarticle.
- 912 **SECTION 27.** Section 23-15-677, Mississippi Code of 1972, is
- 913 brought forward as follows:
- 914 23-15-677. (1) All absent voters as defined in Section
- 915 23-15-673(1) and (2) may use a duly executed federal postcard
- 916 application (as provided for in the Uniformed and Overseas
- 917 Citizens Absentee Voting Act, 42 USCS 1973ff et seq.) to request a
- 918 ballot or to register to vote, or to do both simultaneously.
- 919 (2) An absent voter who registers to vote utilizing a
- 920 federal postcard application or a Federal Write-In-Absentee Ballot
- 921 may vote in an election if the voter was registered to vote ten
- 922 (10) or more days prior to the date of the election.

923	SECTION 28.	Section 23-15-679,	Mississippi	Code of 1972	, is
924	brought forward a	s follows:			

- 23-15-679. The official absentee voter ballots shall be prepared and printed in the same form and shall be of the same size and texture as the regular official ballot except that they shall be printed on tinted paper of a tint different from that of the regular official ballot.
- 930 **SECTION 29.** Section 23-15-681, Mississippi Code of 1972, is 931 brought forward as follows:
  - 23-15-681. Except as otherwise provided in this subarticle, all official absentee ballots shall be sent out and returned in envelopes on which there is printed across the face two (2) parallel horizontal bars, each one-fourth (1/4) of an inch wide, extending from one side of the envelope to the other side, with an intervening space of one-fourth (1/4) of an inch, the top bar to be one and one-fourth (1-1/4) inches from the top of the envelope, and with the words "OFFICIAL ELECTION BALLOTING MATERIAL-VIA AIR MAIL" between the bars. In the upper right corner of each such envelope there shall be printed in a box the words "FREE OF U.S. POSTAGE, INCLUDING AIR MAIL." All printing on the face of such envelopes shall be in black, and there shall be printed in black in the upper left corner of all such ballot envelopes an appropriate inscription for the return address of the sender.
- 946 **SECTION 30.** Section 23-15-683, Mississippi Code of 1972, is 947 brought forward as follows:

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948	23-15-683. In any elections, as soon as the deadline for the
949	qualification of candidates has passed, or forty-five (45) days
950	prior to the election, whichever is later, absentee ballots shall
951	be prepared and printed for the elections, and both of said
952	ballots shall have printed thereon the names of all candidates who
953	originally qualify as candidates. However, such ballots shall be
954	printed on paper of different tints or colors and shall be styled
955	so as to show which ballot is to be used for the first election
956	and which ballot is to be used for the second election. When the
957	proper application is made as is otherwise provided herein, the
958	registrar shall send to the absent voter the proper absent voter
959	ballots for the elections as is otherwise provided herein, and
960	with such ballots there shall be sent also separate official
961	envelopes for the return thereof. No additional ballot shall be
962	thereafter sent to the absent voter for the second election but
963	the absent voter shall ascertain which of the candidates who
964	originally qualified are candidates in the second election and he
965	or she may vote for his choice between them on the second election
966	ballot previously sent him. If an absentee voter shall vote for
967	any candidate on the second election ballot who is not a candidate
968	in the second election, his vote for that office shall be
969	disregarded.

SECTION 31. Section 23-15-685, Mississippi Code of 1972, is

brought forward as follows:

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972	23-15-685. Within forty-five (45) days next prior to any
973	election upon application first made to the registrar of the
974	county by any absent voter as defined in this subarticle, such
975	person shall be sent an absentee voter ballot of the county of
976	which he is a citizen and resident. The registrar shall send to
977	such absent voter a proper absentee voter ballot containing the
978	names of all candidates who qualify or the proposition to be voted
979	upon in such elections, and with such ballot there shall be sent
980	an official envelope containing upon it in printed form the
981	recitals and data hereinafter required.

- 982 **SECTION 32.** Section 23-15-687, Mississippi Code of 1972, is 983 brought forward as follows:
- 23-15-687. (1) The registrar shall keep all applications
  for absentee ballots and shall, within twenty-four (24) hours, if
  possible, send to the absent voter on whose behalf the application
  is made, the proper affidavit and the proper ballot or ballots
  applicable to the elections. Such information shall be processed
  through the Statewide Election Management System.
- 990 (2) One (1) application for an absentee ballot shall serve 991 as a request by the applicant for an absentee ballot for:
- 992 (a) The next federal general election, including all 993 primary elections associated with the election;
- 994 (b) All state and county primary and general elections 995 that occur after the receipt of the application by the registrar

- through the date of the next federal general election that occurs after the receipt of the application by the registrar.
- 998 (3) The registrar shall preserve all applications for 999 absentee ballots for one (1) year as a record to be furnished to 1000 any court or other duly constituted authority for inspection or 1001 evidence if properly requested.
- 1002 (4) If the registrar rejects an application for an absentee 1003 ballot or denies a request to register to vote from a uniformed 1004 services applicant or an overseas voter, the registrar shall 1005 provide the person with the reasons for the rejection.
- 1006 (5) Any runoff election for a federal election shall be 1007 considered a continuation of such federal election.
- 1008 (6) An absent voter as defined in Section 23-15-673(1) may
  1009 sign an absentee ballot application by electronic signature. The
  1010 Secretary of State shall adopt rules necessary to implement this
  1011 subsection.
- SECTION 33. Section 23-15-691, Mississippi Code of 1972, is brought forward as follows:
- 23-15-691. As soon as possible after the printing of the
  1015 official absentee ballot for any election, the registrar of the
  1016 county shall send to any absent voter as defined in this
  1017 subarticle, who shall, upon proper application, have requested
  1018 same, the official absentee voter ballot or ballots provided for
  1019 in this subarticle and the instructions for voting and returning
  1020 the ballot. If the ballot is sent by mail the registrar shall

1021	send a	self-addressed	envelope	or	envelopes	with	the	ballot	and
1022	the in	structions.							

- 1023 If the ballot is sent by mail, the gummed flap of the
  1024 envelope provided for the return of the ballot must be separated
  1025 by wax paper or other appropriate protective insert from the
  1026 remaining balloting material. The voting instructions shall
  1027 require a notation of the facts on the back of the envelope duly
  1028 signed by the voter.
- 1029 If applicable, the instructions shall indicate that the 1030 ballot shall be marked in ink or indelible pencil.
- SECTION 34. Section 23-15-692, Mississippi Code of 1972, is brought forward as follows:
- 23-15-692. (1) An absent voter who resides outside the

  1034 United States, who is a member of the United States Armed Forces

  1035 or who is a family member of a member of the Armed Forces, and who

  1036 is a registered voter of the State of Mississippi, may use the

  1037 Federal Write-In-Absentee Ballot as provided for by 42 USCS

  1038 1973ff-2 in general, special, primary and runoff elections for

  1039 local, state and federal offices.
- 1040 (2) Upon receipt of a Federal Write-In-Absentee Ballot

  1041 executed by a person who is a registered voter or whose

  1042 information on the form is sufficient to register or update the

  1043 registration of that person, the Federal Write-In-Absentee Ballot

  1044 shall be considered as an absentee ballot request. Nothing in

- this subsection shall suspend the voter registration deadlines otherwise provided by law.
- SECTION 35. Section 23-15-693, Mississippi Code of 1972, is brought forward as follows:
- 23-15-693. The absent voter, upon receipt of the absentee 1050 ballot, shall complete the declaration specified in the Uniformed 1051 and Overseas Citizens Absentee Voting Act, 42 USC Section 1973ff 1052 et seq.
- SECTION 36. Section 23-15-697, Mississippi Code of 1972, is brought forward as follows:
- 23-15-697. When the absentee ballot has been voted and the envelope sealed, signed and certified to as provided above, the absentee voter shall mail the envelope containing the ballot to the registrar.
- SECTION 37. Section 23-15-699, Mississippi Code of 1972, is brought forward as follows:
- 23-15-699. (1) Absent voters who have requested to receive absentee ballots and balloting materials may choose to receive such ballots and balloting materials by mail, facsimile device (FAX) or electronic mail delivery (e-mail). The Secretary of State shall establish procedures that allow an absent voter to make the choice authorized by this subsection.
- 1067 (2) Consistent with the choice that the absent voter
  1068 exercises pursuant to subsection (1) of this section, the
  1069 registrar shall, in addition to mail, be authorized to use

1070	electronic facsimile (FAX) devices and electronic mail delivery
1071	(e-mail) to transmit balloting materials and absentee ballots. I
1072	the absent voter does not indicate a preference, delivery of such

- 1073 information shall be by mail.
- 1074 (3) The registrar is authorized to receive by electronic 1075 facsimile (FAX) devices and electronic mail delivery (e-mail):
- 1076 (a) Voted absentee ballots;
- 1077 (b) Completed federal postcard applications as
  1078 described in Section 23-15-677, which shall serve to request
  1079 absentee ballots or to register to vote or to do both
  1080 simultaneously; and
- 1081 (c) Completed Federal Write-In-Absentee Ballots as 1082 described in Section 23-15-692.
- 1083 Once the registrar has received a voted absentee ballot 1084 pursuant to this section, he shall place the ballot in an absentee 1085 ballot envelope designated for absentee ballots under this 1086 subarticle and fill out the required information on the envelope. 1087 The registrar shall then notate on the envelope that the ballot 1088 was received under this section and a signature across the flap of 1089 the envelope shall not be required. Except as provided in this 1090 section, absentee ballots received under this subsection shall be 1091 treated in the same manner as other absentee ballots received 1092 under this subarticle.
- 1093 (5) Access to voted absentee ballots before they are placed 1094 in an absentee ballot envelope shall be strictly limited to

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election officials who must process the ballot and any election official who views the ballots before they are placed in the envelope shall have the duty to protect the secrecy of the ballot choices; however, the failure of an election official to comply with this subsection shall not invalidate the ballot.

- 1100 (6) Each circuit clerk shall furnish a suitable electronic
  1101 mail delivery (e-mail) address that can be used to allow absent
  1102 voters to comply with the provisions of this subarticle. Absentee
  1103 ballots returned by mail by any absent voter as defined in Section
  1104 23-15-673 must be received by the registrar by the deadline for
  1105 receipt of mail absentee ballots provided for in Section
  1106 23-15-637.
- SECTION 38. Section 23-15-701, Mississippi Code of 1972, is brought forward as follows:
- 23-15-701. 1109 (1)The Secretary of State shall adopt such 1110 rules which are necessary and essential to implement this subarticle and to bring the state into compliance with the 1111 Uniformed and Overseas Citizens Absentee Voting Act, 42 USCS 1112 1113 Section 1973ff et seq. The Secretary of State shall furnish the 1114 Legislature with a copy of such rules sixty (60) days after 1115 adoption by the Secretary of State.
- 1116 (2) The Secretary of State may exercise emergency powers

  1117 concerning absentee voting and registration of military personnel

  1118 over any election during an armed conflict or other military

  1119 contingencies involving United States Armed Forces or mobilization

1120	of	those	forces,	, including	state	national	quard	or	reserve

- 1121 components. The Secretary of State shall adopt rules describing
- the emergency powers and the situations in which the powers will 1122
- 1123 be exercised.
- 1124 SECTION 39. Section 23-15-711, Mississippi Code of 1972, is
- 1125 brought forward as follows:
- The title of Sections 23-15-711 through 23-15-721 1126 23-15-711.
- 1127 shall be the Mississippi Absentee Voter Law.
- 1128 SECTION 40. Section 23-15-713, Mississippi Code of 1972, is
- 1129 brought forward as follows:
- 1130 23-15-713. For the purpose of this subarticle, any duly
- qualified elector may vote as provided in this subarticle if the 1131
- 1132 elector falls within at least one (1) of the following categories:
- Any qualified elector who is a bona fide student, 1133
- 1134 teacher or administrator at any college, university, junior
- 1135 college, high, junior high, or elementary grade school whose
- 1136 studies or employment at such institution necessitates his or her
- absence from the county of his or her voting residence on the date 1137
- 1138 of any primary, general or special election, or the spouse and
- 1139 dependents of that student, teacher or administrator if such
- 1140 spouse or dependent(s) maintain a common domicile, outside of the
- 1141 county of his or her voting residence, with such student, teacher
- or administrator. 1142
- 1143 Any qualified elector who is required to be away

from his or her place of residence on any election day due to his 1144

1145	or her employment as an employee of a member of the Mississippi
1146	congressional delegation and the spouse and dependents of such
1147	person if he or she shall be residing with such absentee voter
1148	away from the county of the spouse's voting residence.

- 1149 (c) Any qualified elector who is away from his or her 1150 county of residence on election day for any reason.
- Any person who has a temporary or permanent 1151 1152 physical disability and who, because of such disability, is unable 1153 to vote in person without substantial hardship to himself, herself 1154 or others, or whose attendance at the voting place could 1155 reasonably cause danger to himself, herself or others. For purposes of this paragraph (d), "temporary physical disability" 1156 1157 shall include any qualified elector who is under a physician-imposed quarantine due to COVID-19 during the year 2020 1158 or is caring for a dependent who is under a physician-imposed 1159 quarantine due to COVID-19 beginning with July 8, 2020, and the 1160 1161 same being repealed on December 31, 2020.
- 1162 The parent, spouse or dependent of a person with a (e) 1163 temporary or permanent physical disability who is hospitalized 1164 outside of his or her county of residence or more than fifty (50) 1165 miles distant from his or her residence, if the parent, spouse or 1166 dependent will be with such person on election day. For purposes of this paragraph (e), "temporary physical disability" shall 1167 include any qualified elector who is under a physician-imposed 1168 quarantine due to COVID-19 during the year 2020 or is caring for a 1169

1170	dependent	who	is	under	а	hysicia	n-im	posed	quarantine	due	to

- COVID-19 beginning with July 8, 2020, and the same being repealed 1171
- on December 31, 2020. 1172
- 1173 (f) Any person who is sixty-five (65) years of age or
- 1174 older.
- 1175 (g) Any member of the Mississippi congressional
- 1176 delegation absent from Mississippi on election day, and the spouse
- 1177 and dependents of such member of the congressional delegation.
- 1178 Any qualified elector who will be unable to vote in
- 1179 person because he or she is required to be at work on election day
- 1180 during the times at which the polls will be open.
- 1181 Section 23-15-717, Mississippi Code of 1972, is SECTION 41.
- 1182 brought forward as follows:
- 23-15-717. Any elector enumerated in Section 23-15-713 1183
- 1184 applying for an absentee ballot shall complete an application form
- 1185 as provided in Section 23-15-627, and said elector shall fill in
- 1186 the application as is appropriate for his particular situation.
- 1187 SECTION 42. Section 23-15-721, Mississippi Code of 1972, is
- 1188 brought forward as follows:
- 1189 23-15-721. Absentee ballots requested under the (1)
- 1190 provisions of Section 23-15-715 for electors temporarily residing
- 1191 outside the county of residence shall be mailed to the elector's
- address outside of the county in which he or she is registered, 1192
- 1193 and such electors shall appear before any official authorized to
- administer oaths or other official authorized to witness absentee 1194

1195 balloting as provided in this article. The elector shall exhibit 1196 to such official his or her absentee ballot unmarked and thereupon proceed in secret to fill in the ballot. After the elector has 1197 1198 properly marked the ballot and properly folded it, he or she shall 1199 deposit it in the envelope furnished him or her. After the 1200 elector has sealed the envelope he or she shall deliver it to the 1201 official before whom he or she is appearing and shall subscribe 1202 and swear to the elector's certificate provided for in Section 1203 23-15-635, which affidavit shall be printed on the back of the 1204 envelope as provided for in Section 23-15-635 containing the 1205 elector's ballot.

- 1206 (2) Electors who are temporarily or permanently physically
  1207 disabled shall sign the elector's certificate and the certificate
  1208 of attesting witness shall be signed by any person eighteen (18)
  1209 years of age or older.
- 1210 After the completion of the requirements of this 1211 section, the elector shall mail the envelope containing the ballot to the registrar in the county wherein the elector is qualified to 1212 1213 The ballots must be postmarked by the date of the election vote. 1214 and received by the registrar no more than five (5) business days 1215 after the election to be counted; any received after such time 1216 shall be handled as provided in Section 23-15-647 and shall not be 1217 counted.
- 1218 **SECTION 43.** Section 23-15-733, Mississippi Code of 1972, is 1219 brought forward as follows:

1220	23-15-733. The registrar shall keep safely and unopened all
1221	official presidential absentee ballots which are received
1222	subsequent to the deadline for receipt of mail absentee ballots
1223	provided for in Section 23-15-637. Upon receipt of such ballot,
1224	the registrar shall write the day and hour of the receipt of the
1225	ballot on its envelope. All such absentee ballots returned to the
1226	registrar shall be safely kept unopened by the registrar for the
1227	period of time required for the preservation of ballots used in
1228	the election, and shall then, without being opened, be destroyed
1229	in like manner as the used ballots of the election. Such
1230	information shall be processed through the Statewide Election
1231	Management System.

- SECTION 44. Section 23-15-735, Mississippi Code of 1972, is brought forward as follows:
- 23-15-735. Except for ballots voted in person at the office 1235 of the registrar, absentee ballots shall not be delivered in 1236 person to an absentee voter or to any other person.
- 1237 **SECTION 45.** Section 23-15-751, Mississippi Code of 1972, is 1238 brought forward as follows:
- 23-15-751. If any registrar or commissioner of elections
  shall refuse or neglect to perform any of the duties prescribed by
  Sections 23-15-621 through 23-15-735, or shall knowingly permit
  any person to sign a false affidavit or otherwise knowingly permit
  any person to violate Sections 23-15-621 through 23-15-735, or
  shall violate any of the provisions thereof, or if any officer

1245 taking the affidavits as provided in said acts shall make any 1246 false statement in his certificate thereto attached, he shall, upon conviction, be deemed quilty of a crime and shall be punished 1247 by a fine not exceeding One Thousand Dollars (\$1,000.00) or by 1248 1249 imprisonment in the Penitentiary not exceeding one (1) year, and 1250 shall be removed from office. 1251 Section 23-15-753, Mississippi Code of 1972, is SECTION 46. 1252 brought forward as follows: 1253 23-15-753. (1) Any person who willfully, unlawfully and 1254 feloniously procures, seeks to procure, or seeks to influence the 1255 vote of any person voting by absentee ballot, by the payment of 1256 money, the promise of payment of money, or by the delivery of any 1257 other item of value or promise to give the voter any item of 1258 value, or by promising or giving the voter any favor or reward in 1259 an effort to influence his vote, or any person who aids, abets, 1260 assists, encourages, helps, or causes any person voting an 1261 absentee ballot to violate any provision of law pertaining to absentee voting, or any person who sells his vote for money, 1262 1263 favor, or reward, has been paid or promised money, a reward, a 1264 favor or favors, or any other item of value, or any person who 1265 fraudulently requests or submits an absentee ballot application 1266 for any voter, or any person who shall willfully swear falsely to any affidavit provided for in Sections 23-15-621 through 1267 1268 23-15-735, shall be guilty of the crime of "vote fraud" and, upon

conviction, shall be sentenced to pay a fine of not less than Five

Hundred Dollars (\$500.00) nor more than Five Thousand Dollars (\$5,000.00), or by imprisonment in the county jail for no more than one (1) year, or by both fine and imprisonment, or by being sentenced to the State Penitentiary for not less than one (1) year

1274 nor more than five (5) years.

1275 (2) It shall be unlawful for any person who pays or 1276 compensates another person for assisting voters in marking their 1277 absentee ballots to base the pay or compensation on the number of 1278 absentee voters assisted or the number of absentee ballots cast by persons who have received the assistance. Any person who violates 1279 1280 this section, upon conviction, shall be fined not less than One 1281 Thousand Dollars (\$1,000.00) nor more than Five Thousand Dollars 1282 (\$5,000.00), or imprisoned in the Penitentiary not less than one 1283 (1) year nor more than five (5) years, or both.

1284 **SECTION 47.** Section 23-15-755, Mississippi Code of 1972, is 1285 brought forward as follows:

1286 23-15-755. All of the provisions of Sections 23-15-621 through 23-15-735 shall be applicable, insofar as possible, to 1287 1288 municipal, primary, preferential, general and special elections, 1289 and wherever herein any duty is imposed or any power or authority 1290 is conferred upon the county registrar, county election 1291 commissioners, or county executive committee with reference to a 1292 state and county election, such duty shall likewise be imposed and 1293 such power and authority shall likewise be conferred upon the municipal registrar, municipal election commission or municipal 1294

1296 duty, obligation or responsibility imposed upon the registrar or 1297 upon the election commissioners, when applicable, shall likewise 1298 be conferred upon and devolved upon the appropriate party, executive committee or officials in any party primary. 1299 1300 SECTION 48. Section 23-15-517, Mississippi Code of 1972, is 1301 brought forward as follows: 1302 23-15-517. At least one (1) hour before the opening of the 1303 polls, the officials in charge of the election shall arrive at the 1304 polling place and set up the voting booths so that they will be in 1305 clear view of the poll managers; the poll managers shall examine the ballots to verify that they have the correct ballots for their 1306 1307 precinct and check the supplies, records and forms, and post the sample ballots and instructions to the voters. 1308 They shall also 1309 inspect the ballot boxes to ensure they contain only voted 1310 absentee ballots in their envelopes with the required 1311 applications, and then seal the box for voting. 1312 Each voter shall receive written and/or verbal instructions 1313 by the poll managers instructing the voter how to properly vote 1314 the paper ballot before the voter enters the voting booth. If any 1315 voter needs additional instructions after entering the voting 1316 booth, two (2) poll managers may, if necessary, enter the booth 1317 and give him or her such additional instructions. If any voter 1318 spoils a ballot the voter may obtain others, one (1) at a time, not exceeding three (3) in all, upon returning each spoiled 1319

executive committee with reference to any municipal election.

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1320	ballot. The word "SPOILED" shall be written across the face of
1321	the ballot and it shall be deposited into the sealed ballot box.
1322	When the polls close once the last ballot has been cast or at 7:00
1323	p.m., whichever is later, the poll managers shall break the seal
1324	on the ballot box to process the absentee ballots. Ballots marked
1325	as spoiled shall be bundled together and placed in an envelope
1326	designated for spoiled ballots. Once the polls have officially
1327	closed, the envelope that contains the spoiled ballots and the
1328	unused ballots shall be placed in the ballot box or other
1329	container provided for that purpose which shall be sealed and
1330	returned to the officials in charge of the election.
1331	SECTION 49. Section 23-15-519, Mississippi Code of 1972, is
1332	brought forward as follows:
1333	23-15-519. The poll managers shall prepare a ballot
1334	accounting report that documents the number of voters who have
1335	voted, as indicated by the receipt book and the number of ballots
1336	used in the election. The poll managers shall place the report in
1337	the ballot box, with the seal logs, receipt books, absentee
1338	ballots, affidavit ballots, challenged ballots, curbside ballots,
1339	emergency ballots, spoiled ballots and unused ballots, which
1340	thereupon shall be sealed with a tamper-evident seal, which is a

seal that has been designed in such a way to allow someone to

deposited or removed from the ballot box. The poll managers,

while they have possession of the election materials, and the

easily detect any tampering, so that no additional ballots may be

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1345	officials in charge of the election, once the poll managers have
1346	delivered the ballot box to the counting center or other
1347	designated place, shall be required to keep a seal log to document
1348	each time a tamper-evident seal for a ballot box is opened or
1349	changed. The seal log shall require the name of the person who
1350	opened the seal, the old seal number, the new seal number, the
1351	date the seal was opened and the purpose for opening the seal.
1352	The receiving and returning poll manager shall deliver the ballot
1353	box to the counting center or other designated place and receive a
1354	signed, numbered receipt therefor. The poll books and other
1355	records and supplies shall be returned as directed by the
1356	officials in charge of the election. Failure to strictly comply
1357	with the provisions of this section shall not result in a
1358	presumption of fraud.
1359	SECTION 50. This act shall take effect and be in force from

1360 and after July 1, 2024.