To: Constitution

By: Representative McCray

## HOUSE CONCURRENT RESOLUTION NO. 37

- A CONCURRENT RESOLUTION PROPOSING AN AMENDMENT TO SECTION 273, MISSISSIPPI CONSTITUTION OF 1890, TO CONFORM THE PRO RATA
- 3 SIGNATURE REQUIREMENTS FROM EACH CONGRESSIONAL DISTRICT FOR AN
- 4 INITIATIVE PETITION TO THE NUMBER OF CURRENT CONGRESSIONAL
- 5 DISTRICTS.
- 6 BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF
- 7 MISSISSIPPI, That the following amendment to the Mississippi
- 8 Constitution of 1890 is proposed to the qualified electors of the
- 9 state:
- 10 Amend Section 273, Mississippi Constitution of 1890, to read
- 11 as follows:
- 12 Section 273. (1) Amendments to this Constitution may be
- 13 proposed by the Legislature or by initiative of the people.
- 14 (2) Whenever two-thirds (2/3) of each house of the
- 15 Legislature, which two-thirds (2/3) shall consist of not less than
- 16 a majority of the members elected to each house, shall deem any
- 17 change, alteration or amendment necessary to this Constitution,
- 18 such proposed amendment, change or alteration shall be read and
- 19 passed by two-thirds (2/3) vote of each house, as herein provided;

21 least thirty (30) days preceding an election, at which the 22 qualified electors shall vote directly for or against such change, alteration or amendment, and if more than one (1) amendment shall 23 24 be submitted at one (1) time, they shall be submitted in such 25 manner and form that the people may vote for or against each amendment separately; and, notwithstanding the division of the 26 27 Constitution into sections, the Legislature may provide in its 28 resolution for one or more amendments pertaining and relating to the same subject or subject matter, and may provide for one or 29 30 more amendments to an article of the Constitution pertaining and 31 relating to the same subject or subject matter, which may be 32 included in and voted on as one (1) amendment; and if it shall appear that a majority of the qualified electors voting directly 33 34 for or against the same shall have voted for the proposed change, 35 alteration or amendment, then it shall be inserted as a part of 36 the Constitution by proclamation of the Secretary of State certifying that it received the majority vote required by the 37 38 Constitution; and the resolution may fix the date and direct the 39 calling of elections for the purposes hereof.

public notice shall then be given by the Secretary of State at

The people reserve unto themselves the power to propose and enact constitutional amendments by initiative. An initiative to amend the Constitution may be proposed by a petition signed over a twelve-month period by qualified electors equal in number to at least twelve percent (12%) of the votes for all candidates

20

40

41

42

43

44

- 45 for Governor in the last gubernatorial election. The signatures
- 46 of the qualified electors from any congressional district shall
- 47 not exceed \* \* \* the total number of signatures required to
- 48 qualify an initiative petition for placement upon the ballot
- 49 divided by the number of congressional districts in existence on
- 50 the day the petition is filed. If an initiative petition contains
- 51 signatures from a single congressional district which exceed \* \* \*
- 52 the total number of required signatures, the excess number of
- 53 signatures from that congressional district shall not be
- 54 considered by the Secretary of State in determining whether the
- 55 petition qualifies for placement on the ballot.
- 56 (4) The sponsor of an initiative shall identify in the text
- 57 of the initiative the amount and source of revenue required to
- 58 implement the initiative. If the initiative requires a reduction
- 59 in any source of government revenue, or a reallocation of funding
- 60 from currently funded programs, the sponsor shall identify in the
- 61 text of the initiative the program or programs whose funding must
- 62 be reduced or eliminated to implement the initiative. Compliance
- 63 with this requirement shall not be a violation of the subject
- 64 matter requirements of this section of the Constitution.
- (5) The initiative process shall not be used:
- 66 (a) For the proposal, modification or repeal of any
- 67 portion of the Bill of Rights of this Constitution;

()	1 \		1		7		7				_	1 1
68 (	(Q	.I.O	amena	or	repeal	any	⊥aw	or	any	provision	ΟÏ	tne

- 69 Constitution relating to the Mississippi Public Employees'
- 70 Retirement System;
- 71 (c) To amend or repeal the constitutional guarantee
- 72 that the right of any person to work shall not be denied or
- 73 abridged on account of membership or nonmembership in any labor
- 74 union or organization; or
- 75 (d) To modify the initiative process for proposing
- 76 amendments to this Constitution.
- 77 (6) The Secretary of State shall file with the Clerk of the
- 78 House and the Secretary of the Senate the complete text of the
- 79 certified initiative on the first day of the regular session. A
- 80 constitutional initiative may be adopted by a majority vote of
- 81 each house of the Legislature. If the initiative is adopted,
- 82 amended or rejected by the Legislature; or if no action is taken
- 83 within four (4) months of the date that the initiative is filed
- 84 with the Legislature, the Secretary of State shall place the
- 85 initiative on the ballot for the next statewide general election.
- The chief legislative budget officer shall prepare a fiscal
- 87 analysis of each initiative and each legislative alternative. A
- 88 summary of each fiscal analysis shall appear on the ballot.
- 89 (7) If the Legislature amends an initiative, the amended
- 90 version and the original initiative shall be submitted to the
- 91 electors. An initiative or legislative alternative must receive a
- 92 majority of the votes thereon and not less than forty percent

93 (40%) of the total votes cast at the election at which the measure

94 was submitted to be approved. If conflicting initiatives or

95 legislative alternatives are approved at the same election, the

96 initiative or legislative alternative receiving the highest number

97 of affirmative votes shall prevail.

98 (8) If an initiative measure proposed to the Legislature has

99 been rejected by the Legislature and an alternative measure is

100 passed by the Legislature in lieu thereof, the ballot titles of

101 both such measures shall be so printed on the official ballots

102 that a voter can express separately two (2) preferences: first,

103 by voting for the approval of either measure or against both

104 measures, and, secondly, by voting for one (1) measure or the

105 other measure. If the majority of those voting on the first issue

106 is against both measures, then both measures fail, but in that

107 case the votes on the second issue nevertheless shall be carefully

108 counted and made public. If a majority voting on the first issue

109 is for the approval of either measure, then the measure receiving

110 a majority of the votes on the second issue and also receiving not

111 less than forty percent (40%) of the total votes cast at the

112 election at which the measure was submitted for approval shall be

113 law. Any person who votes for the ratification of either measure

114 on the first issue must vote for one (1) of the measures on the

115 second issue in order for the ballot to be valid. Any person who

116 votes against both measures on the first issue may vote but shall

117 not be required to vote for any of the measures on the second

118	issue in order for the ballot to be valid. Substantially, the
119	following form shall be * * * $\underline{in}$ compliance with this subsection:
120	INITIATED BY PETITION AND ALTERNATIVE BY LEGISLATURE
121	Initiative Measure No, entitled (here insert the
122	ballot title of the initiative measure).
123	Alternative Measure No A, entitled (here insert
124	the ballot title of the alternative measure).
125	VOTE FOR APPROVAL OF EITHER, OR AGAINST BOTH:
126	FOR APPROVAL OF EITHER Initiative No
127	OR Alternative No A ( )
128	AGAINST Both Initiative No
129	AND Alternative No A ( )
130	AND VOTE FOR ONE
131	FOR Initiative Measure No ( )
132	FOR Alternative Measure No A ( )
133	(9) No more than five (5) initiative proposals shall be
134	submitted to the voters on a single ballot, and the first five (5)
135	initiative proposals submitted to the Secretary of State with
136	sufficient petitions shall be the proposals which are submitted to
137	the voters. The sufficiency of petitions shall be decided in the
138	first instance by the Secretary of State, subject to review by the
139	Supreme Court of the state, which shall have original and
140	exclusive jurisdiction over all such cases.
141	(10) An initiative approved by the electors shall take
142	effect thirty (30) days from the date of the official declaration

of the vote by the Secretary of State, unless the measure provides otherwise.

- 145 (11) If any amendment to the Constitution proposed by
  146 initiative petition is rejected by a majority of the qualified
  147 electors voting thereon, no initiative petition proposing the
  148 same, or substantially the same, amendment shall be submitted to
  149 the electors for at least two (2) years after the date of the
  150 election on such amendment.
- 151 The Legislature shall provide by law the manner in (12)which initiative petitions shall be circulated, presented and 152 153 certified. To prevent signature fraud and to maintain the 154 integrity of the initiative process the state has a compelling 155 interest in insuring that no person shall circulate an initiative 156 petition or obtain signatures on an initiative petition unless the person is a resident of this state at the time of circulation. 157 For the purposes of this subsection the term "resident" means a 158 159 person who is domiciled in Mississippi as evidenced by an intent to maintain a principal dwelling place in Mississippi indefinitely 160 161 and to return to Mississippi if temporarily absent, coupled with 162 an act or acts consistent with that intent. Every person who 163 circulates an initiative petition shall print and sign his name on 164 each page of an initiative petition, or on a separate page attached to each page, certifying that he was a resident of this 165 166 state at the time of circulating the petition. The Secretary of State shall refuse to accept for filing any page of an initiative 167

168	petition upon which the signatures appearing thereon were obtained
169	by a person who was not a resident of this state at the time of
170	circulating the petition, and an initiative measure shall not be
171	placed on the ballot if the Secretary of State determines that
172	without such signatures the petition clearly bears an insufficient
173	number of signatures. The provisions of this subsection (12)
174	shall be applicable to all initiative measures that have not been
175	placed on the ballot at the time this proposed amendment is
176	ratified by the electorate.

- 177 (13) The Legislature may enact laws to carry out the 178 provisions of this section but shall in no way restrict or impair 179 the provisions of this section or the powers herein reserved to 180 the people.
- BE IT FURTHER RESOLVED, That this proposed amendment shall be submitted by the Secretary of State to the qualified electors at an election to be held on the first Tuesday after the first Monday of November 2024, as provided by Section 273 of the Constitution and by general law.
- BE IT FURTHER RESOLVED, That the explanation of this proposed
  amendment for the ballot shall read as follows: "This proposed
  amendment conforms the pro rata signature requirements of
  congressional districts for initiative petitions to the current
  number of congressional districts."