Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

House Bill No. 291

BY: Senator(s) England

Amend by striking all after the enacting clause and inserting in lieu thereof the following:

- 9 **SECTION 1.** Section 23-15-193, Mississippi Code of 1972, is
- 10 amended as follows:
- 11 [Through December 31, 2024, this section shall read as
- 12 follows:1
- 13 23-15-193. (1) At the election in 2023, and every four (4)
- 14 years thereafter, there shall be elected a Governor, Lieutenant
- 15 Governor, Secretary of State, Auditor of Public Accounts, State
- 16 Treasurer, Attorney General, three (3) public service
- 17 commissioners, three (3) Mississippi Transportation Commissioners,
- 18 Commissioner of Insurance, Commissioner of Agriculture and



- 19 Commerce, Senators and members of the House of Representatives in
- 20 the Legislature, district attorneys for the several districts,
- 21 clerks of the circuit and chancery courts of the several counties,
- 22 as well as sheriffs, coroners, assessors, surveyors and members of
- 23 the boards of supervisors, justice court judges and constables,
- 24 and all other officers to be elected by the people at the general
- 25 state election. All such officers shall hold their offices for a
- 26 term of four (4) years, and until their successors are elected and
- 27 qualified. The state officers shall be elected in the manner
- 28 prescribed in Section 140 of the Constitution.
- 29 (2) The state officers that receive a majority of votes cast
- 30 for the office at the general election shall be elected. If no
- 31 candidate receives a majority number of votes cast at the
- 32 election, then the two (2) candidates who receive the highest
- 33 number of votes cast shall have their names placed on the ballot
- 34 for the runoff election to be held three (3) weeks later. The
- 35 candidate who receives a majority of the votes cast in the runoff
- 36 election shall be elected. However, if no candidate receives a
- 37 majority vote cast at the election, and there is a tie in the
- 38 election of those receiving the next highest vote, then those
- 39 candidates receiving the next highest vote and the candidate
- 40 receiving the highest number of votes cast shall have their names
- 41 placed on the ballot for the runoff election to be held three (3)
- 42 weeks later, and whoever receives the majority of votes cast in
- 43 the runoff election shall be elected. If it appears that two (2)

- 44 or more candidates for state office have an equal number of votes
- 45 after the runoff election, the interested candidates shall appear
- 46 before the Chief Justice of the Mississippi Supreme Court within
- 47 two (2) days after the canvass and the tie shall be determined by
- 48 a toss of a coin or by lot fairly and publicly drawn, and a
- 49 certificate of election shall be given accordingly.
- 50 (3) The provisions of Section 23-15-981 shall control the
- 51 run-off elections of justice court judges.
- 52 [From and after January 1, 2025, this section shall read as
- 53 **follows:**]
- 54 23-15-193. (1) At the election in 2023, and every four (4)
- 55 years thereafter, there shall be elected a Governor, Lieutenant
- 56 Governor, Secretary of State, Auditor of Public Accounts, State
- 57 Treasurer, Attorney General, three (3) public service
- 58 commissioners, three (3) Mississippi Transportation Commissioners,
- 59 Commissioner of Insurance, Commissioner of Agriculture and
- 60 Commerce, Senators and members of the House of Representatives in
- 61 the Legislature, district attorneys for the several districts,
- 62 clerks of the circuit and chancery courts of the several counties,
- 63 as well as sheriffs, coroners, assessors, surveyors and members of
- 64 the boards of supervisors, justice court judges and constables,
- 65 and all other officers to be elected by the people at the general
- 66 state election. All such officers shall hold their offices for a
- 67 term of four (4) years, and until their successors are elected and



- qualified. The state officers shall be elected in the manner prescribed in Section 140 of the Constitution.
- 70 The * * * candidate that receives a majority of votes 71 cast for the office at the general election shall be elected. Ιf 72 no candidate receives a majority number of votes cast at the 73 election, then the two (2) candidates who receive the highest 74 number of votes cast shall have their names placed on the ballot for the runoff election to be held four (4) weeks later. 75 76 candidate who receives a majority of the votes cast in the runoff 77 election shall be elected. However, if no candidate receives a 78 majority vote cast at the election, and there is a tie in the 79 election of those receiving the next highest vote, then those 80 candidates receiving the next highest vote and the candidate 81 receiving the highest number of votes cast shall have their names placed on the ballot for the runoff election to be held four (4) 82 83 weeks later, and whoever receives the majority of votes cast in 84 the runoff election shall be elected. If it appears that two (2) or more candidates for * * * office have an equal number of votes 85 86 after the runoff election, the interested candidates shall appear 87 before the Chief Justice of the Mississippi Supreme Court within 88 two (2) days after the canvass and the tie shall be determined by 89 a toss of a coin or by lot fairly and publicly drawn, and a 90 certificate of election shall be given accordingly.
- 91 (3) The provisions of Section 23-15-981 shall control the 92 run-off elections of justice court judges.

- 93 **SECTION 2.** Section 23-15-601, Mississippi Code of 1972, is amended as follows:
- 95 23-15-601. (1) When the result of the election shall have been ascertained by the poll managers they, or one (1) of their 96 97 number, or some fit person designated by them, shall, on the night 98 of the election, deliver to the election commissioners, at the 99 courthouse, a statement of the whole number of votes given for 100 each person and for what office; and the election commissioners 101 shall canvass the returns, ascertain and declare the result, and, within ten (10) days after the day of the election, shall deliver 102 103 a certificate of the election to the person having the greatest 104 number of votes for representative in the Legislature of districts 105 composed of one (1) county or less * * *. If it appears that two 106 (2) or more candidates for Representative of the county, or part of the county * * * standing highest on the list, and not elected, 107 have an equal number of votes, the interested candidates shall 108 109 appear before the election commissioners within two (2) days after 110 the canvass and the tie shall be determined by a toss of a coin or 111 by lot fairly and publicly drawn, and a certificate of election 112 shall be given accordingly. The foregoing provisions shall apply 113 to Senators, if the county be a senatorial district.
 - (2) The election commissioners shall transmit to the Secretary of State, on such forms and by such methods as may be required by rules and regulations promulgated by the Secretary of State, a statement of the total number of votes cast in the county

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- for each candidate for each office and the total number of votes
 cast for such candidates in each precinct in the district in which
 the candidate ran.
- SECTION 3. Section 23-15-603, Mississippi Code of 1972, is brought forward as follows:
- 123 23-15-603. (1) The election commissioners shall, within ten 124 (10) days after the general election and within ten (10) days 125 after a runoff election, if one is required, transmit to the 126 Secretary of State, to be filed in his or her office, a statement 127 of the whole number of votes given in their county and the whole 128 number of votes given in each precinct in their county, for each 129 candidate for any office at the election; but the returns of every 130 election for Governor, Lieutenant Governor, Secretary of State, 131 Attorney General, Auditor of Public Accounts, State Treasurer, 132 Commissioner of Insurance and other state officers, shall each be 133 made out separately, sealed up together and transmitted to the 134 seat of government, directed to the Secretary of State, and endorsed the "VOTE FOR STATE OFFICERS." In addition to the other 135 136 information required pursuant to this subsection, the returns for 137 state officers shall contain a statement of the whole number of 138 votes given in each House of Representative district or portion 139 thereof for each candidate for state office at the election.
- 140 (2) Constitutional amendments shall be voted for at the time 141 fixed by the concurrent resolution. The election, whether held 142 separately or with other elections, shall be conducted, in all

- respects, as required for elections generally. The election
 commissioners shall, within ten (10) days after the election,
 transmit to the Secretary of State a statement of the whole number
 of votes given in their county and the whole number of votes given
 in each precinct in their county for or against constitutional
 amendments.
- 149 (3) The statements certified by the election commissioners
 150 and transmitted to the Secretary of State, as required by this
 151 section, shall be tabulated by the Secretary of State. Certified
 152 county vote totals shall represent the final results of the
 153 election.
- 154 (4) The statements required by this section shall contain a 155 certification, signed and dated by a majority of the election 156 commissioners, which shall read as follows:
- "We, the undersigned election commissioners, do

 hereby certify that this statement of the whole number

 of votes contains the official vote for the election

 reflected therein."
- 161 (5) The statements required by this section shall be
 162 transmitted to the Secretary of State on such forms and by such
 163 methods as may be required by rules and regulations promulgated by
 164 the Secretary of State.
- SECTION 4. Section 23-15-605, Mississippi Code of 1972, is brought forward as follows:



- 167 23-15-605. The Secretary of State, immediately after 168 receiving the returns of an election, not longer than thirty (30) days after the election, shall sum up the whole number of votes 169 170 given for each candidate other than candidates for state offices, 171 legislative offices composed of one (1) county or less, county 172 offices and county district offices, according to the statements 173 of the votes certified to him or her and ascertain the person or 174 persons having the largest number of votes for each office, and 175 declare such person or persons to be duly elected; and thereupon all persons chosen to any office at the election shall be 176 177 commissioned by the Governor; but if it appears that two (2) or 178 more candidates for any district office where the district is 179 composed of two (2) or more counties, standing highest on the 180 list, and not elected, have an equal number of votes, the election 181 shall be decided between the candidates having an equal number of 182 votes by each candidate individually drawing one (1) of the two 183 (2) sealed containers from an opaque bag, under the direction of the Governor and Secretary of State. The containers shall consist 184 185 of a straw of conspicuous length, and the candidate drawing the 186 container with the longer of the two (2) straws shall be declared 187 the winner.
- SECTION 5. Section 23-15-951, Mississippi Code of 1972, is amended as follows:
- 23-15-951. Except as otherwise provided by Section 23-15-955 or 23-15-961, a person desiring to contest the election of another

192 person returned as elected to any office within any county, may, 193 within twenty (20) days after the election, file a petition in the 194 office of the clerk of the circuit court of the county, setting 195 forth the grounds upon which the election is contested. When such 196 a petition is filed, the circuit clerk shall immediately notify, 197 by registered letter, telegraph, telephone, or personally the 198 Chief Justice of the Supreme Court or in his or her absence, or 199 disability, some other Justice of the Supreme Court, who shall 200 forthwith designate and notify a circuit judge or chancellor of a 201 district other than that which embraces the district, subdistrict, 202 county or any of the counties, involved in the contest or 203 complaint, to proceed to the county in which the contest or 204 complaint has been filed to hear and determine the contest or 205 complaint. The circuit clerk shall also cause a copy of such 206 petition to be served upon the contestee, which shall serve as 207 notice to such contestee.

The Supreme Court shall compile a list of judges throughout the state to hear such disputes before an election. The name of any judge selected to hear election day disputes shall be provided to the Secretary of State by the Chief Justice of the Supreme Court at the time the appointment is made, unless the Secretary of State is a party to the election day dispute to which the special circuit judge is appointed. It shall be the official duty of the designated circuit judge or chancellor to proceed to discharge the duty of hearing the contest at the earliest possible date. The

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217 date of the contest shall be fixed by the judge or chancellor, and 218 the judge or chancellor shall provide reasonable notice to the 219 contestant and the contestee of the date and time fixed for the 220 The judge or chancellor shall cause the contestant and 221 contestee to be served in a reasonable manner. When the contestee 222 is served, such contestee shall promptly file his or her answer, 223 and cross-complaint, if the contestee has a cross-complaint. 224 The court shall, at the first term, cause an issue to be made 225 up and tried by a jury, and the verdict of the jury shall find the person having the greatest number of legal votes at the election 226 227 or the person having a majority of legal votes at the election, 228 for county and county district officers. If the jury shall find 229 against the person returned elected, the clerk shall issue a 230 certificate thereof; and the person in whose favor the jury shall 231 find shall be commissioned by the Governor, and shall qualify and 232 enter upon the duties of his or her office. Each party shall be 233 allowed ten (10) peremptory challenges, and new trials shall be 234 granted and costs awarded as in other cases. In case the election 235 of district attorney or other state district election be 236 contested, the petition may be filed in any county of the district 237 or in any county of an adjoining district within twenty (20) days 238 after the election, and like proceedings shall be had thereon as 239 in the case of county officers, and the person found to be 240 entitled to the office shall qualify as required by law and enter upon the duties of his or her office. 241

242	A person desiring to contest the election of another person
243	returned as elected to any seat in the Mississippi Legislature
244	shall comply with the provisions of Section 23-15-955. A person
245	desiring to contest the qualifications of a candidate for
246	nomination in a political party primary election shall comply with
247	the provisions of Section 23-15-961.

Further, amend by striking the title in its entirety and inserting in lieu thereof the following:

SECTION 6. This act shall take effect and be in force from

AN ACT TO AMEND SECTION 23-15-193, MISSISSIPPI CODE OF 1972,
TO REQUIRE ALL CANDIDATES RUNNING IN THE STATE GENERAL ELECTION TO
SECURE THE MAJORITY VOTE TO BE ELECTED; TO AMEND SECTION
23-15-601, MISSISSIPPI CODE OF 1972, TO CONFORM; TO BRING FORWARD
SECTIONS 23-15-603 AND 23-15-605, MISSISSIPPI CODE OF 1972, FOR
THE PURPOSE OF POSSIBLE AMENDMENT; TO AMEND SECTION 23-15-951,
MISSISSIPPI CODE OF 1972, TO CONFORM; AND FOR RELATED PURPOSES.



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and after July 1, 2025.