By: Reynolds

To: Apportionment and Elections

## COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 772

AN ACT TO AMEND SECTIONS 23-15-39, 23-15-213, 23-15-299, 23-15-309, 23-15-359, 23-15-361, 23-15-627, 23-15-631, 23-15-839, 23-15-853, 23-15-857, 23-15-977, 37-5-9, 37-5-75, 37-7-211 AND 37-7-225, MISSISSIPPI CODE OF 1972, TO CLARIFY THE APPLICATION FOR 1 2 3 4 REGISTRATION AS A VOTER; TO PROVIDE THAT THE QUALIFYING DEADLINE 5 FOR ALL ELECTIVE OFFICES SHALL BE AT 5:00 P.M. ON THE LAST DAY б UPON WHICH A CANDIDATE MAY QUALIFY FOR ELECTIVE OFFICE; TO CLARIFY 7 8 THE MANNER IN WHICH THE QUALIFICATIONS OF CANDIDATES FOR ELECTIVE 9 OFFICE ARE EXAMINED; TO REQUIRE THAT COPIES OF THE STATEMENTS REQUIRED TO BE FILED WITH THE STATE EXECUTIVE COMMITTEE BY 10 11 CANDIDATES FOR PARTY NOMINATION BE TRANSMITTED TO AND RECEIVED BY THE OFFICE OF THE SECRETARY OF STATE BY NOT LATER THAN 6:00 P.M. 12 ON THE DATE OF THE QUALIFYING DEADLINE; TO PROHIBIT PERSONS FROM 13 QUALIFYING FOR OFFICE BEFORE JANUARY 1 OF THE YEAR IN WHICH THE 14 ELECTION IS TO OCCUR; TO PROVIDE THAT IN CASES IN WHICH ONLY ONE 15 16 CANDIDATE HAS QUALIFIED FOR AN ELECTIVE OFFICE THAT SUCH CANDIDATE SHALL BE DECLARED ELECTED; TO CLARIFY THAT ABSENTEE BALLOTS OF 17 18 ELECTORS WHO ARE AUTHORIZED TO VOTE BY MAIL MUST BE MAILED TO THE ELECTOR; TO PROVIDE FOR A CERTIFICATE ON THE ABSENTEE BALLOT 19 ENVELOPE THAT MUST BE COMPLETED BY PERSONS WHO WITNESS THE 20 SIGNATURE OF A VOTER WHO IS TEMPORARILY OR PERMANENTLY DISABLED; 21 TO PROHIBIT CANDIDATES FROM QUALIFYING FOR OFFICE USING THE 22 INTERNET; TO AMEND SECTION 23-15-681, MISSISSIPPI CODE OF 1972, TO 23 24 CHANGE THE COLOR OF INK USED FOR ABSENTEE BALLOT ENVELOPES; TO PROVIDE THAT THIS ACT SHALL NOT SUPERCEDE SECTION 38, MISSISSIPPI CONSTITUTION OF 1890; AND FOR RELATED PURPOSES. 25 26

27 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:

28 SECTION 1. Section 23-15-39, Mississippi Code of 1972, is

29 amended as follows:

30 23-15-39. (1) Applications for registration as electors of 31 this state, which are sworn to and subscribed before the registrar 32 or deputy registrar authorized by law and which are not made by 33 mail, shall be made upon a triplicate form in the following words 34 and figures:

35 "APPLICATION FOR REGISTRATION

36 (You may receive assistance in filling out this form from any 37 person of your choosing. It is not necessary that this form be 38 filled out in the presence of the registrar, however, the oath

must be executed in the presence of the registrar or his deputy.) 39 40 What is your full name, including maiden name, if you 1. 41 have one? \_\_\_\_ Please give your Social Security number. 42 2. 43 3. What is your date of birth \* \* \*? \_ Are you a citizen of the United States? \_\_\_\_ 44 4. What is your present residence address and each place you 45 5. 46 have resided during the past year, stating when you lived at each place, and specifying the municipality or community, the street 47 name and number and/or any other designation which accurately 48 49 describes the geographic location of your present residence 50 address? 51 (a) Present address: (month) to date. 52 From \_\_\_\_ Previous address: \_ 53 (b) 54 From \_ (month) to \_\_\_\_\_ (month). 55 (c) Previous address: \_\_\_\_ From \_\_\_\_\_ (month) to \_\_\_\_\_ (month). 56 (If you need additional space, use the back side of this 57 58 form.) 59 What is your present mailing address? \_ 6. Are you now a resident of this state and county? \_\_\_\_\_ 60 7. Do you now reside within the <u>city</u> limits of a <u>city or</u> 61 8. town located within this county? \_\_\_\_ 62 63 9. Have you ever registered to vote before in any other county or state? If so, give the last place or last two (2) 64 65 places if registered more than once. \_\_\_\_\_ 10. Have you ever been convicted of the crime of murder, 66 rape, bribery, theft, arson, obtaining money or goods under false 67 68 pretenses, perjury, forgery, embezzlement or bigamy? \_ 11. The following questions may be answered by you at your 69 70 option and are solely for the purpose of aiding in registering you 71 in the proper precinct: 72 (a) Are there any registered voters living at your present residence? \_\_\_\_\_ If so, give the name of each such 73 74 person. \_\_\_ 75 (b) Do you have a telephone at your present residence?

76 \_\_\_\_\_ If so, give the telephone number of such telephone.

77

- <u>Please give your work telephone number.</u>
- 78 \*\*\*

After you have answered 1 through <u>11</u> above, sign or make your mark on the following oath in the presence of the registrar or deputy registrar.

82 STATE OF MISSISSIPPI

83 COUNTY OF \_\_\_\_\_

I do solemnly swear (or affirm) that I am at least eighteen 84 85 (18) years old (or I will be before the next general election in this county), and that I am now in good faith a resident of this 86 state and of \_\_\_\_\_\_ Election Precinct in this county, and that I 87 am not disqualified from voting by reason of having been convicted 88 of any crime listed in Question 10 of the application; that I have 89 truly answered all questions propounded to me in the foregoing 90 91 application for registration, and that I will faithfully support 92 the Constitutions of the United States and of the State of Mississippi, and will bear true faith and allegiance to the same. 93 94 So help me God.

95

96

97 \_\_\_\_\_ 19\_\_\_.

98

99

(Registrar)

By \_\_\_\_\_ (Deputy Registrar)"

100 (2) The boards of supervisors shall make proper allowances 101 for office supplies reasonably necessitated by the registration of 102 county electors.

(3) If the reply to Question 8 above is affirmative, the county registrar shall forward notice of registration, a copy of the application for registration, and any changes to such registration when they occur, either by certified mail to the clerk of the municipality indicated in the present residence address stated in answer to Question 5(a) above or by personal

109 delivery to such clerk provided that a numbered receipt is signed by such clerk in return for the described documents. Upon receipt 110 111 of the copy of the application for registration or changes to such registration, and if a review of same indicates that the applicant 112 113 meets all the criteria necessary to qualify as a municipal elector, then the clerk of said municipality shall make a 114 determination of the municipal voting precinct in which the person 115 making the application shall be required to vote. The clerk shall 116 117 send this municipal voting precinct information by United States 118 first-class mail, postage prepaid, to such person at the address 119 provided on the application. Any and all mailing costs incurred 120 by the county registrar or the clerk of the municipality in 121 effectuating this subsection shall be paid by the governing authority of such municipality. If a review of the copy of the 122 application for registration or changes to such registration 123 124 indicates that the applicant is not qualified to vote in said 125 municipality, the clerk of said municipality shall challenge such 126 application. The municipal election commissioners responsible for 127 said municipality shall review any such challenge or 128 disqualification after having notified the applicant by certified 129 mail of such challenge or disqualification.

(4) If the reply to Question 9 above is affirmative, the registrar or clerk shall on a monthly basis send notice of this new registration to the registrar or clerk of the county stated in Question 9 as the voter's previous place of registration. The election commission of the voter's previous place of registration shall be responsible for having such voter's name erased from the appropriate registration book and pollbook.

(5) The registrar shall issue to the person making the application a copy of such application upon which has been written the county voting precinct in which said person shall vote. The registrar shall assign a voter registration number to such person, which shall be that person's Social Security number if such a

142 number is provided, and said voter registration number shall be 143 clearly shown on the application.

144 (6) Any person desiring an application for registration may secure the same from the registrar of the county of which he is a 145 146 resident and may take said form with him and secure assistance in completing said form from any person of the applicant's choice. 147 It shall be the duty of all registrars to furnish forms for 148 149 registering to all persons requesting the same, and it shall 150 likewise be his duty to furnish aid and assistance in the 151 completing of said forms when requested by an applicant. The application for registration shall be sworn to and subscribed 152 153 before the registrar or deputy registrar at the municipal clerk's 154 office, the county registrar's office or any other location where 155 the applicant is allowed to register to vote. No fee or cost 156 shall be charged the applicant by the registrar for accepting the 157 application or administering the oath or for any other duty 158 imposed by law regarding the registration of electors.

(7) The receipt of a copy of the application for registration sent pursuant to Section 23-15-35(2), shall be sufficient to allow the applicant to be registered as an elector of this state, provided that such application is not challenged as provided for therein.

164 (8) In any case in which a municipality expands its 165 corporate boundaries by annexation, the municipal clerk shall, within ten (10) days after the effective date of such annexation, 166 167 forward to the county registrar a map which accurately depicts the 168 annexed area. The county registrar shall, within ten (10) days after the receipt of such map, forward to the municipal clerk a 169 170 copy of the most recent county precinct or subprecinct pollbook 171 for the county precincts in which such annexed area is included, 172 or equivalent computer data or information as will permit the identification of county electors who reside in the annexed area. 173 174 The municipal clerk shall add those county electors who have

175 resided in the annexed area for at least thirty (30) days after 176 annexation to the municipal registration books as registered 177 voters of the municipality and shall forward to such persons 178 written notification of such addition and of the municipal 179 precinct or ward in which such persons reside.

180 SECTION 2. Section 23-15-213, Mississippi Code of 1972, is 181 amended as follows:

23-15-213. At the general election in 1984 and every four 182 183 (4) years thereafter there shall be elected five (5) commissioners 184 of election for each county whose terms of office shall commence on the first Monday of January following their election and who 185 186 shall serve for a term of four (4) years. Each of the commissioners, before acting, shall take and subscribe the oath of 187 office prescribed by the Constitution and file the same in the 188 office of the clerk of the chancery court, there to remain. While 189 190 engaged in their duties, the commissioners shall be conservators 191 of the peace in the county, with all the duties and powers of 192 such.

193 The qualified electors of each supervisors district shall 194 elect, at the general election in 1984 and every four (4) years 195 thereafter, in their district one (1) commissioner of election. No more than one (1) commissioner shall be a resident of and 196 197 reside in each supervisors district of the county; it being the 198 purpose of this section that the county board of election commissioners shall consist of one (1) person from each 199 200 supervisors district of the county and that each such commissioner be elected from the supervisors district in which he resides. 201

202 Candidates for county election commissioner shall qualify by 203 filing with the clerk of the board of supervisors of their 204 respective counties a petition personally signed by not less than 205 fifty (50) qualified electors of the supervisors district in which 206 they reside, requesting that they be a candidate, <u>by 5:00 p.m.</u> not 207 less than sixty (60) days before the election and unless such

petition is filed within said time, their names shall not be 208 placed upon the ballot. All candidates shall declare in writing 209 210 their party affiliation, if any, to the board of supervisors, and such party affiliation shall be shown on the official ballot. 211 212 The petition shall have attached thereto a certificate of the registrar showing the number of qualified electors on each 213 petition, which shall be furnished by the registrar on request. 214 215 The board shall determine the sufficiency of the petition, and if 216 the same shall contain the required number of signatures and be 217 filed within the time required, the president of the board shall verify that such candidate is a resident of the supervisors 218 219 district in which he seeks election and that such candidate is 220 otherwise qualified as provided by law, and shall certify the same 221 to the chairman or secretary of the county election commission and 222 the names of the candidates shall be placed upon the ballot for 223 the ensuing election. No county election commissioner shall serve 224 or be considered as elected unless and until he has received a majority of the votes cast for the position or post for which he 225 226 is a candidate. If such majority vote is not received in the first election, then the two (2) candidates receiving the most 227 228 votes for each position or post shall be placed upon the ballot 229 for a second election to be held two (2) weeks later in accordance 230 with appropriate procedures followed in other elections involving 231 runoff candidates.

232 Upon taking office, the county board of election 233 commissioners shall organize by electing a chairman and a 234 secretary.

It shall be the duty of the chairman to have the official ballot printed and distributed at each general or special election.

238 SECTION 3. Section 23-15-299, Mississippi Code of 1972, is 239 amended as follows:

240 23-15-299. (1) Assessments made pursuant to paragraphs (a),

241 (b) and (c) of Section 23-15-297, and assessments made pursuant to paragraph (d) of Section 23-15-297 for legislative offices for 242 243 districts composed of more than one (1) county or parts of more than one (1) county, shall be paid by each candidate to the 244 245 Secretary of the State Executive Committee with which the candidate is affiliated by 5:00 p.m. on March 1 of the year in 246 which the primary election for the office is held or on the date 247 of the qualifying deadline provided by statute for the office, 248 249 whichever is earlier.

250 (2) Assessments made pursuant to paragraphs (d) and (e) of 251 Section 23-15-297, other than assessments made for legislative 252 offices for districts containing more than one (1) county or parts of more than one (1) county, shall be paid by each candidate to 253 the circuit clerk of such candidate's county of residence by 5:00 254 255 p.m. on March 1 of the year in which the primary election for the 256 office is held or on the date of the qualifying deadline provided 257 by statute for the office, whichever is earlier; provided, 258 however, that no such assessments may be paid before January 1 of 259 the year in which the election for the office is held. The circuit clerk shall forward the fee and all necessary information 260 261 to the secretary of the proper county executive committee within 262 two (2) business days.

263 (3) Assessments made pursuant to paragraphs (f) and (g) of 264 Section 23-15-297 must be paid by each candidate to the Secretary of the State Executive Committee with which the candidate is 265 affiliated by 5:00 p.m. \* \* \* sixty (60) days before the 266 presidential preference primary in \* \* \* years in which a 267 268 presidential preference primary is held. Assessments made pursuant to paragraphs (f) and (g) of Section 23-15-297, in years 269 270 when a presidential preference primary is not being held, shall be 271 paid by each candidate to the Secretary of the State Executive 272 Committee with which the candidate is affiliated by 5:00 p.m. on 273 March 1 of the year in which the primary election for the office

274 is held.

(4) (a) The fees paid pursuant to subsections (1), (2) and (3) of this section shall be accompanied by a written statement containing the name and address of the candidate, the party with which he or she is affiliated and the office for which he or she is a candidate.

280 (b) The state executive committee shall transmit to the 281 Secretary of State a copy of the written statements accompanying the fees paid pursuant to subsections (1) and (2) of this section. 282 283 All copies must be received by the Office of the Secretary of 284 State by not later than 6:00 p.m. on the date of the qualifying 285 deadline. The name of any person who pays the fee and files a statement after 5:00 p.m. on the date of the qualifying deadline 286 287 shall not be placed on the primary election ballot.

288 (5) The secretary or circuit clerk to whom such payments are 289 made shall promptly receipt for same stating the office for which 290 such candidate making payment is running and the political party with which he or she is affiliated, and he or she shall keep an 291 292 itemized account in detail showing the exact time and date of the 293 receipt of each payment received by him or her and, where 294 applicable, the date of the postmark on the envelope containing 295 the fee and from whom, and for what office the party paying same 296 is a candidate.

297 The secretaries of the proper executive committee shall (6) hold said funds to be finally disposed of by order of their 298 299 respective executive committees. Such funds may be used or disbursed by the executive committee receiving same to pay all 300 301 necessary traveling or other necessary expenses of the members of 302 the executive committee incurred in discharging their duties as committeemen, and of their secretary and may pay the secretary 303 304 such salary as may be reasonable.

305 (7) Upon receipt of the proper fee and all necessary306 information, the proper executive committee shall then determine

307 whether \* \* \* each candidate is a qualified elector of the state, 308 state district, county or county district which they seek to 309 serve, and whether each candidate meets all other qualifications 310 to hold the office he is seeking or presents absolute proof that 311 he will, subject to no contingencies, meet all qualifications on 312 or before the date of the general or special election at which he could be elected to office. The committee also shall determine 313 whether any candidate has been convicted of any felony in a court 314 315 of this state, or has been convicted on or after December 8, 1992, 316 of any offense in another state which is a felony under the laws 317 of this state, or has been convicted of any felony in a federal court on or after December 8, 1992. Excepted from the above are 318 convictions of manslaughter and violations of the United States 319 Internal Revenue Code or any violations of the tax laws of this 320 state unless the offense also involved misuse or abuse of his 321 322 office or money coming into his hands by virtue of his office. Ιf 323 the proper executive committee finds that a candidate is not a qualified elector, \* \* \* does not meet all qualifications to hold 324 the office he seeks or fails to provide absolute proof, subject to 325 no contingencies, that he will meet the qualifications on or 326 before the date of the general or special election at which he 327 328 could be elected, or that he has been convicted of a felony as 329 described in this subsection, and not pardoned \* \* \*, then the name of such candidate shall not be placed upon the ballot. 330 331 Where there is but one (1) candidate, the proper executive 332 committee when the time has expired within which the names of 333 candidates shall be furnished shall declare such candidate the

## 335 (8) No candidate may qualify by filing the information 336 required by this section by using the internet.

337 SECTION 4. Section 23-15-309, Mississippi Code of 1972, is
338 amended as follows:

339 23-15-309. (1) Nominations for all municipal officers which

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334

nominee.

340 are elective shall be made at a primary election, or elections, to 341 be held in the manner prescribed by law. All persons desiring to 342 be candidates for the nomination in the primary elections shall 343 first pay Ten Dollars (\$10.00) to the clerk of the municipality, 344 at least thirty (30) days prior to the first primary election, no 345 later than 5:00 p.m. on such deadline day.

346 (2) The fee paid pursuant to subsection (1) of this section 347 shall be accompanied by a written statement containing the name 348 and address of the candidate, the party with which he is 349 affiliated, and the office for which he is a candidate.

The clerk shall promptly receipt the payment, stating 350 (3) 351 the office for which the person making the payment is running and the political party with which such person is affiliated. 352 The 353 clerk shall keep an itemized account in detail showing the time 354 and date of the receipt of such payment received by him, from whom 355 such payment was received, the party with which such person is 356 affiliated and for what office the person paying the fee is a candidate. The clerk shall promptly supply all necessary 357 358 information and pay over all fees so received to the secretary of the proper municipal executive committee. Such funds may be used 359 360 and disbursed in the same manner as is allowed in Section 361 23-15-299 in regard to other executive committees.

362 (4) Upon receipt of the above information, the proper 363 municipal executive committee shall then determine whether \* \* \* each candidate is a qualified elector of the municipality, and of 364 365 the ward if the office sought is a ward office, shall determine 366 whether each candidate meets all other qualifications to hold the office he is seeking or presents absolute proof that he will, 367 368 subject to no contingencies, meet all qualifications on or before the date of the general or special election at which he could be 369 370 elected to office. The committee also shall determine whether any candidate has been convicted of any felony in a court of this 371 372 state, or has been convicted on or after December 8, 1992, of any

373 offense in another state which is a felony under the laws of this state, or has been convicted of any felony in a federal court on 374 or after December 8, 1992. Excepted from the above are 375 convictions of manslaughter and violations of the United States 376 377 Internal Revenue Code or any violations of the tax laws of this 378 state unless such offense also involved misuse or abuse of his office or money coming into his hands by virtue of his office. 379 Ιf the proper municipal executive committee finds that a candidate 380 381 does not meet all qualifications to hold the office he seeks or 382 fails to provide absolute proof, subject to no contingencies, that he will meet the qualifications on or before the date of the 383 384 general or special election at which he could be elected, or that 385 he has been convicted of a felony as described in this subsection and not pardoned \* \* \*, then the name of such candidate shall not 386 387 be placed upon the ballot. 388 (5) Where there is but one (1) candidate, the proper 389 municipal executive committee when the time has expired within

389 municipal executive committee when the time has expired within 390 which the names of candidates shall be furnished shall declare 391 such candidate the nominee.

392 SECTION 5. Section 23-15-359, Mississippi Code of 1972, is 393 amended as follows:

23-15-359. (1) The ballot shall contain the names of all 394 395 party nominees certified by the appropriate executive committee, 396 and independent and special election candidates who have timely filed petitions containing the required signatures. A petition 397 398 requesting that an independent or special election candidate's 399 name be placed on the ballot for any office shall be filed as provided for in subsection (3) or (4) of this section, as 400 401 appropriate, and shall be signed by not less than the following number of qualified electors: 402

403 (a) For an office elected by the state at large, not404 less than one thousand (1,000) qualified electors.

405 (b) For an office elected by the qualified electors of

406 a Supreme Court district, not less than three hundred (300) 407 qualified electors.

408 (c) For an office elected by the qualified electors of
409 a congressional district, not less than two hundred (200)
410 qualified electors.

(d) For an office elected by the qualified electors of
a circuit or chancery court district, not less than one hundred
(100) qualified electors.

(e) For an office elected by the qualified electors of a senatorial or representative district, not less than fifty (50) qualified electors.

417 (f) For an office elected by the qualified electors of418 a county, not less than fifty (50) qualified electors.

(g) For an office elected by the qualified electors of
a supervisors district or justice court district, not less than
fifteen (15) qualified electors.

422 (2) Unless the petition required above shall be filed as provided for in subsection (3) or (4) of this section, as 423 424 appropriate, the name of the person requested to be a candidate, 425 unless nominated by a political party, shall not be placed upon 426 the ballot. The ballot shall contain the names of each candidate 427 for each office, and such names shall be listed under the name of 428 the political party such candidate represents as provided by law 429 and as certified to the circuit clerk by the State Executive Committee of such political party. In the event such candidate 430 431 qualifies as an independent as herein provided, he shall be listed 432 on the ballot as an independent candidate.

(3) Petitions for offices described in paragraphs (a), (b),
(c) and (d) of subsection (1) of this section, and petitions for
offices described in paragraph (e) of subsection (1) of this
section for districts composed of more than one (1) county or
parts of more than one (1) county, shall be filed with the State
Board of Election Commissioners by no later than 5:00 p.m. on the

439 same date by which candidates for nominations in the political 440 party primary elections are required to pay the fee provided for 441 in Section 23-15-297, Mississippi Code of 1972.

(4) Petitions for offices described in paragraphs (f) and 442 443 (g) of subsection (1) of this section, and petitions for offices described in paragraph (e) of subsection (1) of this section for 444 445 districts composed of one (1) county or less, shall be filed with 446 the proper circuit clerk by no later than 5:00 p.m. on the same 447 date by which candidates for nominations in the political party 448 elections are required to pay the fee provided for in Section 449 23-15-297; provided, however, that no petition may be filed before 450 January 1 of the year in which the election for the office is 451 <u>held</u>. The circuit clerk shall notify the county commissioners of 452 election of all persons who have filed petitions with such clerk. 453 Such notification shall occur within two (2) business days and 454 shall contain all necessary information.

(5) The commissioners may also have printed upon the ballot any local issue election matter that is authorized to be held on the same date as the regular or general election pursuant to Section 23-15-375; provided, however, that the ballot form of such local issue must be filed with the commissioners of election by the appropriate governing authority not less than sixty (60) days previous to the date of the election.

(6) The provisions of this section shall not apply to
municipal elections or to the election of the offices of justice
of the Supreme Court, judge of the Court of Appeals, circuit
judge, chancellor, county court judge and family court judge.

(7) Nothing in this section shall prohibit special elections to fill vacancies in either house of the Legislature from being held as provided in Section 23-15-851. In all elections conducted under the provisions of Section 23-15-851 the commissioner shall have printed on the ballot the name of any candidate who, not having been nominated by a political party, shall have been

472 requested to be a candidate for any office by a petition filed 473 with said commissioner <u>by 5:00 p.m.</u> not less than ten (10) working 474 days prior to the election, and signed by not less than fifty (50) 475 qualified electors.

476 (8) The appropriate election commission shall determine 477 whether each candidate is a qualified elector of the state, state district, county or county district they seek to serve, and 478 whether each candidate meets all other qualifications to hold the 479 office he is seeking or presents absolute proof that he will, 480 481 subject to no contingencies, meet all qualifications on or before the date of the general or special election at which he could be 482 483 elected to office. The election commission also shall determine 484 whether any candidate has been convicted of any felony in a court of this state, or has been convicted on or after December 8, 1992, 485 of any offense in another state which is a felony under the laws 486 487 of this state, or has been convicted of any felony in a federal court on or after December 8, 1992. Excepted from the above are 488 convictions of manslaughter and violations of the United States 489 490 Internal Revenue Code or any violations of the tax laws of this 491 state, unless the offense also involved misuse or abuse of his 492 office or money coming into his hands by virtue of his office. If the appropriate election commission finds that a candidate is not 493 a qualified elector, or that the candidate does not meet all 494 495 qualifications to hold the office he seeks or fails to provide 496 absolute proof, subject to no contingencies, that he will meet the 497 qualifications on or before the date of the general or special 498 election at which he could be elected, or that he has been convicted of a felony as described in this subsection, and not 499 pardoned, then the name of such candidate shall not be placed upon 500 501 the ballot. 502 (9) If after the deadline to qualify as a candidate for an office or after the time for holding any party primary for an 503

504 office, there shall be only one (1) person who has duly qualified

505 to be a candidate for the office in the general election, the election for the office shall be dispensed with and the 506 507 appropriate election commission shall declare the candidate elected without opposition if the candidate meets all the 508 509 qualifications to hold the office as determined pursuant to a 510 review by the commission in accordance with the provisions of subsection (8) of this section and if the candidate has filed all 511 512 required campaign finance disclosure reports as required by 513 <u>Section 23-15-807.</u> 514 (10) No petition may be filed by using the internet. SECTION 6. Section 23-15-361, Mississippi Code of 1972, is 515 516 amended as follows: 517 23-15-361. (1) The municipal general election ballot shall contain the names of all candidates who have been put in 518 nomination by the municipal primary election of any political 519 520 party. There shall be printed on the ballots the names of all 521 persons so nominated, whether the nomination be otherwise known or 522 not, upon the written request of one or more of the candidates so 523 nominated, or of any qualified elector who will make oath that he 524 was a participant in the primary election, and that the person 525 whose name is presented by him was nominated by such primary election. The municipal election commissioner designated to have 526 527 the ballots printed shall also have printed on the ballot in any 528 municipal general election the name of any candidate who, not having been nominated by a political party, shall have been 529 530 requested to be a candidate for any office by a petition filed 531 with the clerk of the municipality no later than 5:00 p.m. on the 532 same date by which candidates for nomination in the municipal primary elections are required to pay the fee provided for in 533 Section 23-15-309, and signed by not less than the following 534 535 number of qualified electors:

536 (a) For an office elected by the qualified electors of537 a municipality having a population of one thousand (1,000) or

538 more, not less than fifty (50) qualified electors.

(b) For an office elected by the qualified electors of
a municipality having a population of less than one thousand
(1,000), not less than fifteen (15) qualified electors.

542 (2) Unless the petition required above shall be filed no 543 later than 5:00 p.m. on the same date by which candidates for nomination in the municipal primary election are required to pay 544 545 the fee provided for in Section 23-15-309, the name of the person requested to be a candidate, unless nominated by a political 546 547 party, shall not be placed upon the ballot. The ballot shall contain the names of each candidate for each municipal office, and 548 549 such names shall be listed under the name of the political party 550 such candidate represents as provided by law and as certified to 551 the municipal clerk by the municipal executive committee of such 552 political party. Provided further, however, that nothing in this 553 section shall prohibit a person from qualifying as a nominee of a 554 political party, or from requesting to be a candidate for the office by filing a petition, in the event of the death of a 555 556 candidate for the office which makes it impossible to have an 557 election contest. In the event such candidate qualifies as an 558 independent as herein provided, he shall be listed on the ballot 559 as an independent candidate.

560 (3) The clerk of the municipality shall notify the municipal 561 commissioners of election of all persons who have filed petitions 562 pursuant to subsection (1) of this section within two (2) business 563 days of the date of filing.

564 (4) The ballot in elections to fill vacancies in municipal
565 elective office shall contain the names of all persons who have
566 qualified as required by Section 23-15-857.

567 (5) The municipal commission shall determine whether each 568 party candidate in the municipal general election is a qualified 569 elector of the municipality, and of the ward if the office sought 570 is a ward office and shall determine whether each candidate meets

571 all other qualifications to hold the office he is seeking or presents absolute proof that he will, subject to no contingencies, 572 573 meet all qualifications on or before the date of the general or special election at which he could be elected to office. The 574 575 municipal election commission also shall determine whether any candidate has been convicted of any felony in a court of this 576 state, or has been convicted on or after December 8, 1992, of any 577 offense in another state which is a felony under the laws of this 578 state, or has been convicted of any felony in a federal court on 579 580 or after December 8, 1992. Excepted from the above are convictions of manslaughter and violations of the United States 581 582 Internal Revenue Code or any violations of the tax laws of this 583 state unless such offense also involved misuse or abuse of his office or money coming into his hands by virtue of his office. If 584 the municipal election commission finds that a candidate is not a 585 586 qualified elector, or that the candidate does not meet all 587 qualifications to hold the office he seeks or fails to provide absolute proof, subject to no contingencies, that he will meet the 588 589 qualifications on or before the date of the general or special 590 election at which he could be elected, or that he has been 591 convicted of a felony as described above and not pardoned, then the name of the candidate shall not be placed upon the ballot. 592 (6) If after the deadline to qualify as a candidate for an 593 594 office or after the time for holding any party primary election for an office, there shall be only one (1) person who has duly 595 596 qualified to be a candidate for the office in the general 597 election; the election for the office shall be dispensed with and the municipal election commission shall declare the candidate 598 elected without opposition if the candidate meets all the 599 qualifications to hold the office as determined pursuant to a 600 601 review by the commission in accordance with the provisions of subsection (5) of this section and if the candidate has filed all 602 603 required campaign finance disclosure reports as required by

604 <u>Section 23-15-807.</u>

605 SECTION 7. Section 23-15-627, Mississippi Code of 1972, is 606 amended as follows:

607 23-15-627. The registrar shall be responsible for furnishing 608 an absentee ballot application form to any elector authorized to 609 receive an absentee ballot. Absentee ballot applications shall be 610 furnished to a person only upon the oral or written request of the 611 elector who seeks to vote by absentee ballot; however, the parent, child, spouse, sibling, legal guardian, those empowered with a 612 613 power of attorney for that elector's affairs or agent of the 614 elector may orally request an absentee ballot application on 615 behalf of the elector. An absentee ballot application must have the seal of the circuit or municipal clerk affixed to it and be 616 initialed by the registrar or his deputy in order to be utilized 617 618 to obtain an absentee ballot. A reproduction of an absentee 619 ballot application shall not be valid unless it is a reproduction 620 provided by the office of the registrar of the jurisdiction in which the election is being held and which contains the seal and 621 622 initials required by this section. Such application shall be substantially in the following form: 623

624 "OFFICIAL APPLICATION FOR ABSENT ELECTOR'S BALLOT
625 I, \_\_\_\_, duly qualified and registered in the \_\_\_\_ Precinct
626 of the County of \_\_\_\_\_, and State of Mississippi, coming within
627 the purview of the definition 'ABSENT ELECTOR' will be absent from
628 the county of my residence on election day, or unable to vote in
629 person because (check appropriate reason):

630 () (PRESIDENTIAL APPLICANT ONLY:) I am currently a
631 resident of Mississippi or have moved therefrom within thirty (30)
632 days of the coming presidential election.

633 () I am an enlisted or commissioned member, male or female,
634 of any component of the United States Armed Forces and am a
635 citizen of Mississippi, or spouse or dependent of such member.
636 () I am a member of the Merchant Marine or the American Red

637 Cross and am a citizen of Mississippi or spouse or dependent of638 such member.

639 () I am a disabled war veteran who is a patient in any
640 hospital and am a citizen of Mississippi or spouse or dependent of
641 such veteran.

642 () I am a civilian attached to and serving outside of the
643 United States with any branch of the Armed Forces or with the
644 Merchant Marine or American Red Cross, and am a citizen of
645 Mississippi or spouse or dependent of such civilian.

646 () I am a citizen of Mississippi temporarily residing
647 outside the territorial limits of the United States and the
648 District of Columbia.

649 () I am a student, teacher or administrator at a college, 650 university, junior or community college, high, junior high, 651 elementary or grade school, whose studies or employment at such 652 institution necessitates my absence from the county of my voting 653 residence or spouse or dependent of such student, teacher or 654 administrator who maintains a common domicile outside the county 655 of my voting residence with such student, teacher or 656 administrator.

657

658 () I have a temporary or permanent physical disability.
659 () I am sixty-five (65) years of age or older.

() I will be outside the county on election day.

() I am the parent, spouse or dependent of a person with a
temporary or permanent physical disability who is hospitalized
outside his county of residence or more than fifty (50) miles away
from his residence, and I will be with such person on election
day.

665 () I am a member of the congressional delegation, or spouse666 or dependent of a member of the congressional delegation.

667 () I am required to be at work on election day during the668 times which the polls will be open.

I hereby make application for an official ballot, or ballots,

670

to be voted by me at the election to be held in \_\_\_\_\_, on \_\_\_\_\_. <u>Mail</u> 'Absent Elector's Ballot' to me at the following address

671 672

(if eligible to vote by mail).

I realize that I can be fined up to Five Thousand Dollars (\$5,000.00) and sentenced up to five (5) years in the penitentiary for making a false statement in this application and for selling my vote and violating the Mississippi Absentee Voter Law. (This sentence is to be in bold print.)

If you are temporarily or permanently disabled, you are not required to have this application notarized or signed by an official authorized to administer oaths for absentee balloting. You are required to sign this application in the proper place and have a person eighteen (18) years of age or older witness your signature and sign this application in the proper place.

DO NOT SIGN WITHOUT READING. (This sentence is to be in boldprint.)

686 IN WITNESS WHEREOF I have hereunto set my hand and seal this
687 the \_\_\_\_ day of \_\_\_\_, 19\_.

688

689

692

690 SWORN TO AND SUBSCRIBED before me this the \_\_\_\_ day of \_\_\_\_, 691 19\_\_.

(Signature of absent elector)

693 (Official authorized to administer oaths for absentee

694 balloting **\* \* \***<u>.</u>)

695 <u>TO BE SIGNED BY WITNESS FOR VOTERS TEMPORARILY OR PERMANENTLY</u> 696 <u>DISABLED:</u>

697 <u>I HEREBY CERTIFY that this application for an absent</u>

698 elector's ballot was signed by the above-named disabled elector in

699 my presence and that I am at least eighteen (18) years of age,

700 <u>this the</u> <u>day of</u> <u>, 2</u>.

701 SECTION 8. Section 23-15-631, Mississippi Code of 1972, is
702 amended as follows:

23-15-631. (1) The registrar shall enclose with each ballot
provided to an absent elector separate printed instructions
furnished by him containing the following:

706 (a) All absentee voters, excepting those with temporary 707 or permanent physical disabilities or those who are sixty-five (65) years of age or older, who mark their ballots in the county 708 709 of the residence shall use the registrar of that county as the 710 witness. Said absentee voter shall come to the office of the 711 registrar and neither the registrar nor his deputy shall be 712 required to go out of the registrar's office to serve as an 713 attesting witness.

(b) Upon receipt of the enclosed ballot, you will not mark same except in view or sight of the attesting witness. In the sight or view of the attesting witness, mark the ballot according to instructions.

718 (C) After marking the ballot, fill out and sign the 719 "ELECTOR'S CERTIFICATE" on back of the envelope so that the 720 signature shall be across the flap of the envelope so as to insure 721 the integrity of the ballot. All absent electors shall have the attesting witness sign the "ATTESTING WITNESS CERTIFICATE" across 722 723 the flap on back of the envelope. Place necessary postage on the 724 envelope and deposit it in the post office or some government 725 receptacle provided for deposit of mail so that the absent 726 elector's ballot, excepting presidential absentee ballots, will 727 reach the registrar in which your precinct is located not later 728 than 5:00 p.m. on the day preceding the date of the election, or by personally delivering such ballot to the registrar's office not 729 730 later than 12:00 noon on the Saturday immediately preceding 731 elections held on Tuesday, the Thursday immediately preceding elections held on Saturday, and the second day immediately 732 733 preceding elections held on other days.

Any notary public, United States postmaster, assistant United
States postmaster, United States postal supervisor, clerk in

736 charge of a contract postal station, or any officer having 737 authority to administer an oath or take an acknowledgment may be 738 an attesting witness; provided, however, that in the case of an absent elector who is temporarily or permanently physically 739 740 disabled, the attesting witness may be any person eighteen (18) 741 years of age or older and such person is not required to have the 742 authority to administer an oath. If a postmaster, assistant 743 postmaster, postal supervisor, or clerk in charge of a contract postal station acts as an attesting witness, his signature on the 744 745 elector's certificate must be authenticated by the cancellation 746 stamp of their respective post offices. If one or the other 747 officers herein named acts as attesting witness, his signature on the elector's certificate, together with his title and address, 748 749 but no seal, shall be required. Any affidavits made by an absent 750 elector who is in the Armed Forces may be executed before a 751 commissioned officer, warrant officer, or noncommissioned officer 752 not lower in grade than sergeant rating or any person authorized to administer oaths. 753

(d) When the application accompanies the ballot it shall not be returned in the same envelope as the ballot but shall be returned in a separate preaddressed envelope provided by the registrar.

(e) A person who is a candidate for public office may
not be an attesting witness for any absentee ballot upon which the
person's name appears.

761 (f) Any voter casting an absentee ballot who declares 762 that he requires assistance to vote by reason of blindness, 763 temporary or permanent physical disability or inability to read or 764 write, shall be entitled to receive assistance in the marking of 765 his absentee ballot and in completing the affidavit on the 766 absentee ballot envelope. The voter may be given assistance by anyone of the voter's choice other than a candidate whose name 767 768 appears on the absentee ballot being marked, or the voter's

769 employer, or agent of that employer. In order to ensure the 770 integrity of the ballot, any person who provides assistance to an 771 absentee voter shall be required to sign and complete the 772 "Certificate of Person Providing Voter Assistance" on the absentee 773 ballot envelope.

(2) The foregoing instructions required to be provided by the registrar to the elector shall also constitute the substantive law pertaining to the handling of absentee ballots by the elector and registrar.

778 SECTION 9. Section 23-15-839, Mississippi Code of 1972, is 779 amended as follows:

780 23-15-839. (1) When a vacancy shall occur in any county or county district office, the same shall be filled by appointment by 781 782 the board of supervisors of the county, by order entered upon its 783 minutes, where the vacancy occurs, or by appointment of the 784 president of the board of supervisors, by and with the consent of 785 the majority of the board of supervisors, if such vacancy occurs 786 when said board is not in session, and the clerk of the board 787 shall certify to the Secretary of State the fact of the appointment, and the person so appointed shall be commissioned by 788 789 the Governor; and if the unexpired term be longer than six (6) 790 months, such appointee shall serve until a successor is elected as hereinafter provided, unless the regular special election day on 791 792 which the vacancy should be filled occurs in a year in which an 793 election would normally be held for that office as provided by 794 law, in which case the person so appointed shall serve the unexpired portion of the term. Such vacancies shall be filled for 795 796 the unexpired term by the qualified electors at the next regular 797 special election day occurring more than ninety (90) days after the occurrence of the vacancy. The board of supervisors of the 798 799 county shall, within ten (10) days after the happening of the vacancy, make an order, in writing, directed to the commissioners 800 801 of election, commanding an election to be held on the next regular

802 special election day to fill the vacancy. The election 803 commissioners shall require each candidate to qualify at least 804 sixty (60) days before the date of the election, and shall give a certificate of election to the person elected, and shall return to 805 806 the Secretary of State a copy of the order of holding the election, showing the results thereof, certified by the clerk of 807 the board of supervisors. The person elected shall be 808 809 commissioned by the Governor.

810 \* \* \*

811 (2) In any election ordered pursuant to this section where only one (1) person shall have qualified with the commissioners of 812 813 election to be a candidate within the time provided by law, the commissioners of election shall certify to the board of 814 supervisors that there is but one (1) candidate. Thereupon, the 815 816 board of supervisors shall dispense with the election and shall 817 appoint the candidate so certified to fill the unexpired term. 818 The clerk of the board shall certify to the Secretary of State the candidate so appointed to serve in said office and that candidate 819 820 shall be commissioned by the Governor. In the event that no person shall have qualified by 5:00 p.m. sixty (60) days prior to 821 822 the date of the election, the commissioners of election shall 823 certify that fact to the board of supervisors which shall dispense 824 with the election and fill the vacancy by appointment. The clerk 825 of the board of supervisors shall certify to the Secretary of State the fact of the appointment, and the person so appointed 826 827 shall be commissioned by the Governor.

828 SECTION 10. Section 23-15-853, Mississippi Code of 1972, is 829 amended as follows:

830 23-15-853. (1) If a vacancy happens in the representation 831 in Congress, the vacancy shall be filled for the unexpired term by 832 a special election, to be ordered by the Governor, within sixty 833 (60) days after such vacancy occurs, and to be held at a time 834 fixed by his order, and which time shall be not less than forty

835 (40) days after the issuance of the order of the Governor, which shall be directed to the commissioners of election of the several 836 837 counties of the district, who shall, immediately on the receipt of the order, give notice of the election by publishing the same in 838 839 some newspaper having a general circulation in the county and by posting notice thereof at the front door of the courthouse. 840 The 841 order shall also be directed to the State Board of Election 842 Commissioners. The election shall be prepared for and conducted, 843 and returns shall be made, in all respects as provided for a 844 special election to fill vacancies.

(2) Candidates for the office in such an election must 845 846 qualify with the Secretary of State by 5:00 p.m. not less than twenty (20) days previous to the date of the election. 847 The commissioners of election shall have printed on the ballot in such 848 849 special election the name of any candidate who shall have been 850 requested to be a candidate for the office by a petition filed 851 with the Secretary of State and personally signed by not less than one thousand (1,000) qualified electors of the district. The 852 853 petition shall be filed by 5:00 p.m. not less than twenty (20) days previous to the date of the election. 854

There shall be attached to each petition above provided for, upon the time of filing with said Secretary of State, a certificate from the appropriate registrar or registrars showing the number of qualified electors appearing upon each such petition which the registrar shall furnish to the petitioner upon request. SECTION 11. Section 23-15-857, Mississippi Code of 1972, is amended as follows:

862 23-15-857. (1) When it shall happen that there is any 863 vacancy in a city, town or village office which is elective the 864 unexpired term of which shall not exceed six (6) months, the same 865 shall be filled by appointment by the governing authority or 866 remainder of the governing authority of said city, town or 867 village. The municipal clerk shall certify to the Secretary of

868 State the fact of such appointment, and the person or persons so 869 appointed shall be commissioned by the Governor.

870 When it shall happen that there is any vacancy in an (2) elective office in a city, town or village the unexpired term of 871 872 which shall exceed six (6) months, the governing authority or remainder of the governing authority of said city, town or village 873 874 shall make and enter on the minutes an order for an election to be 875 held in such city, town or village to fill the vacancy and fix a date upon which such election shall be held. Such order shall be 876 877 made and entered upon the minutes at the next regular meeting of the governing authority after such vacancy shall have occurred, or 878 879 at a special meeting to be held not later than ten (10) days after such vacancy shall have occurred, Saturdays, Sundays and legal 880 881 holidays excluded, whichever shall occur first. Such election 882 shall be held on a date not less than thirty (30) days nor more 883 than forty-five (45) days after the date upon which the order is 884 adopted.

Notice of such election shall be given by the municipal clerk 885 886 by notice published in a newspaper published in the municipality. 887 Such notice shall be published once each week for three (3) 888 successive weeks preceding the date of such election. The first notice to be published at least thirty (30) days before the date 889 of such election. Notice shall also be given by posting a copy of 890 891 such notice at three (3) public places in such municipality not less than twenty-one (21) days prior to the date of such election. 892 893 One (1) of such notices shall be posted at the city, town or village hall. In the event that there is no newspaper published 894 in the municipality, then such notice shall be published as 895 896 provided for above in a newspaper which has a general circulation within the municipality and by posting as provided for above. 897 In 898 addition, the governing authority may publish such notice in such 899 newspaper for such additional times as may be deemed necessary by 900 the governing authority.

901 Each candidate shall qualify by petition filed with the 902 municipal clerk <u>by 5:00 p.m.</u> at least ten (10) days before the 903 date of the election and such petition shall be signed by not less 904 than the following number of qualified electors:

905 (a) For an office of a city, town or village having a
906 population of one thousand (1,000) or more, not less than fifty
907 (50) qualified electors.

908 (b) For an office of a city, town or village having a 909 population of less than one thousand (1,000), not less than 910 fifteen (15) qualified electors.

911 No qualifying fee shall be required of any candidate, and the 912 election provided for herein shall be held as far as practicable 913 in the same manner as municipal general elections.

914 The candidate receiving a majority of the votes cast in a 915 said election shall be elected. If no candidate shall receive a 916 majority vote at the election, the two (2) candidates receiving 917 the highest number of votes shall have their names placed on the ballot for the election to be held one (1) week thereafter. The 918 919 candidate receiving a majority of the votes cast in said election shall be elected. However, if no candidate shall receive a 920 921 majority and there is a tie in the election of those receiving the next highest vote, those receiving the next highest vote and the 922 923 candidate receiving the highest vote shall have their names placed 924 on the ballot for the election to be held one (1) week thereafter, and whoever receives the most votes cast in such election shall be 925 926 elected.

927 Should the election to be held one (1) week thereafter result 928 in a tie vote, the candidate to prevail shall be decided by lot, 929 fairly and publicly drawn under the supervision by the election 930 commission with the aid of two (2) or more qualified electors of 931 the municipality.

932 The clerk of the election commission shall then give a 933 certificate of election to the person elected, and shall return to

934 the Secretary of State a copy of the order of holding the election 935 and runoff election showing the results thereof, certified by the 936 clerk of the governing authority. The person elected shall be 937 commissioned by the Governor.

938 However, if nine (9) days prior to the date of the election only one (1) person shall have qualified as a candidate, the 939 governing authority, or remainder of the governing authority, 940 941 shall dispense with the election and appoint that one (1) 942 candidate in lieu of an election. In the event no person shall 943 have qualified by 5:00 p.m. at least ten (10) days prior to the 944 date of the election, the governing authority or remainder of the 945 governing authority shall dispense with the election and fill the vacancy by appointment. The clerk of the governing authority 946 shall certify to the Secretary of State the fact of the 947 appointment, and the person so appointed shall be commissioned by 948 949 the Governor.

950 SECTION 12. Section 23-15-977, Mississippi Code of 1972, is 951 amended as follows:

952 23-15-977. (1) All candidates for judicial office as 953 defined in Section 23-15-975 of this subarticle shall file their 954 intent to be a candidate with the proper officials not later than 955 <u>5:00 p.m. on</u> the first Friday after the first Monday in May prior 956 to the general election for judicial office and shall pay to the 957 proper officials the following amounts:

958 (a) Candidates for Supreme Court judge and Court of959 Appeals, the sum of Two Hundred Dollars (\$200.00).

960 (b) Candidates for circuit judge and chancellor, the961 sum of One Hundred Dollars (\$100.00).

962 (c) Candidates for county judge and family court judge,963 the sum of Fifteen Dollars (\$15.00).

964 (2) Candidates for judicial offices listed in paragraphs (a)
965 and (b) of subsection (1) of this section shall file their intent
966 to be a candidate with, and pay the proper assessment made

967 pursuant to subsection (1) of this section to, the State Board of 968 Election Commissioners.

969 Candidates for judicial offices listed in paragraph (c) (3) 970 of subsection (1) of this section shall file their intent to be a 971 candidate with, and pay the proper assessment made pursuant to 972 subsection (1) of this section to, the circuit clerk of the proper 973 county. The circuit clerk shall notify the county commissioners 974 of election of all persons who have filed their intent to be a candidate filed with, and paid the proper assessment to, such 975 976 clerk. Such notification shall occur within two (2) business days 977 and shall contain all necessary information.

978 SECTION 13. Section 37-5-9, Mississippi Code of 1972, is 979 amended as follows:

980 37-5-9. The name of any qualified elector who is a candidate 981 for the county board of education shall be placed on the ballot 982 used in the general elections by the county election 983 commissioners, provided that the candidate files with the county 984 election commissioners, not more than ninety (90) days and by 5:00 985 p.m. not less than sixty (60) days prior to the date of such 986 general election, a petition of nomination signed by not less than 987 fifty (50) qualified electors of the county residing within each 988 supervisors district. Where there are less than one hundred (100) 989 qualified electors in said supervisors district, it shall only be 990 required that said petition of nomination be signed by at least twenty percent (20%) of the qualified electors of such supervisors 991 992 district. The candidate in each supervisors district who receives 993 the highest number of votes cast in the district shall be declared 994 elected.

When any member of the county board of education is to be elected from the county at large under the provisions of this chapter, then the petition required by the preceding paragraph hereof shall be signed by the required number of qualified electors residing in any part of the county outside of the

1000 territory embraced within a municipal separate school district or 1001 special municipal separate school district. The candidate who 1002 receives the highest number of votes cast in the election shall be 1003 declared elected.

1004 In no case shall any qualified elector residing within a 1005 municipal separate school district or special municipal separate 1006 school district be eligible to sign a petition of nomination for 1007 any candidate for the county board of education under any of the 1008 provisions of this section.

1009If after the time for candidates to file the petition of1010nomination provided for in this section there should be only one1011(1) person to qualify for the office of county board of education,1012the election shall be dispensed with and such person shall be1013declared elected without opposition provided he meets all1014qualifications as determined by a review conducted by the election1015commission in accordance with the provisions of Section

1016 <u>23-15-299(7)</u>.

1017 SECTION 14. Section 37-5-75, Mississippi Code of 1972, is 1018 amended as follows:

37-5-75. If a vacancy shall occur in the office of county 1019 1020 superintendent of education, such vacancy shall be filled by appointment by the county board of education. If the unexpired 1021 1022 term shall exceed six (6) months, it shall be the duty of the 1023 board of supervisors of the county to call a special election to 1024 fill such vacancy for such unexpired term, which said election 1025 shall be called and held in the manner provided by Section 1026 23-15-839. In such case the person so appointed by the county 1027 board of education shall hold office only until such election is 1028 held and the person elected thereat shall qualify and enter upon 1029 the discharge of his duties.

1030 SECTION 15. Section 37-7-211, Mississippi Code of 1972, is 1031 amended as follows:

1032 37-7-211. Any person otherwise eligible under the provisions

1033 of subsection (1) of Section 37-7-203 who shall desire to be a 1034 candidate for the office of trustee must qualify in the following 1035 manner in order to be allowed to be considered for election. By 1036 <u>5:00 p.m.</u> at least forty (40) days before the election he shall 1037 file with the office of the superintendent of the municipal 1038 separate school district, or the special municipal separate school 1039 district, as the case may be, a petition signed by not less than twenty-five (25) qualified electors of the area represented by the 1040 1041 office which he seeks, either for a full term or an unexpired 1042 term, as the case may be, and an affidavit by the candidate offering for election stating his qualifications under the terms 1043 1044 of said sections. The petition shall contain an affidavit 1045 certifying that all signatures are the personal signatures of each 1046 person whose name appears on the petition and that each person is a qualified elector. 1047

Unless the petition and affidavit required above shall be filed <u>by 5:00 p.m.</u> not less than forty (40) days prior to the election, the name of the candidate shall not be considered in the election, and votes cast for any person who has failed to qualify shall not be counted in the election.

1053 If after the time for candidates to file the petition and 1054 affidavit provided for herein there should be only one (1) person 1055 to qualify for the office of trustee, then no election or notice 1056 of election shall be necessary and such person shall, if otherwise 1057 qualified, be declared elected without opposition.

1058 SECTION 16. Section 37-7-225, Mississippi Code of 1972, is 1059 amended as follows:

1060 37-7-225. The county election commissioners shall place the 1061 name of any person eligible to hold the office of trustee on the 1062 ballot used in the election, provided that such candidate shall 1063 have filed with <u>the county registrar</u>, not more than ninety (90) 1064 days and <u>by 5:00 p.m.</u> not less than sixty (60) days prior to the 1065 date of such election, a petition of nomination signed by not less

1066 than fifty (50) qualified electors of the school district. Where 1067 there are less than one hundred (100) qualified electors in said 1068 district, it shall only be required that said petition of 1069 nomination be signed by at least twenty percent (20%) of the 1070 qualified electors of such school district. If such person be a 1071 candidate for an unexpired term, he shall indicate the term for 1072 which he is a candidate in such petition; otherwise he shall be deemed to be a candidate for a full term. 1073

1074 If after the time for candidates to file the petition of 1075 nomination provided for herein there should be only one (1) person 1076 to qualify for the office of trustee, then no election or notice 1077 of election shall be necessary and such person shall, if otherwise 1078 qualified, be declared elected without opposition.

1079 SECTION 17. Section 23-15-681, Mississippi Code of 1972, is 1080 amended as follows:

1081 23-15-681. All official absentee ballots shall be sent out 1082 and returned in envelopes on which there is printed across the face two (2) parallel horizontal \* \* \* bars, each one-fourth (1/4) 1083 1084 of an inch wide, extending from one side of the envelope to the 1085 other side, with an intervening space of one-fourth (1/4) of an 1086 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 1087 1088 BALLOTING MATERIAL-VIA AIR MAIL" between the bars. In the upper 1089 right corner of each such envelope there shall be printed in a box the words "FREE OF U.S. POSTAGE, INCLUDING AIR MAIL." All 1090 1091 printing on the face of such envelopes shall be in <u>black</u>, and 1092 there shall be printed in <u>black</u> in the upper left corner of all 1093 such ballot envelopes an appropriate inscription for the return 1094 address of the sender.

1095 SECTION 18. Nothing in this act shall be construed to 1096 supercede, interfere or impede the provisions of Section 38, 1097 Mississippi Constitution of 1890, which provides that each house 1098 of the Legislature shall judge the qualifications, return and

1099 election of its own members.

1100 SECTION 19. The Attorney General of the State of Mississippi 1101 is hereby directed to submit this act, immediately upon approval 1102 by the Governor, or upon approval by the Legislature subsequent to 1103 a veto, to the Attorney General of the United States or to the 1104 United States District Court for the District of Columbia in 1105 accordance with the provisions of the Voting Rights Act of 1965, 1106 as amended and extended.

1107 SECTION 20. This act shall take effect and be in force from 1108 and after the date it is effectuated under Section 5 of the Voting 1109 Rights Act of 1965, as amended and extended.