By: Carmichael

To: Elections

SENATE BILL NO. 2065

AN ACT TO ABOLISH PARTISAN PRIMARIES; TO PROVIDE THE TIME FOR 1 2 HOLDING GENERAL AND PREFERENTIAL ELECTIONS; TO PROVIDE THAT WHEN 3 ONLY ONE PERSON HAS QUALIFIED AS A CANDIDATE FOR AN OFFICE, THAT 4 SUCH PERSON'S NAME SHALL BE PLACED ON THE GENERAL ELECTION BALLOT; 5 TO PROVIDE THAT WHEN MORE THAN ONE PERSON HAS QUALIFIED AS A CANDIDATE FOR AN OFFICE, THAT A PREFERENTIAL ELECTION SHALL BE б 7 HELD THREE WEEKS PRIOR TO THE GENERAL ELECTION AND THE CANDIDATE WHO RECEIVES A MAJORITY OF THE VOTES CAST FOR SUCH OFFICE SHALL 8 9 HAVE HIS NAME AND HIS NAME ONLY PLACED ON THE GENERAL ELECTION BALLOT; TO PROVIDE THAT WHEN NO CANDIDATE RECEIVES A MAJORITY OF 10 11 THE VOTES CAST IN THE PREFERENTIAL ELECTION FOR AN OFFICE, THAT THE TWO CANDIDATES WHO RECEIVE THE HIGHEST NUMBER OF VOTES IN THE 12 PREFERENTIAL ELECTION SHALL HAVE THEIR NAMES PLACED ON THE GENERAL 13 ELECTION BALLOT AS CANDIDATES FOR SUCH OFFICE; TO PROVIDE THE 14 15 PROCEDURE TO FOLLOW IN CASE OF TIES; TO PROVIDE THE MANNER FOR QUALIFYING AS A CANDIDATE FOR PUBLIC OFFICE; TO PROVIDE FOR THE 16 PRINTING OF NECESSARY BALLOTS; TO AMEND SECTIONS 21-7-7, 21-8-7, 17 18 21-15-1, 23-15-21, 23-15-31, 23-15-129, 23-15-153, 23-15-159, 23-15-173, 23-15-197, 23-15-313, 23-15-367, 23-15-375, 23-15-403, 19 23-15-411, 23-15-463, 23-15-465, 23-15-507, 23-15-511, 23-15-559, 20 23-15-561, 23-15-573, 23-15-593, 23-15-595, 23-15-601, 23-15-605, 21 23-15-673, 23-15-713, 23-15-755, 23-15-771, 23-15-801, 23-15-807, 22 23 23-15-811, 23-15-833, 23-15-859, 23-15-873, 23-15-881, 23-15-885, 23-15-891, 23-15-899, 23-15-911, 23-15-973, 23-15-1065, 23-15-1085 24 25 AND 23-15-1087, MISSISSIPPI CODE OF 1972, IN CONFORMITY THERETO; TO REPEAL SECTION 23-15-127, MISSISSIPPI CODE OF 1972, WHICH 26 PROVIDES FOR THE PREPARATION, USE AND REVISION OF PRIMARY ELECTION 27 POLLBOOKS; TO REPEAL SECTION 23-15-171, MISSISSIPPI CODE OF 1972, 28 WHICH PROVIDES FOR THE DATES OF MUNICIPAL PRIMARY ELECTIONS; TO 29 REPEAL SECTION 23-15-191, MISSISSIPPI CODE OF 1972, WHICH PROVIDES 30 FOR THE DATE OF STATE, DISTRICT AND COUNTY PRIMARY ELECTIONS; TO 31 32 REPEAL SECTIONS 23-15-263, 23-15-265, 23-15-267, 23-15-291 THROUGH 23-15-311, 23-15-317, 23-15-319, 23-15-331, 23-15-333 AND 33 23-15-335, MISSISSIPPI CODE OF 1972, WHICH PROVIDE FOR THE DUTIES 34 OF THE STATE EXECUTIVE COMMITTEE AND COUNTY EXECUTIVE COMMITTEES 35 IN PRIMARY ELECTIONS, PROVIDE FOR THE QUALIFICATION OF CANDIDATES 36 37 FOR PARTY PRIMARY ELECTIONS, AND PROVIDE FOR THE CONDUCT OF PARTY 38 PRIMARY ELECTIONS; TO REPEAL SECTIONS 23-15-359, 23-15-361 AND 39 23-15-363, MISSISSIPPI CODE OF 1972, WHICH PROVIDE FOR THE

CONTENTS OF GENERAL ELECTION BALLOTS; TO REPEAL SECTIONS 23-15-597 40 41 AND 23-15-599, MISSISSIPPI CODE OF 1972, WHICH PROVIDE FOR THE 42 CANVASS OF RETURNS AND ANNOUNCEMENT OF VOTE BY THE COUNTY EXECUTIVE COMMITTEES IN PRIMARY ELECTIONS AND REQUIRE THE STATE 43 EXECUTIVE COMMITTEE TO TRANSMIT TO THE SECRETARY OF STATE A 44 TABULATED STATEMENT OF THE PARTY VOTE FOR CERTAIN OFFICES; TO 45 46 REPEAL SECTION 23-15-841, MISSISSIPPI CODE OF 1972, WHICH PROVIDES 47 FOR PRIMARY ELECTIONS FOR NOMINATION OF CANDIDATES TO FILL 48 VACANCIES IN COUNTY AND COUNTY DISTRICT OFFICES; TO REPEAL SECTIONS 23-15-921 THROUGH 23-15-941, MISSISSIPPI CODE OF 1972, 49 50 WHICH PROVIDE PROCEDURES FOR CONTESTS OF PRIMARY ELECTIONS; TO 51 REPEAL SECTION 23-15-1031, MISSISSIPPI CODE OF 1972, WHICH 52 PROVIDES FOR THE DATE OF PRIMARY ELECTIONS FOR CONGRESSMEN AND 53 UNITED STATES SENATORS; TO REPEAL SECTION 23-15-1063, MISSISSIPPI CODE OF 1972, WHICH PROHIBITS UNREGISTERED POLITICAL PARTIES FROM 54 CONDUCTING PRIMARY ELECTIONS; TO REPEAL SECTION 23-15-1083, 55 56 MISSISSIPPI CODE OF 1972, WHICH REQUIRES THAT CERTAIN 57 CONGRESSIONAL PRIMARIES BE HELD ON THE SAME DAY AS THE 58 PRESIDENTIAL PREFERENCE PRIMARY; AND FOR RELATED PURPOSES.

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60 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 61 <u>SECTION 1.</u> (1) For purposes of this act, the following 62 words shall have the meaning ascribed herein unless the context 63 shall otherwise require:

(a) "Preferential election" shall mean an election held
for the purpose of determining those candidates whose names will
be placed on the general or regular election ballot. Any person
who meets the qualifications to hold the office he seeks may be a
candidate in the preferential election without regard to party
affiliation or lack of party affiliation.

(b) "General election" or "regular election" shall mean
an election held for the purpose of determining which candidate
shall be elected to office.

73 (c) "Political party" shall mean a party defined as a 74 political party by the provisions of Sections 23-15-1059 and 75 23-15-1061, Mississippi Code of 1972.

76 (2) All qualified electors of the State of Mississippi may

77 participate, without regard to party affiliation or lack of party 78 affiliation, in any appropriate preferential, general or regular 79 election.

80 <u>SECTION 2.</u> The general election in 2003 and every general 81 election thereafter shall be held on the first Tuesday after the 82 first Monday of November of the appropriate year. When more than 83 one (1) person has qualified or been certified as a candidate for 84 any office, a preferential election for such office shall be held 85 three (3) weeks prior to such general or regular election.

86 SECTION 3. Any person who has qualified in the manner 87 provided by law as a candidate for election under Sections 1 88 through 11 of this act shall have the right to withdraw his name as a candidate by giving notice of his withdrawal in writing to 89 90 the secretary of the appropriate election commission at any time prior to the printing of the official ballots, and in the event of 91 his withdrawal the name of such candidate shall not be printed on 92 93 the ballot.

94 SECTION 4. When only one (1) person shall have qualified or 95 been certified as a candidate for any office, such person's name 96 shall be placed only on the general or regular election ballot and 97 shall not be placed on the ballot for a preferential election. 98 SECTION 5. When more than one (1) person has qualified or 99 been certified as a candidate for any office, a preferential 100 election for such office shall be held three (3) weeks prior to 101 such general or regular election, and any candidate who receives a 102 majority of the votes cast in such preferential election shall 103 have his name, and his name only, placed on the ballot in the 104 general or regular election. Except as provided in Section 6 of

this act, if no person shall receive a majority of the votes cast at such preferential election, then the two (2) persons receiving the highest number of votes in the preferential election shall have their names placed on the ballot in the general or regular election as candidates for such office.

110 <u>SECTION 6.</u> (1) When there is a tie in the preferential 111 election between the candidates receiving the highest vote, then 112 only those candidates shall be placed on the ballot as candidates 113 in the general election.

(2) When there is a tie in the preferential election between the candidates receiving the next highest vote and there is not a tie for the highest vote, candidates receiving the next highest vote and the one receiving the highest vote, no one having received a majority, shall have their names placed on the ballot as candidates in the general or regular election.

(3) In the event that (a) there are more than two (2) 120 candidates in the preferential election, and (b) no candidate in 121 122 such election receives a majority of the votes cast at such 123 preferential election, and (c) there is not a tie in such preferential election that would require the procedure prescribed 124 in subsection (2) of this section to be followed, and (d) one (1) 125 126 of the two (2) candidates who receives the highest number of votes 127 in such preferential election withdraws or is otherwise unable to 128 participate in the general or regular election, then the remaining 129 candidate of the two (2) who receives the highest vote in the 130 preferential election and the candidate who receives the third 131 highest vote in such election shall be placed on the ballot as 132 candidates in the general or regular election.

133 <u>SECTION 7.</u> All candidates receiving the highest number of 134 votes for any office in the general or regular election shall 135 thereby be declared elected to such office, subject to the 136 requirements of Sections 140, 141 and 143, Mississippi 137 Constitution of 1890.

138 <u>SECTION 8.</u> (1) All candidates upon entering the race for 139 election to any office, except municipal officers, shall, not 140 later than 5:00 p.m. sixty (60) days prior to any general or 141 regular election, file their intent to be a candidate and pay to 142 the secretary of the proper executive committee of their political 143 party or the appropriate election commission for each election the 144 following amounts:

145 (a) Candidates for Governor and United States Senator,
146 the sum of Three Hundred Dollars (\$300.00);

(b) Candidates for United States Representatives,
Lieutenant Governor, Attorney General, Secretary of State, State
Treasurer, Auditor of Public Accounts, Commissioner of Insurance,
Commissioner of Agriculture and Commerce, State Highway
Commissioner and State Public Service Commissioner, the sum of Two
Hundred Dollars (\$200.00);

153 (c) Candidates for district attorney, the sum of One 154 Hundred Dollars (\$100.00);

(d) Candidates for State Senator and State Representative whose district is composed of more than one (1) county, or parts of more than one (1) county, the sum of Fifteen Dollars (\$15.00);

(e) Candidates for State Senator or StateRepresentative whose district is composed of one (1) county or

161 less, and candidates for sheriff, chancery clerk, circuit clerk, 162 tax assessor, tax collector, county attorney, county 163 superintendent of education and board of supervisors, the sum of 164 Fifteen Dollars (\$15.00); and

165 (f) Candidates for county surveyor, county coroner, 166 justice court judge and constable, the sum of Ten Dollars 167 (\$10.00).

168 (2) No person shall be denied a place upon the ballot for 169 any office for which he desires to be a candidate because of his 170 inability to pay the assessment above set out.

171 <u>SECTION 9.</u> (1) Candidates for offices set out in Section 8 172 of this act under paragraphs (a), (b), (c) and (d) shall file 173 their intent to be a candidate with the secretary of the state 174 executive committee of the political party with which the 175 candidate is affiliated or with the secretary of the state 176 election commission if not affiliated with a political party.

(2) Candidates for offices set out in Section 8 of this act under paragraphs (e) and (f) shall file their intent to be a candidate with the secretary of the county executive committee of the political party with which the candidate is affiliated, or with the county election commission if not affiliated with a political party.

Not later than fifty-five (55) days prior to the general election, the respective executive committee shall certify to the appropriate election commission all candidates who have filed, within the time prescribed herein, with such committee their intent to be a candidate.

188 <u>SECTION 10.</u> (1) Necessary ballots for use in elections

189 shall be printed as provided for in Section 23-15-351, Mississippi 190 Code of 1972. The ballots shall contain the names of all 191 candidates who have filed their intention to be a candidate in the 192 manner and within the time prescribed herein. Such names shall be 193 listed alphabetically on the ballot without regard to party 194 affiliation, if any, with indication of the political party, if 195 any, with which such candidate qualified placed in parentheses 196 following the name of the candidate.

(2) The county election 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 general election pursuant to Section 23-15-375, Mississippi Code of 1972; provided, however, that the ballot form of such local issue must be filed with the election commissioners by the appropriate governing authority not less than sixty (60) days previous to the election.

204 <u>SECTION 11.</u> (1) All candidates upon entering the race for 205 election to any municipal office shall, not later than 5:00 p.m. 206 sixty (60) days prior to any municipal general or regular 207 election, file their intent to be a candidate and pay to the 208 secretary of the municipal executive committee of their political 209 party or to the municipal election commission for each election 210 the amount of Ten Dollars (\$10.00).

(2) Candidates for municipal office shall file their intent to be a candidate with the secretary of the municipal executive committee of the political party with which the candidate is affiliated, or with the secretary of the municipal election commission if not affiliated with a political party.

216 (3) Such election shall be held on the date provided for in

217 Section 23-15-173, Mississippi Code of 1972; and in the event a 218 preferential election shall be necessary, such preferential 219 election shall be held three (3) weeks prior thereto. At such 220 election, or elections, the municipal election commissioners shall 221 perform the same duties as are specified by law and performed by 222 the county election commissioners with regard to state and county 223 general and preferential elections. Except as otherwise provided 224 by law, all municipal elections shall be held and conducted as is 225 provided by law for state and county elections.

(4) Provided, however, that in municipalities operating under a special or private charter which fixes a time for holding elections other than the time fixed herein, the preferential election shall be three (3) weeks prior to the general election as fixed by the charter.

(5) No person shall be denied a place upon the ballot for any office for which he desires to be a candidate because of his inability to pay the assessment above set out.

(6) Not later than fifty-five (55) days prior to the general
election, the respective municipal executive committees shall
certify to the municipal election commission all candidates who
have filed, within the time prescribed herein, with such executive
committees their intent to be a candidate.

239 <u>SECTION 12.</u> Sections 1 through 11 of this act shall apply to 240 all elections to public office except elections for judicial 241 office as defined in Section 23-15-975, Mississippi Code of 1972, 242 and special elections.

243 <u>SECTION 13.</u> Nothing in Sections 1 through 11 of this act 244 shall prohibit special elections to fill vacancies in either house

of the Legislature from being held as provided in Section 245 246 23-5-201, Mississippi Code of 1972. In all elections conducted 247 under the provisions of Section 23-15-851, Mississippi Code of 248 1972, the commissioners shall have printed on the ballot the name 249 of any candidate who shall have been requested to be a candidate 250 for the office by a petition filed with said commissioners not 251 less than ten (10) working days prior to the election and signed 252 by not less than fifty (50) qualified electors.

253 <u>SECTION 14.</u> The state executive committee of any political 254 party is hereby authorized to make and promulgate reasonable rules 255 and regulations for the affairs of said political party and may 256 authorize the county executive committee of said party to have a 257 new registration of the members of that party, if the county 258 executive committee thinks it is for the best welfare of the party 259 to do so.

260 <u>SECTION 15.</u> It shall be the duty of the state executive 261 committee of each political party to furnish to the election 262 commissioners of each county the names of all state and state 263 district candidates who have qualified as provided in Sections 8 264 and 9 of this act.

265 <u>SECTION 16.</u> The chairmen of the state and county election 266 commissioners, respectively, shall transmit to the Secretary of 267 State a tabulated statement of the vote cast in each county in 268 each state and district election, which statement shall be filed 269 by the Secretary of State and preserved among the records of his 270 office.

271 <u>SECTION 17.</u> Candidates for the office of Public Service 272 Commissioner and for State Highway Commissioner and for other

273 officers to be elected from each Supreme Court district, and 274 representatives in Congress and for district attorneys and for 275 other officers to be elected by districts, shall be voted for by 276 all the counties within their respective districts, and all said 277 district candidates except senatorial candidates in districts 278 composed of one (1) county shall be under the supervision and 279 control of the state election commissioners, which commissioners 280 shall discharge, in respect to such state district elections, all the powers and duties imposed upon them in connection with 281 282 elections of candidates for other state offices.

283 SECTION 18. Section 21-7-7, Mississippi Code of 1972, is 284 amended as follows:

285 21-7-7. The governing body of any such municipality shall be 286 a council, known and designated as such, consisting of seven (7) 287 members. One (1) of the members shall be the mayor, having the qualifications as prescribed by Section 21-3-9, who shall have 288 289 full rights, powers and privileges of other councilmen. The mayor 290 shall be nominated and elected at large; the remaining councilmen shall be nominated and elected one (1) from each ward into which 291 the city shall be divided. However, if the city be divided into 292 293 less than six (6) wards, the remaining councilmen shall be 294 nominated and elected at large. The councilmen, including the 295 mayor, shall be elected for a term of four (4) years to serve 296 until their successors are elected and qualified in accordance 297 with the provisions of Section 11, Senate Bill No. , 2000 298 Regular Session, said term commencing on the first Monday of 299 January after the municipal election first following the adoption 300 of the form of government as provided by this chapter.

301 The compensation for the members of the council shall, for 302 the first four (4) years of operation, under this chapter, be 303 fixed by the board of mayor and aldermen holding office prior to 304 the change in form of government. Thereafter the amount of compensation for each such member may be increased or decreased by 305 306 the council, by council action taken prior to the election of members thereof for the ensuing term, such action to become 307 308 effective with the ensuing terms.

309 SECTION 19. Section 21-8-7, Mississippi Code of 1972, is 310 amended as follows:

311 21-8-7. (1) Each municipality operating under the 312 mayor-council form of government shall be governed by an elected 313 council and an elected mayor. Other officers and employees shall 314 be duly appointed pursuant to this chapter, general law or 315 ordinance.

(2) Except as otherwise provided in subsection (4) of this section, the mayor and councilmen shall be elected by the voters of the municipality at a <u>general or</u> regular municipal election held on the first Tuesday after the first Monday in June as provided in Section <u>11, Senate Bill No.</u>, <u>2000 Regular</u> <u>Session</u>, and shall serve for a term of four (4) years beginning on the first Monday of July next following his election.

323 (3) The terms of the initial mayor and councilmen shall 324 commence at the expiration of the terms of office of the elected 325 officials of the municipality serving at the time of adoption of 326 the mayor-council form.

327 (4) (a) The council shall consist of five (5), seven (7) or
328 nine (9) members. In the event there are five (5) councilmen, the

329 municipality shall be divided into either five (5) or four (4) 330 wards. In the event there are seven (7) councilmen, the 331 municipality shall be divided into either seven (7), six (6) or 332 five (5) wards. In the event there are nine (9) councilmen, the municipality shall be divided into seven (7) or nine (9) wards. 333 If the municipality is divided into fewer wards than it has 334 councilmen, the other councilman or councilmen shall be elected 335 336 from the municipality at large. The total number of councilmen 337 and the number of councilmen elected from wards shall be established by the petition or petitions presented pursuant to 338 339 Section 21-8-3. One (1) councilman shall be elected from each 340 ward by the voters of that ward. Councilmen elected to represent 341 wards must be residents of their wards at the time of 342 qualification for election, and any councilman who removes his 343 residence from the municipality or from the ward from which he was elected shall vacate his office. However, any candidate for 344 345 councilman who is properly qualified as a candidate under 346 applicable law shall be deemed to be qualified as a candidate in whatever ward he resides if his ward has changed after the council 347 348 has redistricted the municipality as provided in subparagraphs (c)(ii) and (iii) of this subsection (4), and if the wards have 349 350 been so changed, any person may qualify as a candidate for 351 councilman, using his existing residence or by changing his 352 residence, not less than fifteen (15) days prior to the 353 preferential election or special election, as the case may be, 354 notwithstanding any other residency or qualification requirements 355 to the contrary.

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(b) The council or board existing at the time of the

357 adoption of the mayor-council form of government shall designate 358 the geographical boundaries of the wards within one hundred twenty 359 (120) days after the election in which the mayor-council form of 360 government is selected. In designating the geographical boundaries of the wards, each ward shall contain, as nearly as 361 362 possible, the population factor obtained by dividing the municipality's population as shown by the most recent decennial 363 364 census by the number of wards into which the municipality is to be 365 divided.

366 (c) (i) It shall be the mandatory duty of the council 367 to redistrict the municipality by ordinance, which ordinance may 368 not be vetoed by the mayor, within six (6) months after the 369 official publication by the United States of the population of the municipality as enumerated in each decennial census, and within 370 371 six (6) months after the effective date of any expansion of municipal boundaries; however, if the publication of the most 372 373 recent decennial census or effective date of an expansion of the 374 municipal boundaries occurs six (6) months or more prior to the preferential election in a municipality, then the council shall 375 376 redistrict the municipality by ordinance not less than sixty (60) 377 days prior to such preferential election.

(ii) If the publication of the most recent
decennial census occurs less than six (6) months prior to the
preferential election in a municipality, then the council shall
redistrict the municipality by ordinance not later than twenty
(20) days prior to the preferential election.

383 (iii) If the publication of the most recent384 decennial census is not received by the council in time to

385 redistrict the municipality at least twenty (20) days prior to the 386 preferential election, then the council shall redistrict the 387 municipality by ordinance not later than twenty (20) days prior to 388 a special preferential election provided for hereafter in this subparagraph. If the census is not received in time to redistrict 389 390 the municipality, as provided above, the mayor and councilmen 391 shall be elected by the voters of the municipality at a special general or regular municipal election held on the fourth Tuesday 392 393 after the first Monday in June, and a special preferential 394 election shall be held on the second Tuesday after the first 395 Monday in June, notwithstanding other provisions of law to the 396 contrary.

If annexation of additional territory into the 397 (d) municipal corporate limits of the municipality shall occur less 398 399 than six (6) months prior to the preferential election in a 400 municipality the council shall, by ordinance adopted within three 401 (3) days of the effective date of such annexation, assign such 402 annexed territory to an adjacent ward or wards so as to maintain as nearly as possible substantial equality of population between 403 404 wards; any subsequent redistricting of the municipality by 405 ordinance as required by this chapter shall not serve as the basis 406 for representation until the next regularly scheduled election for 407 municipal councilmen.

(e) If the council shall have failed to redistrict the municipality as herein required, the members of the council shall not receive any further salaries until the council shall have adopted such ordinance and the checks for such salaries for said periods shall not be issued.

413 (5) Vacancies occurring in the council shall be filled as414 provided in Section 23-15-857.

415 (6) The mayor shall maintain an office at the city hall. 416 The councilmen shall not maintain individual offices at the city 417 hall; provided, however, that in municipalities with populations 418 of one hundred ninety thousand (190,000) and above, councilmen may have individual offices in the city hall. Clerical work of 419 420 councilmen in the performance of the duties of their office shall 421 be performed by municipal employees or at municipal expense, and 422 councilmen shall be reimbursed for the reasonable expenses 423 incurred in the performance of the duties of their office.

424 SECTION 20. Section 21-15-1, Mississippi Code of 1972, is 425 amended as follows:

21-15-1. All officers elected at the general <u>or regular</u>
municipal election provided for in Section <u>11, Senate Bill No.</u>
<u>, 2000 Regular Session</u>, shall qualify and enter upon the
discharge of their duties on the first Monday of July after such
general election, and shall hold their offices for a term of four
(4) years and until their successors are duly elected and
qualified.

433 SECTION 21. Section 23-15-21, Mississippi Code of 1972, is 434 amended as follows:

435 23-15-21. It shall be unlawful for any person who is not a 436 citizen of the United States or the State of Mississippi to 437 register or to vote in any * * * special, preferential or general 438 election in the state.

439 SECTION 22. Section 23-15-31, Mississippi Code of 1972, is 440 amended as follows:

441 23-15-31. All of the provisions of this subarticle shall be 442 applicable, insofar as possible, to municipal, preferential, 443 general and special elections; and wherever therein any duty is 444 imposed or any power or authority is conferred upon the county 445 registrar or county election commissioners * * * with reference to 446 a state and county election, such duty shall likewise be imposed and such power and authority shall likewise be conferred upon the 447 448 municipal registrar or municipal election commission * * * with 449 reference to any municipal election.

450 SECTION 23. Section 23-15-129, Mississippi Code of 1972, is 451 amended as follows:

452 23-15-129. The commissioners of election and the registrars 453 of the respective counties are hereby directed to make an administrative division of the pollbook for each county 454 455 immediately following any reapportionment of the Mississippi Legislature or any realignment of supervisors districts, if 456 457 necessary. Such an administrative division shall form 458 subprecincts whenever necessary within each voting precinct so that all persons within a subprecinct shall vote on the same 459 460 candidates for each public office. Separate pollbooks for each subprecinct shall be made. The polling place for all subprecincts 461 462 within any given voting precinct shall be the same as the polling 463 place for the voting precinct. Additional managers may be 464 appointed for subprecincts in the discretion of the commissioners 465 of election * * *.

466 SECTION 24. Section 23-15-153, Mississippi Code of 1972, is 467 amended as follows:

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23-15-153. (1) At the following times the commissioners of

469 election shall meet at the office of the registrar and carefully 470 revise the registration books and the pollbooks of the several 471 voting precincts, and shall erase from those books the names of 472 all persons erroneously on the books, or who have died, removed or 473 become disqualified as electors from any cause; and shall register 474 the names of all persons who have duly applied to be registered 475 and have been illegally denied registration:

476 (a) On the Tuesday after the second Monday in January477 1987 and every following year;

(b) On the first Tuesday in the month immediately preceding the <u>preferential</u> election for congressmen in the years when congressmen are elected;

(c) On the first Monday in the month immediately preceding the <u>preferential</u> election for state, state district, legislative, county and county district offices in the years in which those offices are elected; and

(d) On the second Monday of September preceding
the * * regular special election day in years in which a general
election is not conducted.

Except for the names of those persons who are duly qualified to vote in the election, no name shall be permitted to remain on the registration and pollbooks. Except as otherwise provided by Section 23-15-573, no person shall vote at any election whose name is not on the pollbook.

(2) Except as provided in subsection (3) of this section, and subject to the following annual limitations, the commissioners of election shall be entitled to receive a per diem in the amount of Seventy Dollars (\$70.00), to be paid from the county general

497 fund, for every day or period of no less than five (5) hours 498 accumulated over two (2) or more days actually employed in the 499 performance of their duties for the necessary time spent in the 500 revision of the registration books and pollbooks as required in 501 subsection (1) of this section:

(a) In counties having less than ten thousand (10,000)
qualified electors, not more than thirty-five (35) days per year;
(b) In counties having ten thousand (10,000) qualified
electors but less than twenty thousand (20,000) qualified
electors, not more than fifty (50) days per year;

507 (c) In counties having twenty thousand (20,000) 508 qualified electors but less than fifty thousand (50,000) qualified 509 electors, not more than sixty-five (65) days per year;

(d) In counties having fifty thousand (50,000)
qualified electors but less than seventy-five thousand (75,000)
qualified electors, not more than eighty (80) days per year;

(e) In counties having seventy-five thousand (75,000)
qualified electors but less than one hundred thousand (100,000)
qualified electors, not more than ninety-five (95) days per year;

(f) In counties having one hundred thousand (100,000) qualified electors but less than one hundred twenty-five thousand (125,000) qualified electors, not more than one hundred ten (110) days per year;

(g) In counties having one hundred twenty-five thousand (125,000) qualified electors but less than one hundred fifty thousand (150,000) qualified electors, not more than one hundred twenty-five (125) days per year;

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(h) In counties having one hundred fifty thousand

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(150,000) qualified electors but less than one hundred 526 seventy-five thousand (175,000) qualified electors, not more than 527 one hundred forty (140) days per year;

528 (i) In counties having one hundred seventy-five thousand (175,000) qualified electors but less than two hundred 529 thousand (200,000) qualified electors, not more than one hundred 530 fifty-five (155) days per year; 531

532 (j) In counties having two hundred thousand (200,000) 533 qualified electors or more, not more than one hundred seventy 534 (170) days per year.

535 (3) The commissioners of election shall be entitled to 536 receive a per diem in the amount of Seventy Dollars (\$70.00), to 537 be paid from the county general fund, not to exceed ten (10) days for every day or period of no less than five (5) hours accumulated 538 539 over two (2) or more days actually employed in the performance of 540 their duties for the necessary time spent in the revision of the 541 registration books and pollbooks prior to any special election. 542 For purposes of this subsection, the regular special election day shall not be considered a special election. The annual 543 544 limitations set forth in subsection (2) of this section shall not 545 apply to this subsection.

546 Subject to the following limitations, the commissioners (4) 547 of election shall be entitled to receive a per diem in the amount 548 of Seventy Dollars (\$70.00), to be paid from the county general 549 fund, for every day or period of no less than five (5) hours accumulated over two (2) or more days actually employed in the 550 performance of their duties in the conduct of an election: 551 552 (a) In counties having less than ten thousand (10,000)

553 qualified electors, not more than fifteen (15) days per election; 554 (b) In counties having ten thousand (10,000) qualified 555 electors but less than twenty-five thousand (25,000) qualified 556 electors, not more than twenty-five (25) days per election;

557 (c) In counties having twenty-five thousand (25,000) qualified electors but less than fifty thousand (50,000) qualified 558 electors, not more than thirty-five (35) days per election; 559

In counties having fifty thousand (50,000) 561 qualified electors but less than seventy-five thousand (75,000) 562 qualified electors, not more than forty-five (45) days per 563 election;

564 (e) In counties having seventy-five thousand (75,000) 565 qualified electors but less than one hundred thousand (100,000) 566 qualified electors, not more than fifty-five (55) days per 567 election;

568 In counties having one hundred thousand (100,000) (f) 569 qualified electors but less than one hundred fifty thousand 570 (150,000) qualified electors, not more than sixty-five (65) days per election; 571

572 In counties having one hundred fifty thousand (q) (150,000) qualified electors but less than two hundred thousand 573 574 (200,000) qualified electors, not more than seventy-five (75) days 575 per election; and

576 In counties having two hundred thousand (200,000) (h) 577 qualified electors or more, not more than eighty-five (85) days 578 per election.

It is the intention of the Legislature that the conduct of an 579 580 election as required by law and as compensated in this subsection

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560

(d)

is a separate and distinct function from the purging and revision of the registration and pollbooks as required by subsection (1) of this section and the compensation for those revisions provided by subsection (2) of this section.

(5) The commissioners of election shall be entitled to receive only one (1) per diem payment for those days when the commissioners of election discharge more than one (1) duty or responsibility on the same day.

(6) The county commissioners of election may provide copies of the registration books revised pursuant to this section to the municipal registrar of each municipality located within the county.

593 SECTION 25. Section 23-15-159, Mississippi Code of 1972, is 594 amended as follows:

595 23-15-159. (1) When the commissioners of election meet for 596 the purpose of revising the registration and pollbooks of the 597 several voting precincts, they may erase therefrom the names of 598 all persons who have not voted in at least one (1) election, 599 whether it be a general, preferential or special <u>election</u>, or 600 primary election, whether on a county, state or federal level, in 601 the last four (4) successive years.

(2) In erasing or removing the names of persons due to
failure to vote in at least one (1) election for four (4)
successive years, the notice procedure hereinafter provided shall
have been completed prior to such erasure or removal.

(a) Ninety (90) days before such erasure or removal,
the commissioners of election shall examine the registration books
and pollbooks of the several voting precincts and shall suspend

609 the registration of all electors who have not voted in at least 610 one (1) general, <u>preferential</u> or special election, or primary 611 <u>election</u>, whether on the county, state or federal level, during 612 the last four (4) successive years.

(b) Within sixty (60) days after such suspension, the 613 commissioners of election shall mail notice by first class mail to 614 615 each elector whose registration is suspended, at his last known 616 address, stating substantially as follows: "You are hereby notified that, according to state law, your registration as a 617 618 qualified elector will be canceled for having failed to vote 619 within the past four (4) successive years, unless within thirty 620 (30) days of the date this notice is postmarked you continue your registration by applying in writing to the commissioners of 621 election." The commissioners shall furnish each elector so 622 623 notified with the name and address of the commissioners of elections printed on the face thereof which may be used by the 624 625 elector in notifying the commissioners of elections of the 626 elector's desire to continue the elector's registration. The commissioners shall affix sufficient postage to such return card 627 628 so as to insure proper delivery to the commissioners.

629 (c) The commissioners shall cancel the registration of 630 all electors thus notified who have not applied for continuance 631 within the prescribed time period, and the names of all such 632 electors shall be removed from the list of qualified electors on 633 the date designated for erasure. Provided, however, the names of 634 electors who have been removed from the list of qualified electors 635 shall be compiled and be made a part of a list entitled "Names of 636 those purged from the registration books," said list to be

637 attached to the registration books. A copy of said list shall be 638 furnished to the appropriate municipal election commissioners 639 within the county, and the persons whose names are contained 640 thereon shall be removed from the registration books.

641 (d) Any elector whose registration has been thus 642 canceled may, at any election, cast a vote by affidavit ballot in the same manner as set forth in Section 23-15-573. Such affidavit 643 644 ballot shall be counted at the election in which it is cast, if 645 not otherwise disqualified, and the name of such person shall be 646 reentered on the registration books if such person is not 647 otherwise disqualified. As an alternative to casting such a 648 ballot, any elector whose registration has been canceled pursuant 649 to this subsection may re-register in the manner provided for 650 original registration.

(3) Notwithstanding the provisions of this section, no person who has been registered by any federal registrar shall be removed except in conformity with any federal law, rules or regulations providing for the removal of names from the registration books.

(4) No years in which a person has not voted prior to
January 1, 1984, shall be used in calculating the four-year period
provided for in this section.

659 SECTION 26. Section 23-15-173, Mississippi Code of 1972, is 660 amended as follows:

661 23-15-173. * * * A general municipal election shall be held 662 in each city, town or village on the first Tuesday after the first 663 Monday of June, 1985, and every four (4) years thereafter, for the 664 election of all municipal officers elected by the people.

665 * * *

666 SECTION 27. Section 23-15-197, Mississippi Code of 1972, is 667 amended as follows:

668 23-15-197. (1) Times for holding * * * general elections 669 for congressional offices shall be as prescribed in Sections * * * 670 23-15-1033 and 23-15-1041.

(2) Times for holding elections for the office of judge of
the Supreme Court shall be as prescribed in Section 23-15-991 and
Sections 23-15-974 through 23-15-985.

674 (3) Times for holding elections for the office of circuit 675 court judge and the office of chancery court judge shall be as 676 prescribed in Sections 23-15-974 through 23-15-985 and Section 677 23-15-1015.

678 (4) Times for holding elections for the office of county
679 election commissioners shall be as prescribed in Section
680 23-15-213.

681 SECTION 28. Section 23-15-313, Mississippi Code of 1972, is 682 amended as follows:

683 23-15-313. If there be any political party, or parties, in 684 any municipality which shall not have a party executive committee 685 for such municipality, such political party, or parties, shall 686 select temporary executive committees to serve until executive 687 committees shall be regularly elected, said selection to be in the following manner, to wit: The chairman of the county executive 688 689 committee of the party desiring to select a municipal executive 690 committee shall, upon petition of five (5) or more members of that 691 political faith, call a mass meeting of the electors of their 692 political faith, residing in the municipality, to meet at some

693 convenient place within said municipality, at a time to be 694 designated in the call, and at such mass convention the members of 695 that political faith shall select an executive committee which 696 shall serve until the next * * election. The public shall be 697 given notice of such mass meeting as provided in the next 698 succeeding section.

699 SECTION 29. Section 23-15-367, Mississippi Code of 1972, is 700 amended as follows:

701 23-15-367. * * * The size, print and quality of paper of the 702 official ballot is left to the discretion of the officer charged 703 with printing the official ballot * * *. It is the duty of the 704 Secretary of State, with the approval of the Governor, to furnish 705 the <u>election commission</u> of each county a sample of the official 706 ballot, not less than fifty (50) days prior to the election, the 707 general form of which shall be followed as nearly as practicable * * *. 708

709 SECTION 30. Section 23-15-375, Mississippi Code of 1972, is 710 amended as follows:

711 23-15-375. Local issue elections may be held on the same 712 date as any regular or general election. A local issue election 713 held on the same date as the regular or general election shall be 714 conducted in the same manner as the regular or general election 715 using the same poll workers and the same equipment. A local issue 716 may be placed on the regular or general election ballot pursuant 717 to the provisions of Section 10 of Senate Bill No. , 2000 The provisions of this section and <u>Section 10 of</u> <u>Regular Session</u>. 718 719 Senate Bill No. ____, 2000 Regular Session, with regard to local 720 issue elections shall not be construed to affect any statutory

721 requirements specifying the notice procedure and the necessary 722 percentage of qualified electors voting in such an election which 723 is needed for adoption of the local issue. Whether or not a local 724 issue is adopted or defeated at a local issue election held on the 725 same day as a regular or general election shall be determined in 726 accordance with relevant statutory requirements regarding the 727 necessary percentage of qualified electors who voted in such local 728 issue election, and only those persons voting for or against such 729 issue shall be counted in making that determination. As used in 730 this section "local issue elections" include elections regarding 731 the issuance of bonds, local option elections, elections regarding 732 the levy of additional ad valorem taxes and other similar 733 elections authorized by law that are called to consider issues 734 that affect a single local governmental entity. As used in this 735 section "local issue" means any issue that may be voted on in a local issue election. 736

737 SECTION 31. Section 23-15-403, Mississippi Code of 1972, is
738 amended as follows:

739 23-15-403. The board of supervisors of any county in the 740 State of Mississippi and the governing authorities of any municipality in the State of Mississippi are hereby authorized and 741 742 empowered, in their discretion, to purchase or rent any voting 743 machine or machines which shall be so constructed as to fulfill 744 the following requirements: It shall secure to the voter secrecy 745 in the act of voting; it shall provide facilities for voting for 746 all candidates of as many political parties or organizations as 747 may make nominations, and for or against as many questions as submitted; it shall * * * permit the voter to vote for * * * as 748

749 many persons for an office as he is lawfully entitled to vote for, 750 but not more; it shall prevent the voter from voting for the same 751 person more than once for the same office; it shall permit the 752 voter to vote for or against any question he may have the right to vote on, but no other; * * * it shall correctly register or record 753 754 and accurately count all votes cast for any and all persons and 755 for or against any and all questions; it shall be provided with a 756 "protective counter" or "protective device" whereby any operation 757 of the machine before or after the election will be detected; it 758 shall be provided with a counter which shall show at all times 759 during an election how many persons have voted; it shall be 760 provided with a mechanical model, illustrating the manner of 761 voting on the machine, suitable for the instruction of voters; it 762 may also be provided with one (1) device for each party for voting 763 for all the presidential electors of that party by one (1) operation, and a ballot therefor containing only the words 764 765 "Presidential Electors For" preceded by the name of that party and 766 followed by the names of the candidates thereof for the offices of 767 President and Vice President, and a registering device therefor 768 which shall register the vote cast for said electors when thus 769 voted collectively; provided, however, that means shall be 770 furnished whereby the voter can cast a vote for individual 771 electors when permitted to do so by law.

772 SECTION 32. Section 23-15-411, Mississippi Code of 1972, is
773 amended as follows:

774 23-15-411. The officer who furnishes the official ballots
775 for any polling place where a voting machine is to be used shall
776 also provide two (2) sample ballots or instruction ballots, which

777 sample or instruction ballots shall be arranged in the form of a 778 diagram showing such portion of the front of the voting machine as 779 it will appear after the official ballots are arranged thereon or 780 therein for voting on election day. Such sample ballots shall be 781 open to the inspection of all voters on election day in all 782 <u>preferential</u> and general <u>or regular</u> elections where voting 783 machines are used.

784 SECTION 33. Section 23-15-463, Mississippi Code of 1972, is 785 amended as follows:

786 23-15-463. The board of supervisors of any county in the 787 State of Mississippi and the governing authorities of any 788 municipality in the State of Mississippi are hereby authorized and 789 empowered, in their discretion, to purchase or rent voting devices 790 and automatic tabulating equipment used in an electronic voting 791 system which meets the requirements of Section 23-15-465, and may use such system in all or a part of the precincts within its 792 793 boundaries or in combination with paper ballots in any 794 election * * *. It may enlarge, consolidate or alter the boundaries of precincts where an electronic voting system is used. 795 796 The provisions of Sections 23-15-461 through 23-15-485 shall be 797 controlling with respect to elections where an electronic voting 798 system is used, and shall be liberally construed so as to carry 799 out the purpose of this chapter. The provisions of the election 800 law relating to the conduct of elections with paper ballots, 801 insofar as they are applicable and not inconsistent with the 802 efficient conduct of elections with electronic voting systems, 803 shall apply. Absentee ballots shall be voted as now provided by 804 law.

805 SECTION 34. Section 23-15-465, Mississippi Code of 1972, is 806 amended as follows:

807 23-15-465. No electronic voting system consisting of a 808 marking or voting device in combination with automatic tabulating 809 equipment shall be acquired or used in accordance with Sections 810 23-15-461 through 23-15-485 unless it shall:

811 (a) Provide for voting in secrecy when used with voting812 booths;

813 (b) Permit each voter to vote at any election for all 814 persons and offices for whom and for which he is lawfully entitled 815 to vote; to vote for as many persons for an office as he is 816 entitled to vote for; to vote for or against any question upon 817 which he is entitled to vote; and the automatic tabulating equipment shall reject choices recorded on his ballot card or 818 819 paper ballot if the number of choices exceeds the number which he 820 is entitled to vote for the office or on the measure;

(c) Permit each voter at presidential elections by one (1) mark or punch to vote for the candidates of that party for President, Vice President and their presidential electors, or to vote individually for the electors of his choice when permitted by law;

826 (d) Permit each voter * * * to vote for the <u>candidates</u>
827 of one or more parties and for independent <u>candidates</u>;

828 * * *

829 <u>(e)</u> Permit each voter to vote for persons whose names 830 are not on the printed ballot or ballot labels;

831 (f) Prevent the voter from voting for the same person 832 more than once for the same office;

833 (g) Be suitably designed for the purpose used, of 834 durable construction, and may be used safely, efficiently and 835 accurately in the conduct of elections and counting ballots;

836 (h) Be provided with means for sealing the voting or 837 marking device against any further voting after the close of the 838 polls and the last voter has voted;

839 (i) When properly operated, record correctly and count 840 accurately every vote cast;

841 (j) Be provided with a mechanical model for instructing 842 voters, and be so constructed that a voter may readily learn the 843 method of operating it;

844 (k) Be safely transportable, and include a light to 845 enable voters to read the ballot labels and instructions.

846 SECTION 35. Section 23-15-507, Mississippi Code of 1972, is 847 amended as follows:

848 23-15-507. No optical mark reading system shall be acquired 849 or used in accordance with this chapter unless it shall:

(a) Permit each voter to vote at any election for all
persons and no others for whom and for which they are lawfully
entitled to vote; to vote for as many persons for an office as
they are entitled to vote for; to vote for or against any
questions upon which they are entitled to vote;

(b) The OMR tabulating equipment shall be capable of rejecting choices recorded on the ballot if the number of choices exceeds the number which the voter is entitled to vote for the office or on the measure;

859 (c) Permit each voter at presidential elections by one860 (1) mark to vote for the candidates of that party for President,

861 Vice President and their presidential electors, or to vote 862 individually for the electors of their choice when permitted by 863 law;

864 (d) Permit each voter * * * to vote for the <u>candidates</u> 865 of one or more parties and for independent <u>candidates</u>; 866 * * *

867 <u>(e)</u> Permit each voter to vote for persons whose names 868 are not on the printed ballot;

869 (<u>f</u>) Be suitably designed for the purpose used, of 870 durable construction, and may be used safely, efficiently and 871 accurately in the conduct of elections and the counting of 872 ballots;

873 (g) Be provided with means for sealing the ballots 874 after the close of the polls and the last voter has voted;

875 (h) When properly operated, record correctly and count 876 accurately all votes cast; and

877 (i) Provide the voter with a set of instructions that 878 will be so displayed that a voter may readily learn the method of 879 voting.

880 SECTION 36. Section 23-15-511, Mississippi Code of 1972, is 881 amended as follows:

23-15-511. The ballots shall, as far as practicable, be in the same order of arrangement as provided for paper ballots that are to be counted manually, except that such information may be printed in vertical or horizontal rows. Nothing in this chapter shall be construed as prohibiting the information being presented to the voters from being printed on both sides of a single ballot. In those years when a special election shall occur on the same

day as the general election, the names of candidates in any special election and the general election shall be placed on the same ballot by the commissioners of elections or officials in charge of the election, but the general election candidates shall be clearly distinguished from the special election candidates * * *.

Ballots shall be printed in plain clear type in black ink and 895 896 upon clear white materials of such size and arrangement as to be 897 compatible with the OMR tabulating equipment. Absentee ballots 898 shall be prepared and printed in the same form and shall be on the 899 same size and texture as the regular official ballots, except that 900 they shall be printed on tinted paper; or the ink used to print 901 the ballots shall be of a color different from that of the ink used to print the regular official ballots. Arrows may be printed 902 903 on the ballot to indicate the place to mark the ballot, which may be to the right or left of the names of candidates and 904 905 propositions. The titles of offices may be arranged in vertical 906 columns on the ballot and shall be printed above or at the side of the names of candidates so as to indicate clearly the candidates 907 908 for each office and the number to be elected. In case there are 909 more candidates for an office than can be printed in one (1) 910 column, the ballot shall be clearly marked that the list of 911 candidates is continued on the following column. The names of 912 candidates for each office shall be printed in vertical columns, 913 grouped by the offices which they seek. * * * The party 914 designation, if any, of each candidate * * * shall be printed 915 following his name, as provided for in Section 10, Senate Bill No. 916 <u>, 2000 Regular Session</u>.

917 Two (2) sample ballots, which shall be facsimile ballots of 918 the official ballot and instructions to the voters, shall be 919 provided for each precinct and shall be posted in each polling 920 place on election day.

A separate ballot security envelope or suitable equivalent in 921 922 which the voter can place his ballot after voting shall be provided to conceal the choices the voter has made. Absentee 923 924 voters will receive a similar ballot security envelope provided by 925 the county in which the absentee voter will insert their voted 926 ballot, which then can be inserted into a return envelope to be 927 mailed back to the election official. Absentee ballots will not 928 be required to be folded when a ballot security envelope is 929 provided.

930 SECTION 37. Section 23-15-559, Mississippi Code of 1972, is 931 amended as follows:

932 23-15-559. The provisions of Section * * * 23-15-173 fixing 933 the time for the holding of * * * general elections shall not 934 apply to any municipality operating under a special or private 935 charter where the governing board or authority thereof, on or 936 before June 25, 1952, shall have adopted and spread upon its 937 minutes a resolution or ordinance declining to accept such 938 provisions, in which event * * * general elections shall be held 939 at the time fixed by the charter of such municipality.

The provisions of Section 23-15-859 shall be applicable to all municipalities of this state, whether operating under a code charter, special charter or the commission form of government, except in cases of conflicts between the provisions of such section and the provisions of the special charter of a

945 municipality or the law governing the commission form of 946 government, in which cases of conflict the provisions of the 947 special charter or the statutes relative to the commission form of 948 government shall apply.

949 SECTION 38. Section 23-15-561, Mississippi Code of 1972, is 950 amended as follows:

951 23-15-561. (1) It shall be unlawful during any * * *952 election for any candidate for any elective office or any953 representative of such candidate or any other person to publicly954 or privately put up or in any way offer any prize, cash award or955 other item of value to be raffled, drawn for, played for or956 contested for in order to encourage persons to vote or to refrain957 from voting in any election.

958 (2) Any person who shall violate the provisions of 959 subsection (1) of this section shall, upon conviction thereof, be 960 punished by a fine in an amount not to exceed Five Thousand 961 Dollars (\$5,000.00).

962 (3) Any candidate who shall violate the provisions of 963 subsection (1) of this section shall, upon conviction thereof, in 964 addition to the fine prescribed above, be punished by:

965 (a) Disqualification as a candidate in the race for the 966 elective office; or

967 (b) Removal from the elective office, if the offender 968 has been elected thereto.

969 SECTION 39. Section 23-15-573, Mississippi Code of 1972, is 970 amended as follows:

971 23-15-573. No person whose name does not appear upon the972 pollbooks shall be permitted to vote in an election; but if any

973 person offering to vote in any election whose name does not appear 974 upon the pollbook shall make affidavit before one (1) of the 975 managers of election in writing that he is entitled to vote, or 976 that he has been illegally denied registration, his vote may be 977 prepared by him and handed to the proper election officer who 978 shall enclose the same in an envelope with the written affidavit 979 of the voter and seal it and mark plainly upon it the name of the 980 person offering to vote. In canvassing the returns of the 981 election, * * * the election commissioners shall examine the 982 records and allow the ballot to be counted, or not, as shall 983 appear to be legal.

984 SECTION 40. Section 23-15-593, Mississippi Code of 1972, is 985 amended as follows:

986 23-15-593. When the ballot box is opened and examined by 987 the * * * county election commissioners * * * and it is found that 988 there have been failures in material particulars to comply with 989 the requirements of Section 23-15-591 and Section 23-15-895 to 990 such an extent that it is impossible to arrive at the will of the 991 voters at such precinct, the entire box may be thrown out unless 992 it be made to appear with reasonable certainty that the 993 irregularities were not deliberately permitted or engaged in by 994 the managers at that box, or by one (1) of them responsible for 995 the wrong or wrongs, for the purpose of electing or defeating a 996 certain candidate or candidates by manipulating the election or 997 the returns thereof at that box in such manner as to have it thrown out; in which latter case * * * the county election 998 999 commission * * * shall conduct such hearing and make such 1000 determination in respect to said box as may appear lawfully just,

1001 subject to a judicial review of said matter as elsewhere provided 1002 by this chapter. Or the *** * *** election commission, or the court 1003 upon review, may order another election to be held at that box 1004 appointing new managers to hold the same.

1005 SECTION 41. Section 23-15-595, Mississippi Code of 1972, is 1006 amended as follows:

1007 23-15-595. The box containing the ballots and other records required by this chapter shall, as soon as practical after the 1008 1009 ballots have been counted, be delivered by one (1) of the precinct 1010 managers to the clerk of the circuit court of the county and said 1011 clerk shall, in the presence of the manager making delivery of the 1012 box, place upon the lock of such box a metal seal similar to the seal commonly used in sealing the doors of railroad freight cars. 1013 1014 Such seals shall be numbered consecutively to the number of 1015 ballot boxes used in the election in the county, and the clerk 1016 shall keep in a place separate from such boxes a record of the 1017 number of the seal of each separate box in the county. The board 1018 of supervisors of the county shall pay the cost of providing such 1019 seals. Upon demand of <u>a county election commissioner the boxes</u> 1020 and their contents shall be delivered to the county election 1021 commission, and after such commission has finished the work of 1022 tabulating returns and counting ballots as required by law the 1023 said commission shall return all papers and ballots to the box of 1024 the precinct where such election was held, and it shall make 1025 redelivery of such boxes and their contents to the circuit clerk 1026 who shall reseal said boxes. Upon every occasion said boxes shall 1027 be reopened and each resealing shall be done as provided in this 1028 chapter.

1029 SECTION 42. Section 23-15-601, Mississippi Code of 1972, is 1030 amended as follows:

1031 23-15-601. When the result of the election shall have been 1032 ascertained by the managers they, or one (1) of their number, or 1033 some fit person designated by them, shall, by noon of the * * * 1034 day following the election, deliver to the commissioners of 1035 election, at the courthouse, a statement of the whole number of votes given for each person and for what office; and the 1036 commissioners of election shall, on the first or second day after 1037 1038 the preferential election and after the general election, canvass 1039 the returns, ascertain and declare the result, and announce the 1040 names of the candidates who have received a majority of the votes 1041 <u>cast</u> for representative in the Legislature of districts composed 1042 of one (1) county or less, or other county office, board of supervisors, justice court judge and constable, and shall also 1043 announce the names of those candidates for the above mentioned 1044 1045 offices that are to be submitted to the general election. 1046 The vote for state and state district offices shall be 1047 tabulated by precincts and certified to and returned to the state 1048 election commissioners, such returns to be mailed by registered

1049 letter or any safe mode of transportation within thirty-six (36)

1050 hours after the returns are canvassed and the results ascertained.

1051 The state election commissioners shall meet a week from the day

following the preferential election held for state and district

1053 offices, and shall proceed to canvass the returns and to declare

1054 the results and announce the names of the candidates for the

1055 different offices who have received a majority of the votes cast

1056 and the names of those candidates whose names are to be submitted

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1052

1057 to the general election. The state election commissioners shall

1058 also meet a week from the day on which the general election is

1059 held and receive and canvass the returns for state and district

1060 offices voted on in such general election. An exact and full

1061 <u>duplicate of all tabulations by precincts, as certified under this</u>

1062 section, shall be filed with the circuit clerk of the county who

1063 shall safely preserve the same in his office.

1064 SECTION 43. Section 23-15-605, Mississippi Code of 1972, is 1065 amended as follows:

1066 23-15-605. The Secretary of State, immediately after 1067 receiving the returns of <u>a general</u> election, not longer than 1068 thirty (30) days after the election, shall sum up the whole number 1069 of votes given for each candidate other than for state offices, 1070 ascertain the person or persons having the largest number of votes 1071 for each office, and declare such person or persons to be duly 1072 elected; and thereupon all persons chosen to any office at the 1073 election shall be commissioned by the Governor; but if it appears 1074 that two (2) or more candidates for any district office where the district is composed of two (2) or more counties, standing highest 1075 1076 on the list and not elected, have an equal number of votes, the election shall be forthwith decided between the candidates having 1077 1078 an equal number of votes by lot, fairly and publicly drawn, under 1079 the direction of the Governor and Secretary of State.

1080 SECTION 44. Section 23-15-673, Mississippi Code of 1972, is 1081 amended as follows:

1082 23-15-673. (1) For the purposes of this subarticle, the 1083 term "absent voter" shall mean and include the following: 1084 (a) Any enlisted or commissioned members, male or

1085 female, of the United States Army, or any of its respective 1086 components or various divisions thereof; any enlisted or 1087 commissioned members, male or female, of the United States Navy, 1088 or any of its respective components or various divisions thereof; 1089 any enlisted or commissioned members, male or female, of the 1090 United States Air Force, or any of its respective components or 1091 various divisions thereof; any enlisted or commissioned members, male or female, of the United States Marines, or any of its 1092 1093 respective components or various divisions thereof; or any persons 1094 in any division of the armed services of the United States, who 1095 are citizens of Mississippi;

1096 (b) Any member of the Merchant Marine and the American 1097 Red Cross who is a citizen of Mississippi;

1098 (c) Any disabled war veteran who is a patient in any 1099 hospital and who is a citizen of Mississippi;

(d) Any civilian attached to and serving outside of the United States with any branch of the armed forces or with the Merchant Marine or American Red Cross, and who is a citizen of Mississippi;

(e) Any citizen of Mississippi temporarily residing outside the territorial limits of the United States and the District of Columbia.

(2) The spouse and dependents of any absent voter as set out in paragraphs (a), (b), (c) and (d) of subsection (1) of this section shall also be included in the meaning of absent voter and may vote an absentee ballot as provided in this subarticle if also absent from the county of their residence on the date of the election and otherwise qualified to vote in Mississippi.

(3) For the purpose of this subarticle, the term "election" shall mean and include the following sets of elections: special and runoff special elections, preferential and general elections, * * * or general elections without preferential elections, whichever * * * is applicable.

1118 SECTION 45. Section 23-15-713, Mississippi Code of 1972, is 1119 amended as follows:

1120 23-15-713. For the purpose of this subarticle, any duly 1121 qualified elector may vote as provided in this subarticle if 1122 he * * falls within the following categories:

1123 Any qualified elector who is a bona fide student, (a) 1124 teacher or administrator at any college, university, junior 1125 college, high, junior high, or elementary grade school whose 1126 studies or employment at such institution necessitates his absence 1127 from the county of his voting residence on the date of any * * * election, or the spouse and dependents of said student, teacher or 1128 administrator if such spouse or dependent(s) maintain a common 1129 1130 domicile, outside of the county of his voting residence, with such student, teacher or administrator. 1131

(b) Any qualified elector who is required to be away from his place of residence on any election day due to his employment as an employee of a member of the Mississippi congressional delegation and the spouse and dependents of such person if he or she shall be residing with such absentee voter away from the county of the spouse's voting residence.

1138 (c) Any qualified elector who is away from his county 1139 of residence on election day for any reason.

1140

(d) Any person who has a temporary or permanent

1141 physical disability and who, because of such disability, is unable 1142 to vote in person without substantial hardship to himself or 1143 others, or whose attendance at the voting place could reasonably 1144 cause danger to himself or others.

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

1150 (f) Any person who is sixty-five (65) years of age or 1151 older.

(g) Any member of the Mississippi congressional delegation absent from Mississippi on election day, and the spouse and dependents of such member of the congressional delegation.

(h) Any qualified elector who will be unable to vote in person because he is required to be at work on election day during the times at which the polls will be open.

1158 SECTION 46. Section 23-15-755, Mississippi Code of 1972, is 1159 amended as follows:

1160 23-15-755. All of the provisions of Sections 23-15-621 1161 through 23-15-735 shall be applicable, insofar as possible, to 1162 municipal, * * * preferential, general and special elections, and 1163 wherever herein any duty is imposed or any power or authority is 1164 conferred upon the county registrar or county election 1165 commissioners, * * * with reference to a state and county 1166 election, such duty shall likewise be imposed and such power and 1167 authority shall likewise be conferred upon the municipal registrar 1168 or municipal election commission * * * with reference to any

1169 municipal election. * * *

1170 SECTION 47. Section 23-15-771, Mississippi Code of 1972, is 1171 amended as follows:

1172 23-15-771. At the state convention, a slate of electors 1173 composed of the number of electors allotted to this state, which 1174 said electors announce a clearly expressed design and purpose to 1175 support the candidates for President and Vice President of the national political party with which the said party of this state 1176 has had an affiliation and identity of purpose heretofore, shall 1177 be designated and selected for a place upon the * * * election 1178 1179 ballot to be held as herein provided.

1180 SECTION 48. Section 23-15-801, Mississippi Code of 1972, is
1181 amended as follows:[JU1]

1182 23-15-801. (a) "Election" shall mean a preferential, 1183 general or special * * * election.

(b) "Candidate" shall mean an individual who seeks * * *
election to any elective office other than a federal elective
office. * * * For purposes of this article, an individual shall
be deemed to seek * * election:

(i) If such individual has received contributions aggregating in excess of Two Hundred Dollars (\$200.00) or has made expenditures aggregating in excess of Two Hundred Dollars (\$200.00) or for a candidate for the Legislature or any statewide or state district office, by the qualifying deadlines specified in Sections 23-15-299 and 23-15-977, whichever occurs first; or

(ii) If such individual has given his or her consent to another person to receive contributions or make expenditures on behalf of such individual and if such person has received such

1197 contributions aggregating in excess of Two Hundred Dollars
1198 (\$200.00) during a calendar year, or has made such expenditures
1199 aggregating in excess of Two Hundred Dollars (\$200.00) during a
1200 calendar year.

1201 (c) "Political committee" shall mean any committee, party, 1202 club, association, political action committee, campaign committee 1203 or other groups of persons or affiliated organizations which receives contributions aggregating in excess of Two Hundred 1204 1205 Dollars (\$200.00) during a calendar year or which makes 1206 expenditures aggregating in excess of Two Hundred Dollars 1207 (\$200.00) during a calendar year for the purpose of influencing or 1208 attempting to influence the action of voters for or against the * * * election of one or more candidates, or balloted measures 1209 1210 and shall, in addition, include each political party registered 1211 with the Secretary of State.

(d) "Affiliated organization" shall mean any organization which is not a political committee, but which directly or indirectly establishes, administers or financially supports a political committee.

(e) (i) "Contribution" shall include any gift, subscription, loan, advance or deposit of money or anything of value made by any person or political committee for the purpose of influencing any election for elective office or balloted measure;

(ii) "Contribution" shall not include the value of services provided without compensation by any individual who volunteers on behalf of a candidate or political committee; or the cost of any food or beverage for use in any candidate's campaign or for use by or on behalf of any political committee of a

1225 political party;

(iii) "Contribution to a political party" includes any gift, subscription, loan, advance or deposit of money or anything of value made by any person, political committee, or other organization to a political party and to any committee, subcommittee, campaign committee, political committee and other groups of persons and affiliated organizations of the political party.

(iv) "Contribution to a political party" shall not include the value of services provided without compensation by any individual who volunteers on behalf of a political party or a candidate of a political party.

(f) (i) "Expenditure" shall include any purchase, payment, distribution, loan, advance, deposit, gift of money or anything of value, made by any person or political committee for the purpose of influencing any balloted measure or election for elective office; and a written contract, promise, or agreement to make an expenditure;

(ii) "Expenditure" shall not include any news story, commentary or editorial distributed through the facilities of any broadcasting station, newspaper, magazine, or other periodical publication, unless such facilities are owned or controlled by any political party, political committee, or candidate; or nonpartisan activity designed to encourage individuals to vote or to register to vote;

(iii) "Expenditure by a political party" includes 1.
any purchase, payment, distribution, loan, advance, deposit, gift
of money or anything of value, made by any political party and by

1253 any contractor, subcontractor, agent, and consultant to the 1254 political party; and 2. a written contract, promise, or agreement 1255 to make such an expenditure.

1256

(g) The term "identification" shall mean:

(i) In the case of any individual, the name, the mailing address, and the occupation of such individual, as well as the name of his or her employer; and

1260 (ii) In the case of any other person, the full name and1261 address of such person.

(h) The term "political party" shall mean an association, committee or organization which nominates a candidate for election to any elective office whose name appears on the election ballot as the candidate of such association, committee or organization.

1266 (i) The term "person" shall mean any individual, family,1267 firm, corporation, partnership, association or other legal entity.

(j) The term "independent expenditure" shall mean an expenditure by a person expressly advocating the election or defeat of a clearly identified candidate which is made without cooperation or consultation with any candidate or any authorized committee or agent of such candidate, and which is not made in concert with or at the request or suggestion of any candidate or any authorized committee or agent of such candidate.

1275 (k) The term "clearly identified" shall mean that: 1276 (i) The name of the candidate involved appears; or 1277 (ii) A photograph or drawing of the candidate appears; 1278 or

1279 (iii) The identity of the candidate is apparent by1280 unambiguous reference.

1281 SECTION 49. Section 23-15-807, Mississippi Code of 1972, is 1282 amended as follows:[JU2]

1283 23-15-807. (a) Each candidate or political committee shall 1284 file reports of contributions and disbursements in accordance with 1285 the provisions of this section. All candidates or political 1286 committees required to report may terminate its obligation to 1287 report only upon submitting a final report that it will no longer receive any contributions or make any disbursement and that such 1288 1289 candidate or committee has no outstanding debts or obligations. 1290 The candidate, treasurer or chief executive officer shall sign 1291 each such report.

(b) Candidates who are seeking election * * * and political committees that make expenditures for the purpose of influencing or attempting to influence the action of voters for or against the * * * election of one or more candidates or balloted measures at such election, shall file the following reports:

(i) In any calendar year during which there is a regularly scheduled election, a preelection report, which shall be filed no later than the seventh day before any election in which such candidate or political committee has accepted contributions or made expenditures and which shall be complete as of the tenth day before such election;

(ii) In 1987 and every fourth year thereafter, periodic reports, which shall be filed no later than the tenth day after April 30, May 31, June 30, September 30 and December 31, and which shall be complete as of the last day of each period; and

1307 (iii) In any calendar years except 1987 and except1308 every fourth year thereafter, a report covering the calendar year

1309 which shall be filed no later than January 31 of the following 1310 calendar year.

(c) All candidates for judicial office as defined in Section 23-15-975, or their political committees, shall file in the year in which they are to be elected, periodic reports which shall be filed no later than the tenth day after April 30, May 31, June 30, September 30 and December 31.

1316 (d) Contents of reports. Each report under this article1317 shall disclose:

(i) For the reporting period and the calendar year, the total amount of all contributions and the total amount of all expenditures of the candidate or reporting committee which shall include those required to be identified pursuant to item (ii) of this paragraph as well as the total of all other contributions and expenditures during the calendar year. Such reports shall be cumulative during the calendar year to which they relate;

1325

(ii) The identification of:

1326 Each person or political committee who makes a 1. 1327 contribution to the reporting candidate or political committee 1328 during the reporting period, whose contribution or contributions 1329 within the calendar year have an aggregate amount or value in 1330 excess of Two Hundred Dollars (\$200.00) when made to a political committee or to a candidate for an office other than statewide 1331 1332 office or office elected by Supreme Court district, or in excess 1333 of Five Hundred Dollars (\$500.00) when made to a candidate for statewide office or office elected by Supreme Court district, 1334 together with the date and amount of any such contribution; 1335 1336 2. Each person or organization, candidate or

political committee who receives an expenditure, payment or other 1337 1338 transfer from the reporting candidate, political committee or its agent, employee, designee, contractor, consultant or other person 1339 1340 or persons acting in its behalf during the reporting period when 1341 the expenditure, payment or other transfer to such person, 1342 organization, candidate or political committee within the calendar 1343 year have an aggregate value or amount in excess of Two Hundred Dollars (\$200.00) when received from a political committee or 1344 candidate for an office other than statewide office or office 1345 1346 elected by Supreme Court district, or in excess of Five Hundred 1347 Dollars (\$500.00) when received from a candidate for statewide 1348 office or office elected by the Supreme Court district, together with the date and amount of such expenditure. 1349

1350 (iii) The total amount of cash on hand of each1351 reporting candidate and reporting political committee;

(iv) In addition to the contents of reports specified in items (i), (ii) and (iii) of this paragraph, each political party shall disclose:

1. Each person or political committee who makes a 1356 contribution to a political party during the reporting period and 1357 whose contribution or contributions to a political party within 1358 the calendar year have an aggregate amount or value in excess of 1359 Two Hundred Dollars (\$200.00), together with the date and amount 1360 of the contribution;

1361 2. Each person or organization who receives an
1362 expenditure by a political party or expenditures by a political
1363 party during the reporting period when the expenditure or
1364 expenditures to the person or organization within the calendar

1365 year have an aggregate value or amount in excess of Two Hundred 1366 Dollars (\$200.00), together with the date and amount of the 1367 expenditure.

1368 (e) The appropriate office specified in Section 23-15-805 1369 must be in actual receipt of the reports specified in this article 1370 by 5:00 p.m. on the dates specified in paragraph (b) of this 1371 section. If the date specified in paragraph (b) of this section shall fall on a weekend or legal holiday then the report shall be 1372 due in the appropriate office at 5:00 p.m. on the first working 1373 1374 day before the date specified in paragraph (b) of this section. 1375 The reporting candidate or reporting political committee shall 1376 ensure that the reports are delivered to the appropriate office by the filing deadline. The Secretary of State may approve specific 1377 1378 means of electronic transmission of completed campaign finance 1379 disclosure reports, which may include, but not be limited to, transmission by electronic facsimile (FAX) devices. 1380

1381 (f) (i) If any contribution of more than Two Hundred 1382 Dollars (\$200.00) is received by a candidate or candidate's 1383 political committee after the tenth day, but more than forty-eight 1384 (48) hours before 12:01 a.m. of the day of the election, the 1385 candidate or political committee shall notify the appropriate 1386 office designated in Section 23-15-805, within forty-eight (48) 1387 hours of receipt of the contribution. The notification shall 1388 include:

The name of the receiving candidate;
 The name of the receiving candidate's political
 The name of the receiving candidate's political
 committee, if any;

1392

3. The office sought by the candidate;

1393

4. The identification of the contributor;

1394

1395 6. The amount of the contribution;

5.

1396 7. If the contribution is in-kind, a description1397 of the in-kind contribution; and

The date of receipt;

1398 8. The signature of the candidate or the treasurer1399 or director of the candidate's political committee.

(ii) The notification shall be in writing, and may be transmitted by overnight mail, courier service, or other reliable means, including electronic facsimile (FAX), but the candidate or candidate's committee shall ensure that the notification shall in fact be received in the appropriate office designated in Section 23-15-805 within forty-eight (48) hours of the contribution.

1406 SECTION 50. Section 23-15-811, Mississippi Code of 1972, is 1407 amended as follows:

1408 23-15-811. (a) Any candidate or any other person who shall 1409 willfully and deliberately and substantially violate the 1410 provisions and prohibitions of this article shall be guilty of a 1411 misdemeanor and upon conviction thereof shall be punished by a 1412 fine in a sum not to exceed Three Thousand Dollars (\$3,000.00) or 1413 imprisoned for not longer than six (6) months or by both fine and 1414 imprisonment.

(b) In addition to the penalties provided in paragraph (a) of this section, any candidate or political committee which is required to file a statement or report which fails to file such statement or report on the date in which it is due may be compelled to file such statement or report by an action in the nature of a mandamus.

1421 (c) No candidate shall be certified * * * as elected to 1422 office unless and until he files all reports required by this 1423 article due as of the date of certification.

(d) No candidate who is elected to office shall receive any salary or other remuneration for the office unless and until he files all reports required by this article due as of the date such salary or remuneration is payable.

(e) In the event that a candidate fails to timely file any
report required pursuant to this article but subsequently files a
report or reports containing all of the information required to be
reported by him as of the date on which the sanctions of
paragraphs (c) and (d) of this section would be applied to him,
such candidate shall not be subject to the sanctions of said
paragraphs (c) and (d).

1435 SECTION 51. Section 23-15-833, Mississippi Code of 1972, is 1436 amended as follows:

1437 23-15-833. Except as otherwise provided by law, the first 1438 Tuesday after the first Monday in November of each year shall be 1439 designated the regular special election day, and on that day an 1440 election shall be held to fill any vacancy in county, county 1441 district and district attorney elective offices.

All special elections, or elections to fill vacancies, shall in all respects be held, conducted and returned in the same manner as general elections, except that where no candidate receives a majority of the votes cast in such election, then a runoff election shall be held two (2) weeks after such election and the two (2) candidates who receive the highest popular votes for such office shall have their names submitted as such candidates to the

1449 said runoff and the candidate who leads in such runoff election 1450 shall be elected to the office. When there is a tie in the first 1451 election of those receiving the next highest vote, these two (2) 1452 and the one receiving the highest vote, none having received a 1453 majority, shall go into the runoff election and whoever leads in 1454 such runoff election shall be entitled to the office.

In those years when the regular special election day shall occur on the same day as the general election, the names of candidates in any special election and the general election shall be placed on the same ballot, but shall be clearly distinguished as general election candidates or special election candidates. * * *

1461 SECTION 52. Section 23-15-859, Mississippi Code of 1972, is 1462 amended as follows:

1463 23-15-859. Whenever under any statute a special election is 1464 required or authorized to be held in any municipality, and the statute authorizing or requiring such election does not specify 1465 1466 the time within which such election shall be called, or the notice 1467 which shall be given thereof, the governing authorities of the municipality shall, by resolution, fix a date upon which such 1468 1469 election shall be held. Such date shall not be less than 1470 twenty-one (21) nor more than thirty (30) days after the date upon 1471 which such resolution is adopted, and not less than three (3) weeks' notice of such election shall be given by the clerk by a 1472 1473 notice published in a newspaper published in the municipality once 1474 each week for three (3) weeks next preceding the date of such election and by posting a copy of such notice at three (3) public 1475 1476 places in such municipality. Nothing herein, however, shall be

1477 applicable to elections on the question of the issuance of the 1478 bonds of a municipality or to <u>preferential or</u> general * * * 1479 elections for the election of municipal officers.

1480 SECTION 53. Section 23-15-873, Mississippi Code of 1972, is 1481 amended as follows:

1482 23-15-873. No person, whether an officer or not, shall, in 1483 order to promote his own candidacy, or that of any other person, to be a candidate for public office in this state, directly or 1484 indirectly, himself or through another person, promise to appoint, 1485 1486 or promise to secure or assist in securing the appointment * * * 1487 or election of another person to any public position or 1488 employment, or to secure or assist in securing any public contract 1489 or the employment of any person under any public contractor, or to 1490 secure or assist in securing the expenditure of any public funds in the personal behalf of any particular person or group of 1491 persons, except that the candidate may publicly announce what is 1492 his choice or purpose in relation to an election in which he may 1493 1494 be called on to take part if elected. It shall be unlawful for 1495 any person to directly or indirectly solicit or receive any 1496 promise by this section prohibited. But this does not apply to a 1497 sheriff, chancery clerk, circuit clerk or any other person of the 1498 state or county when it comes to their office force.

1499 SECTION 54. Section 23-15-881, Mississippi Code of 1972, is 1500 amended as follows:

1501 23-15-881. It shall be unlawful for the <u>Mississippi</u>
1502 <u>Transportation Commission</u> or any member of the <u>Mississippi</u>
1503 <u>Transportation Commission</u>, or the board of supervisors of any
1504 county or any member of the board of supervisors of such county,

1505 to employ, during the months of * * * August, September, October 1506 and November of any year in which a general * * * election is held 1507 for the * * * election of members of the Mississippi 1508 Transportation Commission and members of the boards of 1509 supervisors, a greater number of persons to work and maintain the 1510 state highways in any highway district, or the public roads in any 1511 supervisors district of the county, as the case may be, than the average number of persons employed for similar purposes in such 1512 highway district or supervisors district, as the case may be, 1513 1514 during the months of * * * August, September, October and November 1515 of the three (3) years immediately preceding the year in which 1516 such general * * * election is held. It shall be unlawful for the 1517 Mississippi Transportation Commission, or the board of supervisors 1518 of any county, to expend out of the state highway funds, or the 1519 road funds of the county or any supervisors district thereof, as the case may be, in the payment of wages or other compensation for 1520 1521 labor performed in working and maintaining the highways of any 1522 highway district, or the public roads of any supervisors district 1523 of the county, as the case may be, during the months of * * * 1524 August, September, October and November of such election year, a 1525 total amount in excess of the average total amount expended for 1526 such labor, in such highway district or supervisors district, as 1527 the case may be, during the corresponding four-month period of the 1528 three (3) years immediately preceding.

1529 It shall be the duty of the <u>Mississippi Transportation</u> 1530 <u>Commission</u> and the board of supervisors of each county, 1531 respectively, to keep sufficient records of the numbers of 1532 employees and expenditures made for labor on the state highways of

each highway district, and the public roads of each supervisors 1533 1534 district, for the months of * * * August, September, October and November of each year to show the number of persons employed for 1535 1536 such work in each highway district and each supervisors district, 1537 as the case may be, during said four-month period, and the total 1538 amount expended in the payment of salaries and other compensation 1539 to such employees, so that it may be ascertained, from an examination of such records, whether or not the provisions of this 1540 chapter have been violated. 1541

1542 It is provided, however, because of the abnormal conditions 1543 existing in certain counties of the state due to recent floods in 1544 which roads and bridges have been materially damaged or washed away and destroyed, if the board of supervisors in any county 1545 1546 passes a resolution as provided in Section 19-9-11, Mississippi 1547 Code of 1972, for the emergency issuance of road and bridge bonds, 1548 the provisions of this section shall not be applicable to or in 1549 force concerning the board of supervisors during the calendar year 1550 1955.

1551 SECTION 55. Section 23-15-885, Mississippi Code of 1972, is 1552 amended as follows:

1553 23-15-885. The restrictions imposed in Sections 23-15-881 1554 and 23-15-883 shall likewise apply to the mayor and board of 1555 aldermen, or other governing authority, of each municipality, in 1556 the employment of labor for working and maintaining the streets of 1557 the municipality during the four-month period next preceding the 1558 date of holding the general * * * election in such municipality 1559 for the election of municipal officers.

1560 SECTION 56. Section 23-15-891, Mississippi Code of 1972, is

1561 amended as follows:

1562 23-15-891. No common carrier, telegraph company or telephone company shall give to any candidate, or to any member of any 1563 1564 political committee, or to any person to be used to aid or promote 1565 the success or defeat of any candidate for election for any public 1566 office, free transportation or telegraph or telephone service, as 1567 the case may be, or any reduction thereof that is not made alike to all other persons. All persons required by the provisions of 1568 this chapter to make and file statements shall make oath that they 1569 1570 have not received or made use of, directly or indirectly, in 1571 connection with any candidacy for <u>election</u> to any public office, 1572 free transportation or telegraph or telephone service.

1573 SECTION 57. Section 23-15-899, Mississippi Code of 1972, is 1574 amended as follows:

1575 23-15-899. Every placard, bill, poster, pamphlet or other 1576 printed matter having reference to any election, or to any 1577 candidate, that has not been submitted to and approved and 1578 subscribed by a candidate or his campaign manager or assistant 1579 manager pursuant to the provisions of Section 23-15-897, shall 1580 bear upon the face thereof the name and the address of the author 1581 and of the printer and publisher thereof, and failure to so 1582 provide shall be a misdemeanor, and it shall be a misdemeanor for 1583 any person to mutilate or remove, previously to the date of the 1584 election, any placard, poster or picture which has been lawfully 1585 placed or posted.

1586 SECTION 58. Section 23-15-911, Mississippi Code of 1972, is 1587 amended as follows:

1588

23-15-911. When the returns for a box and the contents of

1589 the ballot box and the conduct of the election thereat have been 1590 canvassed and reviewed by the county election commission * * *, all the contents of the box required to be placed and sealed in 1591 1592 the ballot box by the managers shall be replaced therein by the election commission * * * and the box shall be forthwith resealed 1593 1594 and delivered to the circuit clerk, who shall safely keep and 1595 secure the same against any tampering therewith. At any time within twelve (12) days after the canvass and examination of the 1596 box and its contents by the election commission * * *, any 1597 1598 candidate or his representative authorized in writing by him shall 1599 have the right of full examination of said box and its contents 1600 upon three (3) days' notice of his application therefor served 1601 upon the opposing candidate or candidates, or upon any member of 1602 their family over the age of eighteen (18) years, which 1603 examination shall be conducted in the presence of the circuit 1604 clerk or his deputy who shall be charged with the duty to see that 1605 none of the contents of the box are removed from the presence of 1606 the clerk or in any way tampered with. Upon the completion of said examination the box shall be resealed with all its contents 1607 1608 as theretofore. And if any contest or complaint before the court 1609 shall arise over said box, it shall be kept intact and sealed 1610 until the court hearing and another ballot box, if necessary, 1611 shall be furnished for the precinct involved.

1612 SECTION 59. Section 23-15-973, Mississippi Code of 1972, is 1613 amended as follows:

1614 23-15-973. It shall be the duty of the judges of the circuit 1615 court to give a reasonable time and opportunity to the candidates 1616 for the office of judge of the Supreme Court, judges of the Court

1617 of Appeals, circuit judge and chancellor to address the people during court terms. In order to give further and every possible 1618 emphasis to the fact that the said judicial offices are not 1619 1620 political but are to be held without favor and with absolute 1621 impartiality as to all persons, and because of the jurisdiction 1622 conferred upon the courts by this chapter, the judges thereof 1623 should be as far removed as possible from any political affiliations or obligations. It shall be unlawful for any 1624 candidate for any of the offices mentioned in this section to 1625 1626 align himself with any candidate or candidates for any other 1627 office or with any political faction or any political party at any 1628 time during any * * * election campaign. Likewise, it shall be unlawful for any candidate for any other office * * * wherein any 1629 1630 candidate for any of the judicial offices in this section mentioned, is or are to be <u>elected</u>, to align himself with any one 1631 or more of the candidates for said offices or to take any part 1632 1633 whatever in any <u>election</u> for any one or more of said judicial 1634 offices, except to cast his individual vote. If any candidate for 1635 any office, whether elected with or without opposition, at any 1636 election wherein a candidate for any one of the judicial offices 1637 herein mentioned is to be <u>elected</u>, shall deliberately, knowingly 1638 and willfully violate the provisions of this section * * *, his 1639 election shall be void.

1640 SECTION 60. Section 23-15-1065, Mississippi Code of 1972, is 1641 amended as follows:

1642 23-15-1065. <u>No</u> person shall claim or represent himself in 1643 any manner to be a member of any state, district or county 1644 executive committee of any political party in this state, or claim

1645 to be the national committeeman or national committeewoman or any 1646 other officer or representative of such political party without 1647 having been lawfully elected or chosen as such in the manner 1648 provided by the laws of this state, or by such political party in 1649 the manner provided by the laws of this state *** * ***.

Any person who violates the provisions of this section, in addition to other measures or penalties provided by law, may be enjoined therefrom upon application to the courts by any person or persons, or any political party, official or representative of such political party aggrieved thereby.

1655 SECTION 61. Section 23-15-1085, Mississippi Code of 1972, is 1656 amended as follows:

1657 23-15-1085. The chairman of a party's state executive 1658 committee shall notify the Secretary of State if the party intends 1659 to hold a presidential preference primary. The Secretary of State 1660 shall be notified prior to December 1 of the year preceding the 1661 year in which a presidential preference primary may be held 1662 pursuant to Section 23-15-1081. * * *

1663 SECTION 62. Section 23-15-1087, Mississippi Code of 1972, is 1664 amended as follows:

1665 23-15-1087. Except as otherwise provided in this chapter, 1666 the laws regulating * * * elections shall, insofar as practical, 1667 apply to and govern presidential preference primary elections.

1668 SECTION 63. Section 23-15-127, Mississippi Code of 1972, 1669 which provides for the preparation, use and revision of primary 1670 election pollbooks, is hereby repealed.

1671 SECTION 64. Section 23-15-171, Mississippi Code of 1972, 1672 which provides for the dates of municipal primary elections, is

1673 hereby repealed.

1674 SECTION 65. Section 23-15-191, Mississippi Code of 1972, 1675 which provides for the date of state, district and county primary 1676 elections, is hereby repealed.

SECTION 66. Sections 23-15-263, 23-15-265, 23-15-267, 1677 23-15-291, 23-15-293, 23-15-295, 23-15-297, 23-15-299, 23-15-301, 1678 23-15-303, 23-15-305, 23-15-307, 23-15-309, 23-15-311, 23-15-317, 1679 23-15-319, 23-15-331, 23-15-333 and 23-15-335, Mississippi Code of 1680 1972, which provide for the duties of the state executive 1681 1682 committee and county executive committees in primary elections, 1683 provide for the qualification of candidates for party primary 1684 elections, and provide for the conduct of party primary elections, 1685 are hereby repealed.

1686 SECTION 67. Sections 23-15-359, 23-15-361 and 23-15-363, 1687 Mississippi Code of 1972, which provide for the contents of 1688 general election ballots, are hereby repealed.

1689 SECTION 68. Sections 23-15-597 and 23-15-599, Mississippi 1690 Code of 1972, which provide for the canvass of returns and 1691 announcement of vote by the county executive committees in primary 1692 elections, and require the state executive committee to transmit 1693 to the Secretary of State a tabulated statement of the party vote 1694 for certain offices, are hereby repealed.

1695 SECTION 69. Section 23-15-841, Mississippi Code of 1972, 1696 which provides for primary elections for nominations of candidates 1697 to fill vacancies in county and county district offices, is hereby 1698 repealed.

1699SECTION 70. Sections 23-15-921, 23-15-923, 23-15-925,170023-15-927, 23-15-929, 23-15-931, 23-15-933, 23-15-935, 23-15-937,

1701 23-15-939 and 23-15-941, Mississippi Code of 1972, which provide 1702 procedures for contests of primary elections, are hereby repealed. 1703 SECTION 71. Section 23-15-1031, Mississippi Code of 1972, 1704 which provides for the date of primary elections for Congressmen 1705 and United States Senators, is hereby repealed.

1706 SECTION 72. Section 23-15-1063, Mississippi Code of 1972, 1707 which prohibits unregistered political parties from conducting 1708 primary elections, is hereby repealed.

1709 SECTION 73. Section 23-15-1083, Mississippi Code of 1972, 1710 which requires that certain congressional primaries be held on the 1711 same day as the presidential preference primary, is hereby 1712 repealed.

1713 SECTION 74. The Attorney General of the State of Mississippi 1714 is hereby directed to submit this act, immediately upon approval 1715 by the Governor, or upon approval by the Legislature subsequent to 1716 a veto, to the Attorney General of the United States or to the 1717 United States District Court for the District of Columbia in 1718 accordance with the provisions of the Voting Rights Act of 1965, 1719 as amended and extended.

1720 SECTION 75. This act shall take effect and be in force from 1721 and after the date it is effectuated under Section 5 of the Voting 1722 Rights Act of 1965, as amended and extended.