## \*\*\*Adopted\*\*\* AMENDMENT No. 1 PROPOSED TO

## Senate Bill NO. 2380

## By Representative(s) Committee

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

- 29 <u>SECTION 1.</u> (1) As used in this section "residual votes" 30 means overvotes, undervotes and any other vote not counted for any
- 32 (2) For every election, election commissions and county and
- 33 municipal executive committees shall report to the Secretary of
- 34 State residual vote information; however, if the voting devices
- 35 utilized in the election do not produce a ballot, other
- 36 information shall be reported as required in this section.
- 37 (3) For every election, election commissions and county and
- 38 municipal executive committees responsible for the conduct of
- 39 elections in which ballots are generated that are counted by hand
- 40 or by an electronic or automatic tabulating device shall report to
- 41 the Secretary of State all residual votes for all candidates and
- 42 ballot measures in the elections for which they are responsible
- 43 for conducting. Such residual vote reports shall:
- 44 (a) Be received by the Secretary of State no later than
- 45 December 15 of the year in which the election is held;
- 46 (b) Include any suggested explanation or suspected
- 47 cause of the residual votes;
- 48 (c) Include a copy of a voided official ballot for the

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reason.

- 49 election as such ballot appeared to voters at the election and
- 50 copies of voided affidavit and absentee ballots if they are
- 51 different from the official ballot;
- 52 (d) Include the total voter turnout for each election
- 53 to be determined by totaling the number of persons signing the
- 54 receipt book at each precinct, absentee voters and persons who
- 55 voted by affidavit ballot and persons whose ballots were
- 56 challenged and rejected; and
- 57 (e) Include a copy of any printed voting instructions
- 58 given or visible to voters in the election and a description of
- 59 any verbal instructions and any other evidence of voter education
- 60 that was utilized in the election.
- 61 (4) For every election, election commissions and county and
- 62 municipal executive committees responsible for the conduct of
- 63 election in which voting devices are used that do not generate
- 64 ballots that are counted by hand or by electronic or automatic
- 65 tabulating devices, shall file a report with the Secretary of
- 66 State which shall:
- 67 (a) Be received by the Secretary of State no later than
- 68 December 15 of the year in which the election is held;
- (b) Include the total voter turnout for each election
- 70 to be determined by totaling the number of persons signing the
- 71 receipt book at each precinct, absentee voters and persons who
- 72 voted by affidavit ballot and persons whose ballots were
- 73 challenged and rejected;
- 74 (c) Include in the report any anecdotal information
- 75 obtained concerning voter problems with the voting equipment or
- 76 ballot layout;
- 77 (d) Include in the report any suggested explanation or
- 78 suspected cause of any difference in the amount of total voter
- 79 turnout and the number of counted votes for candidates for various
- 80 offices; and
- 81 (e) Include a copy of any printed voting instructions
- 82 given or visible to voters in the election and a description of
- 83 any verbal instructions and any other evidence of voter education

- 84 that was utilized in the election.
- 85 (5) Not later than January 31 of the year following the
- 86 election, the Secretary of State shall submit a report to the
- 87 Governor, Lieutenant Governor and Speaker of the House of
- 88 Representatives analyzing the reports required to be filed
- 89 pursuant to this section. The analysis shall include the
- 90 following:
- 91 (a) The performance of each voting device type used in
- 92 the election;
- 93 (b) Any problems with voter or poll worker instructions
- 94 or ballot design and layout that have been identified as a result
- 95 of analyzing the reports received;
- 96 (c) Recommendations for reducing the number of residual
- 97 votes reported; and
- 98 (d) Such other information as the Secretary of State
- 99 deems beneficial.
- 100 (6) The reports required pursuant to this section shall be
- 101 in such form as may be required by rules and regulations
- 102 promulgated by the Secretary of State.
- 103 **SECTION 2.** Section 23-15-599, Mississippi Code of 1972, is
- 104 amended as follows:
- 105 23-15-599. (1) (a) Within ten (10) days after the first
- 106 primary election and within ten (10) days after the second primary
- 107 <u>election</u>, <u>if any</u>, the Chairman of the State Executive Committee
- 108 shall transmit to the Secretary of State a tabulated statement of
- 109 the party vote cast in each county and precinct in each county in
- 110 each state and state district election, and each legislative
- 111 election for districts consisting of more than one (1) county or
- 112 parts of more than one (1) county. The statement shall be
- 113 transmitted by the State Executive Committee on such forms and by
- 114 <u>such methods as may be required by rules and regulations</u>
- 115 promulgated by the Secretary of State. The statement shall be
- 116 filed by the Secretary of State and preserved among the records of
- 117 his office.
- 118 (b) The statement provided for in paragraph (a) of this HR07\SB2380A.J

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subsection shall contain a certification signed and dated by the
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     Chairman of the State Executive Committee, which shall read as
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     follows:
          " I
                       , Chairman of the Party State
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     Executive Committee, do hereby certify that, on a majority vote of
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             Party State Executive Committee, these vote totals
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     for each county and for each candidate are the official vote
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     totals for the election reflected therein."
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          (2) (a) Within ten (10) days after the first primary
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     election and within ten (10) days after the second primary
     election, if any, the county executive committee shall transmit to
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     the Secretary of State a tabulated statement of the party vote
     cast in their county and each precinct in their county in each
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     election for county and county district office and each election
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     for legislative office for districts containing one (1) county or
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     less. The statement shall be transmitted by the county executive
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     committee on such forms and by such methods as may be required by
     rules and regulations promulgated by the Secretary of State. The
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     statement shall be filed by the Secretary of State and preserved
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     among the records of his office.
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               (b) The statement provided for in paragraph (a) of this
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     subsection shall contain a certification signed and dated by the
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     majority of the members of the county executive committee, which
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     shall read as follows:
          "We, the undersigned members of the county executive
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     committee, do hereby certify that these vote totals for each
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     candidate are the official vote totals for the election reflected
     therein."
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          SECTION 3. Section 23-15-601, Mississippi Code of 1972, is
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     amended as follows:
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          23-15-601. (1) When the result of the election shall have
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     been ascertained by the managers they, or one (1) of their number,
     or some fit person designated by them, shall, by noon of the
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     second day after the election, deliver to the commissioners of
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     election, at the courthouse, a statement of the whole number of
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     commissioners of election shall canvass the returns, ascertain and
     declare the result, and, within ten (10) days after the day of the
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     election, shall deliver a certificate of his election to the
     person having the greatest number of votes for representative in
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     the Legislature of districts composed of one (1) county or less,
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     or other county office, board of supervisors, justice court judge
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     and constable. If it appears that two (2) or more candidates for
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     Representative of the county, or part of the county, or for any
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     county office, board of supervisors, justice court judge or
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     constable standing highest on the list, and not elected, have an
     equal number of votes, the election shall be decided by lot fairly
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     and publicly drawn by the commissioners, with the aid of two (2)
     or more respectable electors of the county, and a certificate of
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     election shall be given accordingly. The foregoing provisions
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     shall apply to Senators, if the county be a senatorial district.
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          (2) The commissioners of election shall transmit to the
     Secretary of State, on such forms and by such methods as may be
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     required by rules and regulations promulgated by the Secretary of
     State, a statement of the total number of votes cast in the county
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     for each candidate for each office and the total number of votes
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     cast for such candidates in each precinct in the district in which
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     the candidate ran.
          SECTION 4. Section 23-15-603, Mississippi Code of 1972, is
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     amended as follows:
          23-15-603. (1) The commissioners of election shall, within
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     ten (10) days after the general election, transmit to the
     Secretary of State, to be filed in his office, a statement of the
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     whole number of votes given in their county and the whole number
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     of votes given in each precinct in their county, for each
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     candidate for any office at the election; but the returns of every
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     election for Governor, Lieutenant Governor, Secretary of State,
     Attorney General, Auditor of Public Accounts, State Treasurer,
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     Commissioner of Insurance and other state officers, shall each be
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     made out separately, sealed up together and transmitted to the
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votes given for each person and for what office; and the

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seat of government, directed to the Secretary of State, and 189 190 endorsed the "VOTE FOR STATE OFFICERS," to be delivered by the 191 Secretary of State to the Speaker of the House of Representatives 192 193 the other information required pursuant to this subsection, the returns for state officers shall contain a statement of the whole 194 195 number of votes given in each House of Representative district or portion thereof for each candidate for state office at the 196

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election.

amendments.

- (2) Constitutional amendments shall be voted for at the time 198 fixed by the concurrent resolution. The election, whether held 199 separately or with other elections, shall be conducted, in all 200 respects, as required for elections generally. The commissioners 201 of election shall, within ten (10) days after the election, 202 transmit to the Secretary of State a statement of the whole number 203 of votes given in their county and the whole number of votes given 204
- 205 in each precinct in their county for or against constitutional 206
  - (3) The statements certified by the election commissioners and transmitted to the Secretary of State, as required by this section, shall be tabulated by the Secretary of State and submitted to each branch of the Legislature, at the session next ensuing. Certified county vote totals shall represent the final results of the election.
- (4) The statements required by this section shall contain a 213 214 certification, signed and dated by a majority of the commissioners 215 of election, which shall read as follows:
- "We, the undersigned commissioners of election, do hereby 216 certify that this statement of the whole number of votes contains 217 the official vote for the election reflected therein." 218
- (5) The statements required by this section shall be 219 220 transmitted to the Secretary of State on such forms and by such 221 methods as may be required by rules and regulations promulgated by the Secretary of State. 222
- SECTION 5. Section 23-15-605, Mississippi Code of 1972, is 223 HR07\SB2380A.J

amended as follows: 224 23-15-605. The Secretary of State, immediately after 225 receiving the returns of an election, not longer than thirty (30) 226 227 days after the election, shall sum up the whole number of votes given for each candidate other than candidates for state offices, 228 229 <u>legislative offices composed of one (1) county or less, county</u> 230 offices and county district offices, according to the statements of the votes certified to him and ascertain the person or persons 231 having the largest number of votes for each office, and declare 232 233 such person or persons to be duly elected; and thereupon all persons chosen to any office at the election shall be commissioned 234 by the Governor; but if it appears that two (2) or more candidates 235 236 for any district office where the district is composed of two (2) 237 or more counties, standing highest on the list, and not elected, have an equal number of votes, the election shall be forthwith 238 decided between the candidates having an equal number of votes by 239 lot, fairly and publicly drawn, under the direction of the 240 241 Governor and Secretary of State. SECTION 6. Section 23-15-607, Mississippi Code of 1972, is 242 243 amended as follows: 23-15-607. (1) The commissioners of election shall, within 244 245 ten (10) days after an election for judges of the Supreme Court or Court of Appeals, transmit to the Secretary of State, to be filed 246 247 in his office, a statement of the whole number of votes given in 248 their county, and the whole number of votes given in each precinct in their county, for each candidate for the office of judge of the 249 250 Supreme Court or Court of Appeals, and the Secretary of State shall immediately notify each member of the State Board of 251 Election Commissioners in writing to assemble at his office on a 252 day to be fixed by him, to be within ten (10) days after the 253 receipt by him of such statement, and when assembled pursuant to 254 255 such notice the State Board of Election Commissioners shall sum up the whole number of votes given for each candidate for judge of 256 the Supreme Court or Court of Appeals <u>according to the total</u> 257

number of votes in each county for each candidate as certified to

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the Secretary of State, ascertain the person or persons to be 259 260 elected; and thereupon all persons chosen to such office at the election shall be commissioned by the Governor; but if it appears 261 262 that two (2) or more candidates for judge of the Supreme Court or Court of Appeals standing highest on the list, and not elected, 263 have an equal number of votes, the election shall be forthwith 264 decided between the candidates having an equal number of votes by 265 lots, fairly and publicly drawn under the direction of the State 266 Board of Election Commissioners. 267 (2) The statements required by this section shall contain a 268 269 certification, signed and dated by a majority of the commissioners of election, which shall read as follows: 270 271 "We, the undersigned commissioners of election, do hereby certify that this statement of the whole number of votes contain 272 the official vote for the election reflected therein." 273 (3) The statements required by this section shall be 274 transmitted to the Secretary of State on such forms and by such 275 methods as may be required by rules and regulations promulgated by 276 277 the Secretary of State. 278 SECTION 7. Section 23-15-611, Mississippi Code of 1972, is 279 amended as follows: 280 23-15-611. (1) In municipal elections, managers of elections shall, immediately upon the closing of the polls, count 281 the ballots and ascertain the number of votes cast in each voting 282 precinct for each of the candidates or ballot measures and make a 283 return thereof to the municipal election commissioners. On the 284 285 day following the election, the election commissioners shall canvass the returns so received from all voting precincts and 286 shall, within five (5) days after such election, deliver to each 287 person receiving the highest number of votes a certificate of 288 If it shall appear that any two (2) or more of the 289 290 candidates receiving the highest number of votes shall have received an equal number of votes, the election shall be decided 291

by lot, fairly and publicly drawn by the election commissioners

with the aid of two (2) or more qualified electors of the

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- 294 municipality.
- 295 (2) Within five (5) days after any election, the <u>municipal</u>
- 296 <u>election commissioners</u> shall <u>transmit a statement</u> to the Secretary
- 297 of State <u>certifying</u> the name or names of the person or persons
- 298 elected thereat, and such person or persons shall be issued
- 299 commissions by the Governor. The statement shall also include
- 300 vote totals for each candidate for each office and vote totals for
- 301 and against ballot measures, if any, including the vote totals for
- 302 <u>each candidate a ballot measure in each precinct in the</u>
- 303 <u>municipality</u>.
- 304 (3) The statements required by this subsection shall contain
- 305 <u>a certification</u>, signed and dated by a majority of the municipal
- 306 <u>election commissioners, which shall read as follows:</u>
- 307 <u>"We, the undersigned municipal election commissioners, do</u>
- 308 hereby certify that this statement contains the official vote for
- 309 the election reflected therein."
- 310 (4) The statements required by this section shall be
- 311 transmitted to the Secretary of State on such forms and by such
- 312 methods as may be required by rules and regulations promulgated by
- 313 <u>the Secretary of State.</u>
- 314 **SECTION 8.** All forms to be prescribed by the Secretary of
- 315 State for the reporting of election returns hereunder shall be
- 316 either hard copy forms on which precincts are listed horizontally
- 317 and candidates are listed vertically and/or a web-based system in
- 318 which these forms, or forms similar to them, are made available to
- 319 counties electronically.
- 320 **SECTION 9.** The Attorney General of the State of Mississippi
- 321 shall submit this act, immediately upon approval by the Governor,
- 322 or upon approval by the Legislature subsequent to a veto, to the
- 323 Attorney General of the United States or to the United States
- 324 District Court for the District of Columbia in accordance with the
- 325 provisions of the Voting Rights Act of 1965, as amended and
- 326 extended.
- 327 **SECTION 10.** This act shall take effect and be in force from
- 328 and after the date it is effectuated under Section 5 of the Voting

329 Rights Act of 1965, as amended and extended.

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

AN ACT TO REQUIRE ELECTION COMMISSIONS AND EXECUTIVE COMMITTEES RESPONSIBLE FOR THE CONDUCT OF ELECTIONS IN WHICH 2 3 BALLOTS ARE GENERATED AND ARE COUNTED BY HAND OR BY AN ELECTRONIC TABULATING DEVICE TO REPORT TO THE SECRETARY OF STATE CERTAIN INFORMATION ON RESIDUAL VOTES; TO SPECIFY THE CONTENTS OF SUCH REPORTS; TO REQUIRE ELECTION COMMISSIONS AND EXECUTIVE COMMITTEES 6 7 RESPONSIBLE FOR THE CONDUCT OF ELECTIONS IN WHICH ELECTRONIC DEVICES THAT DO NOT GENERATE BALLOTS THAT ARE COUNTED BY HAND OR 8 BY ELECTRONIC TABULATING DEVICES TO REPORT CERTAIN INFORMATION TO 9 THE SECRETARY OF STATE; TO AMEND SECTIONS 23-15-599, 23-15-601, 10 23-15-603, 23-15-605, 23-15-607 AND 23-15-611, MISSISSIPPI CODE OF 11 1972, TO REQUIRE COUNTY EXECUTIVE COMMITTEES TO TRANSMIT TO THE 12 SECRETARY OF STATE CERTIFIED STATEMENTS OF THE VOTE IN THEIR COUNTY FOR ELECTIONS FOR COUNTY AND COUNTY DISTRICT OFFICES AND 13 14 FOR ELECTIONS FOR LEGISLATIVE OFFICES FOR DISTRICTS CONTAINING ONE 15 16 COUNTY OR LESS; TO PROVIDE THAT STATEMENTS OF THE VOTE CAST AT PRIMARY AND GENERAL ELECTIONS THAT ARE REQUIRED TO BE TRANSMITTED 17 18 TO THE SECRETARY OF STATE INCLUDE THE VOTE BY PRECINCTS; TO REQUIRE THAT SUCH STATEMENT BE TRANSMITTED TO THE SECRETARY OF 19 STATE ON SUCH FORMS AND BY SUCH METHODS AS MAY BE REQUIRED BY 20 21 RULES AND REGULATIONS PROMULGATED BY THE SECRETARY OF STATE; TO REQUIRE SUCH STATEMENTS TO HAVE A CERTIFICATION SIGNED BY THE 22 APPROPRIATE ELECTION OFFICIALS; TO REQUIRE THE GENERAL ELECTION RETURNS FOR VOTES FOR STATEWIDE OFFICE TO CONTAIN A STATEMENT OF 23 24 THE WHOLE NUMBER OF VOTES GIVEN IN EACH HOUSE OF REPRESENTATIVE 25 26 DISTRICT FOR EACH CANDIDATE; TO PROVIDE FOR THE AVAILABILITY OF 2.7 FORMS; AND FOR RELATED PURPOSES.