## **REPORT OF CONFERENCE COMMITTEE**

#### MR. SPEAKER AND MR. PRESIDENT:

We, the undersigned conferees, have had under consideration the amendments to the following entitled BILL:

H. B. No. 1135: Election day disputes; require list of judges selected to hear to be provided to certain officials.

We, therefore, respectfully submit the following report and recommendation:

1. That the Senate recede from its Amendment No. 1.

2. That the House and Senate adopt the following amendment:

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

8 **SECTION 1.** Section 23-15-913, Mississippi Code of 1972, is 9 amended as follows:

10 23-15-913. (1) The judges listed and selected to hear 11 election disputes, as provided in Section 23-15-951, shall be 12 available on election day to immediately hear and resolve any 13 election day disputes. The name of any judge selected to hear 14 election day disputes shall be provided to the Secretary of State 15 by the Chief Justice of the Mississippi Supreme Court at the time 16 the appointment is made, unless the Secretary of State is a party 17 to the election day dispute to which that special circuit judge is 18 appointed.

19 (2) The rules for filing pleadings shall be relaxed to carry 20 out the purposes of this section. The judges selected shall 21 perform no other judicial duties on election day. If an election 24/HR31/HB1135CR.1J \*HR31/OHB1135CR.1J\* (H)AE (S)EL PAGE 1 (ENK/JAB) 22 day dispute occurs, the circuit clerk shall only docket the 23 dispute to the judge designated by the Supreme Court to hear the 24 case in that county. All election day disputes arising in one 25 county shall go to the same judge in that county unless the judge 26 is absent or unavailable. When such election day dispute is 27 filed, the circuit clerk shall immediately notify by phone, email 28 or personally, the Chief Justice of the Supreme Court, or in his 29 or her absence or disability, some other Justice of the Supreme 30 Court, who shall forthwith notify the assigned special judge from 31 the list of judges who were preselected to hear election day 32 disputes, to proceed to the county in which the dispute has been 33 filed to hear and determine the complaint. The circuit clerk 34 shall cause a copy of such petition to be served upon the 35 contestee, which shall serve as notice to such contestee. In the 36 list provided, the Supreme Court shall \* \* \* specify which judges 37 shall be available to hear disputes in \* \* \* each county in which 38 the disputes occur, but no judge shall hear disputes in the 39 district or county in which he or she was elected nor shall any 40 judge hear any dispute in which any potential conflict may arise. 41 Each judge shall be fair and impartial and shall be assigned on 42 that basis. 43 The listed and selected judges provided by the Chief (3) 44 Justice of the Mississippi Supreme Court shall have sole 45 jurisdiction to hear election day disputes. Election disputes can 46 only be filed in a circuit court with proper jurisdiction and \*HR31/OHB1135CR.1J\* 24/HR31/HB1135CR.1J (H)AE (S)EL

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#### 47 heard by one (1) of the judges selected by the Chief Justice of

### 48 the Mississippi Supreme Court.

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49 SECTION 2. Section 23-15-951, Mississippi Code of 1972, is 50 amended as follows:

51 23-15-951. Except as otherwise provided by Section 23-15-955 52 or 23-15-961, a person desiring to contest the election of another 53 person returned as elected to any office within any county, may, 54 within twenty (20) days after the election, file a petition in the 55 office of the clerk of the circuit court of the county, setting 56 forth the grounds upon which the election is contested. When such 57 a petition is filed, the circuit clerk shall immediately notify, by registered letter, telegraph, telephone, or personally the 58 59 Chief Justice of the Supreme Court or in his or her absence, or 60 disability, some other Justice of the Supreme Court, who shall forthwith designate and notify a circuit judge or chancellor of a 61 62 district other than that which embraces the district, subdistrict, 63 county or any of the counties, involved in the contest or complaint, to proceed to the county in which the contest or 64 65 complaint has been filed to hear and determine the contest or 66 complaint. The circuit clerk shall also cause a copy of such 67 petition to be served upon the contestee, which shall serve as 68 notice to such contestee.

69 The Supreme Court shall compile a list of judges throughout 70 the state to hear such disputes before an election. <u>The name of</u> 71 <u>any judge selected to hear election day disputes shall be provided</u> 24/HR31/HB1135CR.1J \*HR31/OHB1135CR.1J\* PAGE 3 (H) AE (S) EL G1/2 72 to the Secretary of State by the Chief Justice of the Supreme 73 Court at the time the appointment is made, unless the Secretary of 74 State is a party to the election day dispute to which the special 75 circuit judge is appointed. It shall be the official duty of the 76 designated circuit judge or chancellor to proceed to discharge the 77 duty of hearing the contest at the earliest possible date. The date of the contest shall be fixed by the judge or chancellor, and 78 the judge or chancellor shall provide reasonable notice to the 79 80 contestant and the contestee of the date and time fixed for the 81 contest. The judge or chancellor shall cause the contestant and 82 contestee to be served in a reasonable manner. When the contestee is served, such contestee shall promptly file his or her answer, 83 84 and cross-complaint, if the contestee has a cross-complaint.

85 The court shall, at the first term, cause an issue to be made 86 up and tried by a jury, and the verdict of the jury shall find the 87 person having the greatest number of legal votes at the election. 88 If the jury shall find against the person returned elected, the clerk shall issue a certificate thereof; and the person in whose 89 90 favor the jury shall find shall be commissioned by the Governor, 91 and shall qualify and enter upon the duties of his or her office. 92 Each party shall be allowed ten (10) peremptory challenges, and 93 new trials shall be granted and costs awarded as in other cases. In case the election of district attorney or other state district 94 95 election be contested, the petition may be filed in any county of the district or in any county of an adjoining district within 96

24/HR31/HB1135CR.1J \*HR31/OHB1135CR.1J\* (H) AE (S) EL PAGE 4 G1/2 G1/2 97 twenty (20) days after the election, and like proceedings shall be 98 had thereon as in the case of county officers, and the person 99 found to be entitled to the office shall qualify as required by 100 law and enter upon the duties of his or her office.

101 A person desiring to contest the election of another person 102 returned as elected to any seat in the Mississippi Legislature 103 shall comply with the provisions of Section 23-15-955. A person 104 desiring to contest the qualifications of a candidate for 105 nomination in a political party primary election shall comply with 106 the provisions of Section 23-15-961.

107 **SECTION 3.** This act shall take effect and be in force from 108 and after July 1, 2024.

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

AN ACT TO AMEND SECTION 23-15-913, MISSISSIPPI CODE OF 1972, TO SPECIFY WHICH JUDGES HAVE JURISDICTION TO HEAR ELECTION DISPUTES ON ELECTION DAY; TO AMEND SECTION 23-15-951, MISSISSIPPI CODE OF 1972, TO REQUIRE THAT ELECTION DAY DISPUTES BE HEARD BY JUDGES WHO HAVE BEEN SELECTED BY THE CHIEF JUSTICE OF THE SUPREME COURT TO HEAR SAID DISPUTES; AND FOR RELATED PURPOSES.

CONFEREES FOR THE HOUSE	CONFEREES FOR THE SENATE
X (SIGNED)	X (SIGNED)
Sanford	England
X (SIGNED)	X (SIGNED)
Tullos	Fillingane
X (SIGNED)	X (SIGNED)
Wallace	Chassaniol