MISSISSIPPI LEGISLATURE

By: Representative Ishee

To: Ways and Means

HOUSE BILL NO. 288

1 AN ACT TO AMEND SECTION 37-29-437, MISSISSIPPI CODE OF 1972, 2 TO REDUCE THE MAXIMUM AD VALOREM TAX MILLAGE RATE THAT COUNTIES IN 3 THE MISSISSIPPI GULF COAST COMMUNITY COLLEGE DISTRICT MAY LEVY FOR 4 MAINTENANCE AND OPERATION OF THE DISTRICT; AND FOR RELATED 5 PURPOSES.

6 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 7 SECTION 1. Section 37-29-437, Mississippi Code of 1972, is 8 amended as follows:

37-29-437. After the budget shall have been prepared as is 9 provided for in Section 37-29-415, the Board of Trustees of the 10 Mississippi Gulf Coast Junior College District shall certify the 11 same in writing to the boards of supervisors of the several 12 counties and shall certify to the said boards of supervisors the 13 14 number of mills of ad valorem taxation required to make provisions for the revenue required in said budget. It shall thereupon 15 become the duty of the board of supervisors of each of the four 16 (4) counties to levy the taxes in the number of mills specified by 17 the board of trustees. The tax levy for maintenance and operation 18 of the district shall not exceed three (3) mills nor shall the 19 levy for capital outlay, including purchase of lands, construction 20 and equipment of buildings and structures, making of major 21 22 repairs, and for the retirement of bonds, exceed three (3) mills. Promptly upon having certified the requirements of the 23 district to the several boards of supervisors the board of 24 trustees of the district shall cause publication of notice to be 25 made in each county in a newspaper published or having general 26 27 circulation therein giving notice of the filing of the request for the levy aforesaid. Said notice shall be published at least one 28

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(1) time and within ten (10) days after the certification of the 29 30 request for such levy to the boards of supervisors. The said notice shall provide that the said levy requested will be made in 31 each county unless a petition signed by twenty percent (20%) of 32 33 the qualified electors of the district shall be filed with the secretary of the board of trustees of the said district within 34 thirty (30) days from the date of the first publication protesting 35 against the said levy and demanding an election thereon. 36 In the event of the filing of such a petition, it shall be the duty of 37 the secretary forthwith to call a special meeting of the board of 38 39 trustees of the district setting forth the fact of the filing of such petition in the notice of the call and the said board shall 40 promptly meet and consider the said petition. If it shall find 41 that the same does in fact protest against the said levies and is 42 in fact signed by at least twenty percent (20%) of the qualified 43 electors of the said district, it shall then so certify to the 44 boards of supervisors of the several counties. As early as 45 possible but not later than fifteen (15) days after the receipt of 46 such notice, it shall be the duty of the board of supervisors of 47 48 each county to enter an order directing the election commissioners of the county to proceed to hold an election in all of the voting 49 50 precincts of said county to determine whether or not the levy shall be made as requested by the board of trustees of the 51 district. 52

The said election shall be held within thirty (30) days from the date of the said order of the board of supervisors requesting that the same be called and notice thereof shall be published once a week for three (3) weeks during the period between the order directing the election commissioners to hold the same and the actual date thereof.

The election shall be held in accordance with the laws governing general elections as nearly as is practicable and the election commissioners of each county shall, promptly after the

holding of said election, certify to the secretary of the board of 62 trustees of the district the result thereof in each county, 63 certifying also the number of qualified electors in each county on 64 the date of the holding of said election. The board of trustees 65 66 of the district shall promptly meet and consider the several certificates of the election commissioners and shall determine the 67 result of said election in the district. If it shall be 68 determined that a majority of the qualified electors of the 69 district have voted against the levy requested, the same shall not 70 be made but the board of supervisors in each county shall continue 71 72 in effect the levy made for the preceding fiscal year. If it be determined that a majority of the qualified electors has not voted 73 74 against said levy, it shall be the duty of the board of supervisors of each county to make the levy as requested. 75 In any event, the levy for full faith and credit bonds outstanding as 76 obligations of the county before May 10, 1962, for capital outlays 77 and improvements for Perkinston Junior College and/or bonds 78 79 subsequently issued shall be continued in effect in accordance with the obligations undertaken in the issuance of said bonds. 80 81 All of such bond levies, however, as are reasonably required to meet the annual maturities and interest on outstanding bonds shall 82 83 be considered a part of the three (3) mill maximum above provided for capital outlays, buildings, purchase of land and other similar 84 items hereinbefore mentioned. 85

86 SECTION 2. This act shall take effect and be in force from 87 and after July 1, 2001.

ST: Community colleges; reduce ad valorem millage rate that member counties may levy for operation of MS Gulf Coast Community College