**REGULAR SESSION 2001** 

By: Representative Young

To: Universities and Colleges

## HOUSE BILL NO. 773

AN ACT TO AMEND SECTIONS 37-101-13, 37-29-1 AND 37-29-63, MISSISSIPPI CODE OF 1972, TO AUTHORIZE THE STATE INSTITUTIONS OF HIGHER LEARNING AND COMMUNITY AND JUNIOR COLLEGES TO OFFER ANY ACADEMIC OR VOCATIONAL TRAINING COURSE OR PROGRAM OF STUDY WHICH WOULD HAVE A POSITIVE IMPACT UPON THE ECONOMIC INTERESTS OF MISSISSIPPI; AND FOR RELATED PURPOSES.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
SECTION 1. Section 37-101-13, Mississippi Code of 1972, is
amended as follows:

10 37-101-13. It shall be the duty of the Board of Trustees of State Institutions of Higher Learning to begin immediately a 11 comprehensive study of the role and scope of all of the various 12 institutions under its jurisdiction, including a detailed study of 13 the programs of study, degrees and courses offered. Following the 14 completion of such study, the board shall make such adjustments as 15 may be found to be necessary in the programs of the various 16 institutions, to the end that the broadest possible educational 17 opportunities shall be offered to the citizens of this state 18 without inefficient and needless duplication. The board shall, 19 through such officers of the board and through such procedures as 20 it shall see fit to establish, exercise continuing jurisdiction 21 and control over the establishment of new courses of study, new 22 departments and new functions and activities in each institution 23 so that the growth and development of the program of higher 24 education in the state shall proceed in an orderly and rational 25 manner, inefficient and needless duplication may be avoided, and 26 27 new expanded programs will be undertaken only as the same may become justified, based upon objective criteria to be established 28 29 The board shall authorize any institution under its by the board. G1/2 H. B. No. 773 01/HR03/R467

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30 jurisdiction to offer any academic or vocational training course

or program of study, the teaching of which, in the board's 31 determination, would have a positive impact upon industry and the 32 33 economic interests of the State of Mississippi. In carrying out 34 the purposes of this section, particular attention shall be given 35 to the extension programs of the various institutions. The board, in conjunction with the chancellor and presidents of the 36 institutions of higher learning, shall take such steps as may be 37 necessary to improve and coordinate such programs and shall 38 exercise such direct control over the establishment, organization, 39 operation and granting of credit for such programs as may be 40 necessary to accomplish such purposes. 41

42 SECTION 2. Section 37-29-1, Mississippi Code of 1972, is 43 amended as follows:

37-29-1. (1) The creation, establishment, maintenance and 44 operation of community and junior colleges is authorized. 45 From and after May 1, 1998, community and junior colleges may admit 46 47 students if they have earned one (1) unit less than the number of units required for high school graduation established by State 48 49 Board of Education policy or have earned a General Education Diploma (GED) in courses correlated to those of senior colleges or 50 51 professional schools. They shall offer education and training preparatory for occupations such as agriculture, industry, 52 business, homemaking and for other occupations on the 53 semi-professional and vocational-technical level. 54 A community or junior college may offer any academic or vocational training 55 56 course or program of study, the teaching of which, in the determination of the board of trustees of the community or junior 57 college district, would have a positive impact upon industry and 58 the economic interest of the State of Mississippi. They may offer 59 60 courses and services to students regardless of their previous 61 educational attainment or further academic plans.

H. B. No. 773 01/HR03/R467 PAGE 2 (RM\LH) The boards of trustees of the community and junior 62 (2) college districts are authorized to establish a dual enrollment 63 program under which high school students meeting the requirements 64 65 prescribed herein may enroll at a community or junior college 66 while they are still attending high school and enrolled in high school courses. Students may be admitted to enroll in community 67 or junior college courses under the dual enrollment program if 68 they meet the following recommended admission requirements: 69

70 (a) Students must have completed a minimum of fourteen71 (14) core high school units;

(b) Students must have a minimum ACT composite score of
twenty-one (21) or the equivalent SAT score;

(c) Students must have a 3.0 grade point average on a 4.0 scale, or better, on all high school courses, as documented by an official high school transcript; a home-schooled student must submit a transcript prepared by a parent, guardian or custodian with a signed, sworn affidavit to meet the requirement of this paragraph (c); and

(d) Students must have an unconditional written
recommendation from their high school principal and/or guidance
counselor. A home-schooled student must submit a parent, legal
guardian or custodian's written recommendation to meet the
requirement of this paragraph (d).

Students may be considered for the dual enrollment program who have not completed the minimum of fourteen (14) core high school units if they have a minimum ACT composite score of thirty (30) or the equivalent SAT score, and have the required grade point average and recommendations prescribed above.

90 Students admitted in the dual enrollment program shall be 91 counted for minimum program funding purposes in the average daily 92 attendance of the public school district in which they attend high 93 school. Any additional transportation required by a student to 94 participate in the dual enrollment program shall be the

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96 Grades and college credits earned by students admitted to the dual
97 enrollment program shall be recorded on the college transcript at
98 the community or junior college where the student attends classes.
99 The transcript of such college course work may be released to
100 another institution or used for college graduation requirements
101 only after the student has received his high school diploma.

The boards of trustees of the community and junior (3) 102 103 college districts are authorized to establish an early admission program under which applicants meeting all requirements prescribed 104 105 in subsection (2)(a), (c) and (d) and have a minimum ACT composite score of twenty-six (26) or the equivalent SAT score may be 106 107 admitted as full-time college students if the principal or guidance counsellor of the student recommends in writing that it 108 is in the best educational interest of the student. 109 Such 110 recommendation shall also state that the student's age will not keep him from being a successful full-time college student. 111 112 Students admitted in the early admission program shall not be counted for minimum program funding purposes in the average daily 113 114 attendance of the school district in which they reside, and transportation required by a student to participate in the early 115 116 admission program shall be the responsibility of the parents or legal guardians of the student. Grades and college credits earned 117 by students admitted to the early admission program shall be 118 119 recorded on the college transcript at the community or junior college where the student attends classes, and may be released to 120 another institution or used for college graduation requirements 121 only after the student has successfully completed one (1) full 122 semester of course work. 123

(4) In addition to the foregoing, the community and junior
colleges shall provide, through courses or other acceptable
educational measures, the general education necessary to
individuals and groups which will tend to make them capable of

H. B. No. 773 01/HR03/R467 PAGE 4 (RM\LH) 128 living satisfactory lives consistent with the ideals of a 129 democratic society.

SECTION 3. Section 37-29-63, Mississippi Code of 1972, is amended as follows:

132 37-29-63. The president of any junior college shall have the power to recommend to the board of trustees all teachers to be 133 employed in the district. He may remove or suspend any member of 134 the faculty subject to the approval of the trustees. He shall be 135 the general manager of all fiscal and administrative affairs of 136 the district with full authority to select, direct, employ and 137 138 discharge any and all employees other than teachers; however, the board may make provisions and establish policies for leave for 139 140 faculty members and other key personnel.

The president shall have the authority, subject to the 141 provisions of Sections 37-29-1 through 37-29-273 and the approval 142 143 of the trustees, to arrange and survey courses of study, fix schedules, and establish and enforce rules and discipline for the 144 145 governing of teachers and students. The president may recommend to the board of trustees any academic or vocational training 146 147 course or program of study, the teaching of which, in the president's determination, would have a positive impact upon 148 149 industry and the economic interests of the State of Mississippi. 150 He shall be the general custodian of the property of the district. SECTION 4. This act shall take effect and be in force from 151 152 and after July 1, 2001.