MISSISSIPPI LEGISLATURE

REGULAR SESSION 2001

By: Representative Peranich

To: Universities and Colleges; Ways and Means

HOUSE BILL NO. 885

AN ACT TO AMEND SECTION 75-76-34, MISSISSIPPI CODE OF 1972, 1 TO AUTHORIZE ANY STATE INSTITUTION OF HIGHER LEARNING LOCATED IN A 2 COUNTY WHERE GAMING IS LEGAL TO TEACH CERTAIN GAMING-RELATED 3 COURSES IF THE GOVERNING AUTHORITY OF THE STATE INSTITUTION OF 4 HIGHER LEARNING APPROVES THE TEACHING OF EACH SUCH COURSE; TO 5 PROVIDE THAT IF A STATE INSTITUTION OF HIGHER LEARNING HAS ITS 6 MAIN CAMPUS IN A COUNTY WHERE GAMING IS NOT LEGAL AND A BRANCH 7 CAMPUS IN A COUNTY WHERE GAMING IS LEGAL, THE STATE INSTITUTION OF 8 HIGHER LEARNING MAY TEACH GAMING-RELATED COURSES ONLY AT THE 9 BRANCH CAMPUS IN THE COUNTY WHERE GAMING IS LEGAL; TO PROVIDE THAT 10 11 IN CERTAIN CASES STATE INSTITUTIONS OF HIGHER LEARNING OFFERING 12 GAMING-RELATED COURSES SHALL NOT BE SUBJECT TO REGULATION BY THE 13 MISSISSIPPI GAMING COMMISSION; TO AMEND SECTIONS 75-76-55 AND 37-101-13, MISSISSIPPI CODE OF 1972, TO CONFORM TO THE PROVISIONS 14 15 OF THIS ACT; AND FOR RELATED PURPOSES.

16 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: SECTION 1. Section 75-76-34, Mississippi Code of 1972, is 17 amended as follows: 18

19 75-76-34. (1) Except as otherwise provided in this section, 20 the Mississippi Gaming Commission is authorized to regulate all 21 schools or training institutions that teach or train gaming employees. Such schools shall only be located in counties where 22 23 gaming is legal aboard a cruise vessel or vessel or in counties 24 where cruise vessels were legally operating out of a port at the time of passage of the Mississippi Gaming Control Act pursuant to 25 Section 19-3-79. No such school shall be located on publicly 26 27 owned property unless the property is under the jurisdiction of the Board of Trustees of State Institutions of Higher Learning, 28 and except as otherwise authorized under this section, no public 29 school shall teach or train persons to be gaming employees. 30 Any 31 state institution of higher learning located in such a county may 32 teach certain gaming-related courses authorized under this section *HR03/R1364*

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33 if the governing authority of the institution of higher learning 34 approves the teaching of the course or courses. If a state institution of higher learning has its main campus in a county 35 36 where gaming is not legal and a branch campus in a county where 37 gaming is legal, the institution of higher learning may teach 38 gaming-related courses only at the branch campus in the county where gaming is legal. The gaming activities of schools or 39 training institutions regulated by the commission and those 40 excepted from such regulation or partially regulated shall be 41 deemed to be legal under the laws of the State of Mississippi. 42 43 Any person desiring to operate a school or training institution 44 must file a license application with the executive director to be 45 licensed by the commission.

46 (2) The commission may adopt regulations it deems necessary
47 to regulate schools and training institutions <u>other than state</u>
48 <u>institutions of higher learning</u>. These regulations shall <u>include</u>,
49 without limiting the general powers of the commission, * * * the
50 following:

(a) Prescribing the method and form of application
which any applicant for a school or training institution must
follow and complete before consideration of his application by the
executive director or commission.

(b) Prescribing the information to be furnished by theapplicant relating to his employees.

(c) Requiring fingerprinting of the applicant,
employees and students of the school or institution or other
methods of identification and the forwarding of all fingerprints
taken pursuant to regulation of the Federal Bureau of
Investigation.

62 (d) Requiring any applicant to pay all or part of the
63 fees and costs of investigation of the applicant as may be
64 determined by the commission.

H. B. No. 885 *HRO3/R1364* 01/HR03/R1364 PAGE 2 (BS\LH) (e) Prescribing the manner and method of collection and
payment of fees and costs and issuance of licenses to schools or
training institutions.

(f) Prescribing under what conditions a licensee
authorized by this section may be deemed subject to revocation or
suspension of his license.

(g) Defining the curriculum of the school or training institution, the games and devices permitted, the use of tokens only for instruction purposes, and the method of operation of games and devices.

(h) Requiring the applicant to submit its location of the school or training institution, which shall be at least four hundred (400) feet from any church, school, kindergarten or funeral home. However, within an area zoned commercial or business, the minimum distance shall not be less than one hundred (100) feet.

81 (i) Requiring that all employees and students of the 82 school or training institution be at least twenty-one (21) years 83 of age and be a resident of the State of Mississippi.

84 (j) Requiring all employees and students of the school
85 or training institution to wear identification cards issued by the
86 commission while on the premises of the school or training
87 institution.

Requiring the commission to investigate each 88 (k) 89 applicant, employee and student and determine that the individual does not fall within any one (1) of the following categories: 90 91 (i) Is under indictment for, or has been convicted in any court of, a felony; 92 93 (ii) Is a fugitive from justice; 94 (iii) Is an unlawful user of any controlled substance, is addicted to any controlled substance or alcoholic 95 96 beverage, or is an habitual drunkard;

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97 (iv) Is a mental defective, has been committed to 98 a mental institution, or has been voluntarily committed to a 99 mental institution on more than one (1) occasion; 100 (v) Has been discharged from the Armed Forces 101 under dishonorable conditions; or (vi) Has been found at any time by the executive 102 103 director or commission to have falsified any information. 104 (3) Subject to the provisions of subsection (1) of this 105 section, state institutions of higher learning may offer credited courses in casino management, auditing and security in fulfillment 106 107 of a degree in general business management, hotel and motel 108 management, food and beverage management, accounting, and criminal 109 justice. State institutions of higher learning are not subject to 110 regulation by the commission for the purposes of this subsection. (4) Subject to the provisions of subsection (1) of this 111 section, state institutions of higher learning may offer courses 112 related to casino hospitality services, cage and count operations, 113 114 and slot machine maintenance. Slot maintenance training may be performed only on equipment approved by the commission for 115 116 training purposes only. State institutions of higher learning are 117 not subject to regulation by the commission for the purposes of 118 this subsection. 119 SECTION 2. Section 75-76-55, Mississippi Code of 1972, is 120 amended as follows: 121 75-76-55. (1) Except as otherwise provided in Section 75-76-34, it is unlawful for any person, either as owner, lessee 122 123 or employee, whether for hire or not, either solely or in conjunction with others, without having first procured and 124 125 thereafter maintaining in effect a state gaming license: 126 To deal, operate, carry on, conduct, maintain or (a) 127 expose for play in the State of Mississippi any gambling game, 128 including without limitation any gaming device, slot machine, race 129 book, or sports pool; *HR03/R1364* H. B. No. 885 01/HR03/R1364

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(b) To provide or maintain any information service the
primary purpose of which is to aid the placing or making of wagers
on events of any kind; or

(c) To receive, directly or indirectly, any compensation or reward or any percentage or share of the money or property played, for keeping, running or carrying on any gambling game, including without limitation any slot machine, gaming device, race book or sports pool.

138 (2) Except as otherwise provided in Section 75-76-34, it is 139 unlawful for any person knowingly to permit any gambling game, 140 including without limitation any slot machine, gaming device, race 141 book or sports pool to be conducted, operated, dealt or carried on 142 in any house or building or other premises owned by him, in whole 143 or in part, by a person who is not licensed pursuant to this 144 chapter or by his employee.

145 SECTION 3. Section 37-101-13, Mississippi Code of 1972, is 146 amended as follows:

147 37-101-13. It shall be the duty of the Board of Trustees of State Institutions of Higher Learning to begin immediately a 148 149 comprehensive study of the role and scope of all of the various 150 institutions under its jurisdiction, including a detailed study of 151 the programs of study, degrees and courses offered. Following the 152 completion of such study, the board shall make such adjustments as may be found to be necessary in the programs of the various 153 154 institutions, to the end that the broadest possible educational opportunities shall be offered to the citizens of this state 155 156 without inefficient and needless duplication. Subject to the provisions of Section 75-76-34, the board shall, through such 157 officers of the board and through such procedures as it shall see 158 159 fit to establish, exercise continuing jurisdiction and control 160 over the establishment of new courses of study, new departments 161 and new functions and activities in each institution so that the 162 growth and development of the program of higher education in the *HR03/R1364* H. B. No. 885

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state shall proceed in an orderly and rational manner, inefficient 163 and needless duplication may be avoided, and new expanded programs 164 will be undertaken only as the same may become justified, based 165 166 upon objective criteria to be established by the board. In 167 carrying out the purposes of this section, particular attention 168 shall be given to the extension programs of the various 169 institutions. The board, in conjunction with the chancellor and presidents of the institutions of higher learning, shall take such 170 steps as may be necessary to improve and coordinate such programs 171 and shall exercise such direct control over the establishment, 172 173 organization, operation and granting of credit for such programs as may be necessary to accomplish such purposes. 174

175 SECTION 4. This act shall take effect and be in force from 176 and after its passage.