HOUSE BILL NO. 1272

AN ACT TO AMEND SECTIONS 37-59-17 AND 37-59-105, MISSISSIPPI
CODE OF 1972, TO REDUCE THE PERCENTAGE OF QUALIFIED ELECTORS
VOTING ON THE QUESTION OF THE ISSUANCE OF SCHOOL BONDS OR
CERTIFICATES OF INDEBTEDNESS THAT MUST VOTE IN FAVOR OF ISSUING
THE BONDS OR CERTIFICATES BEFORE THEY MAY BE ISSUED; AND FOR
RELATED PURPOSES.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:

SECTION 1. Section 37-59-17, Mississippi Code of 1972, is
amended as follows:

37-59-17. When the results of the election on the question
of the issuance of such bonds shall have been canvassed by the
election commissioners of such county or municipality, and
certified by them to the school board of the school district, it
shall be the duty of such school board to determine and adjudicate
whether or not at least fifty-five percent (55%) of the qualified
electors who voted in such election voted in favor of the issuance
of such bonds. Unless at least fifty-five percent (55%) of the
qualified electors who voted in such election shall have voted in
favor of the issuance of such bonds, then such bonds shall not be
issued. Should at least fifty-five percent (55%) of the qualified
electors who vote in such election vote in favor of the issuance
of such bonds, then the school board of such school district shall
issue such bonds, either in whole or in part, within two (2) years
from the date of such election, or within two (2) years after the
final favorable termination of any litigation affecting the
issuance of such bonds, as such school board shall deem best.

SECTION 2. Section 37-59-105, Mississippi Code of 1972, is
amended as follows:
37-59-105. The said resolution adopted by the school board pursuant to Section 37-59-103 shall be published once each week for two (2) consecutive weeks in a newspaper having a general circulation in the school district involved, with the first publication thereof to be made not less than fifteen (15) days prior to the date upon which the school board is to take final action upon the question of authorizing the borrowing of said money. If no petition requesting an election is filed prior to such meeting, then the school board shall, at said meeting, by resolution spread upon its minutes, give final approval to the borrowing of said money and shall authorize the issuance of negotiable notes or certificates of indebtedness of the school district therefor in accordance with the provisions of this article.

If at any time prior to said meeting a petition signed by not less than twenty percent (20%) of the qualified electors of the school district involved shall be filed with the school board requesting that an election be called on the question of incurring said indebtedness, then the school board shall, not later than the next regular meeting, adopt a resolution calling an election to be held within such school district upon the question of the incurring of said indebtedness for the purposes and in the amount thereof. Such election shall be called and held, and notice thereof shall be given, in the same manner provided in Article 1 of this chapter for elections upon the question of the issuance of the bonds of school districts, and the results thereof shall be certified to the school board. If at least fifty-five percent (55%) of the qualified electors voting in said election shall vote in favor of incurring said indebtedness, then the school board shall proceed to issue said negotiable notes or certificates of indebtedness as prayed for in the original resolution of the school board; however, if less than fifty-five percent (55%) of the qualified electors voting in said election vote in favor of
incurring said indebtedness, then said notes or certificates of
indebtedness shall not be issued.

Money may be borrowed under the provisions of this article
and the negotiable notes or certificates of indebtedness
evidencing same may be issued as provided in this article (a)
without the necessity of being authorized in an election called
for that purpose, except where a petition requesting an election
is filed as provided herein and (b) without the necessity of
giving notice thereof except as specifically provided herein, and
specifically without the necessity of complying with the
requirements of Section 31-19-25.

SECTION 3. The Attorney General of the State of Mississippi
shall submit this act, immediately upon approval by the Governor,
or upon approval by the Legislature subsequent to a veto, to the
Attorney General of the United States or to the United States
District Court for the District of Columbia in accordance with the
provisions of the Voting Rights Act of 1965, as amended and
extended.

SECTION 4. This act shall take effect and be in force from
and after the date it is effectuated under Section 5 of the Voting
Rights Act of 1965, as amended and extended.