By: Representative Cameron

HOUSE CONCURRENT RESOLUTION NO. 21

1 A CONCURRENT RESOLUTION TO AMEND JOINT RULE 38 OF THE SENATE 2 AND THE HOUSE TO REQUIRE THAT THE PROVISIONS OF ANY LOCAL AND 3 PRIVATE BILL WHICH AUTHORIZE THE IMPOSITION OF ANY TAX OR ANY 4 INCREASE IN TAX SHALL NOT BE MADE EFFECTIVE EXCEPT AFTER APPROVAL 5 BY A MAJORITY OF THE QUALIFIED ELECTORS VOTING IN AN ELECTION HELD 6 FOR SUCH PURPOSE.

7 BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE STATE 8 OF MISSISSIPPI, THE SENATE CONCURRING THEREIN, That Joint Rule 38 9 of the 2000-2004 Joint Rules of the Senate and the House is 10 amended as follows:

II "38. In addition to observing the injunctions and prohibitions set out in the Constitution of the State of Mississippi, the Senate and the House Committees on Local and Private Legislation shall observe and adhere to the following additional rules and requirements in the consideration of local and private Senate and House bills:

Require that local and private bills, originating 17 (a) in either the Senate or the House, and granting power to any 18 governing authority to perform any official act shall be 19 accompanied by an order or resolution setting out the reasons 20 therefor, duly certified as being a part of the official minutes 21 of said authority. In the event more than one official authority 22 is involved, such certified order or resolution shall be made for 23 each of them. 24

25 (b) Require that any bill providing for the transfer of 26 funds shall be accompanied by a certified order or resolution as 27 provided in subsection (a) herein. Such order or resolution shall 28 state whether or not funds proposed to be transferred are pledged 29 for the payment of any outstanding bonds or notes for which there30 is not already a sufficient surplus accumulated.

31 (c) Require that any such bills providing for the 32 payment of any claims shall be accompanied by a certified order or 33 resolution as provided in subsection (a) herein, setting out the 34 name of claimants, the nature, amount and reasons for 35 justification of the claim and that with proper authority such 36 claim would be paid.

(d) Require that there shall accompany any bill proposing the issuance of bonds, a certificate from the governing authorities stating that the issuance of such proposed bonds, when added to the present bonded indebtedness of such county, or subdivision thereof, municipality or district, will not exceed any limitation now imposed by law.

43 (e) Require that the provisions of any bill which
44 authorize the imposition of any tax or any increase in tax shall
45 not be made effective except after approval of a majority of the
46 qualified electors voting in an election held for such purpose."

H. C. R. No.21Immunifiant02/HR40/R679ST: Amend joint rules; local and private billsPAGE 2 (TB\BD)imposing tax to contain referendum.