By: Senator(s) Doxey

To: Constitution

SENATE CONCURRENT RESOLUTION NO. 526

1 A CONCURRENT RESOLUTION PROPOSING AN AMENDMENT TO SECTION 2 213A, MISSISSIPPI CONSTITUTION OF 1890, TO PROVIDE THAT THE BOARD 3 OF TRUSTEES OF STATE INSTITUTIONS OF HIGHER LEARNING SHALL NOT 4 HAVE THE AUTHORITY TO REQUIRE REMEDIAL OR DEVELOPMENTAL COURSES IN 5 ANY SUBJECT AT THE STATE INSTITUTIONS OF HIGHER LEARNING AND TO 6 PROHIBIT THE STATE INSTITUTIONS OF HIGHER LEARNING FROM OFFERING 7 OR TEACHING REMEDIAL OR DEVELOPMENTAL COURSES.

8 BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF 9 MISSISSIPPI, That the following amendment to the Mississippi 10 Constitution of 1890 is proposed to the qualified electors of the 11 state:

12 Amend Section 213A, Mississippi Constitution of 1890, to read 13 as follows:

Section 213A. The state institutions of higher learning in 14 15 Mississippi, to wit: University of Mississippi, Mississippi State University of Agriculture and Applied Science, Mississippi 16 17 University for Women, University of Southern Mississippi, Delta State University, Alcorn State University, Jackson State 18 University, Mississippi Valley State University, and any others 19 20 which may be organized or established by the State of Mississippi, 21 shall be under the management and control of a board of trustees to be known as the Board of Trustees of State Institutions of 22 23 Higher Learning. The Governor shall appoint the members of the 24 board with the advice and consent of the Senate. The Governor 25 shall appoint only persons who are qualified electors residing in the district from which each is appointed, and at least 26 twenty-five (25) years of age, and of the highest order of 27 28 intelligence, character, learning and fitness for the performance of such duties, to the end that such board shall perform its high 29

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30 and honorable duties to the greatest advantage of the people of 31 the state and such educational institutions, uninfluenced by any 32 political considerations. The board of trustees shall be composed 33 of twelve (12) members. The members of the board of trustees as 34 constituted on January 1, 2004, shall continue to serve until expiration of their respective terms of office. Appointments made 35 36 to fill vacancies created by expiration of members' terms of office occurring after January 1, 2004, shall be as follows: 37 The initial term of the members appointed in 2004 shall be for eleven 38 (11) years; the initial term of the members appointed in 2008 39 40 shall be for ten (10) years; and the initial term of the members appointed in 2012 shall be for nine (9) years. After the 41 expiration of the initial terms, all terms shall be for nine (9) 42 years. Four (4) members of the board of trustees shall be 43 appointed from each of the three (3) Mississippi Supreme Court 44 districts and, as such vacancies occur, the Governor shall make 45 46 appointments from the Supreme Court district having the smallest 47 number of board members until the membership includes four (4) members from each district. In case of a vacancy on the board by 48 49 death or resignation of a member, or from any cause other than the expiration of such member's term of office, the board shall elect 50 51 his successor, who shall hold office until the end of the next session of the Legislature. During such term of the session of 52 53 the Legislature, the Governor shall appoint the successor member 54 of the board from the district from which his predecessor was appointed, to hold office for the balance of the unexpired term 55 56 for which such original trustee was appointed, to the end that 57 one-third (1/3) of such trustees' terms will expire each three (3)58 years.

59 The Legislature shall provide by law for the appointment of a 60 trustee for the La Bauve Fund at the University of Mississippi and 61 for the perpetuation of such fund.

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69 <u>The board shall not have the power or authority to provide or</u> 70 <u>require remedial or developmental courses in any subject at the</u> 71 <u>state institutions of higher learning and is expressly prohibited</u> 72 <u>from providing or requiring such courses. The state institutions</u> 73 <u>of higher learning are prohibited from offering or teaching</u> 74 <u>remedial or developmental courses in any subject.</u>

Nothing herein contained shall in any way limit or take away the power the Legislature had and possessed, if any, at the time of the adoption of this amendment, to consolidate, abolish or change the status of any of the above named institutions.

BE IT FURTHER RESOLVED, That this amendment shall be submitted to the qualified electors at an election to be held on the first Tuesday after the first Monday 2006, as provided by Section 273 of the Constitution and by law.

BE IT FURTHER RESOLVED, That the explanation of the amendment for the ballot shall read as follows: "This amendment prohibits the Board of Trustees of State Institutions of Higher Learning and the state institutions of higher learning from offering or teaching remedial or developmental courses in any subject."