

1 **State of Arkansas**  
2 **79th General Assembly**  
3 **Regular Session, 1993**  
4 **By: Senators Gordon and Luelf**

# A Bill

**SENATE BILL 288**

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## 7 **For An Act To Be Entitled**

8 "AN ACT TO AMEND CHAPTER 53 OF TITLE 6 OF THE ARKANSAS  
9 CODE ANNOTATED BY ADDING A NEW SUBCHAPTER TO AUTHORIZE THE  
10 ESTABLISHMENT OF A TECHNICAL COLLEGE DISTRICT AND THE LEVY  
11 OF PROPERTY TAXES TO SUPPORT THE DISTRICT; AND FOR OTHER  
12 PURPOSES."

13

## 14 **Subtitle**

15 "TO AUTHORIZE THE ESTABLISHMENT OF TECHNICAL COLLEGE  
16 DISTRICTS FOR THE PURPOSE OF LEVYING PROPERTY TAXES."

17

18 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:

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20 SECTION 1. Chapter 53 of Title 6 of the Arkansas Code is amended by  
21 adding a new subchapter 6 to read as follows:

22 "6-53-601. Pursuant to the authority granted by Amendment No. 52 to the  
23 Constitution of the State of Arkansas, it is the intent of the General  
24 Assembly by this act to authorize the establishment of technical college  
25 districts and the levy of a property tax in such districts not to exceed ten  
26 (10) mills on each dollar of assessed value of the taxable real and personal  
27 property of a district, with the revenues therefrom to be used for site  
28 acquisition, construction, equipping, operation, and maintenance of technical  
29 colleges.

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31 6-53-602. (a) Upon request of the local board of a technical college,  
32 or the State Board of Higher Education acting as the local board of a  
33 technical college, the College Panel shall determine whether formation of a  
34 proposed technical college district, the boundaries of which shall be  
35 determined by the local board, or the State Board of Higher education acting

1 as the local board, is feasible according to criteria established by the State  
2 Board for the formation of a technical college district.

3       (b) Within ten (10) calendar days after the College Panel determines  
4 that the formation of a proposed district is feasible, the local board or the  
5 *State Board of Higher Education acting as the local board* shall notify the  
6 county board of election commissioners in each county of which any portion is  
7 in the proposed technical college district that an election shall be held to  
8 determine whether the district shall be formed and whether a property tax, if  
9 any, shall be levied to fund site acquisition, construction, equipping,  
10 operation, and maintenance of the college. The local board or acting local  
11 board shall set a date for the election to be held at a time not less than  
12 thirty (30) calendar days after the local board notifies the county board(s).  
13      The local board or acting local board shall specify the wording of the ballot  
14 to be used for such elections, utilizing appropriate language similar to that  
15 found in § 6-61-513(b), and the county board(s) of election commissioners  
16 shall conduct the election in the manner provided by law for special  
17 elections.

18       (c) Except as provided in subsection (d) of this section, if the  
19 establishment of a proposed technical college district fails because of an  
20 adverse vote by a majority of the qualified electors of the proposed district  
21 voting thereon at the election, no new election for the establishment thereof  
22 shall be held within a period of one (1) year after the date of the election.

23       (d) If the establishment of a proposed technical college district fails  
24 and the majority of votes cast in one (1) or more counties or cities in a  
25 proposed district were against the establishment of the district, the local  
26 board or acting local board may notify the county board(s) of election  
27 commissioners that an election will be held on the issue of forming a proposed  
28 district that does not include the county, city, counties, or cities in which  
29 the issue failed. The local board or acting local board shall set a date for  
30 the election to be held no less than thirty (30) calendar days after the local  
31 board notifies the county board(s). The procedures for an election to form a  
32 proposed reconstituted district shall be identical to the procedures for an  
33 election to establish a technical college district.

34       (e) If the local board or acting local board of a technical college  
35 determines that the question of a tax levy in the technical college district

1 should be submitted to the electors after the district is formed, it shall  
2 certify the millage requested to the county board of election commissioners of  
3 each county of which any portion is in the technical college district. The  
4 county board(s) shall place the question of the levy on the ballot at the next  
5 general election if the date of the general election is not less than thirty  
6 (30) calendar days after the county board(s) receive certification from the  
7 local board. In the alternative, the local board or *acting local board* may  
8 set a date for a special election at a time not less than thirty (30) calendar  
9 days after the local board or *acting local board* notifies the county board(s).  
10 A special election shall be conducted in the manner provided by law for  
11 special elections.

12 (f) The tax levied under this subchapter shall be a continuing levy  
13 unless otherwise provided by law. It may be reduced or repealed, with the  
14 exception of the amount of tax required to service any outstanding bonds, or  
15 increased, upon approval thereof by a majority of the qualified electors of  
16 the district voting on the issue at an election called by the local board or  
17 *acting local board* for such purpose at least thirty (30) calendar days after  
18 the local board notifies the county board(s) of election commissioners. The  
19 tax shall be collected in the manner now provided by law for the collection of  
20 county general taxes and promptly remitted by the county treasurer to the  
21 district. Revenues derived from any tax levied pursuant to this subchapter  
22 may be used for site acquisition, construction, equipping, maintenance, or  
23 operations of a technical college. If a technical college for which a tax is  
24 levied thereafter becomes a branch of an existing institution of higher  
25 education, the tax levied hereunder shall continue to be levied and collected  
26 for the use and benefit of the branch unless reduced or repealed as authorized  
27 in this section."

28 6-53-603. (a) A technical college district may be dissolved or the  
29 millage tax voted reduced or repealed, with the exception of the amount of tax  
30 required to service any outstanding bonds, upon approval by a majority of the  
31 qualified electors of the district voting on the issue at an election called  
32 for such purpose by the county board (s) of election commissioners upon  
33 submission of petitions signed by not less than ten percent (10%) of the  
34 qualified electors of the district based upon the total number of votes as  
35 cast therein for all candidates for the office of the Governor in the last

1 general election.

2           (b) The petition shall be filed with the Secretary of State of  
3 Arkansas, who within ten (10) days of the receipt and verification by the  
4 Secretary of State of the sufficiency of the petitions shall notify the county  
5 board(s) of election commissioners that an election shall be held at a time  
6 not less than thirty (30) nor more than one hundred and eighty (180) days from  
7 the date of notification.

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9           SECTION 2. Arkansas Code § 6-61-603(b) is hereby amended to read as  
10 follows:

11           "(b) Capital outlay expenses shall be paid from gifts, grants, profits  
12 from auxiliary enterprises, tuition, fees, local millages, and other local  
13 funds and may be paid from state funds appropriated for such purposes."

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15           SECTION 3. Arkansas Code § 6-53-207(d) is hereby amended to read as  
16 follows:

17           "(d) Capital outlay expenses shall be paid from gifts, grants, profits  
18 from auxiliary enterprises, tuition, fees, local millages, and other local  
19 funds and may be paid from state funds appropriated for such purposes."

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21           SECTION 4. Arkansas Code § 6-53-301(b) is hereby amended to read as  
22 follows:

23           "(b) A technical college may be expanded to offer courses of  
24 instruction in technical, vocational, and adult education programs and college  
25 transfer programs and may, upon a vote of the electorate, create a community  
26 college district and, if necessary, impose a millage to convert to a community  
27 college."

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29           SECTION 5. Arkansas Code § 6-53-403(a)(2) is hereby amended to read as  
30 follows:

31           "(a)(2) Any postsecondary vocational-technical school which converts to  
32 a technical college under the provisions of this chapter or any two-year  
33 branch campus whose board of trustees petitions the state board under this  
34 chapter shall be exempt from § 6-61-509(c) limiting the maximum number of  
35 community college districts in this state to eight (8) and may hereafter

1 convert to become a community college with the approval of the State Board of  
2 Higher Education."

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4         *SECTION 6. Arkansas Code § 6-53-403(e)(1) is hereby amended to read as*  
5 *follows:*

6             "(e)(1) Following the conversion of a technical college to a community  
7 college, the members of the local board of the technical college shall become  
8 members of the community college board with two (2) additional board members  
9 to be appointed by the governor. The board shall then draw lots with three  
10 (3) lots for two (2) year terms, three (3) lots for four (4) year terms, and  
11 three (3) lots for six (6) year terms. All records, personnel, property,  
12 unexpended balances of appropriations, allocations, or other funds of the  
13 technical college shall be transferred to the local board of the community  
14 college."

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16         SECTION 7. All provisions of this act of a general and permanent nature  
17 are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code  
18 Revision Commission shall incorporate the same in the Code.

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20         SECTION 8. If any provision of this act or the application thereof to  
21 any person or circumstance is held invalid, such invalidity shall not affect  
22 other provisions or applications of the act which can be given effect without  
23 the invalid provision or application, and to this end the provisions of this  
24 act are declared to be severable.

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26         SECTION 9. All laws and parts of laws in conflict with this act are  
27 hereby repealed.

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*/s/ Senator Gordon*

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