As Engrossed: 3/18/91

1	State of Arkansas
2	78th General Assembly A BIHACT 823 OF 199
3	Regular Session, 1991 SENATE BILL 421
4	By: Senator Todd
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7	For An Act To Be Entitled
8	"AN ACT TO AMEND ARKANSAS CODE 6-41-203 AND 6-41-302,
9	CONCERNING THE EDUCATION OF HANDICAPPED CHILDREN, TO REFER
10	TO _MENTALLY RETARDED_ AS _MENTALLY HANDICAPPED_ AND TO
11	REFER TO _EMOTIONALLY DISTURBED_ AS _EMOTIONALLY
12	HANDICAPPED_; AND FOR OTHER PURPOSES."
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14	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
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16	SECTION 1. Arkansas Code 6-41-203 is amended to read as follows:
17	"6-41-203. Definitions.
18	As used in this subchapter, unless the context otherwise requires:
19	(1) Prior to July 1, 1991, _handicapped child_ means a person between
20	the ages of five (5) and twenty-one (21) years who because of mental,
21	physical, emotional, or learning disabilities requires special education
22	services as defined by State Board of Education regulations. After July 1,
23	1991, _handicapped child_ means a person between the ages of three (3) and
24	twenty-one (21) years who, because of mental, physical, emotional, or learning
25	disabilities, requires special education services as defined by State Board of
26	Education regulations. Should federal law mandate services for the three (3)
27	to five (5) year age group prior to July 1, 1991, this section will follow
28	federal time lines.
29	(A) This term is to be specifically interpreted to mean but not
30	be wholly limited to children with mental retardation, hearing impairments,
31	speech impairments, visual impairments, emotional disturbances, physical
32	impairments, specific learning disabilities or children with other health
33	impairments who by reason thereof require special education and related
34	services.
35	(B) Programs and services may be provided under this subchapter

36 for children below school age who have serious handicapping conditions which,

1 if untreated, could become greatly compounded by school age; Special education means classroom, home, hospital, or other 3 instruction to meet the needs of handicapped children and includes 4 transportation and corrective and supporting services required to assist 5 handicapped children in taking advantage of or responding to educational 6 programs and opportunities, but excludes instruction provided in the stateoperated schools or institutions for the handicapped; 8 (3) Board means the State Board of Education." 9 SECTION 2. Arkansas Code 6-41-302 is amended to read as follows: 10 11 "6-41-302. Definitions. As used in this subchapter unless the context otherwise requires: 12 Exceptional children means children with mental retardation, 13 14 hearing impairments, speech impairments, visual impairments, emotional 15 disturbances, physical impairments, specific learning disabilities or children 16 with other health impairments who by reason thereof require special education 17 and related services. For the purposes of this subchapter, the exceptionality 18 of a child will be determined after an evaluation by competent medical, 19 psychological, psychiatric, or other clinical personnel recognized by the 20 board: 21 (2) Treatment institution means a hospital or treatment center which 22 has a population of school age children who are confined to the institution 23 for medical reasons for long periods of time; (3) Board means the State Board of Education for the Department of 2.4 25 Education: _Special education class unit_ is the number of pupils in 26 27 attendance the major portion of a month in an approved organized special 28 education class in a public school." 29 30 SECTION 3. All provisions of this act of a general and permanent nature 31 are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code 32 Revision Commission shall incorporate the same in the Code.

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34 SECTION 4. If any provision of this act or the application thereof to 35 any person or circumstance is held invalid, such invalidity shall not affect SB 421

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1 other provisions or applications of the act which can be given effect without
 2 the invalid provision or application, and to this end the provisions of this
 3 act are declared to be severable.
         SECTION 5. All laws or parts of laws in conflict with this act are
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 6 hereby repealed.
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                                       /s/Todd
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                                 APPROVED: 3/27/91
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