1	State of Arkansas	As Engrossed: H3/31/03 S4/9/03	
2	84th General Assembly	<sup>°</sup> A Bill	Act 1815 of 2003
3	Regular Session, 2003		HOUSE BILL 2837
4			
5	By: Representative Thomason		
6			
7			
8		For An Act To Be Entitled	
9	AN ACT	TO REVISE REQUIREMENTS FOR HOLDING	
10	HEARING	SS ON SUSPENSIONS IN MUNICIPAL CIVI	L
11	SERVICE	COMMISSIONS; AND FOR OTHER PURPOSI	ES.
12			
13		Subtitle	
14	TO R	REVISE REQUIREMENTS FOR HOLDING	
15	HEAR	RINGS ON SUSPENSIONS IN MUNICIPAL	
16	CIVI	L SERVICE COMMISSIONS.	
17			
18			
19	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF AR	RKANSAS:
20			
21	SECTION 1. Ark	ansas Code § 14-51-308(a)-(b), cond	erning suspension,
22	discharge, or reductions in rank in civil service commissions, is amended to		
23	read as follows:		
24	(a)(l) No civi	l service employees shall be discha	irged or reduced in
25	rank or compensation,	or suspended for three (3) or more	e days without being
26	notified in writing o	f the discharge <u>or reduction in ran</u>	nk or compensation, or
27	a suspension for thre	e (3) or more days and its cause.	
28	(2) In c	ase of suspension, discharge, or re	eduction, the affected
29	or accused person shall have written notice of the action at the time action		
30	is taken.		
31	(b)(l) Within	ten (10) days after the notice in w	riting is served upon
32	the officer, private, or employee, if the person so desires, he or she may		
33	request a trial before the commission on the charges alleged as the ground		
34	for discharge, reduction, or suspension for fifteen (15) three (3) days or		
35	more.		
36	(2)(A) T	n the event a request for trial is	made the commission

03102003EAN1546.VJF678

1	shall fix a date for the trial not more than fifteen (15) days after the		
2	request is made.		
3	(B)(i) If the request for trial is not made within ten		
4	(10) days from the date of service of notice, the discharge, reduction, or		
5	suspension for $\frac{\text{fifteen (15)}}{\text{three (3)}}$ days or more shall become final and no		
6	trial shall be granted after that date.		
7	(ii) The appeal shall be taken by filing with the		
8	commission, within thirty (30) days from the date of the decision, a notice		
9	of appeal. The responsibility of filing an appeal and paying for the		
10	transcript of the proceedings before the municipal civil service commission		
11	shall be borne by the party desiring to appeal the commission's decision.		
12	(iii) The commission, upon receiving notice of an		
13	appeal, will prepare a written order containing its decision and ensure that		
14	the transcript and evidence be made available for filing in the circuit court		
15	once the appealing party has paid the cost of preparing the transcript.		
16	(iv) However, if the court determines that the party		
17	appealing the commission's decision took the appeal in good faith and with		
18	reasonable cause to believe he or she would prevail, the commission shall		
19	reimburse the appealing party for the cost of the transcript.		
20			
21	/s/ Thomason		
22			
23			
24	APPROVED: BECAME LAW ON 5/6/2003, THIS BILL HAVING REMAINED WITH THE		
25	GOVERNOR 20 DAYS AFTER ADJOURNMENT HAS BECOME LAW.		
26			
27			
28			
29			
30			
31			
32			
33			
34			
35			
36			

1