1	State of Arkansas	A Bill		
2	84th General Assembly	A DIII		
3	Regular Session, 2003		HOUSE BILL	1091
4				
5	By: Representative Bennett			
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7		For An Ast To Do Entitled		
8	AN ACM	For An Act To Be Entitled	TOM MO	
9		TO ALLOW A CONSOLIDATED SCHOOL DISTR		
10		CRIMINAL BACKGROUND CHECKS FOR PERSON	NEL	
11		TLY EMPLOYED BY THE AFFECTED SCHOOL		
12	DISTRIC	CTS; AND FOR OTHER PURPOSES.		
13 14		Subtitle		
15	ΛΝ	ACT TO ALLOW A CONSOLIDATED SCHOOL		
16		TRICT TO WAIVE CRIMINAL BACKGROUND		
17		CKS FOR PERSONNEL CURRENTLY EMPLOYED		
18		THE AFFECTED SCHOOL DISTRICTS.		
19	21 .	IN MILECIAL CONCOL PIRINIOIO.		
20				
21	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKA	ANSAS:	
22				
23	SECTION 1. Ark	cansas Code § 6-17-411(a)(1) is amendo	ed to add an	
24	additional subdivisio	on to read as follows:		
25	(a)(l) <u>(A)</u>	and after April 10, 1997, Except as p	rovided in	
26	subdivision (a)(1)(B)	, the board of directors of a local s	school district	
27	shall require as a co	ondition for initial employment by the	e district that a	any
28	person holding a lice	ense issued by the State Board of Educ	cation and making	3
29	application to author	rize release to the Department of Educ	cation of the	
30	results of a statewid	de and nationwide criminal records ch	eck by the Bureau	ı of
31	Identification and In	nformation which conforms to the appl	icable federal	
32	standards and include	es the taking of the applicant's finge	erprints.	
33	<u>(B)</u>	(i) The board of directors of a loca	al school distric	<u>:t</u>
34	created by consolidation, annexation, or detachment may waive the			
35	requirements under su	ubdivision (a)(l)(A) for personnel the	at are currently	
36	employed by the affect	cted school districts.		

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1	(ii) As used in this section, "affected district"		
2	means a school district that loses territory or students as a result of		
3	annexation, consolidation, or detachment.		
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5	SECTION 2. Arkansas Code § 6-17-414(a)(1) is amended to add an		
6	additional subdivision to read as follows:		
7	(a)(1)(A)(i) On and after April 10, 1997, Except as provided in		
8	subdivision (a)(1)(B), the board of directors of a local school district or		
9	an education service cooperative shall require as a condition for initial		
10	employment in a noncertified staff position any person making application to		
11	apply to the Bureau of Identification and Information for a statewide and		
12	nationwide criminal records check, the latter to be conducted by the Federal		
13	Bureau of Investigation.		
14	(ii) The check shall conform to the applicable		
15	federal standards and shall include the taking of fingerprints.		
16	(B) Such person shall sign a release of information to the		
17	Department of Education. Unless the employing school district board of		
18	directors has taken action to pay for the cost of criminal background checks		
19	required by this section, the employment applicant shall be responsible to		
20	the Department of Arkansas State Police for the payment of any fee associated		
21	with the criminal records check.		
22	(C)(i) The board of directors of a local school district		
23	created by consolidation, annexation, or detachment may waive the		
24	requirements under subdivisions (a)(1)(A) and (a)(1)(B) for personnel that		
25	are currently employed by the affected school districts.		
26	(ii) As used in this section, "affected district"		
27	means a school district that loses territory or students as a result of		
28	annexation, consolidation, or detachment.		
29			
30	SECTION 3. EMERGENCY CLAUSE. It is found and determined by the		
31	General Assembly of the State of Arkansas that consolidated school districts		
32	are currently required to conduct background checks on personnel employed by		
33	existing school districts which have already conducted the background checks;		
34	that additional background checks for existing employees are unnecessarily		
35	duplicative; that schools consolidating in July of 2003 will unnecessarily		
36	expend funds and personnel resources conducting background checks if a waiver		

T	is not granted prior to the consolidation dates. Inerciore, an emergency is
2	declared to exist and this act being immediately necessary for the
3	preservation of the public peace, health, and safety shall become effective
4	on:
5	(1) The date of its approval by the Governor;
6	(2) If the bill is neither approved nor vetoed by the Governor,
7	the expiration of the period of time during which the Governor may veto the
8	bill; or
9	(3) If the bill is vetoed by the Governor and the veto is
10	overridden, the date the last house overrides the veto.
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