## Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	As Engrossed: S3/17/03		
2	84th General Assembly	A Bill		
3	Regular Session, 2003		SENATE BILL :	565
4				
5	By: Senator Altes			
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7				
8		For An Act To Be Entitled		
9	AN ACT	TO CLARIFY THE PROVISIONS CONCERNING		
10	TERRIT	ORIES ANNEXED IN DIFFERENT JUDICIAL		
11	DISTRI	CTS; AND FOR OTHER PURPOSES.		
12				
13		Subtitle		
14	AN	ACT TO CLARIFY THE PROVISIONS		
15	CON	CERNING TERRITORIES ANNEXED IN		
16	DIF	FERENT JUDICIAL DISTRICTS.		
17				
18				
19	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKAI	NSAS:	
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21	SECTION 1. Arkansas Code § 14-40-202(d), concerning territories			
22	annexed in different judicial districts, is amended to read as follows:			
23	(d) In the event of any such annexation, any lands so annexed,			
24	shall thereafter be and become, for all purposes provided by law, including			
25	local option election status, a part of the same district in which the city			
26	-	is located, and thereafter the county	· -	е,
27	chancery, and municipal courts of the district shall have and exercise			
28	jurisdiction over the annexed lands, and the residents thereof, the same as			
29	if the lands had been	n located in the district when it was o	created.	
30	CECUTON 2 Th	da and da maharandana ha Tulan / 100/		
31	SECTION 2. The	is act is retroactive to July 4, 1996.		
32		/s/ Altes		
33 34		/5/ AILES		
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