2	84th General Asser	mbly		
3	Regular Session, 20	003	SCR	34
4				
5	By: Senator Baker			
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7				
8		SENATE CONCURRENT RESOLUTION		
9		TO PROVIDE FOR AN EXTENSION OF THE REGULAR		
10		SESSION OF THE EIGHTY-FOURTH GENERAL ASSEMBLY		
11		UNTIL SEPTEMBER 26, 2003; TO PROVIDE THAT THE		
12		GENERAL ASSEMBLY SHALL ENTER INTO RECESS ON APRIL		
13		19, 2003, OR AT SUCH OTHER TIME AS AGREED UPON BY		
14		THE SENATE AND HOUSE OF REPRESENTATIVES; TO		
15		PROVIDE THAT THE EIGHTY-FOURTH GENERAL ASSEMBLY		
16		MAY BE CONVENED ON OR BEFORE MAY 12 TO CONSIDER		
17		VETOES, ERRORS, AND OMISSIONS AND TO COMPLETE ITS		
18		WORK ON CONSTITUTIONAL AMENDMENTS; TO PROVIDE		
19		THAT THE EIGHTY-FOURTH GENERAL ASSEMBLY SHALL BE		
20		CONVENED AT 12 NOON, SEPTEMBER 8, 2003, FOR THE		
21		PURPOSE OF CONSIDERING BILLS, RESOLUTIONS		
22		PROPOSING CONSTITUTIONAL AMENDMENTS RELATING TO		
23		THE PUBLIC SCHOOLS, THE ESTABLISHMENT AND FUNDING		
24		OF PUBLIC EDUCATION PROGRAMS AND THE SUPPORT OF		
25		STATE AGENCIES HAVING AUTHORITY OR		
26		RESPONSIBILITIES RELATING TO PUBLIC EDUCATION,		
27		AND BILLS RELATING TO THE CLASSIFICATION AND		
28		ALLOCATION OF REVENUES OF THE STATE; TO PROVIDE		
29		THAT THE PRESIDENT PRO TEMPORE OF THE SENATE AND		
30		THE SPEAKER OF THE HOUSE OF REPRESENTATIVES MAY		
31		BY JOINT PROCLAMATION ADJOURN THE REGULAR SESSION		
32		OF THE EIGHTY-FOURTH GENERAL ASSEMBLY AT ANY TIME		
33		BETWEEN APRIL 19 AND SEPTEMBER 26, 2003, UPON		
34		CERTIFICATION BY THE GOVERNOR THAT AN EMERGENCY		
35		EXISTS REQUIRING A SPECIAL SESSION OF THE GENERAL		
36		ASSEMBLY.		

As Engrossed: H4/14/03



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State of Arkansas

1				
2	Subtitle			
3	TO PROVIDE FOR AN EXTENSION OF THE			
4	REGULAR SESSION OF THE EIGHTY-FOURTH			
5	GENERAL ASSEMBLY.			
6				
7				
8	BE IT RESOLVED BY THE SENATE OF THE EIGHTY-FOURTH GENERAL ASSEMBLY OF THE			
9	STATE OF ARKANSAS, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:			
10				
11	WHEREAS, in November 2002, the Supreme Court of Arkansas rendered a			
12	decision in the case of Lake View School District No. 25 of Phillips County,			
13	et al., vs. Huckabee, et al., relating to the requirement of Arkansas			
14	Constitution, Article 14, Section 1, that the state provide a system of free			
15	public schools; and			
16				
17	WHEREAS, in the Lake View decision the court ruled that the Arkansas			
18	Constitution requires the state to maintain a "general, suitable, and			
19	efficient system of free public schools"; that the Constitution places on th			
20	state an absolute duty to ensure that an adequate education is available to			
21	all school children of Arkansas; that the state's school funding system fails			
22	to meet the constitutional requirement, and is both inadequate and			
23	inequitable; that the state's failure in this duty places the entire system			
24	of public education in legal jeopardy; and that the state should first			
25	determine what constitutes an adequate education in Arkansas, and then ensure			
26	that opportunity for an adequate education is afforded to the school children			
27	of the state; and			
28				
29	WHEREAS, the court has stayed the issuance of its mandate in the Lake			
30	View case until January 1, 2004, in order that "the General Assembly and the			
31	State Department of Education should have time to correct this constitutional			
32	deficiency in public school funding and time to chart a new course for public			
33	education in Arkansas"; and			
34				
35	WHEREAS, in the Lake View case, the Arkansas Supreme Court directed the			
36	state to perform a study to assist it in determining what constitutes an			

As Engrossed: H4/14/03 SCR34

"adequate" education for Arkansas children; and

WHWEREAS, the results of the adequacy study ordered by the Supreme Court in the Lake View case are necessary to enable the General Assembly to determine appropriate action that must be taken to comply with the Arkansas Constitution, as interpreted by the Supreme Court in the Lake View case; and

WHEREAS, the Eighty-Fourth session of the Arkansas General Assembly has enacted legislation and appropriated funds necessary to commission an adequacy study, and the state has contracted for the completion of an adequacy study; and

WHEREAS, the adequacy study is not yet completed and cannot be completed before September 1, 2003; and

WHEREAS, important work remains to be done by the Eighty-Fourth General Assembly, including work presently pending in the form of bills, resolutions, and proposed constitutional amendments relating to the governance, operation, and funding of public schools, and designed to make the state's system of public schools comply with the provisions of the state constitution and the decision of the Supreme Court in the Lake View case; and

WHEREAS, the raising and allocation of additional revenue for education and any changes in the structure and governance of public schools that may be required to meet the standards set out by the court in the Lake View case may necessitate the referral to the voters of one or more proposed constitutional amendments including, but not limited to, amendments pertaining to the rate and method of collection and the allocation of ad valorem property taxes; and

WHEREAS, proposed amendments to the Arkansas Constitution may only be referred in a regular session of the General Assembly, making a special session of the General Assembly inadequate and inappropriate to satisfactorily deal with the task before the General Assembly, which task is to effectively restructure and adequately finance the public school system of this state in order to ensure compliance with Article 14, Section 1 of the Arkansas Constitution as interpreted by the Arkansas Supreme Court in the

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1 Lake View case, 2 3 NOW THEREFORE, 4 BE IT RESOLVED BY THE SENATE OF THE EIGHTY-FOURTH GENERAL ASSEMBLY OF THE 5 STATE OF ARKANSAS, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN: 6 7 8 SECTION 1. The regular session of the Eighty-Fourth General Assembly 9 of Arkansas is hereby extended until the close of business on September 26, 10 2003, at which time it shall be adjourned sine die unless extended further by 11 a vote of two-thirds of the members of each house. 12 SECTION 2. The General Assembly shall enter into recess at the close 13 14 of business on Saturday, April 19, 2003, or at such other time as shall be 15 agreed upon by the Senate and House of Representatives. 16 17 SECTION 3. The President Pro Tempore of the Senate and the Speaker of the House of Representatives may, by joint proclamation, reconvene the 18 19 General Assembly at any time on or before May 12, 2003, for the purpose of 20 considering vetoes, correcting errors, oversights, and omissions and 21 completing its work on proposed constitutional amendments, including but not 22 limited to any constitutional amendment or amendments dealing with public 23 school finance which may be needed or required as a result of the Lake View 24 case. 25 26 SECTION 4. If the General Assembly is reconvened pursuant to section 27 3, it shall stand in recess upon completion of the tasks for which it was 28 reconvened. 29 30 SECTION 5. The regular session of the Eighty-Fourth General Assembly shall reconvene at 12 noon on September 8, 2003, for the following purposes 31 32 only: 33 Consideration and adoption of joint resolutions proposing 34 amendments to the Arkansas Constitution relating to the governance, operation, and funding of public schools, including but not limited to 35 36 proposed amendments pertaining to the levy, rate, and method of collection

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1 and the allocation of ad valorem property taxes; and

(b) Consideration and passage of bills relating to the governance, operation, and funding of public schools, including but not limited to bills relating to public school teacher salaries, educational standards, student testing and evaluation, and public school and school district accountability, bills relating to the establishment and funding of programs relating to public education, and bills relating to the support of state agencies having authority or responsibilities relating to public education.

SECTION 6. Notwithstanding the above, the President Pro Tempore of the Senate and the Speaker of the House of Representatives may, at any time between April 19 and September 26, adjourn the Regular Session of the Eighty-Fourth General Assembly sine die upon certification by the Governor that an emergency exists requiring a special session of the General Assembly.

16 /s/ Baker