1	State of Arkansas	As Engrossed: H1/15/04	Call	Item 4
2	84th General Assembly	A Bill		
3	Second Extraordinary Session, 2	003	HOUSE BILL	1111
4				
5	By: Representatives Dickinson,	Bennett, Berry, Bolin, P. Bookout, Cheste	rfield, Cowling, Dees, D.	•
6	Evans, L. Evans, Fite, Green, Ha	ardwick, Jacobs, C. Johnson, J. Johnson, M	lack, Mathis, Moore, Pen	ix,
7	Scroggin, Seawel, Thyer, Weave	er, White, Wood, Medley		
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10		For An Act To Be Entitled		
11	THE CONTIN	NUING ADEQUACY EVALUATION ACT OF	F 2004.	
12				
13		Subtitle		
14	THE CON	NTINUING ADEQUACY EVALUATION ACT	Γ	
15	OF 2004	<b>+</b> •		
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18	BE IT ENACTED BY THE GEN	IERAL ASSEMBLY OF THE STATE OF A	RKANSAS:	
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20		eas Code Title 10, Chapter 3, is	amended to add an	
21	additional subchapter to			
22	10-3-2101. Purpos			
23		ssembly recognizes that it is t	the state's	
24	responsibility to:			
25		what constitutes an adequate e		<u>as</u>
26		of the Arkansas Supreme Court a	ınd to conduct an	
27	adequacy study, which ha			
28		w state revenues are being spen	it and whether true	
29		opportunity is being achieved.		
30		assembly also recognizes no one		<u>y</u>
31		ete, efficient, and equitable ed		
32		assembly further recognizes that		су
33		is an integral component toward		•
34		the Arkansas Supreme Court, the		
35		ess what comprises an adequate		
36	<u>(d) Therefore, be</u>	cause the state has an absolute	<u>: duty to provide t</u>	ne

1	school children of Arkansas with an adequate education, the General Assembly
2	finds that ensuring that an adequate and equitable system of public education
3	is available in the state shall be the ongoing priority for the state.
4	
5	10-3-2002. Duties.
6	(a) During each interim, the House Interim Committee on Education and
7	the Senate Interim Committee on Education shall meet, separately or jointly,
8	as needed, to:
9	(1) Assess, evaluate, and monitor the entire spectrum of public
10	education across the state to determine whether equal educational opportunity
11	for an adequate education is being substantially afforded to Arkansas' school
12	children and recommend any necessary changes;
13	(2) Review and continue to evaluate what constitutes an adequate
14	education in Arkansas and recommend any necessary changes;
15	(3) Review and continue to evaluate the state's method of
16	providing equality of educational opportunity and recommend any necessary
17	changes;
18	(4) To evaluate the effectiveness of any program implemented by
19	a school, a school district, an education service cooperative, the Department
20	of Education, or the State Board of Education and recommend necessary
21	changes;
22	(5) Review the average teacher salary in the state in comparison
23	to average teacher salaries in surrounding states and member states of the
24	Southern Regional Education Board and make recommendations for any necessary
25	changes to Arkansas teacher salaries established by law;
26	(6) Review and continue to evaluate the costs of an adequate
27	education for all students in Arkansas, taking into account cost of living
28	variances, diseconomies of scale, transportation variability, demographics,
29	school districts with a disproportionate number of students who are
30	economically disadvantaged or have educational disabilities, and other
31	factors as deemed relevant, and recommend any necessary changes;
32	(7) Review and continue to evaluate the amount of per student
33	expenditure necessary to provide an equal educational opportunity and the
34	amount of state funds to be provided to school districts, based upon the cost
35	of an adequate education and monitor the expenditures and distribution of
36	state funds and recommend any necessary changes:

1	(8) Review and monitor the amount of funding provided by the	
2	state for an education system based on need and the amount necessary to	
3	provide an adequate educational system and not on the amount of funding	
4	available, and make recommendations for funding for each biennium.	
5	(b) As a guidepost in conducting deliberations and reviews, the	
6	committees shall use the opinion of the Arkansas Supreme Court in the matter	
7	of Lake View School District No. 25 of Phillips County, Arkansas, et al., vs.	
8	Governor Mike Huckabee, et al. issued on November 21, 2002, and other legal	
9	precedent.	
10	(c) The Department of Education, the Department of Workforce	
11	Education, and the Department of Higher Education shall provide the	
12	committees with assistance and information as requested by the committees.	
13	(d) The Attorney General is requested to provide assistance to the	
14	committees as needed.	
15		
16	10-3-2003. Investigations.	
17	(a) The House Interim Committee on Education and the Senate Interim	
18	Committee on Education shall have authority to conduct investigations	
19	pertaining to the effectiveness of any and all education programs of any	
20	school, school district, education service cooperative, educational	
21	institution, the Department of Education, or its successors, the State Board	
22	of Education or any department under the state board's authority.	
23	(b)(1) In connection with any investigation, the committees shall have	
24	the right and the power to subpoena witnesses and to issue subpoena duces	
25	tecum, pursuant to § 10-3-208.	
26	(2) The chairs and the cochairs of each committee are authorized	
27	to administer oaths.	
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29	10-3-2004. Report.	
30	(a) The House Interim Committee on Education and Senate Interim	
31	Committee on Education shall file, separately or jointly, or both, reports of	
32	their findings and recommendations with the President Pro Tempore of the	
33	Senate and the Speaker of the House of Representatives no later than	
34	September 1 of each year prior to the convening of a regular session.	
35	(b) The report shall include for each recommendation, proposed	
36	implementation schedules with timelines, specific steps, agencies and persons	

1	responsible, resources needed, and drafts of bills proposing all necessary
2	and recommended legislative changes.
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4	/s/ Dickinson, et al
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