1 2	State of Arkansas 84th General Assembly	Call Iter	m 4	
3	Second Extraordinary Session		88	
4	Second Extraordinary Session		00	
5	By: Senator Broadway			
6	29. Sonator 21000 at ay			
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8	For An Act To Be Entitled			
9	AN ACT TO ALLOW SCHOOL DISTRICTS TO APPEAL			
10	CERTAIN	DECISIONS OF THE STATE BOARD OF EDUCATION		
11	TO A CI	RCUIT COURT IN PULASKI COUNTY OR THE		
12	CIRCUIT	COURT IN THE COUNTY WHERE THE SCHOOL		
13	DISTRIC	T MAINTAINS ITS PRINCIPAL ADMINISTRATIVE		
14	OFFICE;	AND FOR OTHER PURPOSES.		
15				
16		Subtitle		
17	AN A	CT TO ALLOW SCHOOL DISTRICTS TO		
18	APPE	AL CERTAIN DECISIONS OF THE STATE		
19	BOAR	D OF EDUCATION TO A CIRCUIT COURT IN		
20	PULA	SKI COUNTY OR THE COUNTY WHERE THE		
21	SCHO	OL DISTRICT MAINTAINS ITS PRINCIPAL		
22	ADMI	NISTRATIVE OFFICE.		
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25	BE IT ENACTED BY THE (GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:		
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27	SECTION 1. Arka	ansas Code § 6-13-1410 is amended to read as follows:		
28	6-13-1410. Appe	eal and election.		
29	<u>(a)</u> The decisio	on of the State Board of Education regarding a		
30	consolidation or annex	xation shall be final with no further right of appeal		
31	except that an aggriev	ved school district may appeal to Pulaski County Circu	it	
32	Court pursuant to the	Arkansas Administrative Procedure Act, § 25-15-201 et	:	
33	seq. or the circuit co	ourt having jurisdiction in the location where the		
34	school district maintains its principal administrative office as a court of			
35	original jurisdiction for a trial on arbitrary, capricious, or discriminatory			
36	standard. The court s	shall receive any new evidence offered by any party.		



1 (b) Any appeal shall be filed with the court no later than sixty (60) 2 days following the state board's final decision. 3 4 SECTION 2. Arkansas Code § 6-15-203 is amended to read as follows: 5 6-15-203. Notification of failure to meet standards of accreditation -6 Appeal. The Department of Education shall annually notify all schools or 7 (a) 8 school districts failing to meet standards for accreditation for elementary 9 and secondary schools not later than May 15 of each year of this 10 determination. 11 (b)(1) In the event that a school district affected by this subchapter 12 believes the department has improperly determined that a school or school 13 district fails to meet the standards for accreditation, the school district 14 shall have a right of appeal thereafter to the State Board of Education. 15 (2) Any appeal shall be held in an open hearing, and the 16 decision of the state board shall be in open session. 17 (3) Appeals must be filed not later than May 30 following the May 15 determination of accreditation status, and the state board hearing 18 19 must be held prior to August 15 of the same calendar year. 20 (4) The state board may confirm the classification of a local 21 school or school district as determined by the department, or it may sustain 22 the appeal of the district. 23 (5)(A) An aggrieved school district may appeal the ruling of the 24 state board to Pulaski County Circuit Court pursuant to the Arkansas 25 Administrative Procedure Act, § 25-15-201 et seq. or the circuit court having 26 jurisdiction in the location where the school district maintains its 27 principal administrative office as a court of original jurisdiction for a 28 trial on arbitrary, capricious, or discriminatory standard. The court shall 29 receive any new evidence offered by any party. 30 (B) Any appeal shall be filed with the court no later than sixty (60) days following the state board's final ruling. 31 32 33 SECTION 3. Arkansas Code § 6-15-428 is amended to read as follows: 34 6-15-428. Academic distress identification, notification, 35 classification, and appeal. 36 (a) The school board president and superintendent of a school district

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identified by the Department of Education as being in academic distress shall
 be notified in writing by the department via certified mail, return receipt
 requested, and shall have a right of appeal to the State Board of Education.

4 (b) Any school district identified in academic distress may appeal to
5 the state board by filing a written appeal with the Director of the
6 Department of Education via certified mail, return receipt requested, within
7 thirty (30) calendar days of receipt of the written notice of academic
8 distress status from the department.

9 (c)(1) The state board shall hear the appeal of the school district 10 within sixty (60) days of receipt of the written appeal in the director's 11 office.

12 (2)(A) The state board's determination shall be final except 13 that a school district may appeal to Pulaski County Circuit Court under the 14 Arkansas Administrative Procedure Act, § 25-15-201 et seq. or the circuit 15 court having jurisdiction in the location where the school district maintains 16 its principal administrative office as a court of original jurisdiction for a 17 trial on arbitrary, capricious, or discriminatory standard. The court shall 18 receive any new evidence offered by any party.

(B) Any appeal shall be filed with the court no later than
 sixty (60) days following the state board's final determination.

21 (d) Those school districts identified by the department as being in 22 academic distress shall be classified as school districts in academic 23 distress upon final determination by the state board.

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25 SECTION 4. Arkansas Code § 6-20-1905 is amended to read as follows:
 26 6-20-1905. Notification and appeal.

(a) The Department of Education shall provide written notice, via
certified mail, return receipt requested, to the president of the school
board and the superintendent of each school district identified as being in
fiscal distress.

31 (b) Any school district identified in fiscal distress status may 32 appeal to the State Board of Education by filing a written appeal with the 33 office of the Director of the Department of Education by certified mail, 34 return receipt requested, within thirty (30) days of receipt of notice of 35 identified fiscal distress status from the department.

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(c) The state board shall hear the appeal within sixty (60) days of

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receipt of the written notice of appeal from the school district.

2 (d) The written appeal shall state in clear terms the reason why the 3 school district should not be classified as in fiscal distress.

4 (e) Notwithstanding any appeal rights in this subchapter, no appeal 5 shall stay the department's authority to take action to protect the fiscal 6 integrity of any school district identified as in fiscal distress.

7 (f)(1) The decision of the state board shall be a final order, and 8 there is no further right of appeal except that the school district may 9 appeal to Pulaski County Circuit Court pursuant to the Arkansas 10 Administrative Procedure Act, § 25-15-201 et seq. or the circuit court having 11 jurisdiction in the location where the school district maintains its 12 principal administrative office as a court of original jurisdiction for a

trial on arbitrary, capricious, or discriminatory standard. The court shall 13

14 receive any new evidence offered by any party.

15 (2) Any appeal shall be filed with the court no later than sixty 16 (60) days following the state board's final decision.

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SECTION 5. Arkansas Code § 6-20-1910 is amended to read as follows: 6-20-1910. State board actions.

(a) After a public hearing, the State Board of Education shall 20 21 consolidate, annex, or reconstitute the school district in fiscal distress to 22 another school district or school districts upon a majority vote of a quorum 23 of the members of the state board as permitted or required by this 24 subchapter.

25 (b) The state board has exclusive jurisdiction to determine the 26 boundary lines of the receiving or resulting school district and to allocate 27 assets and liabilities of the district.

28 (c)(1) The decision of the state board shall be final with no further 29 right of appeal except that a school district may appeal to Pulaski County 30 Circuit Court pursuant to the Arkansas Administrative Procedure Act, § 25-15- $\frac{201 \text{ et seq.}}{201 \text{ et seq.}}$ or the circuit court having jurisdiction in the location where 31 32 the school district maintains its principal administrative office as a court 33 of original jurisdiction for a trial on arbitrary, capricious, or

34 discriminatory standard. The court shall receive any new evidence offered by 35 any party.

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(2) Any appeal shall be filed with the court no later than sixty

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1	(60) days following the state board's final decision.		
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3	SECTION 6. EMERGENCY CLAUSE. It is found and determined by the		
4	General Assembly of the State of Arkansas that the Arkansas Supreme Court in		
5	Lake View School District No. 25 v. Huckabee, 351 Ark. 31 (2002) declared th		
6	current system of education to be unconstitutional because it is both		
7	inequitable and inadequate; and the Arkansas Supreme Court set forth the tes		
8	for a constitutional system to be one in which the state has an "absolute		
9	duty" to provide an "equal opportunity to an adequate education"; the		
10	Arkansas Supreme Court instructed the General Assembly to undertake actions		
11	as necessary to provide an opportunity for an adequate and equitable		
12	education for the children of Arkansas; and the provisions of this bill are		
13	necessary steps toward accomplishing that goal. Therefore, an emergency is		
14	declared to exist and this act being immediately necessary for the		
15	preservation of the public peace, health, and safety shall become effective		
16	<u>on:</u>		
17	(1) The date of its approval by the Governor;		
18	(2) If the bill is neither approved nor vetoed by the Governor,		
19	the expiration of the period of time during which the Governor may veto the		
20	bill; or		
21	(3) If the bill is vetoed by the Governor and the veto is		
22	overridden, the date the last house overrides the veto.		
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