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: H3/7/07		
2	86th General Assembly	A Bill		
3	Regular Session, 2007		HOUSE BILL	1829
4				
5	By: Representative Bond			
6				
7				
8		For An Act To Be Entitled		
9	AN ACT	TO ENSURE EFFICIENCY AND ACCOUNTABILE	ITY	
10	FOR SCH	HOOL DISTRICTS INVOLVED IN DESEGREGAT	ION	
11	LITIGAT	CION; AND FOR OTHER PURPOSES.		
12				
13		Subtitle		
14	AN A	ACT TO ENSURE EFFICIENCY AND		
15	ACCO	OUNTABILITY FOR SCHOOL DISTRICTS		
16	INVO	LVED IN DESEGREGATION LITIGATION.		
17				
18				
19	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKA	NSAS:	
20				
21	SECTION 1. Fin	dings.		
22	It is found and	determined by the General Assembly t	:hat:	
23	<u>(1) The</u>	school districts in Pulaski County en	itered into a	
24	settlement agreement	and desegregation plans in 1989 with	the intent to	
25	fulfill a "promise fo	r achieving unitary school systems wh	nich are free fr	·om
26	the vestiges of racia	<u>l discrimination";</u>		
27	<u>(2) The</u>	State of Arkansas has paid the distri	cts in excess o	<u>f</u>
28	approximately seven h	undred million dollars (\$700,000,000)	to assist the	
29	districts in fulfilli	ng their promise to achieve unitary s	chools free fro	<u>m</u>
30	the vestiges of racia	l discrimination;		
31	<u>(3) Ther</u>	e has never been a date certain when	the state's	
32	desegregation obligat	ions in the case styled Little Rock S	School District	<u>v.</u>
33	Pulaski County Specia	l School District No. 1, et al, No. I	<u>.R-C-82-866, are</u>	<u>to</u>
34	end;			
35	<u>(4) The</u>	Little Rock School District has recen	itly been declar	<u>ed</u>
36	unitary and has been	released from federal court supervisi	ion but the Pul	acki

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1	County Special School District and the North Little Rock School District have	
2	yet to attain a ruling that they have fulfilled their promise to their	
3	students to achieve unitary school systems;	
4	(5) These school districts believe they are unitary or have	
5	achieved a unitary status in some respect, and have stated so publicly in	
6	legislative committee meetings;	
7	(6) The General Assembly finds that without any ruling from the	
8	federal district court that the districts have achieved unitary status, there	
9	is no assurance that the promise of schools free of the vestiges of racial	
10	discrimination has been fulfilled by these districts;	
11	(7) The General Assembly finds that, as a part of the state's	
12	overall obligation to provide a general, suitable, and efficient school	
13	system, the students and parents of the Pulaski County districts deserve to	
14	know that they are being educated in a unitary school district, or if their	
15	district is not unitary in some respect the district should be making	
16	adequate progress towards being declared fully unitary;	
17	(8) The General Assembly seeks to assist the school districts to	
18	achieve unitary status and to fulfill their promise to provide school systems	
19	which are free from the vestiges of racial discrimination consistent with	
20	their desegregation plans; and	
21	(9) The General Assembly also seeks to provide some assurance to	
22	the children in the districts that the promise of unitary schools in the	
23	Pulaski County districts will be fulfilled within a reasonable amount of	
24	time.	
25		
26	SECTION 2. Arkansas Code Title 6, Chapter 20, Subchapter 4 is amended	
27	to add additional sections to read as follows:	
28	6-20-415. Consultants.	
29	The Department of Education in consultation with the Attorney General	
30	shall hire consultants on the following basis:	
31	(1) The consultants shall be qualified as experts in public	
32	school district desegregation;	
33	(2) The department shall hire the consultants prior to October	
34	<u>1, 2007;</u>	
35	(3) The purposes for employing the consultants are to determine	
36	whether and in what respects any of the three (3) Pulaski County school	

1	districts:
2	(A)(i) Are unitary.
3	(ii) If a school district has been declared unitary
4	or has been declared unitary in some respects, the consultants shall not
5	examine the school district on those issues; and
6	(B) Have complied with their respective consent decrees;
7	and on the same of
8	(4) The consultants shall understand and acknowledge in their
9	work and research that their testimony in court may be required.
10	
11	6-20-416. Desegregation funding.
12	(a) The Department of Education and the Attorney General are
13	authorized to seek proper federal court review and determination of the
14	current unitary status of any school district in the case of Little Rock
15	School District v. Pulaski County Special School District No. 1, et al, No.
16	<u>LR-C-82-866.</u>
17	(b)(1) Upon the effective date of this section, the department and the
18	Attorney General are authorized to seek modification of the current consent
19	decree or enter into a new or an amended consent decree or settlement
20	agreement under this section that allows the State of Arkansas to:
21	(A) Continue necessary and appropriate payments under a
22	post-unitary agreement to the three (3) Pulaski County school districts for a
23	limited and definite time period not to exceed seven (7) years and for a
24	definite limited sum of payments;
25	(B) Ensure that the amount of funding provided under the
26	post-unitary agreement is the total maximum obligation of the state and the
27	school districts in the case;
28	(C) Ensure that the payments required pursuant to the
29	post-unitary agreement are structured so that the total amount of the
30	payments decrease so that no financial obligation remains due or owed by the
31	state at the end of the time period specified in the post-unitary agreement;
32	<u>and</u>
33	(D) Ensure that the total of any financial obligation
34	created or established for the state in any one (1) year shall not exceed the
35	state's desegregation obligation for the 2007-2008 school year.
36	(2) The agreement under this subsection (b) may only be a nost-

- 1 unitary agreement and the school districts shall receive the continued
- 2 <u>funding only if they are declared unitary.</u> However, the agreement does not
- 3 have to be post unitary and may commence upon all districts having been
- 4 declared, previously or in the future, unitary in terms of student assignment
- 5 and student racial balance so long as all other requirements in subdivision
- 6 (b)(1) of this section are met.
- 7 (3) Before any agreement is entered into pursuant to this
- 8 <u>subsection (b), the proposed post-unitary agreement shall be submitted to the</u>
- 9 Legislative Council for review and approval.
- 10 (c)(1) The department in consultation with the Attorney General shall
- 11 have the authority to enter into agreements with the three (3) Pulaski County
- 12 <u>school districts to reimburse the school districts for legal fees incurred</u>
- 13 for seeking unitary status or partial unitary status.
- 14 (2) To be eligible for possible reimbursement under this
- 15 <u>subsection</u> (c) for legal fees incurred, motions seeking unitary status or
- 16 partial unitary status shall be filed no later than October 30, 2007, and the
- 17 <u>school districts must be declared unitary or at least partially unitary by</u>
- 18 the federal district court no later than June 14, 2008.
- 19 <u>(3) Under no circumstances shall any one (1) school district be</u>
- 20 <u>entitled to reimbursement under this subsection (c) in excess of two hundred</u>
- 21 fifty thousand dollars (\$250,000).
- 22 (4) Before a reimbursement agreement is entered into pursuant to
- 23 this subsection (c), the proposed reimbursement agreement shall be submitted
- 24 to the Legislative Council for review and approval.
- 25 <u>(d)(1) By modifying the current consent decree or entering into a new</u>
- or an amended consent decree or post-unitary agreement, the State Board of
- 27 Education may create one (1) or more new school districts within Pulaski
- 28 County if the creation of the new school district or districts does not
- 29 eliminate the Pulaski County Special School District from existence.
- 30 (2) The state board shall seek the federal district court's
- 31 approval prior to creating a new school district pursuant to this subsection
- 32 (d), unless the federal district court's approval is not required because:
- 33 (A) The school district or districts involved have been
- 34 released from the federal district court's supervision; or
- 35 (B) The new school district or districts is contemplated
- only as part of the post-unitary agreement.

As Engrossed: H3/7/07 HB1829

1	(3) Any new school district created in Pulaski County shall			
2	receive a pro rata distribution based on its average daily membership of the			
3	funding provided under subsection (b) of this section for the school district			
4	or districts from which it was created.			
5	(e) Nothing in this section shall be construed:			
6	(1) To force entry of a consent decree or settlement agreement			
7	by the department or the Attorney General with the three (3) Pulaski County			
8	school districts; or			
9	(2) As protecting any school district from action or sanction by			
10	the department for fiscal, academic, or facilities distress.			
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12	/s/ Bond			
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