1	State of Arkansas	As Engrossed: H3/3/11
2	88th General Assembly	A Bill
3	Regular Session, 2011	SENATE BILL 333
4		
5	By: Senators J. Dismang, Burnett,	Files, S. Flowers, S. Harrelson, Holland, J. Hutchinson, J. Key, Luker,
6	R. Thompson	
7	By: Representatives Carter, Clem	mer, J. Edwards, English, Jean, Sanders, Shepherd, Vines, Woods,
8	Wright	
9		
10	For An Act To Be Entitled	
11	AN ACT REGARD	ING THE AMOUNT IN CONTROVERSY IN A CIVIL
12	ACTION; TO DE	CLARE AN EMERGENCY; AND FOR OTHER
13	PURPOSES.	
14		
15		
16		Subtitle
17	REGARDII	IG THE AMOUNT IN CONTROVERSY IN A
18	CIVIL AC	CTION AND TO DECLARE AN EMERGENCY.
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21	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
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23	SECTION 1. Arkansa	s Code Title 16, Chapter 63, Subchapter 2 is amended
24	to add a new section to r	ead as follows:
25	<u>16-63-221.</u> Complai	<u>nt — Amount in controversy.</u>
26	<u>(a) A plaintiff wh</u>	o files a complaint in a circuit or district court
27	praying for an award of d	amages <i>may, but is not required</i> to state an amount
28	in controversy for the pu	rpose of establishing subject-matter jurisdiction
29	and determine if the amou	nt sought is within the jurisdictional limits of the
30	<u>court.</u>	
31	(b) A declaration	allowed by subdivision (a)(1) of this section is
32	<u>binding on the plaintiff</u>	with respect to the amount in controversy unless the
33	<i>plaintiff subsequently amends the</i> complaint to pray for damages in an amount	
34	that exceeds the jurisdictional limits of the court, at which time the	
35	amendment is governed by	the Arkansas Rules of Civil Procedure.
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As Engrossed: H3/3/11

1	SECTION 2. EMERGENCY CLAUSE. It is found and determined by the		
2	General Assembly of the State of Arkansas that complaints are often		
3	misconstrued with respect to the amount in controversy; that a plaintiff		
4	should be allowed to state with specificity the actual amount sought; that		
5	when a plaintiff pleads with particularity the amount in controversy the		
6	plaintiff should be bound by that pleading; and that this act is immediately		
7	necessary because the rules regarding pleading civil complaints should be		
8	implemented without undue delay due to current strain on judicial dockets.		
9	Therefore, an emergency is declared to exist, and this act being immediately		
10	necessary for the preservation of the public peace, health, and safety shall		
11	become effective on:		
12	(1) The date of its approval by the Governor;		
13	(2) If the bill is neither approved nor vetoed by the Governor,		
14	the expiration of the period of time during which the Governor may veto the		
15	bill; or		
16	(3) If the bill is vetoed by the Governor and the veto is		
17	overridden, the date the last house overrides the veto.		
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19	/s/J. Dismang		
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