1 State of Arkansas **A BillACT 908 OF 1991** 2 78th General Assembly HOUSE BILL 1797 3 Regular Session, 1991 By: Representatives Mahony, J. J. Roberts and J. Smith 5 6 For An Act To Be Entitled 7 "AN ACT TO BE KNOWN AS 'THE PUBLIC SCHOOL STUDENT SERVICES g 9 ACT'; AND FOR OTHER PURPOSES." 10 11 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS: 12 This act shall be known and may be cited as the "Public 13 SECTION 1. 14 School Student Services Act." 15 SECTION 2. PURPOSE. It is the intent of the General Assembly to 17 articulate the functions served by each of the components of a program of 18 student services. It is further the intent of the General Assembly that each 19 school district develop and implement a plan for providing student services to 20 all students in the public school system, including area vocational-technical 21 schools. Such plan shall be implemented no later than the 1991-92 school 22 year. It is the intent of the General Assembly that student services 23 coordinators be given time to fulfill their responsibilities under this act. 2.4 2.5 SECTION 3. A "student services program" is defined as a coordinated 26 effort which shall include, but is not limited to: (1) Guidance services, which shall include, but are not limited to: 2.7 (A) the availability of individual and group counseling to all 28 29 students; 3 0 orientation programs for new students at each level of 31 education and for transferring students; (C) class scheduling for students; 32 33 consultation with parents, faculty, and out-of-school 34 agencies concerning student problems and needs; (E) utilization of student records and files; 35 36 (F) supervision of standardized testing and interpretation of

- 1 results;
- (G) the following-up of early school dropouts and graduates;
- 3 (H) a school-initiated system of parental involvement;
- 4 (I) an organized system of informational resources on which to
- 5 base educational and vocational decision-making; and
- 6 (J) an educational and job placement, including advising students
- 7 on the availability of vocational and alternative programs that could provide
- 8 successful high school completing opportunities for students at risk of
- 9 dropping out of school.
- 10 (2) Psychological services, which shall include, but are not limited to
- 11 the following:
- 12 (A) evaluation of students with learning or adjustment problems;
- 13 (B) evaluation of students in exceptional-child education
- 14 programs;
- 15 (C) consultation and counseling with parents, students, and
- 16 school personnel;
- 17 (D) a system for the early identification of learning potential
- 18 and factors which affect the child's educational performance;
- 19 (E) a system of liaison and referrals, with resources available
- 20 outside the school; and
- 21 (F) written policies which assure ethical procedures in
- 22 psychological activities.
- 23 (3) Visiting teacher and school social work services, which shall
- 24 include, but are not limited to the following:
- 25 (A) providing casework to assist in the prevention and
- 26 remediation of problems of attendance, behavior, adjustment, and learning; and
- 27 (B) serving as liaison between the home and school by making home
- 28 visits and referring students and parents to appropriate school and community
- 29 agencies for assistance.
- 30 (4) Occupational and placement services, which shall include, but are
- 31 not limited to the dissemination of career education information, placement
- 32 services, and follow-up studies.
- 33 (5) Group conflict resolution services, which shall include, but are
- 34 not limited to the following:
- 35 (A) educational and social programs which help students develop
- 36 skills enabling them to resolve differences and conflicts between groups; and

1 (B) programs designed to promote understanding, positive 2 communication, and a greater utilization of a race relations specialist or 3 human relations specialist to assist in the development of intergroup skills. (6) Health services. The distribution of a suicide prevention public awareness program 6 developed for distribution by the inter-program task force established by the 7 Lieutenant Governor's Teen-age Suicide Prevention Task Force. The provisions of this section shall be implemented by each school 9 district of this state beginning September 1, 1991, provided the State Board 10 of Education does not by regulation redefine the duties of school counselors. 11 Each school district shall develop and implement a plan 12 SECTION 4. (a) 13 which ensures that individual student services are coordinated in a manner 14 utilizing such techniques as differentiated staffing as to make maximum use of 15 the contribution of each service. 16 (b) Each school district plan shall reflect the use of alternative 17 methods of classroom management. Such methods may include, but are not 18 limited to, the following: 19 (1) behavioral contracting; (2) dispute resolution; 2.0 21 (3) classroom meetings; 22 (4) logical consequences; (5) assertive discipline; and 23 behavior modification. 2.4 25 (c) It is the responsibility of district placement to make written 26 recommendations to the superintendent for consideration by the district school 27 board concerning areas of curriculum deficiency having an adverse effect on 28 the employability of job candidates or progress in subsequent education 29 experiences. Further, district administrative personnel shall report to the 30 31 school board concerning adjustments in program outcomes, curricula, and 32 delivery of instruction as they are made with the use of placement and follow-33 up information.

34

35 SECTION 5. (a) Each school district plan shall provide for a district

1 level tracking system for school dropouts.

- 2 (b) The tracking system shall include provisions for student services
- 3 personnel in all schools to conduct an exit interview of students who are
- 4 dropping out of school and for follow-up of such students when possible.

5

- 6 SECTION 6. School counselors shall spend at least seventy-five percent
- 7 (75%) of work time providing direct counseling related to students, and shall
- 8 devote no more than twenty-five percent (25%) of work time to administrative
- 9 activities, provided that such activities relate to the provision of guidance
- 10 services.

11

- 12 SECTION 7. (a) The follow-up studies conducted by occupational and
- 13 placement services shall be on a statistically valid random-sampling basis
- 14 when appropriate and shall be stratified to reflect the appropriate vocational
- 15 programs of students graduating from or leaving the public school system.
- 16 (b) The occupational and placement specialist shall serve as liaison
- 17 between employers and the school.

18

- 19 SECTION 8. The State Board of Education is authorized to adopt rules to
- 20 carry out the intent of this legislation; such rules shall include, but need
- 21 not be limited to:
- 22 (1) A description of the student services program at all educational
- 23 levels for which the school board is responsible.
- 24 (2) Criteria for the development by each school of a building-based
- 25 student services plan which reflects input from parents, teachers, principals,
- 26 students, and other agencies.
- 27 (3) Identification of alternative student services personnel who do not
- 28 meet traditional graduate school requirements and who may be used by the
- 29 school board in providing the recommended students services, including, but
- 30 not limited to, paraprofessionals, teachers, parents, and representatives of
- 31 business and industry.
- 32 (4) Establishment of minimum standards for all areas of student
- 33 services personnel.

34

35 SECTION 9. All provisions of this act of a general and permanent nature

1 are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code 2 Revision Commission shall incorporate the same in the Code. SECTION 10. If any provision of this act or the application thereof to 5 any person or circumstance is held invalid, such invalidity shall not affect 6 other provisions or applications of the act which can be given effect without 7 the invalid provision or application, and to this end the provisions of this 8 act are declared to be severable. SECTION 11. All laws and parts of laws in conflict with this act are 11 hereby repealed. /s/J. Mahony et al APPROVED: 3/29/91 2.4 2.5