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	
2	84th General Assembly A $Bill$ Act 1179 of	2003
3	Regular Session, 2003 SENATE BILL	216
4		
5	By: Senator Bisbee	
6	By: Representative Thyer	
7		
8		
9	For An Act To Be Entitled	
10	AN ACT TO AUTHORIZE THE TRIAL AND APPELLATE	
11	COURTS TO ORDER CERTAIN CASES TO MEDIATION; AND	
12	FOR OTHER PURPOSES.	
13		
14	Subtitle	
15	AN ACT TO AUTHORIZE THE TRIAL AND	
16	APPELLATE COURTS TO ORDER CERTAIN CASES	
17	TO MEDIATION.	
18		
19		
20	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
21		
22	SECTION 1. Arkansas Code § 16-7-202 is amended to read as follows:	
23	16-7-202. Duty and authority of the courts.	
24	(a) It is the duty of all trial and appellate courts of this state,	
25	and they are hereby vested with the authority, to encourage the settlement	of
26	cases and controversies pending before them by advising the reference them	eof
27	suggesting the referral of the case or controversy to an appropriate dispu	te
28	resolution process agreeable to the parties, and, on motion of all the	
29	parties, must make such an order of reference and continue the case or	
30	controversy pending the outcome of the selected dispute resolution process	
31	(b) In addition, all circuit and appellate courts of this state are	<u>:</u>
32	vested with the authority to order any civil, juvenile, probate or domesti	<u>.c</u>
33	relations case or controversy pending before them to mediation.	
34	(c) If a case or controversy is ordered to mediation, the parties m	ay:
35	(1) Choose an appropriate mediator from a roster provided by	the
36	Arkansas Alternative Dispute Resolution Commission of those mediators who	

1	meet the commission's requirement guidelines for that type of case; or
2	(2) Select a mediator not on the commission's roster, if
3	approved by the court.
4	(d)(l) A party may move to dispense with the order to mediate for good
5	cause shown.
6	(2) For purposes of this subsection (d), "good cause shown"
7	shall include, but not be limited to a party's inability to pay the costs of
8	mediation.
9	(b)(e) All courts are further granted the discretionary
10	authority to make, at the request of a party, appropriate orders to confirm
11	and enforce the results produced by such dispute resolution process.
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13	/s/ Bisbee
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16	APPROVED: 4/8/2003
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