1	State of Arkansas	As Engrossed: H4/11/03		
2	84th General Assembly	A Bill	Act 1812 of 2003	
3	Regular Session, 2003		HOUSE BILL 2548	
4				
5	By: Representatives Ledbetter, Hathorn			
6	By: Senators Wilkins, J. Jeffre	2SS		
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9		For An Act To Be Entitled		
10	AN ACT TO	O REAPPORTION THE COURT OF APPEAL	JS	
11	DISTRICT	S; AND FOR OTHER PURPOSES.		
12				
13		Subtitle		
14		T TO REAPPORTION THE COURT OF		
15	APPEA	LS DISTRICTS.		
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18	BE IT ENACTED BY THE GE	ENERAL ASSEMBLY OF THE STATE OF A	RKANSAS:	
19	GEOMEON 1 P			
20	SECTION 1. Purpo			
21	(a) Under Act 889 of 1999, the Arkansas Court of Appeals Apportionment Commission was created to review the electoral districts for the Court of			
22				
23		ommendation on the changes to be	_	
24		on has reviewed the current distr		
25 26		ved input from judges, lawyers, a irements and restrictions of fed	_	
20 27		s in population which have occurr	_	
28		utilizing the 1970 census, a rea		
29	districts is necessary.		<u> </u>	
30		s Court of Appeals consisted of s	ix (6) indges when it	
31	-	e number of members grew to nine		
32		ges in 1997. However, when the n		
33		ade to stagger the dates of the e		
34		s a result, the terms of eight (8	_	
35		order to provide for an orderly		
36	and create a reasonable	e level of stability on the court	, it is necessary to	

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1	adjust the current terms of office.
2	(c) It is the purpose of this act to create new electoral districts
3	for the Arkansas Court of Appeals and to establish the dates for electing the
4	judges within each of these districts.
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6	SECTION 2. Court of Appeals Districts
7	The State of Arkansas is divided into the following seven (7) districts
8	for the election of judges to the Arkansas Court of Appeals:
9	(1) District 1 shall be composed of Clay, Craighead, Crittenden,
10	Cross, Greene, Lonoke, Mississippi, Monroe, Poinsett, Prairie, White and
11	Woodruff counties;
12	(2) District 2 shall be composed of Baxter, Boone, Cleburne,
13	Conway, Faulkner, Fulton, Independence, Izard, Jackson, Lawrence, Marion,
14	Newton, Pope, Randolph, Searcy, Sharp, Stone, and Van Buren counties;
15	(3) District 3 shall be composed of Benton, Carroll, Crawford,
16	Franklin, Johnson, Madison, and Washington counties;
17	(4) District 4 shall be composed of Clark, Garland, Hempstead,
18	Hot Spring, Howard, Little River, Logan, Miller, Montgomery, Pike, Polk,
19	Scott, Sebastian, Sevier, and Yell counties;
20	(5) District 5 shall be composed of Ashley, Bradley, Calhoun,
21	Cleveland, Columbia, Dallas, Drew, Grant, Lafayette, Lincoln, Nevada,
22	Ouachita, and Union counties;
23	(6) District 6 shall be composed of Pulaski, Perry and Saline
24	<u>counties; and</u>
25	(7) District 7 shall be composed of Arkansas, Chicot, Desha,
26	Jefferson, Lee, Phillips, and St. Francis counties.
27	
28	SECTION 3. Court of Appeals Transition.
29	The elections under this section 3 shall be for an eight (8) year term
30	as follows:
31	(1) The judgeship currently designated as District 2, Position
32	2, shall continue to be designated District 2, Position 2 and shall be
33	subject to election in 2004 in District 2;.
34	(2) The judgeship currently designated as District 4, Position 1
35	shall continue to be designated District 4, position 1 and shall be subject
36	to election in 2004 in District 4;

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1	(3) The judgeship currently designated as District 4, Position 2
2	shall continue to be designated District 4, Position 2 and shall be subject
3	to election in 2004 in District 4;
4	(4) The judgeship currently designated as District 5, Position 1
5	shall be designated District 5 judge and shall be subject to election in 2004
6	in District 5;
7	(5) The judgeship currently designated as District 3, Position 2
8	shall continue to be designated District 3, Position 2 and shall be subject
9	to election in 2006 in District 3;
10	(6) The judgeship currently designated as District 1, Position
11	2, shall be designated District 1, Position 1 and shall be subject to
12	election in 2006 in District 1;
13	(7) The judgeship currently designated District 5, Position 2
14	shall be designated District 1, Position 2 and shall be subject to election
15	in 2006 in District 1;
16	(8) The judgeship currently designated District 6, Position 2
17	shall continue to be designated District 6, Position 2 and shall be subject
18	to election in 2006 in District 6;
19	(9) The judgeship currently designated District 1, Position 1
20	shall be designated District 7 judge and shall be subject to election in 2008
21	in District 7;
22	(10) The judgeship currently designated District 6, Position 1
23	shall continue to be designated District 6, Position 1 and shall be subject
24	to election in 2008 in District 6;
25	(11) The judgeship currently designated District 2, Position 1
26	shall continue to be designated District 2, Position 1 and shall be subject
27	to election in 2010 in District 2; and
28	(12) The judgeship currently designated District 3, Position 1
29	shall continue to be designated District 3, Position 1 and shall be subject
30	to election in 2010 in District 3.
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32	SECTION 4. Each currently serving member of the Court of Appeals shall
33	continue in office until his or her position shall be subject to election, as
34	provided for under this act, regardless of the date otherwise set as the
35	expiration of his or her term, and regardless of any changes in the
36	geographical boundaries in the district from which he or she was elected.

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2	/s/ Ledbetter, et al
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5	APPROVED: BECAME LAW ON 5/6/2003, THIS BILL HAVING REMAINED WITH THE
6	GOVERNOR 20 DAYS AFTER ADJOURNMENT HAS BECOME LAW.
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