A Bill

For An Act To Be Entitled

AN ACT TO AMEND VARIOUS PROVISIONS OF THE ARKANSAS CODE CONCERNING PUBLIC EDUCATION; AND FOR OTHER PURPOSES.

Subtitle

TO AMEND VARIOUS PROVISIONS OF THE ARKANSAS CODE CONCERNING PUBLIC EDUCATION.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:

SECTION 1. Arkansas Code Title 6, Chapter 5, Subchapter, 1 is repealed.

Subchapter 1 — Early Childhood Development Projects


(a) Any school district or any combination of school districts of this state is authorized to join with a state-supported junior college, college, or university, or any combination of state-supported junior colleges, colleges, or universities in this state and develop a pilot or demonstration project for early childhood development and teaching and to apply to the Department of Education for approval and funding of the project.

(b) Any project to be approved must be a program combining both childhood development for the children involved in the project and training for teachers in the area of early childhood development.
(a) The Department of Education shall develop guidelines to assist school districts and colleges and universities in developing projects to be submitted for approval and funding pursuant to this subchapter.

(b) These guidelines will include, but will not be restricted to, criteria for:

(1) Instructional objectives;
(2) Classroom characteristics;
(3) Competence of the classroom workers;
(4) Evaluation of the program;
(5) Dissemination of program ideas and training procedures;
(6) Reports of progress and findings; and
(7) Age of children to be eligible for participation.

6-5-103. College role.

The Arkansas Higher Education Coordinating Board will be apprised of the role of the colleges in these projects and will advise the Department of Education with respect to the efficient coordination of the college portions of the program.

6-5-104. Funding.

After approval, a program shall then be funded out of the funds appropriated in this subchapter in an amount as shall be approved by the Department of Education in consultation with the Arkansas Higher Education Coordinating Board.

SECTION 2. Arkansas Code § 6-10-119 is amended to read as follows:

6-10-119. Medicaid billing.

(a)(1) By May 1 of each year, the Special Education Section of the Department of Education shall determine which school districts that are underperforming in the area of direct-service Medicaid billing.

(2) Based on this determination, underperforming the department shall direct identified school districts to increase direct-service Medicaid billing by district staff or enter into an agreement with an education service cooperative or other public or private entity for the provision of direct-service Medicaid billing services.

(b) The school district for which billing services are rendered shall
pay the education service cooperative providing the billing services an amount necessary to compensate the education service cooperative for costs associated with providing the services, subject to the review and approval of the section.

(c) Nothing in this section shall be construed to restrict qualified public or private providers from developing, maintaining, or expanding service relationships with school districts.

SECTION 3. Arkansas Code § 6-10-121(a)(1), concerning tornado safety drills, is amended to read as follows:

(a)(1) As used in this section, “public school” means:

(A) a school that is part of a public school district under the control and management of a local school district board of directors; or

(B) An open enrollment public charter school.

SECTION 4. Arkansas Code § 6-11-104(b), concerning meetings of the State Board of Education, is amended to read as follows:

(b) The state board will meet each December to In any of its meetings before the end of the calendar year, the state board shall determine the meeting dates for the following year.

SECTION 5. Arkansas Code § 6-11-105(a)(3), concerning the powers and duties of the State Board of Education, is repealed.

(3) Prescribe rules for the examination of pupils to detect contagious and infectious diseases and physical defects;

SECTION 6. Arkansas Code § 6-11-112 is amended to read as follows:

6-11-112. Power to make plans coordinating state and federal laws. The State Board of Education is empowered to make plans, promulgate rules, and seek waivers for flexibility as necessary for this state to meet the requirements of a law enacted by Congress for general education, including without limitation the Elementary and Secondary Education Act of 1965, Pub. L. No. 89-10, as reauthorized by the No Child Left Behind Act of 2001, Pub. L. No. 107-110, Every Student Succeeds Act, Pub. L. No. 114-95, or any supplementary federal regulations, directives, or decisions of the United

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States Department of Education pertaining to that legislation.

SECTION 7. Arkansas Code § 6-11-119 is repealed.

6-11-119. Correspondence courses.
(a) The State Board of Education shall promulgate reasonable rules, regulations, and standards for the accreditation of persons, firms, schools, or educational institutions offering correspondence courses to the people of this state and may grant certificates of approval to those persons, firms, schools, or educational institutions offering correspondence courses that meet the approval of its rules, regulations, and standards.
(b) It shall be unlawful for any person, firm, school, or educational institution to advertise by newspaper, magazine, pamphlet, handbill, or other printed method published in this state or by radio or by television in this state the offering of any correspondence courses unless that person, firm, school, or educational institution shall have first registered with the State Board of Education and shall have been approved by the State Board of Education as an accredited correspondence school.
(c) (1) The provisions of this section shall be applicable to all schools or educational institutions offering correspondence courses whether the schools are located in this state or in some other state.
(2) However, these provisions shall not apply to those schools or educational institutions regulated by the State Board of Private Career Education or by the Arkansas Higher Education Coordinating Board.
(d) Any person violating this section shall be guilty of a violation and upon conviction shall be fined in the sum of not less than two hundred fifty dollars ($250) and not more than five hundred dollars ($500).

SECTION 8. Arkansas Code § 6-11-128(b), concerning school district use of a software system other than the Arkansas Public School Computer Network, is repealed.
(b) After approval by the Department of Education, a school district may use a different software system at the school district level if:
(1) The Department of Education determines that the school district’s software meets the minimum reporting requirements provided by the Arkansas Public School Computer Network; and
(2) The school district supplies all school district transaction
information to the Arkansas Public School Computer Network in a compatible format and in sufficient detail as required by the Department of Education.

SECTION 9. Arkansas Code § 6-11-128(c)(6), concerning a certification program for the Arkansas Public School Computer Network, is repealed.

   (6)(A) Developing a certification program to certify:

      (i) At least one (1) person in each school district

      as a certified APSCN financials user and trainer; and

      (ii) At least one (1) person in each school district

      as a certified APSCN student management user and trainer.

   (B) The certification process shall require an applicant for certification to successfully complete the following components, including without limitation:

      (i) Courses in the application area;

      (ii) Training in using the network’s reporting tools; and

      (iii) An examination that tests the applicant’s knowledge and skills in the application area and the Arkansas Public School Computer Network’s reporting tools.

   (C) In a school district of five hundred (500) or fewer students, one (1) person may be certified in both financials and student management; and

SECTION 10. Arkansas Code § 6-11-131 is repealed.

6-11-131. Divisions of the Department of Education.

   (a)(1) Effective July 1, 2005, the Department of Education shall consist of a central administration and the following divisions:

      (A) The Division of Fiscal and Administrative Services;

      (B) The Division of Human Resources;

      (C) The Division of Learning Services; and

      (D) The Division of Research and Technology.

   (2) Effective April 11, 2006, the Division of Public School Academic Facilities and Transportation, established under § 6-21-112, shall be under the department.

   (3) Effective July 1, 2007, the Division of Public School Accountability, established under § 6-15-102, shall be under the department.
(b)(1) The Division of Public School Accountability shall have such
duties as provided by law.

(2) The Division of Public School Academic Facilities and
Transportation shall have duties as provided by law and such responsibility
and programs as may be assigned by the Commission for Arkansas Public School
Academic Facilities and Transportation.

(3) The remaining divisions shall have such responsibility and
programs as may be assigned to them by the Commissioner of Education.

(c)(1) Except as provided in subdivision (c)(2) of this section, each
division of the department shall be under the direction, control, and
supervision of the Commissioner of Education.

(2) The Division of Public School Academic Facilities and
Transportation shall be under the direction, control, and supervision of the
Commission for Arkansas Public School Academic Facilities and Transportation.

SECTION 11. Arkansas Code § 6-13-1505(d)(1), concerning creation of a
school district, is amended to read as follows:

(d)(1) The ad valorem tax rate of the new school district
shall remain the same as that of the original school district until an
election is held in the new school district and a rate of tax is approved and
shall be allocated in the same proportion between maintenance and operation
and debt service as was allocated by the original school district.

SECTION 12. Arkansas Code § 6-13-1505(e)(2), concerning creation of a
school district, is amended to read as follows:

(2) Enter into lease with purchase agreements,
revolving loans under 6-20-801 et seq., term loans, post-date warrants, or installment contracts;

SECTION 13. Arkansas Code § 6-13-1505(h)(2), concerning creation of a
school district, is amended to read as follows:

(2) At the school election or any subsequent school election, a
new school district may present to the qualified electors of the new school
district a proposed ad valorem tax for the maintenance and operation
of schools and the retirement of indebtedness.

6-13-1606. Development of plan to track student progress.

(a) Following the administrative consolidation or administrative annexation under §§ 6-13-1601—6-13-1603, 6-13-1604 [repealed], and 6-13-1605 [repealed] effective before December 1, 2004, and before any consolidation, annexation, detachment, approval of a conversion charter, or any other type of reclassification or reorganization of a school district after December 1, 2004, each receiving district or resulting district and the Department of Education shall develop a plan to track the educational progress of all students from the affected district and the following subgroups of those students:

(1) Students who have been placed at risk of academic failure as required under § 6-15-1602;

(2) Economically disadvantaged students;

(3) Students from major racial and ethnic groups; and

(4) Specific population groups as identified by the State Board of Education, the department, the affected district, or the receiving district as target groups for closing the achievement gaps.

(b) The receiving or resulting district shall obtain and retain all student records from the affected district for the five (5) years immediately preceding the administrative consolidation or administrative annexation, specifically including, but not limited to:

(1) Individual student records;

(2) Attendance records;

(3) Enrollment records;

(4) Assessment records for assessments required under the Arkansas Comprehensive Testing, Assessment, and Accountability Program Act, § 6-15-401 et seq., specifically including benchmark assessments and end-of-course assessments; and

(5) ACT and SAT results and records.

(c) The school district shall report to the department information determined by the department as necessary to track the educational progress of all students from the affected district as a subgroup and the following subgroups of those transferred students:

(1) Students who have been placed at risk of academic failure as required under § 6-15-1602;
(2) Economically disadvantaged students; and
(3) Students from major racial and ethnic groups.

(d) By November 1, 2005, and by November 1 each year thereafter, the department shall file a written report with the Governor, the chair of the House Committee on Education, the chair of the Senate Committee on Education, and the secretary of the Legislative Council assessing the educational progress of all students from the affected district as a subgroup and the following subgroups of those transferred students:

(1) Students who have been placed at risk of academic failure as required under § 6-15-1602;
(2) Economically disadvantaged students; and
(3) Students from major racial and ethnic groups.

SECTION 15. Arkansas Code § 6-15-902(c)(2)(C)(i), concerning grading scales, is amended to add an additional subdivision to read as follows:

(c) Attends a College Board endorsed training at intervals recommended by the College Board; or

SECTION 16. Arkansas Code § 6-15-1402(b)(4)(B), concerning the contents of a school performance report, is amended to read as follows:

(B) Of that total, the number who meet each of the following criteria:

(i) Highly qualified teacher;
(ii) Identified as proficient or above under the Teacher Excellence and Support System for the school; and
(iii) Certified by the National Board for Professional Teaching Standards.

SECTION 17. Arkansas Code § 6-15-1601(g)(2), concerning the duties of the Commission on Closing the Achievement Gap in Arkansas, is amended to read as follows:

(2) Monitor the Department of Education’s efforts to comply with federal guidelines on improving the academic achievement of the disadvantaged, specifically including, but not limited to, including without limitation the No Child Left Behind Act of 2001 Elementary and Secondary Education Act of 1965, Pub. L. No. 80-10, as reauthorized by the Every
Student Succeeds Act, Pub. L. No. 114-95;

SECTION 18. Arkansas Code § 6-15-1601(h)(2), concerning the Commission on Closing the Achievement Gap in Arkansas, is amended to read as follows:

(2) Relevant technical experts to assist in drafting and monitoring the department's efforts to comply with federal guidelines on improving the academic achievement of the disadvantaged, specifically including without limitation the No Child Left Behind Act of 2001, 20 U.S.C. § 6301 et seq.; Elementary and Secondary Education Act of 1965, Pub. L. No. 80-10, as reauthorized by the Every Student Succeeds Act, Pub. L. No. 114-95;

SECTION 19. Arkansas Code § 6-15-2502(d)(3)(C)(iii), concerning the criteria for designating education renewal zones and participating schools, is repealed.

(iii) The school demonstrates an inability to hire and retain highly qualified teachers as defined by the state plan for compliance with the federal No Child Left Behind Act of 2001, 20 U.S.C. § 6301 et seq.,

SECTION 20. Arkansas Code § 6-16-1405(a)(4), concerning the approval of digital learning providers, is amended to read as follows:

(4)(A) Utilizes highly qualified teachers to deliver digital learning courses to public school students.

(B) A highly qualified teacher that delivers digital learning courses under this subchapter is not required to be licensed as a teacher or administrator by the state board, but shall meet the minimum qualifications for teaching in a core content area established by rules of the state board.

SECTION 21. Arkansas Code § 6-17-704(d), concerning school district professional development plans, is amended to read as follows:

(d) The professional development offerings may include approved conferences, workshops, institutes, individual learning, mentoring, peer-coaching, study groups, National Board for Professional Teaching Standards certification, distance learning, micro-credentialing approved by the department, internships, and college or university course work.
SECTION 22. Arkansas Code § 6-17-705(e), concerning professional development credit, is amended to read as follows:

(e) A person who holds any license issued by the State Board of Education may obtain credit for required professional development through a micro-credentialing process approved by the department.

(f) The State Board of Education shall promulgate the rules necessary for the proper implementation of this section.

SECTION 23. Arkansas Code § 6-17-707(e), concerning the Arkansas Online Professional Development Initiative, is amended to read as follows:

(e)(1) The department shall determine the content of and preapprove all professional development courses or programs delivered by the network that qualify for professional development credit as required by the Standards for Accreditation of Arkansas Public Schools and School Districts or teacher licensure requirements.

(2) The department may approve professional development obtained through a micro-credentialing process.

SECTION 24. Arkansas Code § 6-17-919(b), concerning the warrants issued without a valid teaching license, is amended to read as follows:

(b)(1) The school district superintendent and the superintendent’s surety shall be liable for any warrants that he or she countersigns in payment of teachers’ salaries unless and until the state board has issued a valid license or the Department of Education has provided the documentation required by subdivision (a)(1)(B) of this section.

(2) An online copy that is accessible on a website designated by the department is sufficient evidence of the issuance of a valid license or the documentation required by subdivision (a)(1)(B) of this section.

SECTION 25. Arkansas Code Title 6, Chapter 18, Subchapter 3, is amended to add an additional section to read as follows:

6-18-320. Unsafe school choice program.

(a) Any student that becomes the victim of a violent criminal offense while in or on the grounds of an Arkansas public elementary, secondary, or public charter school or who is attending a persistently dangerous public
school shall be allowed to attend a safe public school within the local
educational agency under rules established by the State Board of Education.

(b) The state board may promulgate rules to administer this section.

SECTION 26. Arkansas Code Title 6, Chapter 18, Subchapter 8 is
repealed.

Subchapter 8—School Safety Patrols

The State Board of Education shall promulgate rules and regulations by
which every school district board of directors in this state may organize,
regulate, and supervise school safety patrols for the purpose of:

(1) Influencing and encouraging the other pupils to refrain from
crossing public highways and streets at points other than at regular
crossings;

(2) Influencing and encouraging pupils to refrain from crossing
at regular crossings when the presence of traffic would render such crossing
unsafe; and

(3) Assisting drivers of school buses in maintaining safety
rules and in ascertaining that pupils are received and discharged from buses
in safety.

6-18-802. Liability.
No liability shall attach either to the State Board of Education, the
school district, a superintendent, teacher, safety patrol member, or other
school authority by virtue of the organization, maintenance, or operation of
a school safety patrol organized, maintained, and operated under authority of
and in compliance with this subchapter.

(a)(1) Nothing herein contained shall be construed to authorize or
permit the use of any safety patrol member for the purpose of directing
vehicular traffic.

(2) However, this shall not prohibit the use of a flag or other
approved signal by a safety patrol member for the purpose of indicating to a
driver that school children are crossing the street.
(b) No safety patrol member shall be stationed in that portion of the highway intended for the use of vehicular traffic but shall perform his or her duties from the curb and sidewalk areas.

6-18-804. Age and consent requirements.
(a) No pupil shall be designated a safety patrol member under this subchapter unless he or she is eleven (11) years of age or older and has the written permission of a parent or guardian.
(b) Any teacher or board member using any pupil for safety patrol purposes without the written permission of a parent or guardian shall be guilty of a violation and upon conviction shall be fined not less than twenty-five dollars ($25.00) nor more than one hundred dollars ($100) for each offense.

SECTION 27. Arkansas Code § 6-18-1005(a)(1)(L), concerning student guidance services, is amended to read as follows:

(L) Classroom guidance, which shall be limited to forty-minute class sessions, not to exceed three (3) per day or not to exceed ten (10) per week; and

SECTION 28. Arkansas Code § 6-20-1908(d), concerning the length of fiscal distress status, is amended to read as follows:

(d) Except under § 6-20-1910(d) § 6-20-1910(e), a school district shall not be allowed to remain in fiscal distress status for more than five (5) consecutive school years from the date that the school district was classified as being in fiscal distress status.

SECTION 29. Arkansas Code § 6-20-1908(i), concerning State Board of Education action regarding fiscal distress, is amended to read as follows:

(i) Except under § 6-20-1910(d) § 6-20-1910(e), the state board shall consolidate, annex, or reconstitute any school district that fails to remove itself from the classification of a school district in fiscal distress within five (5) consecutive school years of classification of fiscal distress status unless the state board, at its discretion, issues a written finding supported by a majority of the state board, explaining in detail that the school district could not remove itself from fiscal distress due to impossibility
caused by external forces beyond the school district’s control.

SECTION 30. Arkansas Code § 6-20-1910(d)(1), concerning state assumption of authority of a school district in fiscal distress, is amended to read as follows:

(d) If the Commissioner of Education assumes authority over a public school district in fiscal distress under subsection (a) of this section § 6-20-1909, the state board may pursue the following process for returning a public school district to the local control of its residents:

(1) During the second full school year following a school district’s classification as being in fiscal distress status the assumption of authority, the state board shall determine the extent of the school district’s progress toward correcting all issues that caused the classification of fiscal distress;

SECTION 31. Arkansas Code § 6-41-407 is amended to read as follows:

6-41-407. Accommodation for students with sensory processing difficulty.

When administering a state-mandated assessment or a state-mandated test, the Department of Education and each school district shall allow a student that has been evaluated through appropriate testing, including a comprehensive eye examination by an optometrist or an ophthalmologist, and identified as having difficulty with sensory processing in reaction to oversensitivity to full spectrum light to use color overlays specific to the student’s oversensitivity that alter the contrast between the words and the page so that the student can visually comprehend the words on a page of a state mandated assessment or a state-mandated test, if made available by the test developer.

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