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	As Engrossed: H3/5/01 H3/15/01	
2	83rd General Assembly	A Bill	Act 1174 of 2001
3	Regular Session, 2001		HOUSE BILL 1701
4			
5	By: Representative Childer	s	
6			
7			
8		For An Act To Be Entitled	
9	AN ACT	TO AMEND THE LAWS RELATING TO THE S	STATE
10	BOARD	OF ELECTION COMMISSIONERS; AND FOR C	THER
11	PURPOS	ES.	
12			
13		Subtitle	
14	TO ,	AMEND THE LAWS RELATING TO THE STATE	
15	BOA	RD OF ELECTION COMMISSIONERS.	
16			
17			
18	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF AR	KANSAS:
19			
20	SECTION 1. Art	kansas Code 7-4-101 (d) through (f),	concerning the
21	membership and duties	s of the State Board of Election Com	missioners, is amended
22	to read as follows:		
23	(d)(1) The ter	rm on the state board of the elected	state official shall
24	be concurrent with th	ne term as public elected officer.	
25	(2) The	county clerk shall hold the office	of county clerk when
26	appointed to the star	te board and shall be removed as a m	ember of the state
27	board if not in offic	ce.	
28	(3) <u>(</u> A) [	The term of office of the board memb	ers appointed by the
29	President Pro Tempore	e and the Speaker of the House shall	be two (2) years or
30	until their successor	rs are appointed and qualified in th	e manner provided in
31	this section for the	initial appointment.	
32	<u>(B)</u>	<u>)</u> The term on the state board of al	l other <del>state board</del>
33	<u>appointive</u> members sh	nall be <del>two (2)</del> <u>four (4)</u> years or un	til their successors
34	are appointed and qua	alified in the manner provided in th	is section for the
35	initial appointment.		
36	(4) No a	appointive member shall be <del>reappoint</del>	<del>ed</del> <u>appointed</u> <del>for more</del>



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1	<del>than one (1) term to succeed himself</del> <u>to serve more than two (2) consecutive</u>
2	full terms.
3	(e)(1) The state board shall meet <del>at least every three (3) months, and</del>
4	more often if <u>as</u> needed $_{ au}$ at a time and place which shall be designated by the
5	chairman or upon <del>the call</del> <u>written request to the chairman</u> of four (4) or more
6	members.
7	(2) If the chairman calls a meeting of the state board other than
8	the regular quarterly meeting, the chairman shall notify each member by
9	certified mail posted at least fourteen (14) days prior to the meeting. <u>A</u>
10	majority of the membership of the board shall constitute a quorum for
11	conducting business.
12	(3) If any meeting other than the regular quarterly meeting is
13	called by at least four (4) members of the state board, the members calling
14	the meeting shall notify each member by certified mail posted at least
15	fourteen (14) days prior to the meeting.
16	(4)(3) However, the meetings Meetings of the board may be
17	chaired and conducted by either the chairman, if present, or a state board
18	member designated acting chairman for the meeting by the chairman.
19	(f) The state board shall perform the following duties:
20	(1) Publish a candidate's election handbook, in conjunction with
21	the <u>Secretary of State's office and the</u> Arkansas Ethics Commission, which
22	outlines in a readable and understandable format the legal obligations of a
23	candidate and any other suggestions that might be helpful to a candidate in
24	complying with state election law;
25	(2) Conduct statewide training for election officials and county
26	election commissioners;
27	(3) Adopt all necessary rules and regulations regarding training
28	referred to in subdivision (f)(2) and develop procedures for monitoring
29	attendance;
30	(3) (4) Monitor all election law-related legislation;
31	<del>( 4)</del> <u>(5)</u> <del>Conduct investigations of</del> <u>Review</u> citizen complaints <del>and</del>
32	issue advisory opinions regarding violations of election and voter
33	registration laws and forward to the proper authorities, except as to § 7-1-
34	103(a)(1)-(4), (6), and (7) or except for any matter relating to campaign
35	finance and disclosure laws, which the Arkansas Ethics Commission shall have
36	the same power and authority to enforce as is provided the commission under §§

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1 7-6-217 and 7-6-218 for the enforcement of campaign finance laws; 2 (5) (6) Develop procedures for receiving reviewing and forwarding 3 citizen complaints which are referred to in subdivision (f)(4) of this 4 section; (6) (7) Formulate, adopt, and promulgate all necessary rules and 5 6 regulations to assure even and consistent application of voter registration 7 laws and fair and orderly election procedures; 8 (7) Promulgate all regulations necessary to assure compliance 9 with the National Voter Registration Act of 1993;-10 (8)(A) Appoint certified election monitors to any county upon a 11 signed, written complaint request under oath filed with the state board and a 12 determination by the state board that appointing a monitor is necessary. 13 (B) Certified election monitors shall serve as observers 14 for the purpose of reporting to the state board on the conduct of the 15 el ecti on. 16 (C) The state board may allow for reasonable compensation 17 for election monitors; and 18 (9) Assist the county board of election commissioners in the 19 performance of the administrative duties of the election process if the county board of election commissioners fails to perform any or all of the following 20 21 duties: the state board determines that assistance is necessary and 22 appropriate. 23 (A) Printing ballots twenty-five (25) days prior to the 24 el ection; 25 (B) Assigning polling sites; 26 (C) Certifying the ballot within the time required; 27 (D) Certifying the election results; and (E) Providing election supplies to any polling place; 28 29 (10) If the state board finds a violation of election and voter registration laws, except as to 7-1-103(a)(1)-(4), (6) and (7) or except for 30 31 any matters relating to campaign finance and disclosure laws which the 32 commission shall have the same power and authority to enforce under \$ 7-6-217 33 and 7-6-218 for the enforcement of campaign finance laws, the state board may do one (1) or more of the following: 34 (A) Issue a public letter of caution or warning or 35

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1	(B)(i) Impose a fine of not less than twenty-five dollars		
2	(\$25.00) nor more than one thousand dollars (\$1,000) for negligent or		
3	intentional violation of this subchapter.		
4	(ii) The state board shall adopt rules governing the		
5	imposition of such fines in accordance with the provisions of the Arkansas		
6	Administrative Procedure Act, § 25-15-201 et seq.		
7	(iii) All moneys received by the state board in		
8	payment of fines shall be deposited in the State Treasury as general revenues;		
9	or		
10	(C) Report its finding, along with such information and		
11	documents as it deems appropriate, and make recommendations to the proper law		
12	enforcement authorities.		
13	(11) The state board shall complete its investigation of a		
14	complaint filed pursuant to this section within no later than ninety (90) days		
15	of the filing of the complaint <del>except that, if a hearing is conducted, all</del>		
16	action on the complaint by the state board shall be completed no later than		
17	one hundred twenty (120) days; and		
18	(12) Any final action of the state board under this section shall		
19	constitute an adjudication for purposes of judicial review under § 25-15-212.		
20			
21	SECTION 2. EMERGENCY CLAUSE. It is found and determined by the General		
22	Assembly that four of the terms will expire prior to the implementation of		
23	this act and as a result the State Board of Election Commissioners will lose a		
24	majority of its current membership, resulting in a loss of continuity and		
25	experience. Therefore, an emergency is declared to exist and this act being		
26	immediately necessary for the preservation of the public peace, health and		
27	safety shall become effective on the date of its approval by the Governor. If		
28	the bill is neither approved nor vetoed by the Governor, it shall become		
29	effective on the expiration of the period of time during which the Governor		
30	may veto the bill. If the bill is vetoed by the Governor and the veto is		
31	overridden, it shall become effective on the date the last house overrides the		
32	<u>veto.</u>		
33			
34	/s/ Childers		
35			
36	APPROVED: 3/29/2001		

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