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 2 3	State of Arkansas 83rd General Assembly Regular Session, 2001	A Bill	Act 1833 of 2001 HOUSE BILL 2572	
4				
5	By: Representative Hathorn			
6				
7				
8		For An Act To Be Entitled		
9	AN ACT TO AME	AN ACT TO AMEND ARKANSAS CODE 14-42-201 TO REMOVE		
10	PERSONS SERVI	PERSONS SERVING AS CITY ATTORNEY FROM THE RESIDENCY		
11	REQUIREMENT FOR MUNICIPAL OFFICIALS; AND FOR OTHER			
12	PURPOSES.			
13				
14	Subtitle			
15	TO REMOVE CITY ATTORNEYS FROM THE			
16	RESIDENCY REQUIREMENT FOR MUNICIPAL			
17	OFFI CI ALS.			
18				
19				
20	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:			
21				
22	SECTION 1. Arkansas Code 14-42-201(d), concerning the election of			
23	municipal officers generally, is amended to read as follows:			
24	(d) In addition to other residency requirements imposed by state law			
25	for municipal office holders, candidates for the positions of mayor, clerk,			
26	city attorney, recorder, or treasurer must reside within the corporate			
27	municipal limits at the time they file as candidates and must continue to			
28	reside within the corporate limits to retain elective office. In cities of			
29	the first class and cities of the second class, candidates for the position			
30	of alderman shall reside within the corporate limits and their respective			
31	wards at the time they file as candidates for alderman and when holding that			
32	offi ce.			
33				
34				
35		APPROVED: 4/18/2001		
36				

