Stricken language would be deleted from and underlined language would be added to present law. Act 98 of the Regular Session

1	State of Arkansas	
2	88th General Assembly A Bill	
3	Regular Session, 2011 SENATE BII	LL 206
4		
5	By: Senator Files	
6		
7	For An Act To Be Entitled	
8	AN ACT TO REQUIRE STATE AGENCIES TO REVIEW	
9	ADMINISTRATIVE RULES TO ENSURE THE USE OF RESPECTFUL	
10	LANGUAGE REGARDING DISABILITIES; AND FOR OTHER	
11	PURPOSES.	
12		
13		
14	Subtitle	
15	TO REQUIRE STATE AGENCIES TO REVIEW	
16	ADMINISTRATIVE RULES TO ENSURE THE USE OF	
17	RESPECTFUL LANGUAGE REGARDING	
18	DISABILITIES.	
19		
20		
21	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
22		
23	SECTION 1. Arkansas Code § 1-2-124 is amended to read as follows:	
24	1-2-124. Respectful language — Disabilities.	
25	(a)(1) The General Assembly recognizes that language used in refer	ence
26	to individuals with disabilities shapes and reflects society's attitudes	
27	toward people with disabilities. Many of the terms currently used demean	the
28	humanity and natural condition of having a disability. Certain terms are	
29	demeaning and create an invisible barrier to inclusion as equal community	7
30	members.	
31	(2) The General Assembly finds it necessary to clarify prefe	erred
32	language for new and revised laws by requiring the use of terminology that	1t
33	puts the person before the disability.	
34	(b)(l) In any bill or resolution, the Bureau of Legislative Resear	ch
35	shall avoid all references to:	
36	(A) "Disabled";	

1	(b) "Developmentally disabled";
2	(C) "Mentally disabled";
3	(D) "Mentally ill";
4	(E) "Mentally retarded";
5	(F) "Handicapped";
6	(G) "Cripple"; and
7	(H) "Crippled".
8	(2) The Arkansas Code Revision Commission shall change such
9	references in any existing statute or resolution as sections including these
10	references are republished or otherwise amended by law.
11	(3) The Bureau of Legislative Research and the commission shall
12	replace the inappropriate terms in subdivision (b)(1) of this section with
13	the following terms:
14	(A) "Individuals with disabilities";
15	(B) "Individuals with developmental disabilities";
16	(C) "Individuals with mental illness"; and
17	(D) "Individuals with intellectual disabilities".
18	(c)(1) In any administrative rule, a state agency shall avoid the
19	inappropriate terms in subdivision (b)(l) of this section and shall use the
20	terms in subdivision (b)(3) of this section.
21	(2) Each state agency shall review its rules for uses of the
22	inappropriate terms in subdivision (b)(1) of this section.
23	(3) If a state agency identifies a use of an inappropriate term
24	under subdivision (b)(1) of this section in a rule, it shall promulgate a
25	revision to the rule to replace the inappropriate term with a term under
26	subdivision (b)(3) of this section.
27	(4) Each state agency shall complete the review under
28	subdivision (c)(2) of this section by January 1, 2012.
29	(5) As used in subsection (c) of this section, "state agency"
30	means any office, board, commission, department, council, bureau, or other
31	agency of state government having authority by statute enacted by the General
32	Assembly to promulgate or enforce administrative rules.
33	$\frac{(e)(d)}{d}$ A statute, or resolution, or rule is not invalid because it
34	does not comply with this section.
35	
36	APPROVED: 02/23/2011