Stricken language would be deleted from and underlined language would be added to present law. Act 1227 of the Regular Session

1	1 State of Arkansas As Engrossed: S1/31/13 S2/14/13 S2/26/13 S3/5/13 S	33/12/13
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3	3 89th General Assembly A Bill	
4	4 Regular Session, 2013	SENATE BILL 65
5	5	
6	6 By: Senators J. Key, Holland, Bledsoe, A. Clark, J. Hendren, Irvin, Rapert	
7	7 By: Representatives Biviano, McLean, Alexander, D. Altes, Barnett, Carnine, Cozart, I	Dale, Deffenbaugh,
8	8 D. Douglas, Harris, Hutchison, Lowery, Neal, Ratliff, Scott, Slinkard, Wren	
9	9	
10	For An Act To Be Entitled	
11	11 AN ACT TO ESTABLISH THE PUBLIC SCHOOL CHOICE ACT OF	
12	12 2013; TO REPEAL THE PUBLIC SCHOOL CHOICE ACT OF 1989);
13	13 TO DECLARE AN EMERGENCY; AND FOR OTHER PURPOSES.	
14	14	
15	15	
16	16 Subtitle	
17	17 TO ESTABLISH THE PUBLIC SCHOOL CHOICE ACT	
18	18 OF 2013; AND TO DECLARE AN EMERGENCY.	
19	19	
20	20	
21	21 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
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34		lents will
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36	36	more options

1	to parents and students with respect to where the students attend public
2	school will increase the responsiveness and effectiveness of the state's
3	schools since teachers, administrators, and school board members will have
4	added incentive to satisfy the educational needs of the students who reside
5	in the district.
6	(4) The General Assembly therefore finds that these benefits of
7	enhanced quality and effectiveness in our public schools justify permitting a
8	student to apply for admission to a school in any district beyond the one in
9	which the student resides, provided that the transfer by this student would
10	not adversely affect the desegregation of either district.
11	(5) A public school choice program is hereby established to
12	enable any student to attend a school in a district in which the student does
13	not reside, subject to the restrictions contained in this section.
14	(b)(1)(A) Before a student may attend a school in a nonresident
15	district, the student's parent or guardian must submit an application on a
16	form approved by the Department of Education to the nonresident district by
17	submitting the application to the superintendent of the school district.
18	This application must be postmarked not later than July 1 of the year in
19	which the student would begin the fall semester at the nonresident district.
20	(B)(i) Within thirty (30) days of the receipt of an
21	application from a nonresident student seeking admission under the terms of
22	this section, the superintendent of the nonresident district shall notify the
23	parent or guardian and the resident district in writing as to whether the
24	student's application has been accepted or rejected.
25	(ii) If the application is rejected, the
26	superintendent of the nonresident district must state in the notification
27	letter the reason for rejection.
28	(iii) If the application is accepted, the
29	superintendent of the nonresident district shall state in the notification
30	letter:
31	(a) An absolute deadline for the student to
32	enroll in the district, or the acceptance notification is null; and
33	(b) Any instructions for the renewal
34	procedures established by the district.
35	(iv)(a) Any student who accepts a school choice
36	transfer may return to his or her resident district during the course of the

1 school year. 2 (b) If a transferred student returns to his or 3 her resident district during the school year, the student's transfer is 4 voided, and the student shall reapply for any future transfer, 5 (2)(A) The school board of directors of every public school 6 district must adopt by resolution specific standards for acceptance and 7 rejection of applications. Standards may include the capacity of a program, 8 class, grade level, or school building. Nothing in this section requires a 9 school district to add teachers, staff, or classrooms or in any way to exceed the requirements and standards established by existing law. Standards shall 10 11 include a statement that priority will be given to applications from siblings 12 or stepsiblings residing in the same residence or household of students 13 already attending the district by choice. Standards may not include an 14 applicant's previous academic achievement, athletic or other extracurricular 15 ability, handicapping conditions, English proficiency level, or previous 16 disciplinary proceedings except that an expulsion from another district may 17 be included pursuant to § 6-18-510. 18 (B)(i) Any student who applies for a transfer under this 19 section and is denied a transfer by the nonresident district may request a 20 hearing before the State Board of Education to reconsider the transfer. 21 (ii) A request for a hearing before the state board 22 shall be in writing and shall be postmarked no later than ten (10) days after 23 notice of rejection of the application under subdivision (b)(1)(B) of this section is received by the student. 24 25 (3) Each school district shall participate in public school 26 choice consistent with this section. 27 (c) The responsibility for transportation of a student from the student's resident school district to a nonresident school district shall be 28 borne by the student or the student's parents. The nonresident school 29 district may enter into a written agreement with the student, the student's 30 31 parents, or the resident school district to provide transportation to or from 32 any place in the resident district to the nonresident district, or both. 33 (d)(1) A nonresident district shall accept credits toward graduation 34 that were awarded by another district. 35 (2) The nonresident district shall award a diploma to a 36 nonresident student if the student meets the nonresident district's

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graduation requirements.
     (e) For purposes of determining a school district's state equalization
aid, the nonresident student shall be counted as a part of the average daily
membership of the district to which the student has transferred.
      (f) The provisions of this section and all student choice options
created in this section are subject to the following limitations:
           (1) No student may transfer to a nonresident district where the
percentage of enrollment for the student's race exceeds that percentage in
the student's resident district except in the circumstances set forth in
subdivisions (f)(2) and (3) of this section;
           (2)(A) A transfer to a district is exempt from the restriction
set forth in subdivision (f)(1) of this section if the transfer is between
two (2) districts within a county and if the minority percentage in the
student's race and majority percentages of school enrollment in both the
resident and nonresident district remain within an acceptable range of the
county's overall minority percentage in the student's race and majority
percentages of school population as set forth by the department.
                 (B)(i) By the filing deadline each year, the department
shall compute the minority percentage in the student's race and majority
percentages of each county's public school population from the October Annual
School Report and shall then compute the acceptable range of variance from
those percentages for school districts within each county.
                       (ii)(a) In establishing the acceptable range of
variance, the department is directed to use the remedial guideline
established in Little Rock School District v. Pulaski County Special School
District of allowing an overrepresentation or underrepresentation of black or
white students of one-fourth (*) or twenty-five percent (25%) of the county's
racial balance.
                             (b) In establishing the acceptable range of
variance for school choice, the department is directed to use the remedial
guideline of allowing an overrepresentation or underrepresentation of
minority or majority students of one-fourth (%) or twenty-five percent (25%)
of the county's racial balance;
           (3) A transfer is exempt from the restriction set forth in
subdivision (f)(1) of this section if each school district affected by the
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transfer does not have a critical mass of minority percentage in the

1	student's race of more than ten percent (10%) of any single race;
2	(4) In any instance in which the provisions of this subsection
3	would result in a conflict with a desegregation court order or a district's
4	court-approved desegregation plan, the terms of the order or plan shall
5	govern;
6	(5) The department shall adopt appropriate rules and regulation
7	to implement the provisions of this section; and
8	(6) The department shall monitor school districts for compliance
9	with this section.
10	(g) The state board shall be authorized to resolve disputes arising
11	under subsections (b)-(f) of this section.
12	(h) The superintendent of the district shall cause public
13	announcements to be made over the broadcast media and in the print media at
14	such times and in such a manner as to inform parents or guardians of students
15	in adjoining districts of the availability of the program, the application
16	deadline, and the requirements and procedure for nonresident students to
17	participate in the program.
18	(i)(1) All superintendents of school districts shall report to the
19	Equity Assistance Center on an annual basis the race, gender, and other
20	pertinent information needed to properly monitor compliance with the
21	provisions of this section.
22	(2) The reports may be on those forms that are prescribed by the
23	department, or the data may be submitted electronically by the district using
24	a format authorized by the department.
25	(3) The department may withhold state aid from any school
26	district that fails to file its report each year or fails to file any other
27	information with a published deadline requested from school districts by the
28	Equity Assistance Center so long as thirty (30) calendar days are given
29	between the request for the information and the published deadline except
30	when the request comes from a member or committee of the General Assembly.
31	(4) A copy of the report shall be provided to the Joint Interim
32	Oversight Committee on Educational Reform.
33	(j)(1) The department shall develop a proposed set of rules as it
34	determines is necessary or desirable to amend the provisions of this section
35	(2) The department shall present the proposed rules in written
36	form to the House Interim Committee on Education and the Senate Interim

Committee on Education by October 1, 2006, for review and consideration by 1 2 the committees for possible amendments to this section and to the Arkansas 3 Public School Choice Program by the Eighty-sixth General Assembly. 4 5 SECTION 2. Arkansas Code § 6-15-430(b)(1), concerning student 6 transfers from a school district that is identified as being in academic 7 distress, is amended to read as follows: 8 (b)(l) Any student attending a public school district classified as 9 being in academic distress shall automatically be eligible and entitled 10 pursuant to the Arkansas Public School Choice Act of 1989, § 6-18-206 Public 11 School Choice Act of 2013, § 6-18-1901 et seq., to transfer to another 12 geographically contiguous school district not in academic distress during the 13 time period that a school district is classified as being in academic 14 distress and, therefore, not be required to file a petition by July 1 June 1 15 but shall meet all other requirements and conditions of the Arkansas Public School Choice Act of 1989, § 6-18-206 Public School Choice Act of 2013, § 6-16 17 18-1901 et seq. 18 SECTION 3. Arkansas Code § 6-18-202(g), concerning the age and 19 20 attendance requirements for attending public schools, is amended to read as 21 follows: 22 This section shall not be construed to restrict a student's 23 ability to participate in a tuition agreement with a nonresident school 24 district or to officially transfer to another school district pursuant to the 25 Arkansas Public School Choice Act of 1989, § 6-18-206 Public School Choice Act of 2013, § 6-18-1901 et seq. 26 27 28 SECTION 4. Arkansas Code § 6-18-227(b)(2)(A)(i), concerning the 29 Arkansas Opportunity Public School Choice Act of 2004, is amended to read as 30 follows: 31 (2)(A)(i) For the purposes of continuity of educational choice, 32 the transfer shall operate as an irrevocable election for each subsequent 33 entire school year and shall remain in force until the student completes high 34 school or the parent, guardian, or the student, if the student is over 35 eighteen (18) years of age, makes application no later than July 30 for

attendance or transfer as provided for by §\$ 6-18-202, 6-18-206, and § 6-18-

1 316, or by June 1 under the Public School Choice Act of 2013, § 6-18-1901 et 2 seq. 3 4 SECTION 5. Arkansas Code § 6-21-812(a), concerning student transfers 5 from a school district that is identified as being in fiscal distress, is 6 amended to read as follows: (a)(1) Any student attending a public school district classified as 7 8 being in facilities distress shall automatically be eligible and entitled 9 under the Arkansas Public School Choice Act of 1989, § 6-18-206 Public School 10 Choice Act of 2013, § 6-18-1901 et seq., to transfer to another 11 geographically contiguous school district not in facilities distress during 12 the time period that a district is classified as being in facilities distress. 13 14 (2) The student is not required to file a petition by July 1 15 June 1 but shall meet all other requirements and conditions of the Arkansas Public School Choice Act of 1989, § 6-18-206 Public School Choice Act of 16 17 2013, § 6-18-1901 et seq. 18 SECTION 6. Arkansas Code Title 6, Chapter 18, is amended to add an 19 20 additional subchapter to read as follows: 21 Subchapter 19 - Public School Choice Act of 2013 22 6-18-1901. Title - Legislative findings. 23 (a) This subchapter shall be known and may be cited as the "Public School Choice Act of 2013". 24 25 (b) The General Assembly finds that: 26 (1) The students in Arkansas's public schools and their parents 27 will become more informed about and involved in the public educational system 28 if students and their parents are provided greater freedom to determine the 29 most effective school for meeting their individual educational needs. There is no right school for every student, and permitting students to choose from 30 31 among different schools with differing assets will increase the likelihood that some at-risk students will stay in school and that other, more motivated 32 students will find their full academic potential; 33 34 (2) Giving more options to parents and students with respect to 35 where the students attend public school will increase the responsiveness and 36 effectiveness of the state's schools because teachers, administrators, and

1	school board members will have added incentive to satisfy the educational
2	needs of the students who reside in the district; and
3	(3) These benefits of enhanced quality and effectiveness in our
4	public schools justify permitting a student to apply for admission to a
5	school in any school district beyond the school district in which the student
6	resides, provided that the transfer by the student does not conflict with an
7	enforceable judicial decree or court order remedying the effects of past
8	racial segregation in the school district.
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10	6-18-1902. Definitions.
11	As used in this subchapter:
12	(1) "Nonresident district" means a school district other than a
13	student's resident district;
14	(2) "Parent" means a student's parent, guardian, or other person
15	having custody or care of the student;
16	(3) "Resident district" means the school district in which the
17	student resides as determined under § 6-18-202; and
18	(4) "Transfer student" means a public school student who
19	transfers to a nonresident district through a public school choice option
20	<u>under this subchapter.</u>
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22	6-18-1903. Public school choice program established.
23	(a) A public school choice program is established to enable a student
24	to attend a school in a nonresident district, subject to the limitations
25	<u>under § 6-18-1906.</u>
26	(b) Each school district shall participate in a public school choice
27	program consistent with this subchapter.
28	(c) This subchapter does not require a school district to add
29	teachers, staff, or classrooms, or in any way to exceed the requirements and
30	standards established by existing law.
31	(d)(1) The board of directors of a public school district shall adopt
32	by resolution specific standards for acceptance and rejection of applications
33	under this subchapter.
34	(2) The standards:
35	(A) May include without limitation the capacity of a
36	program, class, grade level, or school building;

1	(B) Shall include a statement that priority will be given
2	to an applicant who has a sibling or stepsibling who:
3	(i) Resides in the same household; and
4	(ii) Is already enrolled in the nonresident district
5	by choice; and
6	(C) Shall not include an applicant's:
7	(i) Academic achievement;
8	(ii) Athletic or other extracurricular ability;
9	(iii) English proficiency level; or
10	(iv) Previous disciplinary proceedings, except that
11	an expulsion from another district may be included under § 6-18-510.
12	(3) A school district receiving transfers under this act shall
13	not discriminate on the basis of gender, national origin, race, ethnicity,
14	religion, or disability.
15	(e) A nonresident district shall:
16	(1) Accept credits toward graduation that were awarded by
17	another district; and
18	(2) Award a diploma to a nonresident student if the student
19	meets the nonresident district's graduation requirements.
20	(f) The superintendent of a school district shall cause public
21	announcements to be made over the broadcast media and either in the print
22	media or on the Internet to inform parents of students in adjoining districts
23	of the:
24	(1) Availability of the program;
25	(2) Application deadline; and
26	(3) Requirements and procedure for nonresident students to
27	participate in the program.
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29	6-18-1904. General provisions.
30	(a) The transfer of a student under the Arkansas Public School Choice
31	Act of 1989, § 6-18-206 [repealed], is not voided by this subchapter and
32	shall be treated as a transfer under this subchapter.
33	(b)(1) A student may accept only one (1) school choice transfer per
34	school year.
35	(2)(A) A student who accepts a public school choice transfer may
36	return to his or her resident district during the school year.

1	(B) If a transferred student returns to his or her
2	resident district, the student's transfer is voided, and the student shall
3	reapply if the student seeks a future school choice transfer.
4	(c)(1) A transfer student attending a nonresident school under this
5	subchapter may complete all remaining school years at the nonresident
6	district.
7	(2) A present or future sibling of a student who continues
8	enrollment in the nonresident district under this subsection may enroll in or
9	continue enrollment in the nonresident district until the sibling of the
10	transfer student completes his or her secondary education, if the district
11	has the capacity to accept the sibling without adding teachers, staff, or
12	classrooms or exceeding the regulations and standards established by law.
13	(d)(1) The transfer student or the transfer student's parent is
14	responsible for the transportation of the transfer student to and from the
15	school in the nonresident district where the transfer student is enrolled.
16	(2) The nonresident district may enter into a written agreement
17	with the student, the student's parent, or the resident district to provide
18	the transportation.
19	(3) The State Board of Education may resolve disputes concerning
20	transportation arising under this subsection.
21	(e) For purposes of determining a school district's state aid, a
22	transfer student is counted as a part of the average daily membership of the
23	nonresident district where the transfer student is enrolled.
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25	6-18-1905. Application for a transfer.
26	(a) If a student seeks to attend a school in a nonresident district,
27	the student's parent shall submit an application:
28	(1) To the nonresident district with a copy to the resident
29	district;
30	(2) On a form approved by the Department of Education; and
31	(3) Postmarked no later than June 1 of the year in which the
32	student seeks to begin the fall semester at the nonresident district.
33	(b)(1) By August 1 of the school year in which the student seeks to
34	enroll in a nonresident district under this subchapter, the superintendent of
35	the nonresident district shall notify the parent and the resident district in
36	writing as to whether the student's application has been accepted or

1	<u>rejected.</u>
2	(2) If the application is rejected, the superintendent of the
3	nonresident district shall state in the notification letter the reason for
4	rejection.
5	(3) If the application is accepted, the superintendent of the
6	nonresident district shall state in the notification letter:
7	(A) A reasonable deadline by which the student shall
8	enroll in the nonresident district and after which the acceptance
9	notification is null; and
10	(B) Instructions for the renewal procedures established by
11	the nonresident district.
12	
13	<u>6-18-1906. Limitations.</u>
14	(a) If the provisions of this subchapter conflict with a provision of
15	an enforceable desegregation court order or a district's court-approved
16	desegregation plan regarding the effects of past racial segregation in
17	student assignment, the provisions of the order or plan shall govern.
18	(b)(1) A school district annually may declare an exemption under this
19	section if the school district is subject to the desegregation order or
20	mandate of a federal court or agency remedying the effects of past racial
21	segregation.
22	(2)(A) An exemption declared by a board of directors under this
23	subsection is irrevocable for one (1) year from the date the school district
24	notifies the Department of Education of the declaration of exemption.
25	(B) After each year of exemption, the board of directors
26	may elect to participate in public school choice under this section if the
27	school district's participation does not conflict with the school district's
28	federal court-ordered desegregation program.
29	(3) A school district shall notify the department by April 1 if
30	in the next school year the school district intends to:
31	(A) Declare an exemption under this section; or
32	(B) Resume participation after a period of exemption.
33	(c)(l)(A) There is established a numerical net maximum limit on school
34	choice transfers each school year from a school district, less any school
35	choice transfers into the school district, under this section of not more
36	than three percent (3%) of the school district's three-quarter average daily

1 membership for the immediately preceding school year. 2 (B) For the purpose of determining the percentage of 3 school choice transfers under this subsection, siblings who are counted in 4 the numerator as transfer students shall count as one (1) student, and 5 siblings who are counted in the denominator as part of the average daily 6 membership shall count as one (1) student. 7 (2) Annually by June 1, the Department of Education shall report 8 to each school district the net maximum number of school choice transfers for 9 the current school year. 10 (3) If a student is unable to transfer due to the limits under this subsection, the resident district shall give the student priority for a 11 12 transfer in the following year in the order that the resident district 13 receives notices of applications under § 6-18-1905, as evidenced by a 14 notation made by the district on the applications indicating date and time of 15 receipt. 16 17 6-18-1907. Rules - Appeal - Data collection and reporting. 18 (a) The State Board of Education may promulgate rules to implement 19 this subchapter. 20 (b)(1) A student whose application for a transfer under § 6-18-1905 is rejected by the nonresident district may request a hearing before the state 21 22 board to reconsider the transfer. 23 (2)(A) A request for a hearing before the state board shall be 24 in writing and shall be postmarked no later than ten (10) days after the 25 student or the student's parent receives a notice of rejection of the application under § 6-18-1905. 26 27 (B) As part of the review process, the parent may submit 28 supporting documentation that the transfer would be in the best educational, 29 social, or psychological interest of the student. 30 (3) If the state board overturns the determination of the nonresident district on appeal, the state board shall notify the parent, the 31 nonresident district, and the resident district of the basis for the state 32 board's decision. 33 34 (c)(1) The department shall collect data from school districts on the 35 number of applications for student transfers under this section and study the

effects of school choice transfers under this subchapter, including without

Ţ	<u>limitation the net maximum number of transfers and exemptions, on both</u>
2	resident and nonresident districts for up to two (2) years to determine if a
3	racially segregative impact has occurred to any school district.
4	(2) Annually by October 1, the department shall report its
5	findings from the study of the data under this subsection to the Senate
6	Committee on Education and the House Committee on Education its finding.
7	
8	6-18-1909. Effective date.
9	The provisions of this subchapter shall remain in effect until July 1,
10	<u>2015.</u>
11	SECTION 7. EMERGENCY CLAUSE. It is found and determined by the
12	General Assembly of the State of Arkansas that certain provisions of the
13	Arkansas Public School Choice Act of 1989, § 6-18-206, have been found to be
14	unconstitutional by a federal court; that thousands of public school students
15	are currently attending public schools in nonresident school districts under
16	that law; that there is now uncertainty about the viability of those
17	transfers and future transfers; that this act repeals the disputed provisions
18	of that law while preserving the opportunity for public school choice; and
19	that this act is immediately necessary to resolve the uncertainty in the law
20	before the 2013-2014 school year and preserve existing student transfers.
21	Therefore, an emergency is declared to exist, and this act being immediately
22	necessary for the preservation of the public peace, health, and safety shall
23	become effective on:
24	(1) The date of its approval by the Governor;
25	(2) If the bill is neither approved nor vetoed by the Governor,
26	the expiration of the period of time during which the Governor may veto the
27	<u>bill; or</u>
28	(3) If the bill is vetoed by the Governor and the veto is
29	overridden, the date the last house overrides the veto.
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31	/s/J. Key
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34	APPROVED: 04/16/2013
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36	