## Stricken language would be deleted from and underlined language would be added to present law. Act 1157 of the Regular Session

1 2	State of Arkansas 90th General Assembly	A Bill	
3	Regular Session, 2015		SENATE BILL 125
4	Regular Session, 2015		SEIWIL DILL 123
5	By: Senator D. Johnson		
6	By: Representative Vines		
7	7		
8	For	r An Act To Be Entitled	
9	AN ACT TO MAKE TE	ECHNICAL CORRECTIONS TO TITLE	E 20 OF
10	THE ARKANSAS CODE	CONCERNING PUBLIC HEALTH AN	ND
11	WELFARE; AND FOR	OTHER PURPOSES.	
12			
13			
14		Subtitle	
15	TO MAKE TECI	HNICAL CORRECTIONS TO TITLE	20
16	OF THE ARKAI	NSAS CODE CONCERNING PUBLIC	
17	HEALTH AND I	WELFARE.	
18			
19			
20	BE IT ENACTED BY THE GENERAL	ASSEMBLY OF THE STATE OF ARE	KANSAS:
21			
22	SECTION 1. Arkansas Co	ode § 20-24-109(b), concerning	ng the licensing of
23	an elevator inspector, elevat	cor mechanic, or elevator cor	ntractor, is amended
24	to read as follows to remove	obsolete language:	
25	(b) $\frac{(1)}{(1)}$ The board may 1	license a person as an elevat	tor inspector,
26	elevator mechanic, or elevato	or contractor without examina	ation if he or she
27	holds an equivalent license f	for a state or city that has	a standard of
28	examination substantially equ	al to that provided for in §	§ 20-24-108.
29	<del>(2) For a period</del>	<del>l of one (1) year after Augu</del> s	st 12, 2005, the
30	board shall issue a mechanic'	s license to an applicant wh	<del>no provides</del>
31	verifiable proof that he or s	the worked without direct sup	<del>pervision as an</del>
32	elevator constructor or maint	enance or repair person for	at least three (3)
33	years before August 12, 2005.	-	
34			
35	SECTION 2. Arkansas Co	ode § 20-27-1502(g)(1)(B), co	oncerning the
36	documentation and consent req	quirements for body art to be	e performed on a

1	person under eighteen (18) years of age, is amended to read as follows to
2	correct a grammatical error:
3	(B) If the person to undergo body art is under eighteen
4	(18) years of age, the record shall include the printed legal name and
5	signature of the parent or legal guardian.
6	
7	SECTION 3. Arkansas Code Title 20, Chapter 37, concerning the
8	Legislative Health Adequacy Committee which expired December 31, 2009, is
9	repealed.
10	
11	<del>Chapter 37</del>
12	Legislative Health Adequacy Committee
13	
14	<del>20-37-101. Findings - Purpose.</del>
15	(a) The General Assembly finds that:
16	(1) Adequate health care for school-age children is an important
17	component in maximizing their educational opportunities and classroom
18	performance so that children may obtain an adequate education; and
19	(2) There is a need for a study to be conducted to evaluate
20	health care for school-age children and to develop a strategic statewide plan
21	regarding the needs and solutions to health problems of school-age children.
22	(b) The purposes of this chapter are to:
23	(1) Create a committee to conduct a study to evaluate health
24	care for school-age children; and
25	(2) Develop findings and make recommendations to the Joint
26	Committee on Educational Adequacy, the House Committee on Public Health,
27	Welfare, and Labor, the Senate Committee on Public Health, Welfare, and
28	Labor, the General Assembly, and the Governor.
29	
30	20-37-102. Legislative Health Adequacy Committee.
31	(a)(1) There is established the Legislative Health Adequacy Committee
32	consisting of twenty-two (22) members.
33	(2) The following members shall be appointed by the Chair of the
34	House Committee on Public Health, Welfare, and Labor and the Chair of the
35	Senate Committee on Public Health, Welfare, and Labor:
36	(A) One (1) member who is a pediatrician;

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1
                       (B) One (1) member who is a school nurse currently working
 2
    in a public elementary school in this state;
 3
                       (C) One (1) member who is a school nurse currently working
 4
    in a public junior high school or high school in this state;
 5
                       (D) One (1) member who is currently practicing dentistry
 6
    in this state:
 7
                       (E) One (1) member who is currently working as a classroom
8
    teacher in a public elementary school in this state and who is a member of
9
    the Arkansas Education Association:
10
                       (F) One (1) member to represent the Arkansas Minority
    Health Commission:
11
12
                       (G) One (1) member to represent the community health
13
    agencies; and
14
                       (H) Two (2) members each of whom has a child in a public
15
    school in this state.
16
                 (3) The Speaker of the House of Representatives shall appoint
17
    one (1) member currently working as a principal of a public elementary
18
    school.
19
                 (4) The President Pro Tempore of the Senate shall appoint one
20
    (1) member currently working as a teacher in a public elementary school.
21
                 (5) The Director of the Department of Health shall nominate to
22
    the Chair of the House Committee on Public Health, Welfare, and Labor and the
23
    Chair of the Senate Committee on Public Health, Welfare, and Labor:
                       (A) One (1) member to represent the Department of Health;
24
25
                       (B) One (1) member to represent the Arkansas Chapter of
26
    the American Academy of Pediatrics;
27
                       (C) One (1) member to represent the Arkansas Academy of
28
    Family Practice;
29
                       (D) One (1) member to represent the College of Public
30
    Health of the University of Arkansas for Medical Sciences;
31
                       (E) One (1) member to represent the Arkansas Center for
32
    Health Improvement; and
33
                       (F) One (1) member to represent the Arkansas Advocates for
    Children and Families.
34
                 (6) The Commissioner of Education shall nominate to the Chair of
35
    the House Committee on Public Health, Welfare, and Labor and the Chair of the
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2	(A) One (1) member to represent the Department of
3	Education:
4	(B) One (1) member to represent the Arkansas School Nurses
5	Association;
6	(C) One (1) member to represent the Arkansas Association
7	of Educational Administrators; and
8	(D) One (1) member to represent the Arkansas Parent
9	Teacher Association.
10	(7) The Department of Human Services shall nominate to the Chair
11	of the House Committee on Public Health, Welfare, and Labor and the Chair of
12	the Senate Committee on Public Health, Welfare, and Labor one (1) member to
13	represent the ARKids First program.
14	(b)(1) The Chair of the House Committee on Public Health, Welfare, and
15	Labor and the Chair of the Senate Committee on Public Health, Welfare, and
16	Labor shall appoint a chair for the Legislative Health Adequacy Committee.
17	(2) The Chair of the House Committee on Public Health, Welfare,
18	and Labor and the Chair of the Senate Committee on Public Health, Welfare,
19	and Labor shall call the first meeting within thirty (30) days of the
20	appointments by them.
21	(3) The Legislative Health Adequacy Committee shall select from
22	its membership a secretary and treasurer.
23	(c)(l) Any position on the Legislative Health Adequacy Committee for
24	which no nomination or appointment has been made by May 15, 2004, or within
25	fifteen (15) business days of June 3, 2004, shall be filled by appointment by
26	the Chair of the House Committee on Public Health, Welfare, and Labor and the
27	Chair of the Senate Committee on Public Health, Welfare, and Labor.
28	(2) A majority vote of those members present shall be required
29	for any action of the Legislative Health Adequacy Committee.
30	(d) Vacancies shall be filled for the unexpired portion of the term in
31	the same manner as is provided in this section for initial appointments.
32	(e) The Legislative Health Adequacy Committee shall meet at least
33	monthly.
34	(f)(l) The Bureau of Legislative Research shall furnish reasonable
35	staff assistance to the Legislative Health Adequacy Committee.
36	(2) The Arkansas Center for Health Improvement, the Department

Senate Committee on Public Health, Welfare, and Labor:

1

1	of nearth, the State Board of Education, and any other state agencies shall
2	upon request assist the Legislative Health Adequacy Committee and provide the
3	Legislative Health Adequacy Committee with necessary resources and
4	information to carry out the purposes of this chapter.
5	(g) Members of the Legislative Health Adequacy Committee shall serve
6	without pay but may receive expense reimbursement in accordance with § 25-16-
7	902, if funds are available for that purpose.
8	
9	<del>20-37-103. Duties.</del>
10	(a) The Legislative Health Adequacy Committee shall:
11	(1) Study and evaluate the health care needs of the school-age
12	children of Arkansas to obtain an adequate education;
13	(2) Study and evaluate health programs in the schools and their
14	effectiveness in allowing students to obtain an adequate education,
15	including, but not limited to, school nurse programs;
16	(3) Study and evaluate whether children are receiving adequate
17	health care and correction of health problems while in school;
18	(4) Study and evaluate the effects of inadequate health on the
19	performance of children in the classroom in obtaining an adequate education
20	or equal educational opportunity, or both;
21	(5) Develop a strategic statewide plan to ensure adequate health
22	care of school-age children while in the classroom to obtain an adequate
23	education; and
24	(6) Develop a strategic statewide plan so that school-age
25	children can become more responsible in making preventative decisions
26	regarding their health and thus increase educational opportunity.
27	(b) By September 1, 2004, the committee shall report its initial
28	findings and strategic plan for meeting the health needs of school-age
29	children to the House Committee on Public Health, Welfare, and Labor, the
30	Senate Committee on Public Health, Welfare, and Labor, and the Governor.
31	
32	20-37-104. Funding.
33	(a)(1) The Legislative Health Adequacy Committee's funding shall be
34	from grants, donations, and any other funds that may be made available
35	through appropriations by the General Assembly.
36	(2) Moneys received by the committee shall be used solely for

1	the support of the functions of the committee.	
2	(b)(1) Grants and donations received by the committee shall be eash	
3	funds and shall be administered by the Department of Health but shall be	
4	subject to appropriation by the General Assembly.	
5	(2) The department shall disburse moneys from the Health	
6	Adequacy Committee Fund at the direction of the committee.	
7	(3) Any moneys received from grantors and donors that are not	
8	expended by the committee shall be returned to the grantors and donors in	
9	proportion that each bears to the total of all grants and donations received	
10	by the committee.	
11		
12	20-37-105. Expiration.	
13	The Legislative Health Adequacy Committee shall expire on December 31,	
14	<del>2009.</del>	
15		
16	SECTION 4. Arkansas Code § 20-38-101(3)(A), concerning the definition	
17	of "employee" in criminal background checks, is amended to read as follows	
18	correct an improperly subdivided list within a list:	
19	(3)(A) "Employee" means any person who:	
20	(i) Has unsupervised access to clients of a service	
21	provider except as provided in subdivision (3)(B) of this section; and	
22	(ii)(a) (ii) Meets any of the following criteria:	
23	(a) Provides care to clients of a service	
24	provider on behalf of, under the supervision of, or by arrangement with the	
25	service provider;	
26	(b) Is employed by a service provider to	
27	provide care to clients of the service provider;	
28	(c) Is a temporary employee placed by an	
29	employment agency with a service provider to provide care to clients of the	
30	service provider; or	
31	(d) Resides in an alternative living home in	
32	which services are provided to individuals with developmental disabilities.	
33		
34	SECTION 5. Arkansas Code § 20-56-208, concerning adulterated food, is	
35	amended to read as follows to correct an improperly subdivided list and to	
36	add clarifying language:	

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1
           20-56-208. Adulterated food.
 2
           A food shall be deemed to be adulterated:
 3
                 (1)(A) If it the food bears or contains any poisonous or
 4
     deleterious substance which may render it the food injurious to health.
 5
                       (B) However, if the substance is not an added substance,
 6
     the food shall not be considered adulterated under this subdivision (1)(A) of
 7
     this section if the quantity of the substance in the food does not ordinarily
8
     render it the food injurious to health;
9
                       (B)(2) If it the food bears or contains any added
10
     poisonous or added deleterious substance which is unsafe within the meaning
11
     of § 20-56-218;
12
                       (C)(3) If it the food consists in whole or in part of a
13
     diseased, contaminated, filthy, putrid, or decomposed substance, or if it the
     food is otherwise unfit for food human consumption;
14
15
                       (D)(4) If it the food has been produced, prepared, packed,
16
     or held under insanitary conditions whereby it where the food may have become
17
     contaminated with filth, or whereby it where the food may have been rendered
18
     diseased, unwholesome, or injurious to health;
19
                       (E)(5) If it the food is the product of a diseased animal
20
     or an animal which that has died otherwise than by slaughter, or that has
     been fed, or has otherwise fed upon, the uncooked offal of other animals; or
21
22
                       (F)(6) If its the food's container is composed, in whole
23
     or in part, of any poisonous or deleterious substance which may render the
24
     contents food injurious to health;
25
                 \frac{(2)(A)(7)}{(1)} If any valuable constituent has been, in whole or in
26
     part, omitted or abstracted therefrom from the food;
27
                       (B)(8) If any substance has been substituted wholly or in
28
     part therefor for the food;
29
                       (C)(9) If damage or inferiority has been concealed in any
30
     manner; or
31
                       (D)(10) If any substance has been added thereto or mixed
     or packed therewith so as added, mixed, or packed with the food to increase
32
33
     its the food's bulk or weight, to reduce its the food's quality or strength,
34
     or to make it the food appear better or of greater value than it the food is;
35
                 (3)(11)(A) If it the food is confectionery and it the food bears
     or contains any alcohol or nonnutritive article or substance except harmless
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1
     coloring, harmless flavoring, harmless resinous glaze not in excess of four-
 2
     tenths of one percent (4/10 \text{ of } 1\%), harmless natural wax not in excess of
 3
     four-tenths of one percent (4/10 \text{ of } 1\%), harmless natural gum, and pectin.
 4
                       (B) However, this subdivision (3) (11) shall not apply to
 5
     any confectionery by reason of its containing less than one-half of one
 6
     percent (1/2 of 1%) by volume of alcohol derived solely from the use of
 7
     flavoring extracts, or to any chewing gum by reason of its containing
8
     harmless nonnutritive masticatory substances; or
9
                 (4)(12) If \pm t the food bears or contains a coal tar color other
10
     than one from a batch which has been certified under authority of the Federal
11
     Food, Drug, and Cosmetic Act, 21 U.S.C. § 301.
12
           SECTION 6. Arkansas Code § 20-57-306(a), concerning vitamins and other
13
14
     ingredients of flour, is amended to read as follows to remove an improperly
15
     placed item of a list:
16
           (a)(1) It shall be unlawful for any person to manufacture, mix,
17
     compound, sell, or offer for sale within this state or to ship into this
18
     state for human consumption in this state any flour, as defined in § 20-57-
19
     302, unless the following vitamins and other ingredients are contained in
20
     each pound of flour:
21
                 (1)(A) Not less than two milligrams (2 mg) of vitamin B1
22
     (thiamin);
23
                 \frac{(2)}{(B)} Not less than one and two-tenths milligrams (1.2 mg) of
     riboflavin;
24
25
                 (3)(C) Not less than sixteen milligrams (16 mg) of niacin
26
     (nicotinic acid) or nicotinic acid amide (niacin amide); and
27
                 (4)(D) Not less than thirteen milligrams (13 mg) of iron (Fe);.
28
                 (5)(2) The enrichment of self-rising flour shall require, in In
29
     addition to the above ingredients, the enrichment of self-rising flour
     requires not less than five hundred milligrams (500 mg) of calcium.
30
31
32
           SECTION 7. Arkansas Code § 20-59-201(8), concerning the definition of
33
     butter, is amended to read as follows to place an undesignated provision
34
     within its proper subdivision and to add clarifying language:
35
                 (8) Butter.
36
                       (A) "Butter" is the food product usually known as
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1 "butter", and which is made exclusively from milk or cream, or both, with or 2 without common salt and with or without additional coloring matter, to 3 contain not less than eighty percent (80%) by weight of milk fat, all 4 tolerances being allowed for; 5 (B)(i) "Renovated or process butter" is the product made 6 by melting butter and reworking the butter, without the addition or use of 7 chemicals or any substances except milk, cream, or salt, containing that 8 contains not less than eighty percent (80%) of butterfat or that is made in 9 accordance with such current standards as shall be established by the United 10 States Food and Drug Administration, provided that,. 11 (ii) Renovated or process butter may also contain 12 harmless coloring matter. 13 (iii)(a) the The amount of butterfat in the product 14 of any one (1) manufacturer, or in any given quantity of butter, renovated, 15 or or renovated or process butter, shall be ascertained in the following manner: determined by taking three (3) samples 16 17 (i) Three (3) samples shall be taken from three (3) 18 different packages of any one (1) the manufacturer or from any one (1) tub or 19 churning of butter and a careful analysis made by the official method adopted 20 by the AOAC International; and. 21 (ii)(b) If this analysis shall show shows less than 22 eighty percent (80%) of butterfat, the butter or renovated or process butter 23 thus that was analyzed shall be is deemed adulterated butter, and the 24 manufacturer shall be deemed, upon conviction, is guilty of a Class A 25 misdemeanor, and then the butter must shall be reworked before again being offered for sale;. 26 27 (c) Butter or renovated or process butter that is deemed adulterated butter shall be melted and reworked before being 28 29 offered for sale; 30 Renovated or process butter may also contain harmless coloring matter; 31 SECTION 8. Arkansas Code § 20-77-2101, concerning definitions for the 32 Medicaid Eligibility Verification System, is amended to read as follows to 33 34 add limiting language for the definitions:

20-77-2101. Definitions.

As used in this subchapter:

35

36

- 1 (1) "Arkansas Data Services Hub" means the Arkansas data
- 2 services hub that provides an electronic method to verify:
- 3 (A) Age, residency, and child support information via the
- 4 Department of Finance and Administration;
- 5 (B) Age, marriage, and death information via the Division
- 6 of Vital Records of the Department of Health;
- 7 (C) Age, social security Social Security number,
- 8 citizenship, and Medicare coverage information via the state online portal to
- 9 the Social Security Administration;
- 10 (D) Employment earnings and unemployment benefit payment
- 11 information via the Department of Workforce Services; and
- 12 (E) Receipt of Supplemental Nutrition Assistance Program
- 13 benefits;
- 14 (2) "Federal Data Services Hub" means the federal data services hub
- 15 that provides an electronic method to verify:
- 16 (A) Social security Security number verification via the
- 17 Social Security Administration;
- 18 (B) Citizenship verification via the Social Security
- 19 Administration;
- 20 (C) Incarceration verification via the Social Security
- 21 Administration;
- 22 (D) Verification of income under Title II of the Social
- 23 Security Act, 42 U.S.C. § 401 et seq., via the Social Security
- 24 Administration;
- 25 (E) Quarters of coverage information via the Social
- 26 Security Administration;
- 27 (F) Modified adjusted gross income information via the
- 28 Internal Revenue Service;
- 29 (G) Immigration status verification via the <u>United States</u>
- 30 Department of Homeland Security;
- 31 (H) Indicators for lawful presence, qualified noncitizen,
- 32 and five-year bar status via the <u>United States</u> Department of Homeland
- 33 Security; and
- 34 (I) Public minimum essential coverage;
- 35 (3)(A) "Medicaid eligible" means an individual who is eligible
- 36 for Medicaid benefits.

T	(b) "Medicald eligible" does not include establishment of
2	an entitlement to a particular benefit package or the reimbursement of
3	particular medical assistance; and
4	(4) "Supplemental manual verification investigation" means an
5	investigation conducted by the Department of Human Services or its designee
6	to gather information by methods such as contacting family members,
7	employers, and medical facilities to verify information received via the
8	Medicaid Eligibility Verification System.
9	
10	SECTION 9. Arkansas Code § 20-79-101 is obsolete and is repealed.
11	20-79-101. Vocational rehabilitation - Federal act accepted.
12	The State of Arkansas does, through its General Assembly, accept the
13	provisions and benefits of the act of Congress entitled, "An act to provide
14	for the promotion of vocational rehabilitation of persons, disabled in
15	industry or otherwise and their return to civil employment" approved June 2,
16	1920, and the State of Arkansas, through the proper authorities hereinafter
17	designated, will observe and comply with the requirements of the act.
18	
19	SECTION 10. DO NOT CODIFY. The enactment and adoption of this act
20	shall not repeal, expressly or impliedly, the acts passed at the regular
21	session of the Ninetieth General Assembly. All such acts shall have full
22	force and effect and, so far as those acts intentionally vary from or
23	conflict with any provision contained in this act, those acts shall have the
24	effect of subsequent acts and as amending or repealing the appropriate parts
25	of the Arkansas Code of 1987.
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28	APPROVED: 04/06/2015
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