Stricken language would be deleted from and underlined language would be added to present law. Act 1277 of the Regular Session

1	State of Arkansas	A D:11		
2	90th General Assembly	A Bill		
3	Regular Session, 2015		SENATE BILL 933	
4				
5	By: Senator Rapert			
6				
7	For An Act To Be Entitled			
8	AN ACT TO CREATE A REMOVAL AND REPLACEMENT PROCESS			
9		ENCY, BOARD, OR COMMISSION MEMBER WHO		
10	SUBJECT TO CONFIRMATION BY THE SENATE; AND FOR OTHER			
11	PURPOSES.			
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14		Subtitle		
15	TO C	REATE A REMOVAL AND REPLACEMENT		
16	PROC	ESS FOR AN AGENCY, BOARD, OR		
17	COMM	ISSION MEMBER WHO IS NOT SUBJECT TO		
18	CONF	IRMATION BY THE SENATE.		
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21	BE IT ENACTED BY THE (GENERAL ASSEMBLY OF THE STATE OF ARKAN	ISAS:	
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23	SECTION 1. Arkansas Code Title 25, Chapter 16, Subchapter 8, is			
24	amended to add an add:	itional section to read as follows:		
25	<u>25-16-806.</u> Remo	oval and replacement of positions with	out confirmation.	
26	<u>(a) As used in</u>	this section:		
27	<u>(1)</u> "Good	d cause" includes:		
28	<u>(A)</u>	Conduct constituting a criminal offe	nse involving	
29	<u>moral turpitude;</u>			
30	<u>(B)</u>	Gross dereliction of duty;		
31	<u>(C)</u>	Gross abuse of authority; or		
32	<u>(D)</u>	The unexcused absence of an agency,	<u>board, or</u>	
33	commission member from	m three (3) successive regular meeting	<u>s without</u>	
34	attending any intermediary called special meetings; and			
35	(2) "Good cause" does not include any vote, decision, opinion,			
36	or other regularly performed or otherwise reasonably exercised power of a			



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1	member.	
2	(b)(1) The Governor may remove for good cause an agency, board, or	
3	commission member whose office or position is filled by gubernatorial	
4	appointment that is not subject to confirmation by the Senate or a majority	
5	of senators.	
6	(2) The Governor may appoint a qualified individual to replace	
7	the removed member to serve the remainder of the removed member's term.	
8	(c) All orders of removal by the Governor shall:	
9	(1) Be in writing;	
10	(2) Be delivered to the removed member or counsel for the	
11	member; and	
12	(3) Specifically set out the grounds relied upon for removal.	
13	(d) Removal of an agency, board, or commission member shall be in	
14	accordance with the following:	
15	(1)(A) Within thirty (30) calendar days after each regular	
16	agency, board, or commission meeting, the secretary of the agency, board, or	
17	commission shall notify the Governor in writing of any member who has been	
18	absent from three (3) successive regular meetings without attending any	
19	intermediary called special meetings.	
20	(B) The secretary's notice to the Governor shall include a	
21	copy of all meeting notices and attendance records for the past year;	
22	(2) The Governor may remove any agency, board, or commission	
23	secretary who fails to submit the notices and documentation required by this	
24	section;	
25	(3) Within sixty (60) calendar days after receiving the notice	
26	and supporting documentation from the agency, board, or commission secretary,	
27	the Governor shall notify the member in writing of his or her intent to	
28	remove the member for cause;	
29	(4) Within twenty (20) calendar days after the issue date of the	
30	Governor's notice, the member may request an excused absence as provided by	
31	this section or may file notice with the Governor's office that the member	
32	disputes the attendance records and the reasons;	
33	(5) The Governor shall grant an excuse for illness of the member	
34	when the illness is verified by a written sworn statement by an attending	
35	physician or another proper excuse as determined by the Governor; and	
36	(6) After twenty (20) calendar days from the issue date of the	

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1	Governor's notice, if no rebuttal is received or other adequate documentation
2	is submitted, the member may be removed.
3	(e) An agency, board, or commission member referred to the Governor
4	because of excessive absences under the provision of this section shall not
5	be entitled to any per diem, stipend, or expense reimbursement for travel to
6	or attendance at subsequent meetings until the agency, board, or commission
7	receives notification from the Governor that the member has been excused for
8	the absences.
9	(f)(1) A removed member may institute proceedings for review by filing
10	<u>a petition in Pulaski County Circuit Court within thirty (30) days after</u>
11	delivery to him or her or his or her attorney of the Governor's order of
12	removal.
13	(2) This petition shall not supersede or stay the order of
14	removal, nor shall any court enter an order to this effect or one which would
15	impair the authority of the Governor to appoint a replacement whose service
16	begins immediately upon fulfillment of the normal requirements for assuming
17	office.
18	(g)(1) When the matter is heard by the Pulaski County Circuit Court,
19	<u>the matter shall be tried de novo without a jury.</u>
20	(2) The Governor shall have the burden of proof to show by clear
21	and convincing evidence that good cause existed for removal of the agency,
22	board, or commission member in question from office and for revoking his or
23	her commission.
24	(3)(A) If the court determines that good cause has been shown,
25	it shall enter an order removing the member in question from office and
26	revoking his or her commission.
27	(B) If the court determines that good cause has not been
28	shown by clear and convincing evidence, the court shall order the removed
29	member reinstated to his or her position and upon request shall award a
30	reasonable attorney's fee and court costs to the reinstated party.
31	(h)(l) Subject to the restrictions of subsection (f) of this section
32	on supersedeas or stay orders, a removed agency, board, or commission member
33	may appeal the decision of the circuit court to the Supreme Court.
34	(2) The Governor may appeal the decision of the circuit court to
35	the Supreme Court, but the appeal shall not preclude the circuit court, in
36	its discretion, from entering an order reinstating the removed member.

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1	(i) An agency, board, or commission action in which the appointed
2	replacement participates shall not be void, voidable, or in any way subject
3	to invalidation on grounds of participation of the appointed replacement or
4	lack of participation by the removed member in the event that the circuit
5	court or the Supreme Court orders the removed member reinstated.
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8	APPROVED: 04/08/2015
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