Stricken language would be deleted from and underlined language would be added to present law. Act 428 of the Regular Session

1	State of Arkansas	As Engrossed: H2/19/19	
2	92nd General Assembly	A Bill	
3	Regular Session, 2019		HOUSE BILL 1356
4			
5	By: Representative A. Davis		
6			
7		For An Act To Be Entitled	
8		CREATE THE HUNGER-FREE STUDENTS' BIL	
9		T; TO REQUIRE A PUBLIC SCHOOL TO PROV	
10		NACK TO A STUDENT; TO ALLOW A SCHOOL	
11		O COLLECT MONEY OWED FOR A STUDENT'S	
12		NACK; TO PROHIBIT A SCHOOL FROM STIGM	
13		WHO IS UNABLE TO PAY FOR A MEAL OR S	SNACK;
14	AND FOR O	THER PURPOSES.	
15			
16			
17		Subtitle	
18		REATE THE HUNGER-FREE STUDENTS' BILL	
19		CIGHTS; TO REQUIRE A SCHOOL TO PROVID	E
20		AL OR SNACK; TO ALLOW A SCHOOL TO	
21		ECT MONEY OWED; AND TO PROHIBIT A	
22		OL FROM STIGMATIZING A STUDENT UNABL	E
23	TO P	PAY FOR A MEAL.	
24			
25			
26	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKA	NSAS:
27			
28		ansas Code Title 6, Chapter 18, Subch	apter /, is amended
29		section to read as follows:	
30		er-Free Students' Bill of Rights Act.	
31		on shall be known and may be cited as	the "Hunger-Free
32	Students' Bill of Rig		
33		this section, "school" means a tax-s	
34 25		grade twelve (K-12) public school that	
35	_	artment of Agriculture National Schoo	<u>)1 Lunch Program.</u>
36	<u>(c) A school s</u>	nall not:	



1	(1) Provide a student requesting a meal or snack under this		
2	section a meal or snack that is different from the meal or snack being		
3	provided to other students in the school; or		
4	(2) Prevent a student from accessing the school's meal or snack		
5	services.		
6	(d) If a student owes money for a meal or snack that is in excess of		
7	the amount charged a student for five (5) lunches, or another amount as		
8	determined by the student's school district, a school may contact the parent		
9	or guardian of the student to:		
10	(1) Attempt collection of the owed money; and		
11	(2) Request that the parent or guardian apply for meal benefits		
12	in a federal or state child nutrition program.		
13	(e) If a student is unable to pay for a meal or snack or owes money		
14	for a meal or snack, a school shall not:		
15	(1) Require the student to wear a wristband;		
16	(2) Give the student a hand stamp;		
17	(3) Require the student to dispose of a meal or snack after the		
18	student is served the meal or snack;		
19	(4) Require the student to sit in a location separate from other		
20	students;		
21	(5) Publicly make known the name of the student; or		
22	(6) Perform any other action that may stigmatize the student.		
23	(f)(1) The Department of Education Child Nutrition Unit shall:		
24	(A) Implement a system for reviewing the local practices		
25	of public school district food service programs to determine the support		
26	needed by public school districts; and		
27	(B) Provide model policies that public school districts		
28	may adopt.		
29	(2) The system of review established under subdivision (f)(1)(A)		
30	of this section shall address areas regarding without limitation:		
31	(A) Ideas, innovations, and best practices for providing		
32	meals to vulnerable populations that contribute to the health and well-being		
33	<u>of public school students;</u>		
34	(B) Resources and strategies for improving the nutritional		
35	quality and appeal of meals;		
36	(C) Tips for implementing best practices;		

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1	(D) Methods for informing parents and legal guardians of a
2	public school district's meal charge policies; and
3	(E) Plans for recovering costs for meal charges.
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5	/s/A. Davis
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8	APPROVED: 3/12/19
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