Stricken language would be deleted from and underlined language would be added to law as it existed prior to the 82nd General Assembly.

1	State of Arkansas	A Bill	
2	82nd General Assembly	A DIII	
3	Regular Session, 1999		HOUSE BILL 1069
4			
5	By: Representative Rodger	'S	
6			
7		For An Act To Be Entitled	
8 9	"AN ACT TO MAKE THE EIGHTH JUDICIAL DISTRICT NORTH A		
, 10	DIVISION B JUDICIAL DISTRICT."		
10		b sobrerae brankrer.	
12		Subtitle	
13	"ТО	MAKE THE EIGHTH JUDICIAL DISTRICT	
14	NOR	TH A DIVISION B JUDICIAL DISTRICT."	
15			
16			
17	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF AR	KANSAS:
18			
19	SECTION 1. Art	kansas Code 16-21-128(a) is amended	to read as follows:
20	"(a) <mark>Effective</mark>	e January 1, 1999, the <u>The</u> Eighth Ju	dicial District-North
21	shall be a Division 4	A <u>B</u> Judicial District."	
22			
23		I provisions of this Act of a genera	
24	-	e Arkansas Code of 1987 Annotated and	
25 0 (Revision Commission s	shall incorporate the same in the Co	de.
26 27		and needs in all this Ast on the an	uliantian themself to
27 28		any provision of this Act or the ap stance is held invalid, such invalid	
20 29		applications of the Act which can be	-
30	·	n or application, and to this end the	-
31	Act are declared to b		
32			
33	SECTION 4. AII	I laws and parts of laws in conflict	with this Act are
34	hereby repealed.		
35			
36	SECTION 5. EM	ERGENCY CLAUSE. It is hereby found a	and determined by the



1	Eighty-second General Assembly that designating the Eighth Judicial District
2	North a Division A Judicial District results in the prosecuting attorney of
3	that district being denied the privilege of engaging in a private law
4	practice; that the Eighth Judicial District North would be best served by
5	being designated a Division B Judicial District and thereby allow the
6	prosecuting attorney to maintain a private law practice; that this act
7	accomplishes that purpose; and that until this act becomes effective, the
8	prosecuting attorney of the Eighth Judicial District North will be subjected
9	to an unnecessary and burdensome restriction. Therefore, an emergency is
10	declared to exist and this act being immediately necessary for the
11	preservation of the public peace, health and safety shall become effective on
12	the date of its approval by the Governor. If the bill is neither approved nor
13	vetoed by the Governor, it shall become effective on the expiration of the
14	period of time during which the Governor may veto the bill. If the bill is
15	vetoed by the Governor and the veto is overridden, it shall become effective
16	on the date the last house overrides the veto.
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
29	
30	
31	
32	
33	
34	
35	
36	