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	As Engrossed: H2/5/99 S2/24/99		
2	82nd General Assembly	A Bill		
3	Regular Session, 1999		HOUSE BILL	1207
4				
5	By: Representatives Lancas	ter, Cook, J. Jeffress, French, Creekmore		
6	By: Senators Hopkins, Webb	)		
7				
8				
9		For An Act To Be Entitled		
10	"AN ACT FOR EDUCATION WHICH CREATES PARENTAL			
11	RESPONSIBILITY FOR PROVIDING A FALSE ADDRESS FOR			
12	PURPOSES	OF PUBLIC SCHOOL ENROLLMENT IN AN		
13	UNAUTHORI	ZED SCHOOL DISTRICT; AND FOR OTHER PURPO	OSES. "	
14				
15		Subtitle		
16	"AN ACT FOR EDUCATION WHICH CREATES			
17	PARENTAL RESPONSIBILITY FOR PROVIDING A			
18	FALSE ADDRESS FOR PURPOSES OF PUBLIC			
19	SCHO	OOL ENROLLMENT IN AN UNAUTHORIZED		
20	SCHC	DOL DISTRICT. "		
21				
22	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKANS	AS:	
23				
24	SECTION 1. Arka	ansas Code 6-18-202 is amended to read a	as follows:	
25	"6-18-202. Age and re	sidence for attending public schools.		
26	<u>(a)</u> For purpos	ses of this act:		
27	<u>(1) 'Res</u>	ide' means to be physically present and	<u>maintain a</u>	
28	permanent place of ab	ode for an average of not less that fou	r (4) calendar	<u>r</u>
29	<u>days and nights per w</u>	eek for a primary purpose other than scl	hool attendand	ce.
30	<u>(2)</u> 'Res	ident' means a student whose parents, le	<u>egal guardian</u> :	<u>s,</u>
31	persons having legal	lawful control of the student under orde	<u>er of a court</u>	<u>, or</u>
32	person standing in lo	co parentis reside in the school distri	ct; and	
33	<u>(3)</u> 'Res	idential address' means the physical lo	cation where	<u>the</u>
34	<u>student's parent, leg</u>	al guardian, person having legal lawful	control of t	<u>he</u>
35	student under order o	f a court, or person standing in loco pa	<u>arentis resid</u>	<u>e.</u>
36	<del>(a)</del> <u>(b)</u> The public schools of any school district in this state shall be			



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open and free through completion of the secondary program to all persons in
this state between the ages of five (5) and twenty-one (21) years whose
parents, legal guardians, or other persons having lawful control of the person
under an order of a court reside within the school district and to all persons
between those ages who have been legally transferred to the district for
education purposes.

7 (b) (c) Any person eighteen (18) years of age or older may establish a
 8 residence separate and apart from his or her parents or guardians for school
 9 attendance purposes.

10 (c) (d) In order for a person under the age of eighteen (18) years to 11 establish a residence for the purpose of attending the public schools separate 12 and apart from his or her parents, guardians, or other persons having lawful 13 control of him or her under an order of a court, the person must actually 14 reside in the district for a primary purpose other than that of school 15 attendance.

16 (d) (e) (1) Any school district which admits for ten (10) school days or more a student the school district knows, or should have known, is a resident 17 18 of another school district not included in a tuition agreement, or not 19 officially transferred to it, shall be liable to the resident district of the 20 student for an amount of money equal to the Minimum Foundation Program Aid table rate the resident State Equalization Funding per student the complainant 21 22 district would have received or seven hundred fifty dollars (\$750) per year, 23 whichever is greater.

24 (2) Notice to a school district by a complainant school district
25 that a student is attending illegally in the school district begins the
26 running of the ten-day time period.

27 (3) Causes of action arising under this subsection may be brought28 in a court of competent jurisdiction.

29 (4) The school district, which admits the student, shall have the30 burden of proof as to the student's residency.

31 (5) Upon presentation of a court order or judgment finding that a 32 school district has admitted, for ten (10) school days or more, a student the 33 district should have known was a resident of another district as set forth in 34 subsection (d)(e)(1) of this section, the Department of Education will satisfy 35 the defendant school district's liability by transferring to the complainant 36 school district the appropriate amount of funds from state aid which the

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department would have distributed to the defendant school district. 1 Such 2 transfer will be made from the next payment due to the district from the department after the order is received by the department. 3 4 (f) For purposes of this act, a student may use the residential address 5 of a legal quardian, person having legal lawful control of the student under order of a court, or person standing in loco parentis only if the student 6 7 resides at the same residential address and the guardianship or other legal authority is not granted solely for educational needs or school attendance 8 9 purposes. Any school district may require a parent, legal guardian or other 10 person in loco parentis who enrolls a student in a school district to sign a statement under oath attesting to their residential address or provide other 11 12 proof that a student is a resident of the school district as defined by this 13 act. (g) This act shall not be construed to restrict a student's ability to 14 15 participate in a tuition agreement with a non-resident school district or to 16 officially transfer to another school district pursuant to the Arkansas Public 17 School Choice act of 1989, beginning at Arkansas Code 6-18-206. 18 (h) Any person who knowingly gives a false residential address for purposes of public school enrollment is guilty of a misdemeanor and subject to 19 20 a fine not to exceed five hundred dollars (\$500)." 21 22 SECTION 2. All provisions of this act of a general and permanent nature are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code 23 24 Revision Commission shall incorporate the same in the Code. 25 26 SECTION 3. If any provision of this act or the application thereof to 27 any person or circumstance is held invalid, such invalidity shall not affect 28 other provisions or applications of the act which can be given effect without 29 the invalid provision or application, and to this end the provisions of this act are declared to be severable. 30 31 32 SECTION 4. All laws and parts of laws in conflict with this act are 33 hereby repealed. /s/ Lancaster 34 35 36

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