1	Å Rill	
3		SENATE BILL 469
4		SERVITE BILL 10)
5		
6		
7	7	
8	8 For An Act To Be Entitled	
9	9 "AN ACT TO ESTABLISH THE REVOCATION OF A NOTARY	1
10	10 PUBLIC'S COMMISSION; AND FOR OTHER PURPOSES."	
11	11	
12	Subtitle Subtitle	
13	"TO ESTABLISH THE REVOCATION OF A NOTARY	
14	PUBLIC'S COMMISSION."	
15	15	
16	16	
17	17 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKAN	NSAS:
18	18	
19		
20	20 <u>person for appointment or reappointment, or revoke the comm</u>	nission of any
21		
22		_
23		
24		the provisions of
25		
26		<u> </u>
27		its, or privileges
28		
29 20		engaged in the
30 31		tarized decuments
31 32		tarrzed documents
33		violations of this
34		VIOLATIONS OF THIS
35		Secretary of State
36		_

ECB232 0212990838. ECB232

As Engrossed: S3/3/99 SB469

been enjoined, such notary shall immediately send or have delivered to the

1

2	Secretary of State such netery's isurnal of neterial acts all other papers
2	Secretary of State such notary's journal of notarial acts, all other papers
3	and copies relating to such notary's notarial acts, and such notary's official
4	seal.
5	(d) A person whose notary commission has been revoked pursuant to the
6	provisions of this section may subsequently apply for commission and
7	appointment as a notary after three (3) years have elapsed from the date of
8	such revocation.
9	
10	SECTION 2. (a) If the Secretary of State revokes a notary commission
11	he shall serve the notary with written notice that explains the reason or
12	reasons for the revocation.
13	(b) The notary may appeal the revocation to the Pulaski County Circuit
14	Court within thirty (30) days after service of the notice of revocation is
15	perfected. The notary shall appeal by the petitioning the court to set aside
16	the revocation attaching to the petition copies of the Secretary of State's
17	Certificate of revocation and the written notice of revocation.
18	(c) The Court may summarily order the Secretary of State to reinstate
19	the notary or take other action the court considers appropriate.
20	(d) The Court's final decision may be appealed as in other civil
21	proceedi ngs.
22	
23	SECTION 3. All provisions of this act of a general and permanent nature
24	are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code
25	Revision Commission shall incorporate the same in the Code.
26	
27	SECTION 4. If any provision of this act or the application thereof to
28	any person or circumstance is held invalid, such invalidity shall not affect
29	other provisions or applications of the act which can be given effect without
30	the invalid provision or application, and to this end the provisions of this
31	act are declared to be severable.
32	
33	SECTION 5. All laws and parts of laws in conflict with this act are
34	hereby repeal ed.
35	/s/ Kennedy
36	