State of Arkansas As Engrossed: S3/4/99 S3/8/99 S3/23/99 1 A Bill 2 82nd General Assembly SENATE BILL 571 3 Regular Session, 1999 4 5 By: Senators Mahony, Brown 6 7 For An Act To Be Entitled 8 "AN ACT TO ELIMINATE COUNTY BOARDS OF EDUCATION: TO 9 TRANSFER CERTAIN POWERS OF COUNTY BOARDS OF EDUCATION 10 TO OTHER ENTITIES; TO DECLARE AN EMERGENCY; AND FOR 11 12 OTHER PURPOSES. " 13 Subtitle 14 "AN ACT TO ELIMINATE COUNTY BOARDS OF 15 EDUCATION. " 16 17 18 19 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS: 20 SECTION 1. Arkansas Code 6-10-102 is amended to read as follows: 21 22 *"*6-10-102. Penal ty. Any officer or employee of the State Board of Education, county board of 23 education, or school district board of directors who shall willfully fail or 24 refuse to comply with any provisions of the School Law for which no punishment 25 is otherwise provided by law shall be deemed guilty of a misdemeanor and shall 26 be fined in any sum not less than ten dollars (\$10.00) nor more than five 27 28 hundred dollars (\$500)." 29 SECTION 2. Arkansas Code 6-10-103(b) is amended to read as follows: 30 31 "(b) Any fine collected shall be paid over to the county treasurer and be credited to the general school fund of the respective city, town, or school 32 district. Provided, all fines collected shall be paid into the school fund of 33 the county in any county where the county board employs one (1) or more 34 attendance officers." 35

\*RR\$363\*

14

15 16

17 18

19

20

2122

25

26 27

28

- 1 SECTION 3. Arkansas Code 6-11-118 is amended to read as follows:
- 2 "6-11-118. Office of Rural Services.
- 3 (a) This section shall be known as the 'Rural Services Act of 1981'.
- 4 (b) The General Assembly recognizes that Arkansas Constitution, Article 14, requires the state to provide a general, suitable, and efficient system of 5 free public schools and that the Department of Education is legislatively 6 7 created to help provide these schools. The General Assembly further recognizes the need for effective aid and assistance to the smaller rural school 8 9 districts of the state and that under the present structure of the Department of Education such aid and assistance is not adequate. It is the intent and 10 purpose of this section to establish an office of the Department of Education 11 12 which would correct this present deficiency in the Department of Education's
  - (c)(1) There is created the Office of Rural Services in the Department of Education.
    - (2) The Director of General the Department of Education shall establish a coordinator in the Office of Rural Services.
      - (3) The duties of this office shall be to:

responsibility to meet the needs of all the children of the state.

- (A) Direct programs to improve the quality of the rural schools of the state by helping to deliver comprehensive technical assistance services such as curriculum development, teaching methods evaluations, program development, planning, needs assessments, etc.;
- 23 (B) Help develop teacher training programs that fit the 24 needs of rural students:
  - (C) Develop and conduct in-service education programs for rural teachers, administrators, and county board of education members;
  - (D) Act as liaison between rural education and rural development activities;
- 29 (E) Assist rural districts in developing rural resource 30 cooperatives in order that rural schools could share a pool of specialized 31 human, material, and technical resources;
- (F) Assist rural schools in construction and renovationprograms;
- 34 (G) Identify and create an awareness of promising practices 35 of rural schools throughout the state and nation;
- 36 (H) Serve as liaison between the Department of Education and

- 1 the small schools;
- 2 (I) Coordinate all other activities especially for small 3 schools and collect such data as needed by the General Assembly in order that 4 rural schools may be properly financed.
  - (4) The Office of Rural Services shall answer directly to the Director of General the Department of Education.
  - (d) For the purpose of this section, the term 'rural school' shall be interchangeable with the term 'small high school' and shall include those schools with enrollments of five hundred (500) or less in kindergarten through grade twelve. Schools of enrollments of five hundred (500) to seven hundred fifty (750) shall also be served by this office if they are in unincorporated areas, if a majority of the county board of education approves, and if the superintendent requests that the school become a part of the area for which this office is responsible."

- SECTION 4. Title 6, Chapter 11, Subchapter 1 of the Arkansas Code is amended to add the following section as follows:
- 18 "6-11-127. School district boundaries.

The Director of the Department of Education shall keep records showing descriptions of each school district in the state, a map showing the school districts with their boundaries, the location of the school houses, and the electoral zones, if any, into which each school district has been divided."

- SECTION 5. Arkansas Code 6-12-101 is repealed:
- 25 6-12-101. Creation -- Members generally.
  - (a) There is created for each county a county board of education composed of five (5) members, one (1) of whom shall be elected from each of five (5) zones within the county as provided in § 6-12-104.
  - (b) The members of county boards of education shall be qualified electors known for their good moral character, honesty, industry, public spirit, and interest in education, and who do not hold any salaried or fee office of the state or any political subdivision thereof.
  - (c) One (1) member shall be elected at each annual election for a term of five (5) years, provided that any member of the board of education shall hold office until his successor has been elected and qualified.
  - (d) A member may succeed himself.

1	(e) The county board of election commissioners shall notify each person
2	elected, in accordance with the provisions of this chapter, as a member of the
3	county board.
4	(f) Removal from the county or into another zone shall automatically
5	disqualify the member from serving out the term for which he was elected.
6	(g) If a vacancy occurs on the board, the vacancy shall be filled by a
7	vote of a majority of the remaining members. If the remaining members fail to
8	fill a vacancy within sixty (60) days after the date of vacancy, the vacancy
9	shall be filled by appointment by the county judge. If, as a result of several
10	vacancies, only a minority of the board remains, then the county judge shall
11	fill all the vacancies by appointment. Appointed members shall have the same
12	qualifications as elected members but shall serve only to the next annual
13	school election, at which time the electors shall select members to serve the
14	unexpired terms of the vacating members.
15	(h) The members of the county board shall serve without compensation but
16	shall be allowed actual expenses incurred in traveling to official meetings of
17	the board and in the performance of the official business of the county board.
18	The amount of one hundred dollars (\$100), or so much thereof as is needed,
19	shall be allowed annually from the county general school fund for this
20	purpose. If, in the judgment of the county judge and the unanimous opinion of
21	the members of the county board, additional funds are necessary, an additional
22	one hundred dollars (\$100) may be allowed annually.
23	
24	SECTION 6. Arkansas Code 6-12-102 is repealed:
25	6-12-102. Members Counties with fewer than five school districts.
26	(a) The county boards of education in counties having fewer than five
27	(5) school districts may choose to be:
28	(1) Composed of one (1) member elected from each school district
29	and one (1) member elected at large; or
30	(2) Organized in accordance with this chapter.
31	(b) In counties having only one (1) school district, the board of
32	directors of that district shall act as the county board of education.
33	(c) The county boards of education may hire the staff they deem
34	necessary and establish the salaries for that staff.
35	
36	SECTION 7. Arkansas Code 6-12-103 is repealed:

1	6-12-103. Candi dates.
2	(a) The county board of election commissioners shall place on the
3	ballots used in each annual school election, as candidates for membership on
4	the county board of education, the names of any qualified electors whose names
5	have been presented to the county board of election commissioners by a
6	petition signed by twenty (20) or more qualified electors of the zone such
7	candidate seeks to represent, at least forty-five (45) days before the date of
8	the election.
9	(b) Candidates must be residents of the zone wherein the vacancy exists
10	or the term of the incumbent is expiring.
11	(c) The candidates for board member at large shall qualify in the same
12	manner, except that in such case the term 'zone' shall mean the county as a
13	whole.
14	
15	SECTION 8. Arkansas Code 6-12-104 is repealed:
16	6-12-104. Zones.
17	(a) When requested to do so by an official resolution adopted by the
18	county board of education, the county judge, the county clerk, and the county
19	school supervisor, as a committee of three (3), shall zone the county into
20	five (5) zones as nearly equal in area as feasible in the light of
21	geographical barriers, school attendance areas, and general accessibility,
22	with each zone to be composed of contiguous territory.
23	(b) Insofar as practicable, the zones shall be formed so as to include
24	whole political townships and whole school districts.
25	(c) In counties having five (5) school districts on January 1, 1953,
26	each school district is constituted a zone for the purpose of this chapter;
27	and in counties where there are more than five (5) school districts, the
28	smaller districts in area shall be grouped for the purpose of forming a zone,
29	keeping in mind the principles above set forth.
30	(d) Maps of the zoned county shall be made, posted, and published in the
31	local or county newspapers and sent to the local school boards.
32	(e) Nothing in this section shall be construed as to prohibit those
33	counties which under the present law are legally electing all five (5) members
34	of their county board from keeping their present zones and electing their
35	boards as now provided by law.
36	(f) The rezoning herein authorized shall not take place more often than

1	once every four (4) years.
2	
3	SECTION 9. Arkansas Code 6-12-105 is repealed:
4	<del>6-12-105. 0ath.</del>
5	(a) Each elected or appointed member of the county board of education
6	shall, within fifteen (15) days after his election or appointment, subscribe
7	in writing to the following oath:
8	"I, do hereby solemnly swear or affirm that I will support the
9	Constitution of the United States and the Constitution of the State of
10	Arkansas, and that I will not be financially interested, directly or
11	indirectly, in any contract made by the county board of which I am a member,
12	or by any board of school directors of the county, except for contracts for
13	materials bought on open competitive bid and let to the lowest bidder
14	conforming to specifications; and that I will faithfully discharge the duties
15	of a member of the county board of education, upon which I am about to enter."
16	(b) The county clerk, upon receipt of oaths for the county board
17	members, shall immediately commission such persons, and they shall enter at
18	once upon their duties as members of the county board of education.
19	
20	SECTION 10. Arkansas Code 6-12-106 is repealed:
21	6 <del>-12-106. Organi zati on.</del>
22	(a) Within thirty (30) days after its election, the members of the
23	county board of education shall meet at the county courthouse and organize by
24	electing one (1) of its members as chairman.
25	(b) The county board shall designate an ex officio secretary of the
26	<del>board.</del>
27	
28	SECTION 11. Arkansas Code 6-12-107 is repealed:
29	<del>6-12-107. Meetings.</del>
30	(a) The county board of education shall meet on the third Tuesday of
31	March, June, September, and December of each year and at such other times as
32	meetings may be adjourned to, or on call of the chairman, the county school
33	supervisor, or any three (3) members of the board.
34	(b) Notice of called meetings must be given in writing to each member of
35	the board.
36	

1	SECTION 12. Arkansas Code 6-12-108 is repealed:						
2	6-12-108. Schools under board supervision Superintendent.						
3	(a) The public school districts in the several counties of the state						
4	shall each employ a superintendent of schools, whose qualifications and duties						
5	shall be prescribed by the State Board of Education.						
6	(b) A 'superintendent of schools' is defined as the executive officer						
7	of a school district board of directors directing the affairs of the school						
8	district and teaching not more than one-half (1/2) time in the school day.						
9							
10	SECTION 13. Arkansas Code 6-12-109 is repealed:						
11	6-12-109. Powers and duties.						
12	(a) It shall be the duty of the county board of education to supervise						
13	and direct all its employees in the performance of their duties and, in						
14	addition thereto, the board shall have all powers, duties, and						
15	responsibilities respecting the public schools of the several counties which						
16	are set forth in subsection (b).						
17	(b) Specifically, these duties, among others, shall include the						
18	following:						
19	(1) To apportion all school funds as provided by law and in						
20	conformity to the regulations of the State Board of Education;						
21	(2) To form Local school districts, change boundary Lines of						
22	school districts, dissolve school districts and annex the territory of such						
23	districts to another district, create new school districts, and perform all						
24	other functions regarding changes in school districts, in accordance with the						
25	<del>law;</del>						
26	(3) To transfer funds and attach territory which is in no school						
27	district to other districts as may seem best for the educational welfare of						
28	the county;						
29	(4) To cause to be set aside from funds in the county general						
30	school fund amounts necessary for the expenses of the board and of any						
31	<del>desi gnee;</del>						
32	(5) To administer the compulsory school attendance laws in the						
33	county;						
34	(6) To approve budgets of school districts coming under the						
35	provisions of this chapter; and						
36	(7) To appoint all school directors in all school districts where						

the authority to do so has heretofore been conferred on any county judge of 1 2 any county. 3 SECTION 14. Arkansas Code 6-12-110 is repealed: 4 5 6-12-110. Purchase of government property: (a) Each county board of education is authorized on behalf of the school 6 7 districts of its county to make purchases of property and equipment, including surplus real and personal property from the government. Such action may be 8 taken upon written notice from the district board stating that the district 9 board has voted to permit the county board to act as its agent in making such 10 11 purchases. 12 (b) Each district participating in the purchase shall remit its payments promptly to the county board to cover the cost of the property. 13 14 15 SECTION 15. Arkansas Code 6-12-111 is repealed: 6-12-111. Appeal -- Bond. 16 (a) Any person being a party to the record or proceeding in a matter 17 brought before any board of education who feels aggrieved by any final order 18 19 or decision of such board of education may prosecute an appeal from any such final order or decision, provided the person shall, within thirty (30) days 20 from the date of the final order or decision complained of: 21 22 (1) Make an affidavit that the appeal taken from such final order 23 or decision of the county board of education is not taken for the purpose of del ay; and 24 25 (2) Enter into a bond with good and sufficient surety thereon, in such sum as shall be ordered by the board of education, not to exceed twice 26 27 the amount involved in the appeal. Where no money or property is involved in the proceeding from which the appeal is prosecuted, the appeal bond should be 28 given by the appellant in such sum as will protect the appellee and the county 29 board of education from payment of cost, which amount shall be endorsed by the 30 secretary of the board of education on the affidavit of the appellant in a sum 31 to be fixed by the board of education. 32 (b) The appeal herein provided shall be to the circuit court of the 33

36

34

35

district or division thereof in which the county board of education shall be

sitting at the time of the final decision or order complained of.

1	SECTION 16. Arkansas Code 6-12-201 is repealed:						
2	<del>6-12-201. Credentials.</del>						
3	(a) The county board of education may select and employ a person to be						
4	county school supervisor and contract with him for such service for a term of						
5	one (1) or two (2) years, subject to reemployment, provided that neither						
6	husband nor wife of a member of the county board of education nor any person						
7	related within the fourth degree of consanguinity or affinity to any member of						
8	the county board of education shall be eligible for such employment.						
9	(b) Any and every person selected and employed as county school						
10	supervisor must have filed with the county board, before his selection and						
11	employment, a certificate issued by the State Board of Education reflecting						
12	conclusively that such person has the following qualifications:						
13	(1) He must hold a degree based upon four (4) years or more of						
14	college work in a college or university approved for the certification of						
15	teachers;						
16	(2) He must have had not less than five (5) years' experience as a						
17	teacher, school administrator, or both, within the last eight (8) years,						
18	exclusive of military service, immediately prior to his selection and						
19	employment;						
20	(3) He must hold a valid state certificate to teach in the public						
21	schools of Arkansas; and						
22	(4) He must have completed such work in college as may be required						
23	under the provisions of this section.						
24	(c) No contract of employment entered into between the county board of						
25	education and any person as county school supervisor shall be valid unless the						
26	certificate hereinbefore referred to shall have been filed with the county						
27	board of education before the contract is entered into, and the county						
28	treasurer and his surety shall be liable for any payments made to any such						
29	person who has been employed as county school supervisor contrary to the						
30	provisions of this section. The disbursing agent of the State Board of						
31	Education shall issue no voucher to cover the state's part of the county						
32	supervisor's salary until the county supervisor shall have filed with the						
33	State Board of Education credentials showing that he is legally employed and						
34	meets all the provisions of this section. The agent and his surety shall be						
35	liable for all disbursements made to unqualified persons.						

1	SECTION 17. Arkansas Code 6-12-202 is repealed:						
2	6-12-202. Candidacy for public office.						
3	The county school supervisor shall not be a candidate for public office						
4	during the term of his contract and shall not be granted leave of absence for						
5	such purpose.						
6							
7	SECTION 18. Arkansas Code 6-12-203 is repealed:						
8	6-12-203. Oath and bond.						
9	(a) The county school supervisor shall, immediately upon his employment,						
10	take oath that he will faithfully perform his duties and not be financially						
11	interested, directly or indirectly, in any contract made by the county board						
12	or by any school board in the state, other than his own employment as county						
13	school_supervisor.						
14	(b) As its agent, he may be required by the State Board of Education to						
15	give bond for the faithful discharge of his duties and for the proper						
16	accounting for all school money that may come to his hand or under his						
17	control.						
18	(1) The surety on such bond is to be a surety company authorized						
19	to do business in the state and approved by the State Insurance Commissioner.						
20	(2) The bond shall contain any other provisions that the State						
21	Board of Education may prescribe and shall be filed in the office of the						
22	county clerk, and a copy thereof filed in the office of the Director of						
23	General Education. The bond shall be paid for by the county board of education						
24	in the same manner as other expenditures of the county school supervisor's						
25	office.						
26							
27	SECTION 19. Arkansas Code 6-12-204 is repealed:						
28	6-12-204. Office at county seat.						
29	The county court shall supply the county school supervisor with a						
30	sui tably equi pped office at the county seat.						
31							
32	SECTION 20. Arkansas Code 6-12-205 is repealed:						
33	6-12-205. Powers and duties.						
34	(a) The county school supervisor shall devote his entire time to the						
35	position of county school supervisor, which position includes the faithful						
36	performance of the following duties and such other duties as may be properly						

delegated to him:

2	(1) He shall be the executive officer of the county board of
3	education and shall, if possible, attend all meetings of the board but shall
4	not have the right to vote.
5	(2) As ex officio secretary of the county board of education, he
6	shall:
7	(A) Keep a record of all meetings and of all business
8	transactions of the county board and shall, together with the chairman of the
9	board, sign the record at the close of each business meeting;
10	(B) Keep a permanent copy of the record of the board
11	meetings and prepare a copy to be filed with the county clerk and kept by the
12	county clerk in the same manner in which he is required to keep the permanent
13	records of the county. The clerk shall be entitled to no fee for the filing or
14	keeping of the record;
15	(C) Keep a permanent file of all necessary papers and legal
16	transactions of the county board of education and shall, when called upon to
17	do so, furnish anyone entitled thereto a certified copy of the file.
18	(3) He shall keep in his office a record showing a description of
19	each school district in the county, a map showing the districts with their
20	boundaries and the location of the school houses, the types and conditions of
21	the roads in each district, and the zones into which the county has been
22	di vi ded.
23	(4) He shall record the certificates of teachers, as required by
24	law, and shall furnish to the county treasurer a list of all teachers who have
25	recorded with him a valid license on September 1 of each year and at such
26	other times as shall be required by the county treasurer.
27	(5) He shall see to it that the directors, principals, and
28	teachers of the public schools of the county are supplied with the blanks
29	furnished by the State Board of Education for their use.
30	(6) He shall have authority to administer oaths and examine
31	witnesses under oath in any part of the county on any question pertaining to
32	the public schools of the county. Any person who willfully gives false
33	testimony under oath before the supervisor shall be guilty of perjury.
34	(7) He shall visit the schools of the county under the general
35	supervision of the county board of education; observe the management and
26	instruction therein: advise with school directors principals teachers

parents, and pupils regarding the proper conduct of the schools; and endeavor 1 2 in every way to improve the school conditions in the county and promote public 3 interest therein. (8) He shall organize teachers' associations in the county and 4 conduct not less than two (2) county-wide meetings for teachers annually and 5 shall secure the attendance of teachers at such meetings as are provided for 6 7 by § 6-17-103[repealed]. (9) He shall be a representative of the State Board of Education 8 and shall perform such duties as may be required by the State Board of 9 Education and shall conduct such examinations for teachers as are required by 10 11 Law. 12 (10) He shall keep a record of the contracts made with teachers. (11) He shall require from all school superintendents, principals, 13 14 and teachers such monthly reports and annual reports as may be prescribed by the State Board of Education. 15 (12) On or before August 10 of each year, he shall make a complete 16 17 report covering the previous fiscal year to the State Board of Education according to such forms and containing such information as it may require. 18 19 (13) He shall cooperate with the Department of Education in 20 carrying out such budgetary regulations and procedures as are now, or may hereafter be, prescribed by the State Board of Education or by law. 21 22 (14) He shall keep in his office and file with the Board of 23 Trustees of the Teacher Retirement System and the State Board of Education not later than October 15 of each year a list of all teachers employed in the 24 25 county for the ensuing year, setting forth the type of certificate held by each teacher, his monthly contract salary, whether the teacher is a member of 26 27 the Teacher Retirement System, and such other information as the state board 28 may deem necessary. 29 (15) He shall be a representative of the Teacher Retirement System, and as such, he shall cooperate with the board of trustees and 30 executive secretary of the system in all matters pertaining to its operation. 31 He shall see that each board of school directors in the county regularly makes 32 the statutory deductions from the salaries of all teachers who are members of 33 the system and that the deductions are remitted to the Teacher Retirement 34 System semi-annually, on December 15 and on June 15. He shall record on forms 35

prescribed by the State Board of Education all deductions made from individual

teachers' sal ari es. 1 2 (16)(A) He shall be ex officio financial secretary of the boards 3 of directors of all school districts under the general supervision of the county board of education and shall countersign all warrants issued by the 4 boards of directors before such warrants shall be valid. 5 (B) He shall keep uniform records of the expenditures of the 6 7 districts of which he is ex officio financial secretary upon forms prescribed by the State Board of Education and the Director of the Department of Finance 8 9 and Administration. (C) These records shall be audited annually by the Director 10 of the Department of Finance and Administration. 11 12 (D) He shall not countersign any warrant presented to him until he has determined that the warrant has been issued in conformity with 13 the budget of the district, the contracts entered into by the board of 14 directors of the district, and with the provisions of § 6-20-402 and the 15 Arkansas Teachers' Salary Law, § 6-17-901 et seg. 16 17 (i) In the purchase and payment of school supplies and equipment of all kinds, the supplies and equipment shall meet the approval of 18 19 the county school supervisor as to price, quality, and merit, and no warrant 20 shall be countersigned by the county school supervisor in payment therefor until the supplies and equipment shall have been delivered to the ordering 21 22 school board and a copy of the invoice filed with and approved by the county 23 school supervisor. 24 (ii) Salary warrants to teachers or principals shall not be 25 countersigned unless the teacher or principal is legally certified to teach and has filed with the county school supervisor and the State Board of 26 27 Education all reports required by regulations of the State Board of Education 28 or by law. 29 (17) He shall each year compile a complete record, upon forms prescribed by the State Board of Education, of the outstanding bonded 30 indebtedness of each district in the county and set forth the schedule of 31 annual maturities and the annual interest due thereon. A copy of the list and 32 33 schedule shall be filed with the Department of Education. (18) He shall cooperate with the local school district boards and 34 school patrons in developing plans for the improvement of the rural schools in 35

the county, the plans to include wherever desirable:

1	(A) The improvement of facilities pertaining to school
2	buildings and school equipment;
3	(B) Improvement of rural school libraries and teaching
4	equi pment;
5	(C) Employment of an adequate number of qualified teachers;
6	(D) Adoption of an improved financial budgetary procedure;
7	(E) Arrangement with other districts for the teaching of
8	high school pupils, for transporting pupils, or for performing other services
9	for the rural districts; and
10	(F) Otherwise providing for the improvement of school-
11	conditions and educational opportunities for rural school children.
12	(19) He shall cooperate with the Department of Education in the
13	establishment and improvement of the ratings of the schools in his county.
14	(20) He shall function as an agent of the State Board of Education
15	in the allocation of transportation funds.
16	(A) He shall secure from each school in his county such
17	information as may be required and on such form as shall be prescribed by the
18	Department of Education.
19	(B) He shall check and determine the accuracy of all
20	information supplied him prior to transmission to the Department of Education.
21	(C) He shall perform such other duties as may be required of
22	him by the State Board of Education for the successful and economic
23	administration of transportation funds.
24	(21) He shall see that equalizing aid applications are made by
25	each district in the county which may qualify for such aid.
26	(b) It is provided that upon request of a district employing a
27	superintendent, the county board of education may make available to this
28	district the services of the county supervisor for such supervisory and
29	administrative services as it may deem expedient, provided that no additional
30	compensation shall be allowed for such services.
31	
32	SECTION 21. Arkansas Code 6-12-206 is repealed:
33	6-12-206. Failure to perform duties.
34	(a) The failure of the county school supervisor to perform any duties
35	provided by law, or any which may be imposed upon him by the State Board of
36	Education or by the county board of education, shall be sufficient cause for

his discharge and the termination of his contract. 1 2 (b) The county board of education or the State Board of Education may withhold the payment of his monthly salary until such duty is performed. 3 (c) For willful neglect of any duty, the county supervisor's license may 4 be revoked by the State Board of Education. 5 6 7 SECTION 22. Arkansas Code 6-12-207 is repealed: 6-12-207. Salary and expenses. 8 (a) Each county board of education is authorized to determine, at its 9 discretion, the salary of the county school supervisor, or similar personnel 10 as authorized by law, and allowances for travel, clerical, office, and other 11 12 expenses. (b) For this purpose, the chairman shall call a meeting as early in June 13 14 each year as is practicable for the consideration of these matters. (c) All allowances for office expense, travel, and clerical help shall 15 be based upon detailed budgets submitted by the county school supervisor, or 16 17 similar personnel, and approved by the county board and the Director of 18 General Education. 19 (d) The county school supervisor, or similar personnel, with the 20 approval of the county board and the Director of General Education, is authorized to select such clerical and other assistants as are necessary. 21 22 (e) The allowances to the county school supervisor, or similar personnel, assistants, and members of the county board of education for travel 23 expense, meals, and hotels shall not be in excess of the allowance for state 24 employees. 25 (f) Except for the state's contribution to the county supervisor's, or 26 27 similar personnel's, salary, all funds provided herein shall be set aside from 28 the unapportioned county general school fund to a special fund by the county 29 treasurer. Payments from this special fund shall be made only upon presentation of invoice statements, itemized expense accounts, and payrolls 30 upon vouchers signed by the county school supervisor, or similar personnel, 31 and the chairman of the county board and when vouchers properly executed are 32 33 presented to the county clerk and approved by the county school supervisor, or

personnel's, salary shall be the amount of the allowance for teachers of

(g)(1) The state's contribution to each county supervisor's, or similar

similar personnel, and the chairman of the county board.

34

35

comparable training provided in the formula used by the Department of 1 2 Education in distributing the State Teachers Salary Fund. 3 (2) The state's share of the salary shall be paid in twelve (12) 4 monthly installments by warrants drawn upon the School Supervision Fund by the disbursing agent of the State Board of Education. 5 (3) The State Board of Education shall withhold any salary payment 6 if the county school supervisor, or similar personnel, fails to meet the 7 requirements of the State Board of Education for county school supervision and 8 9 administration or fails to file all reports or to discharge all duties required by law or the regulations of the State Board of Education. 10 11 (h) If a county board of education does not employ a county supervisor, 12 as authorized by law, the county board may use all or a portion of the funds provided herein for the maintenance, construction, and renovation of buildings 13 14 owned or leased by the county board of education. 15 SECTION 23. Arkansas Code 6-12-208 is repealed: 16 17 6-12-208. Relatives ineligible for clerical employment. Nei ther the husband nor wife of any member of the county board of 18 education or of the county school supervisor, nor any person related within 19 the fourth degree of consanguinity or affinity to any member of the county 20 board of education or to the county school supervisor, shall be eligible for 21 22 employment as clerical help in the office of the county school supervisor. 23 Arkansas Code 6-12-209 is repealed: 24 SECTION 24. 25 6-12-209. Abolition of county school supervisor position. (a) The county boards of education shall have the power and authority to 26 27 abolish the office of the county school supervisor in their respective 28 counties. 29 (b) If any county board of education so elects to abolish the office of the county school supervisor, then the county board of education shall, at its 30 31 option, either: (1) Employ a secretary with the salary and the level of office 32 33 expense set by the county board of education to perform all the powers, duties, and responsibilities now vested in and imposed by law on the county 34 school supervisors in the several counties of the state; or 35

(2) Authorize all the powers, duties, and responsibilities now

vested in and imposed by law on the county school supervisors to be vested in and be discharged by the superintendents of schools of the school districts in the county with such powers and duties to be exercised by such superintendents of schools within the territorial boundaries of their respective school districts.

- (c) In any county in which the county board of education elects to abolish the office of county school supervisor and employ a secretary, the salary prescribed by the board for the secretary of the board shall not exceed the highest salary paid to a classroom teacher in the particular county.
- (d) In any county in which the office of county school supervisor is abolished and the county board of education employs a secretary, the secretary, with the approval of the board, may keep or assist in keeping the financial records of one (1) or more school districts in the county; and these districts may compensate the secretary for such services in such amounts as the districts shall determine and the board shall approve, provided, however, that any school district within such county may elect not to utilize the secretary, and in so electing shall not be obligated to compensate the secretary in any amount whatsoever.

SECTION 25. Arkansas Code 6-13-102 is amended to read as follows: "6-13-102. Body corporate -- Name.

- (a) Each school district in the state shall be a body corporate, may contract and be contracted with, and may sue and be sued in its corporate name, which shall be the name it now has unless changed by the county board of education State Board of Education.
- (b) The county board of education State Board of Education in naming school districts shall name them, '\_\_\_\_\_ School District No. \_\_\_\_ of \_\_\_\_ County,' giving each district a name and showing the name of the county in which situated, and if it has territory in more than one (1) county, then the name of the county that is the domicile of the district.
- (c) A certificate showing the name authenticated by the county board of education State Board of Education shall be filed with the county clerk of the county or of each county in which there is any territory of the district, and by him inscribed in a book kept by him for that purpose.
- (d) All school districts shall have the right to acquire and hold real estate and all other classes of property."

SECTION 26. Arkansas Code 6-13-104 is amended to read as follows:

3 "6-13-104. Uncertain boundaries.

In case there is any doubt as to the boundaries of a school district because of lost records or other uncertainty, the county board of education State Board of Education shall issue an order fixing the boundaries and shall file the order with the county clerk, who shall make a permanent record of the order, and thereafter the boundaries so fixed shall be the boundaries of the district until changes are made according to the provisions of law, and the district shall be a school district according to the provisions of this act."

SECTION 27. Title 6, Chapter 13, Subchapter 1 of the Arkansas Code is amended to add the following section to be numbered by the Arkansas Code Revision Commission:

"School Superintendent.

- (a) The public school districts in the state shall each employ a superintendent of schools, whose qualifications and duties shall be prescribed by the General Assembly and the State Board of Education.
- (b) A 'superintendent of schools' is defined as the executive officer of a school district board of directors directing the affairs of the school district and teaching not more than one-half (1/2) of the time in the school day."

SECTION 28. Title 6, Chapter 13, Subchapter 1 of the Arkansas Code is amended to add the following section to be numbered by the Arkansas Code Revision Commission:

"Purchase of government property.

- (a) Each local school district board of directors is authorized to make purchases of surplus real and personal property of the government. Such action may be taken by the local school district board of directors after publication of the intent to make such purchase at least fifteen (15) days prior to action by the local school district board of directors in a newspaper of general circulation in the county in which the local school district is domiciled.
- (b) A local school district may enter into an agreement with one (1) or more other local school districts for the joint purchase of surplus real or

personal property of the government. If such an agreement is reached, each local school district board of directors, having entered such an agreement, must follow the publication requirements in subsection (a) above."

SECTION 29. Title 6, Chapter 13, Subchapter 6 of the Arkansas Code is amended to add the following section to be numbered by the Arkansas Code Revision Commission:

"School District Board of Directors -- Size.

- (a) As of the effective date of this act, all school districts shall have a board of directors with no less than five (5) and no more than seven (7) members, or no more than nine (9) members in the case of a school district having an average daily attendance of twenty-four thousand (24,000) or more.
- (b) Subsection (a), above, shall not apply to those school district which have a board of directors of more than seven (7) members, or no more than nine (9) members in the case of a school district having an average daily attendance of twenty-four thousand (24,000) or more, if that school district is operating under a court order or a consolidation agreement that provides for a board of directors."

SECTION 30. Arkansas Code 6-13-604(a) is amended to read as follows:

"(a) The board of directors of any school district in this state which now has or which is authorized to have five (5) or more directors may file a petition with the county board of education State Board of Education requesting an increase in the number of directors for such district to any number not to exceed seven (7); provided, that, in any school district in the state having an average daily attendance of twenty-five four thousand (25,000 24,000) or more, the petition may request that the board of directors for the district be increased to nine (9) members."

SECTION 31. Arkansas Code 6-13-604(c) is amended to read as follows:

"(c) Upon a showing that the increase will be for the benefit of the district petitioning for it, the county board of education State Board of Education is authorized to increase the number of directors for such district to any number not to exceed seven (7) or not to exceed nine (9) in the case of a school district having an average daily attendance of twenty-five four thousand (25,000 24,000) or more."

number not less than five (5)."

to any number not less than five (5)."

1

2 3

4 5 6

7

8

9

10 11

12

13 14

15

16

17 18

attendance.

19 20 21

22 23 24

25

26 27

> 28 29

30 31

32 33

34

35 36

thousand (24,000) shall divide that school district into zones for the purpose

of electing members to that school district's board of directors.

el ection.

otherwise provided by law.

20

SECTION 32. Arkansas Code 6-13-606(a) is amended to read as follows:

now has or which is authorized to have more than five (5) directors may file a

petition with the <del>county board of education</del> State Board of Education

requesting a decrease in the number of directors for that district to any

district petitioning for it, the county board of education State Board of

SECTION 34. Arkansas Code 6-13-607 is repealed:

Education is authorized to decrease the number of directors for the district

6-13-607. Election by zone -- Districts with more than 24,000 daily

(a)(1) The board of directors of a school district shall have the

authority to provide by resolution, by a majority vote, that all board members be elected by zone. In a school district divided by zone, each board member

person is a candidate. The name of the candidate shall appear upon the ball ot only in the zone in which he is a candidate. Zones established by the board of

(2) Upon passage of the resolution, the terms of persons serving

(3) Upon the adoption of the resolution, it shall be published by

shall be voted upon by the qualified electors of the zone from which that

directors of a school district shall be of substantially equal population.

on the board of directors shall be reduced so that all positions on the board

of directors shall be subject to election at the next regular school election. The terms of the members of the new board of directors shall be staggered as

the school district at least thirty (30) days before the next regular school

district which has an average daily attendance in excess of twenty-four

(b) The county board of education of each county encompassing a school

"(a) The board of directors of any school district in this state which

SECTION 33. Arkansas Code 6-13-606(c) is amended to read as follows: "(c) Upon a showing that such decrease will not be detrimental to the

0222990141. RRS363

30

3132

33

34 35

1	(c) There shall be as many zones as there may be members on the board of
2	directors, and the zones shall be of equal population to the extent possible.
3	(d) Beginning with the 1983 school board elections, members of the board
4	of directors of school districts with an average daily attendance in excess of
5	twenty-four thousand (24,000) shall:
6	(1) Be elected by zone and be qualified electors of the zones from
7	which elected; and
8	(2) Have actually resided in the zone for at least six (6) months
9	prior to their election.
10	
11	SECTION 35. Arkansas Code 6-13-608 is amended to read as follows:
12	"6-13-608. <del>Equalizing</del> <u>Length of</u> directors' terms.
13	(a) Any school district with a board of directors composed of members
14	whose regular term of office varies in length may establish terms of the same
15	length for all of its members provided that any terms so established shall be
16	no less than three (3) years nor more than five (5) years in length and the
17	expiration of such terms are so arranged that, as nearly as possible, an equal
18	number of positions are filled each year. All members of a school district
19	board of directors shall be elected to a term of office of no less than three
20	(3) years nor more than five (5) years in length and expiration of such terms
21	so arranged that, as nearly as possible, an equal number of positions filled
22	each year. All members of a school district board of directors shall have
23	terms of office of equal length.
24	(b)(1) The board of directors may file a petition describing the changes
25	needed with the county board of education.
26	(2) Notice of the filing of the petition shall be published within
27	ten (10) days thereafter for one (1) insertion in some newspaper having a
28	general circulation in the district

- (3) Upon a showing that such increase will be for the benefit of the district petitioning for the increase, the county board of education shall authorize the board of directors to establish terms of uniform length for its members.
- (4) The order authorizing the board of directors to establish terms of uniform length for its members shall be entered not more than sixty (60) days after the publication of notice.
- (c) Upon expiration of the term to which any director was elected prior

expiration date of the term of office."

to the county board order, successor members of the board of directors shall be elected for such terms and to such numbered positions as are provided for in the petition of the board of directors filed pursuant to the authority granted herein."

"(b) If, as a result of several vacancies on the board, only a minority of the directors remains, or if the remaining directors fail to fill vacancies within thirty (30) days, the vacancies shall be filled by appointment by the county board of education quorum court."

SECTION 36. Arkansas Code 6-13-611(b) is amended to read as follows:

"(d) It shall be the duty of the secretary of the school board to notify the county board or the board's designee clerk of such appointments within five (5) days of the appointment if made by the local board. This notice shall state the name of the person whom the appointee is succeeding and the

SECTION 37. Arkansas Code 6-13-613(d) is amended to read as follows:

SECTION 38. Arkansas Code 6-13-620 is amended to read as follows: "6-13-620. Powers and duties.

The board of directors of each school district in the state shall be charged with the following powers and perform the following duties:

- (1) Have the care and custody of the school house, grounds, and other property belonging to the district and shall keep it in good repair and in sanitary and sightly condition;
- (2) Lease sixteenth section lands located in the school district, individually or in conjunction with the other boards of directors of other school districts interested in the sixteenth section, as the case may be:
- (3) Purchase buildings or rent school houses and sites therefor and sell, rent, or exchange such sites or school houses. Provided that, in the selection of any school site or the erection of any school house outside of an incorporated town or city that contains two thousand five hundred (2,500) or more inhabitants, the selection or erection shall be approved by the county board of education before the contract for securing the site or contract for building the school house is made;
  - (4)(A) Employ teachers and other employees necessary for the proper

1	conduct of the public schools of the district and make written contracts with					
2	teachers and all other employees in the form prescribed by the State Board of					
3	Educati on.					
4	(B) There shall be four (4) copies of each contract made:					
5	(i) One (1) copy to be retained by the board;					
6	(ii) One (1) copy to be given to the employee;					
7	(iii) One (1) copy to be forwarded to the county treasurer					
8	if the county treasurer serves as treasurer for the school district; and					
9	(iv) One (1) copy to be filed with the county <del>board or the</del>					
10	<del>board's designee</del> <u>clerk</u> .					
11	(C) Relationship by any degree of affinity or consanguinity to a					
12	member of the county board of education shall in no way prejudice the					
13	employment or hiring of anyone by a school board or public school district.					
14	(D) (C) The issuing of annual contracts to personnel other than					
15	substitute teachers employed on a daily basis and teachers shall be in writing					
16	and shall recite the duration of employment, specific duties, and annual					
17	sal ary;					
18	(5) See that all subjects for study prescribed by the State Board of					
19	Education or by law for all grades of schools in their district are taught;					
20	(6) Procure from the county board or the board's designee all forms for					
21	each teacher at the commencement of the school term, including a register and					
22	such other forms and blanks and supplies as are required by law to be					
23	furnished to the teachers;					
24	(7) $(6)$ Visit the schools frequently, see to the welfare of the pupils,					
25	encourage them in their studies, and assist the teachers in the work so far as $\frac{1}{2}$					
26	they can;					
27	(8) $(7)$ Prepare, send a copy thereof to the county board of education,					
28	and publish once a week for three (3) consecutive weeks in a newspaper					
29	published in the county at least twenty-five (25) days before the annual					
30	election an estimate of the amount of money needed by the district the					
31	<u>district budget</u> for the ensuing year, <del>showing separately the amount needed for</del>					
32	general control, instruction, operation of the plant, maintenance of the					
33	plant, auxiliary agencies, fixed charges, capital outlay, and debt service <u>in</u>					
34	accordance with § 6-13-622;					
35	$\frac{(9)}{(8)}$ Issue warrants on the county treasurer, when the county					
36	treasurer serves as treasurer of the school district, in accordance with the					

3

4

5

6 7

8

10

11 12

1314

15

16

17 18

19

20

21

22

2324

25

26

27

28

29

30 31

32

33

34

35 36 provisions of this act for the payment of salaries due teachers and other employees, and for any other lawful purposes, and state in the warrants the consideration for which each is drawn, provided that the issuance of the warrants for the purposes set out in subdivision (11) (10) of this section shall be governed by the penalty therein set out. The warrant shall be in the form approved by the State Board of Education;

(10) (9) Obtain from the county collector and county treasurer information from time to time as to the state of finances of their school district and keep their expenditures safely within the means of the district;

(11) (10) Buy and pay for out of district school funds supplies such as fuel, crayons, charts, globes, dictionaries, etc., which may be necessary for the efficient operation of the schools, provided that, for schools except those in cities having two thousand five hundred (2,500) or more population, the supplies meet the approval of the county board or the board's designee in price and merit, and provided further that no warrants shall be issued by any school board for the payment of the supplies or services set out in this subdivision until the supplies or services shall have been delivered to the school. If any school board or any part of the directors of any school board in the State of Arkansas shall issue warrants in payment of supplies or services prior to the delivery of the supplies or services to the school and the school district suffers any loss because of the failure of the seller to deliver the supplies or services or because of the defective quality of the supplies or services or for any other reason, then the directors shall be personally liable to the school district for the total amount of loss suffered by the district;

(12) (11) (A) If in any school district it should be apparent that the schools cannot be operated for the remainder of the school year without incurring more indebtedness than that represented by outstanding bonds and those that may be issued for buildings, equipment for the school buildings, purchasing sites, and repairing school buildings, or the improvement of sites, it shall be the duty of the school district board of directors to close the school and cease paying the teachers for the remainder of that fiscal year. Each contract made with the teachers shall be subject to that contingency, and the district shall not be liable for teachers' salaries for the time the school is so closed.

(B) Should any director participate in keeping a school open and

- incurring additional expenses which would cause increased indebtedness of the district herein prohibited, he shall be liable personally for the amount of such additional indebtedness.
  - (C) However, in cases of emergency, the State Board of Education may grant special permission to a district to create temporary current indebtedness.
  - (D) Nothing herein shall prevent any school district board of directors from borrowing money from banks, individuals, or from next year's revenue in order to provide funds in such amount that the maximum nonbonded indebtedness of their school district so incurred shall not be greater than the maximum nonbonded indebtedness of such district was at any time during the preceding fiscal year.
  - (E) If any nonbonded debt is funded by the issuance of bonds, the amount so funded shall not be considered in determining the maximum amount of nonbonded indebtedness during the preceding fiscal year; and
  - (13) (12) Do all other things necessary and lawful for the conduct of efficient free public schools in the district."

- SECTION 39. Arkansas Code 6-13-631 is amended to read as follows: "6-13-631. Effect of minority population on election.
- (a) Beginning with the 1994 annual school election, the qualified electors of a school district having a ten percent (10%) or greater minority population out of total population, as reported by the most recent federal decennial census information, shall elect the members of the board of directors as authorized in this section, utilizing selection procedures in compliance with the federal Voting Rights Act of 1965, as amended.
- (b)(1) At least ninety (90) days before the election, the local board of directors shall:
- 29 (A) By resolution choose to elect board members from five 30 (5) or seven (7) single-member zones or from five (5) single-member zones and 31 two (2) at large; and
  - (B) With approval of the controlling county board of education election commissioners, shall divide each school district having a ten percent (10%) or greater minority population into five (5) or seven (7) single-member zones in accordance with the federal Voting Rights Act of 1965, as amended.

5

6 7

8

11

12

13

1415

16

1718

19

20

21

22

2324

25

26

27

28

29

- 1 (2) Zones shall have substantially equal population, with 2 boundaries based on the most recent available federal decennial census 3 information.
  - (c) A board of directors choosing to elect board members by five (5) single-member zones and two (2) at-large positions may fill the two (2) at-large positions by drawing lots from among the current board members.
  - (d)(1)(A) A candidate for election from a single-member zone must be a qualified elector and a resident of the zone.
- 9 (B) A candidate for an at-large position must be a qualified 10 elector and a resident of the district.
  - (2)(A) Except as provided in subsection (e) of this section, a district board member shall serve a five-year term.
    - (B) A term shall commence when the county court declares the results of the election by an order entered of record.
    - (e) At the first meeting of a new board of directors, the members shall establish initial terms by lot so that, to the extent possible, an equal number of positions are filled each year and not more than two (2) members' terms expire each year.
    - (f)(1) After each federal decennial census and at least ninety (90) days before the annual school election, the local board of directors, with the approval of the controlling county board of education election commissioners, shall divide each school district having a ten percent (10%) or greater minority population into single-member zones. The zones shall be based on the most recent federal decennial census information and substantially equal in population.
    - (2) At the annual school election following the rezoning, a new school board shall be elected in accordance with procedures set forth in this section.
  - (g)(1) The following school districts shall be exempt from the provisions of this section:
- 31 (A) A school district that is currently operating under a 32 federal court order enforcing school desegregation or the federal Voting 33 Rights Act of 1965, as amended;
- 34 (B) A school district that is operating under a 35 preconsolidation agreement that is in compliance with the federal Voting 36 Rights Act of 1965, as amended;

1		(C) A school	ol district	that has a	a zoned	board meeti	ng the
2	requirements of	the federal \	oting Right	ts Act of '	1965, as	amended; a	ınd

- (D) A school district that a federal court has ruled is not in violation of the federal Voting Rights Act of 1965, as amended, so long as the court order is in effect.
- (2) A school district which on August 13, 1993, was in the process of defending a lawsuit brought under the Voting Rights Act of 1965, as amended, shall also be exempt from the provisions of this section until such time as the lawsuit has been finally resolved.
- (h) (1) On or before August 1, 2002, and every decade thereafter, each and every school district shall submit to the Department of Education a letter stating whether or not its school board falls under this section. In that same letter, each school district that falls under this section shall state how it has complied with this section. Furthermore, in the same letter, any school district that believes that it is exempt from this section shall state under which provision it is exempt.
- (20%) of the annual state funds allocation to a school district not in compliance with this section.
- (i) The State Board of Education is hereby authorized to adopt rules and regulations necessary for the implementation of this section."

SECTION 40. Arkansas Code 6-13-701(c) is amended to read as follows:

- "(c) The duties of the school district treasurer shall be as follows:
- (1) To receive and disburse funds of the school district. Disbursements of such funds shall be made only upon warrants signed by the president and secretary of the school district board of directors and countersigned by the superintendent of schools of the district. As an evidence of authority for disbursement of any funds, he shall have on hand approved invoices and payrolls, such payrolls to be in conformance with written contracts on file in his office;
- (2) To keep a record of all financial transactions of the school district on forms approved by the Department of Education and the Division of Legislative Audit;
- 35 (3) To make a monthly statement to the school district board of directors of the financial condition of the district:

1	(4) To submit an annual statement of the affairs of the district						
2	to the school district board of directors in July of each year;						
3	(5) To make such financial reports to the county board or the						
4	board's designee and to the Department of Education as are required by law;						
5	(6) To not be interested directly or indirectly in any contract						
6	authorized by the school district board of directors;						
7	(7) To make his records available at all times for inspection by						
8	any taxpayer of the district; and						
9	(8) To perform all duties now imposed by law upon the treasurer of						
10	a school district and to be subject to all regulations."						
11							
12	SECTION 41. Arkansas Code 6-13-1201 is amended to read as follows:						
13	"6-13-1201. Definitions.						
14	As used in this subchapter, unless the context otherwise requires:						
15	(1) 'Affected district' means a school district which gains or loses						
16	territory or pupils as a result of annexation or consolidation;						
17	(2) 'Annexation' means the joining of a school district or territory of						
18	a school district with a receiving district;						
19	(3) 'Consolidation' means the joining of two (2) or more school						
20	districts or territories from two (2) or more school districts to create a new						
21	single school district;						
22	(4) "Controlling county board" or "controlling county board of						
23	education" means the county board of education of the county in which the						
24	district is administered;						
25	(5) $(4)$ 'Receiving district' means the school district or districts						
26	which receives territory or pupils, or both, under an annexation;						
27	$\frac{(6)}{(5)}$ 'Resulting district' means the school district created under the						
28	annexation or consolidation."						
29							
30	SECTION 42. Arkansas Code 6-13-1202 is amended to read as follows:						
31	"6-13-1202. Conditions under which annexation may begin.						
32	(a)(1) Annexation of a school district may begin under the following						
33	conditions:						
34	(A) Upon petition signed by a majority of the qualified						
35	electors of the district;						

(B) Upon a vote in an election on the question by a majority

6

13

14 15

16

17

18

22

25

26

27 28

29

1	of	those	voting	i n	the	el ecti on;	or

- 2 (C) Upon resolution adopted by the district board of 3 directors that the district no longer meets or cannot continue to meet the minimum standards for accreditation, or their successor. 4
  - (2) Consent to annexation of a school district by the receiving district shall be evidenced by:
- 7 (A) Resolution adopted by the receiving district board of 8 di rectors;
- 9 (B) A petition signed by a majority of the qualified 10 electors of the receiving district; or
- 11 (C) Vote in an election on the question by a majority of 12 those voting in the election.
  - (3)(A) Except as provided in (3)(B) below, the controlling county board of education State Board of Education shall order an annexation upon consent of the receiving district.
  - (B)(i) If annexation begins under (a)(1)(C) above, the controlling county board of education directors of the affected district shall publish notice of a public hearing on the petition.
- 19 (ii) The public hearing shall occur no sooner than 20 twenty (20) days and no later than thirty (30) days following receipt of the 21 petition.
- (iii) The date, time, place, and purpose of the public hearing shall be clearly stated in a newspaper of general circulation in the 23 24 affected districts once a week for two (2) consecutive weeks.
  - (iv) Following the public hearing, upon a finding that the annexation would be in the best interests of the students in the district, the controlling county board of education State Board of Education may order the annexation of the district with the receiving district.
  - (b) Consolidation of a school district may begin under the following conditions:
- 31 (1) Upon petition signed by a majority of the qualified electors 32 of the resulting district;
- 33 (2) Upon a vote in an election on the question by a majority of those voting in each district; or 34
- (3) Upon resolution adopted by the board of directors of each 35 school district to the county board State Board of Education to seek an 36

election on consolidation.

- (c)(1) The county boards of education State Board of Education shall not merge, add, or annex any territory or district to, or consolidate any territory or district with, another school district or districts which are not geographically contiguous unless granted permission to do so by the State Board of Education under the following limited circumstances as provided in this subsection are met.
- (2) The county boards of education may petition the State Board of Education for permission to merge, annex, or consolidate school districts which are noncontiguous geographically. The State Board of Education may grant permission for noncontiguous school districts to be merged, annexed, or consolidated if the county board affected district and receiving district seeking permission can provide evidence that the merger, annexation, or consolidation will:
- (A) Result in the overall advancement of the level of the educational curriculum for all the school districts involved; or
- (B) Provide a significant advantage in transportation costs or travel to all the school districts involved."

- SECTION 43. Arkansas Code 6-13-1203 is amended to read as follows: "6-13-1203. Special election.
- (a)(1) An election on the question of annexation or consolidation shall be held at a special election called by the controlling county board of education State Board of Education.
- (2) The controlling county board of education directors of the receiving school district shall prepare the form of ballot for any election on the formation of school districts and the dissolution thereof or the annexation of territory as herein provided.
- (b) Upon receipt of a resolution by the district board of directors for annexation or consolidation of the school district, or upon petition of at least ten percent (10%) of the qualified electors of the district, the controlling county board of education State Board of Education shall call a special election on the question of annexation or consolidation.
- (c)(1) All petitions shall be filed with the county clerk of the county in which the largest portion of the resulting district shall lie, who shall, within fourteen (14) days of receipt, certify the signatures on the petition

 and notify the county board of education State Board of Education.

- (2) Any elector signing the petition may have his name stricken from the petition, upon written demand, at any time prior to the final action of the county board State Board of Education upon the petition.
- (d)(1) Upon receipt of the certified petition, the controlling county board of education State Board of Education shall consider whether the petition is signed by the requisite number of electors. For the purpose of determining whether the petition contains a majority of the qualified electors of each district, a majority shall be determined as of the date the petition is considered by the controlling county board of education State Board of Education.
- (2) Upon receipt of the certified petition, the controlling county board of education State Board of Education shall set a date for the election and the receiving district shall file notice of such election with the county clerk, and shall publish notice of same, clearly stating the date and purpose, once a week for three (3) weeks, the last date not more than five (5) days prior to the election, in a newspaper having general circulation in the resulting district.
- (e) Any action for the formation of a new school district or a change of the boundaries of existing school districts shall be accompanied by a map showing the proposed changes."

23 SECTION 44. Arkansas Code 6-13-1204(a) is amended to read as follows:

"(a) Unless an agreement is reached to the contrary, the effective date of the annexation or consolidation shall be the July 1 following the order of the controlling county board State Board of Education directing the annexation or the consolidation."

SECTION 45. Arkansas Code 6-13-1206(b) is amended to read as follows:

"(b) Where territory less than the entire district is annexed or consolidated to a district, the receiving district shall take the property of the district from which the territory was taken, as the county board of education State Board of Education shall deem proper, and shall be liable for that part of all indebtedness of the district from which the territory was taken as shall be assigned to them by the county board of education State Board of Education unless otherwise approved by majority vote of the affected

school district boards of directors."

SECTION 46. Arkansas Code 6-13-1207 is amended to read as follows:

"6-13-1207. Annexation or consolidation not to negatively impact stateassisted desegregation.

- (a) No county board of education The State Board of Education shall not order any annexation or consolidation under this subchapter or any other act, or combination under any act, which hampers, delays or in any manner negatively affects the efforts of the State of Arkansas to assist a district or districts in this state in the desegregation of the public schools of this state.
- (b) Prior to the entry of any order hereunder, the county board of education State Board of Education shall seek an advisory opinion from the Attorney General concerning the impact of the proposed annexation or consolidation on the effort of the state to assist a district or districts in desegregation of the public schools of this state.
- (c) Any order of annexation or consolidation or combination which violates the provisions of this section shall be null and void.
- (d) Notwithstanding other provisions of state law granting immunity from suit or liability, members of a county board of education the State Board of Education which fail to comply with the requirements of this section shall be subject to personal liability for such action."

SECTION 47. Arkansas Code 6-13-1208 is amended to read as follows: "6-13-1208. Notice of boundary changes.

(a) On the change of any boundaries of school districts, notice  $\div$ 

(1) S shall immediately be given to the State Board of Education and mailed to the president of the board of directors in each district affected.  $\div$  and

- (2) Shall be filed with the county board of education or the board's designee.
- (b) It shall be the duty of the controlling county board <u>Department of Education</u> to immediately make such changes in the maps of the school districts of the county to properly show the changes of boundaries."

SECTION 48. Title 6, Chapter 13, Subchapter 12 of the Arkansas Code is

1	amended to add the following section as follows:
2	"6-13-1209. State Board of Education.
3	(a) The State Board of Education shall have the following duties
4	regarding consolidations and annexation:
5	(1) To form local school districts, change boundary lines of
6	school districts, dissolve school districts and annex the territory of such
7	districts to another district, create new school districts, and perform all
8	other functions regarding changes in school districts, in accordance with the
9	<u>I aw;</u>
10	(2) To transfer funds and attach territory which is in no school
11	district to other school districts as may seem best for the educational
12	welfare of the children;
13	(3) To enact rules and regulations regarding the consolidation
14	and annexation of school districts under this title.
15	(b)(1) Any person being a party to the proceeding in front of the State
16	Board of Education concerning consolidation or annexation who feels aggrieved
17	by any final order or decision of the State Board of Education may prosecute
18	an appeal from such final order or decision, provided the person shall, within
19	thirty (30) days from the date of the final order or decision complained of:
20	(A) Make an affidavit that the appeal taken from such final
21	order or decision of the State Board of Education is not taken for purposes of
22	del ay; and,
23	(B) Enter into a bond with good and sufficient surety
24	thereon, in such sum as shall be ordered by the State Board of Education, not
25	to exceed twice the amount of property tax revenues involved in the appeal.
26	(2) The appeal herein provided shall be to the circuit court of
27	the county where the seat of government is located."
28	
29	SECTION 49. Arkansas Code 6-14-102 is amended to read as follows:
30	"6-14-102. Annual school election date - Special school election.
31	(a) The annual school election shall be held in each school district of
32	the state on the third Tuesday in September.
33	(b) The board of directors of any school district shall have the
34	authority to hold the annual school election on a date other than that fixed
35	by law, provided that:
36	(1) The proposed budget of expenditures for the previous year, as

published, incorrectly stated a proposed expenditure or rate of tax levy, as set forth in a certificate or certificates signed by each member of the board of directors, or was not published within the time required by law; or

- (2) The district has suffered damage to its physical facilities in an amount exceeding one hundred twenty-five thousand dollars (\$125,000) as a result of fire or other natural disaster and the board of directors has determined that the proceeds of insurance on those facilities will be insufficient to restore or replace the facilities; or
- (3) The district will lose state aid because of a court decision or legislation enacted by the General Assembly and the board of directors takes action to change the date of the annual school election to consider a millage increase no less than sixty (60) days after the court's decision or effective date of the legislation; and
- (4) All constitutional and statutory requirements for the annual school election are met; and
- (5) The date of the election is approved by the Director of General the Department of Education.
- (c) In an even numbered year, if no more than one (1) candidate for school district director or member of the county board of education presents a petition or notice in writing to the county board of election commissioners as required by § 6-14-111, and there are no other ballot issues to be submitted to district electors for consideration, the board of directors of any school district may, by resolution duly adopted, request the county board of election commissioners to change the date of the annual school election to coincide with that of the general election.
- (d)(1)(c)(1) [As enacted by Acts 1997, No. 545.] In any election year, if no more than one (1) candidate for school district director or member of the county board of education presents a petition or notice in writing to the county board of election commissioners as required by § 6-14-111 $_{\tau}$  and there are no other ballot issues to be submitted to district electors for consideration, the board of directors of any school district may, by resolution duly adopted, may request the county board of election commissioners to reduce the number of polling places.
- (2) The county board of election commissioners shall provide at least one (1) polling place.
- (3) In a county that uses voting machines or electronic voting,

the county board of election commissioners may choose to use paper ballots for the election.

- (d) [As enacted by Acts 1997, No. 1120.] The board of directors of any school district shall have the authority to request the county board of education election commissioners to call a special election for the purpose of considering a rate of tax for additional millages for maintenance and operations or debt service as authorized by Arkansas Constitution, Amendment 74, provided that:
- (1) All constitutional and statutory requirements for a special school election are met; and
- (2) The date of the election is approved by the Director of  $\frac{1}{2}$

- SECTION 50. Arkansas Code 6-14-104 is repealed:
- 15 6-14-104. Special election called by county board of education.
  - (a) Special elections shall be held in school districts when called by the county board of education and shall be held by the same officials at the same polling places, and the returns shall be made, canvassed, and published in the same manner as is provided by law for annual school elections in the district.
  - (b) Any question that needs to be or may be submitted to the electors of the school district shall be submitted at these special elections.
  - (c) Any question that needs to be or may be submitted to the electors in the school district shall be submitted at special elections.

- SECTION 51. Arkansas Code 6-14-111 is amended to read as follows: "6-14-111. Ballots Write-in candidates.
- (a) The county board of election commissioners shall prepare and furnish ballots and all other necessary supplies for the annual school election.
- (b) The county board of election commissioners shall place on the ballots, as candidates for school district director or member of the county board of education, names of any qualified voters whose names have been filed and verified by the county clerk. The county clerk shall certify to the board of election commissioners that the petition contained at least twenty (20) qualified registered voters, residents of the respective districts or and respective electoral zones, if directors are elected from zones, at least

forty-five (45) days before the annual school election.

(c) Votes for a write-in candidate for school district director or member of the county board of education shall not be counted or tabulated unless, not later than forty (40) days before the annual school election, the candidate notifies in writing the county board of election commissioners of his or her intention to be a write-in candidate."

SECTION 52. Arkansas Code 6-14-116 is amended to read as follows: "6-14-116. Contest of election.

- (a) If the election of any member of a county board of education or member of a school district board of directors is contested, it shall be before the circuit court of the county wherein the contested office exists school district is domiciled.
- (b) All actions to contest the election shall be commenced within twenty(20) days after the election at which any such person was elected.
- (c) Actions to contest the election of <del>county and</del> school district officers shall follow the procedures set out in § 7-5-801 et seq.
- (d) The purpose of this section is to divest county boards of education of jurisdiction to hear and determine school election contests and to vest jurisdiction exclusively in the circuit courts."

SECTION 53. Arkansas Code 6-14-121 is amended to read as follows: "6-14-121. Runoff elections.

- (a) Whenever there are more than two (2) candidates for election to any county or district school position on a school district board at any election held in this state, and no candidate for any county or district position receives a majority of the votes cast for the office, there shall be a runoff election held in the county or district. The runoff election shall be held three (3) weeks following the date of the election; the names of the two (2) candidates receiving the highest number of votes, but not a majority, shall be placed on the ballot to be voted upon by the qualified electors of the county or the for that position on a school district board., as the case may be.
- (b) The person receiving the majority of the votes cast for the position at the runoff election shall be declared elected.
- (c) In the event the two (2) candidates seeking election to the same county or district position shall receive the same number of votes, a tie

1	shall be deemed to exist. The county <del>board of education</del> <u>board of election</u>
2	commissioners, at an open public meeting and in the presence of the two (2)
3	candidates, shall determine the winner by lot.
4	(d) The provisions of this section are intended to be in addition to and
5	supplemental to the laws of this state pertaining to the election of <del>county</del>
6	and district school <u>district</u> board <u>of</u> directors."
7	
8	SECTION 54. Arkansas Code 6-15-204 is repealed:
9	6-15-204. Initial failure to meet standards.
10	(a)(1) All public elementary and secondary schools that fail to meet
11	minimum standards for accrediting Arkansas elementary and secondary public
12	schools in this state, as promulgated by the State Board of Education under
13	the provisions of this subchapter, shall be eliminated not later than June 1,
14	1987, and districts operating one (1) or more of these schools shall be
15	dissolved and annexed to another district which operates all schools therein
16	in compliance with the minimum standards for accrediting elementary and
17	secondary public schools.
18	(2) The county board of education shall abolish such districts and
19	shall annex their territory to the receiving district in a geographically
20	contiguous manner.
21	(3) The receiving district shall be designated by the county board
22	of education, and the receiving district is mandated to accept such districts
23	or parts of districts.
24	(b)(1) In the event a county board of education fails or refuses to
25	comply with the mandates of this subchapter, Director of General Education
26	shall notify the State Board of Education not later than June 10, 1987.
27	(2) The State Board of Education, not later than June 20
28	subsequent to the mandate, shall order, or by regulation authorize the
29	Department of Education to order, the consolidation or annexation of any such
30	school district as mandated by this subchapter.
31	(3) Copies of such orders shall be filed with the county board of
32	education and the affected district, which shall immediately take action to
33	implement the order.
34	
35	SECTION 55. Arkansas Code 6-15-207 is repealed:

6-15-207. Annexation and combination by petition.

(a) Any school district may petition the county board of education of
the county in which the district is administered to combine the district's top
four (4) grades or top six (6) grades with an adjoining district which
operates a secondary program which meets the minimum standards for
accreditation.

- (b) Upon receipt of such a petition, the county board of education shall order the combination of the secondary program of such district with an adjoining district for purposes of operation of the top four (4) or top six (6) grades.
- (c) Any school district directed by order of the county board of education to participate in such a combination is mandated to accept the students transferred to such district.
- (d) Any district exercising the option provided herein shall continue to exist as a separate school district to operate a school with grades kindergarten through six (K-6) and may operate grades seven (7) and eight (8) if the district's educational program at grades seven (7) and eight (8) meets minimum accreditation standards.
- (e) Such district shall have all rights, duties, and powers granted to school districts under the laws of this state, except that such district may not establish or operate a high school.
- (f) The county board of education when ordering such a combination shall order the affected districts to enter into a contract for the transfer of specified revenues from the petitioning district to the receiving district on an annual basis.
- (g) The amount of revenues to be transferred from the petitioning district to the receiving district shall be determined in accordance with guidelines which the State Board of Education is directed to formulate to assure equitable reallocation of revenues for the operation of combined educational programs.

- SECTION 56. Arkansas Code 6-16-118 is amended to read as follows: "6-16-118. GED testing for adults.
- (a) General Educational Development tests for adults shall be administered by the county board or the board's designee and other educational agencies and institutions approved by the State Department of Workforce Education and the American Council on Education.

1	(b) The State Board of <del>Vocational and Technical</del> <u>Workforce</u> Education <u>and</u>
2	<u>Career Opportunities</u> is authorized to approve fees only for the administering
3	of the General Educational Development test, not to exceed ten dollars
4	(\$10.00) the first time and twenty dollars (\$20.00) for the second and
5	subsequent tests."
6	
7	SECTION 57. Arkansas Code 6-17-104 is amended to read as follows:
8	"6-17-104. Teachers' registers, records, and reports.
9	(a) The teacher shall keep such records and make such reports as may be
10	required by the county board of education and the school district board of
11	di rectors.
12	(b) No teacher shall be entitled to the last month's pay for any school
13	taught by him until he shall have returned to the $\frac{1}{1}$
14	designee of the county in which such school was taught, Local school district
15	the daily register furnished him, with all statistical work which teachers are
16	by law required to perform, perfect, and complete, and no director shall
17	otherwise issue an order for the last month's pay."
18	
19	SECTION 58. Arkansas Code 6-17-105 is repealed:
20	6-17-105. Admi ni strators' reports.
21	(a) All principals or head teachers of each public school shall transmit
22	to the county board or the board's designee, not later than July 10 of each
23	year, a written report showing:
24	(1) The number and name of the school district;
25	(2) The number by school grades of males and females,
26	respectively, of each race, that attended school during the last preceding
27	school year;
28	(3) The average number of each sex in each school grade that
29	attended daily;
30	(4) The number of days the school was taught during the year by a
31	licensed teacher;
32	(5) The name of each teacher, the grade of his certificate, the
33	salary paid each teacher per month, and the whole amount of salary paid the
34	teacher during the last school year; and
35	(6) All other information called for by the State Board of
36	Education.

(b) In school districts where a superintendent of schools is employed, the principal of each school shall make the report to the superintendent, and he in turn shall make the report to the county school supervisor.

(c) Failure to make this report shall be subject to a penalty of two (2) weeks' salary of the delinquent principal, teacher, or superintendent.

SECTION 59. Arkansas Code 6-17-305(b) is amended to read as follows:

"(b) Any county board of education or district school district board of directors desiring to cooperate with any tax-supported institution of higher learning, one (1) of whose functions is the training of teachers, is authorized to enter into contract with the board of trustees of the institution for the operation and maintenance of a public school, grades one (1) to twelve (12) or any part thereof, located in the county, to be used for training school purposes by the institution."

SECTION 60. Arkansas Code 6-17-401(b) is amended to read as follows:

"(b) No license shall be valid in any county until it has been registered in the office of the county board or the board's designee clerk."

SECTION 61. Arkansas Code 6-17-408(a) is amended to read as follows:

"(a) In any action filed in any court in this state, wherein the party instituting the action seeks or has sought to impose upon any county treasurer, county board, or superintendent of schools any liability arising out of failure to file a teacher's certificate in the office of the county board clerk and arising out of the failure to file a teacher's contract, which would have been valid except for prior failure to file a teacher's certificate in the office of the county board clerk, the county treasurer, or school superintendent, or county board against whom such liability is sought to be imposed may assert as a complete defense the filing in the office of the county board clerk, at any time before final judgment in the action, of a teacher's certificate for the particular teacher involved showing on its face that the particular teacher to whom the certificate was issued possesses all the qualifications required by law and the particular teacher's contract as of the date the teacher was required to perform the teaching contract."

SECTION 62. Arkansas Code 6-17-907(k) through (m) is amended to read as

follows:

- "(k) The county board, or the board's designee, by written statement, shall instruct the county treasurer of the various percentages and amounts of revenue to be credited to the respective funds of each school district in the county.
- (I) (k) The county treasurer or the county board, or the board's designee, may request representatives of the Division of Legislative Audit or of the State Department of Education to assist in establishing and crediting the various percentages of revenue to the respective funds.
- (m) (I) When a school district has a district treasurer, the county treasurer may establish for that district only those funds needed to credit the types of revenues flowing through his office."

- SECTION 63. Arkansas Code 6-17-911 is amended to read as follows: "6-17-911. Effect of failure to make records and settlements.
- (a) The disbursing officer of the State Board of Education shall withhold any and all state funds due the school districts of any county until the county treasurer and the county board or the board's designee have has set up their its records in accordance with § 6-17-907.
- (b) If the county collector fails to make settlements with the county treasurer as now provided by law, the county board or the board's designee treasurer shall forthwith notify the Director of General the Department of Education and the Director of the Department of Finance and Administration of such failure.
- (c) If such delinquent settlement is not made within two (2) weeks, the disbursing officer of the State Board of Education shall withhold any and all state funds due the school districts of such county the Treasurer of State shall withhold the monthly distribution of county aid provided for under § 19-5-602 (b) upon notification from the Director of the Department of Finance and Administration that the county has failed to make such settlement. The monthly distribution shall be withheld until such settlement is made to the satisfaction of the Director of the Department of Finance and Administration."

- 34 SECTION 64. Arkansas Code 6-17-912 is amended to read as follows:
- 35 "6-17-912. Advances from other funds.
- The county treasurer, when acting in the capacity as school treasurer,

is authorized to make advances from one (1) fund to another upon written request from the county board, or the board's designee, <a href="Local school district">Local school district</a> <a href="board of directors">board of directors</a> during the fiscal year."

SECTION 65. Arkansas Code 6-17-913(b) is amended to read as follows:

"(b) Where audits are made by a certified public accountant, a certified copy of the audit shall be distributed to the county board or the board's designee, the school district, the Department of Finance and Administration, the Department of Workforce Education, and the State Department of Education."

SECTION 66. Arkansas Code 6-17-914(c) is amended to read as follows:

"(c) Budgets of the school districts of the state filed as required by this section shall be reviewed by the Department of Education to determine if the requirements of the statutes and the regulations of the State Board of Education regarding the earmarking or use of school funds are being met. Upon approval, copies of the approved budget shall be filed with the school district, the county board of education, the county treasurer if serving as school treasurer, and the Department of Education."

SECTION 67. Arkansas Code 6-17-914(g) is amended to read as follows:

"(g) The Treasurer of State may shall withhold the monthly distribution of county aid provided for under § 19-5-602 (b) from any county that fails to provide, the county board of education in a timely manner, with information necessary for submission to the Department of Education of concerning the annual abstract of assessment for each school district located wholly or in part in such county."

 SECTION 68. Arkansas Code 6-17-918 is amended to read as follows: "6-17-918. Issuing and countersigning warrants.

- (a) For those districts for which the county board's designee does not serve as ex officio financial secretary as provided in § 6-12-205, it It shall be the duty of the district superintendent of schools to serve as ex officio financial secretary and to issue and countersign all warrants.
- (b) For those districts for which the county board's designee serves as ex officio financial secretary, he shall also issue and countersign all warrants.

1	(1) However, upon request of the board of directors of any other
2	school district administered in the county, the county board of education
3	shall authorize a designee to serve as ex officio financial secretary of the
4	<del>di stri ct.</del>
5	(2) Any school district board of directors by resolution adopted
6	by majority vote may designate the ex officio financial secretary as the
7	disbursing officer of the district, and no additional signature shall be
8	<del>required on warrants.</del>
9	(3) Such resolution must be filed with the county board of
10	education and the county treasurer, if the county treasurer serves as the
11	school district treasurer.
12	(4) No warrants shall be valid without the signature of the ex
13	officio financial secretary.
14	(5)(A) Such countersigning officer shall give bond in the sum of
15	two thousand dollars (\$2,000) or an amount equal to ten percent (10%) of the
16	total amount of the estimated revenue of the school district for the school
17	fiscal year covered by the bond, whichever is the greater, the maximum not to
18	exceed twenty thousand dollars (\$20,000), for the faithful discharge of his
19	duties and for the proper accounting of all school money that may come into
20	his hands or under his control.
21	(B) The surety of such bond is to be a surety company
22	authorized to do business in the State of Arkansas as surety.
23	(C) Such bond shall be filed in the office of the county
24	clerk and a copy thereof filed in the office of the Director of General
25	Education.
26	(D) Premiums of such bonds shall be paid by the school
27	district board or county board in the same manner as other fixed charges.
28	(c)(b) The county board's designee or the district superintendent of
29	schools shall neither issue nor countersign any warrants until he has
30	determined that the warrants have been issued in conformity with § 6-20-402,
31	this subchapter, and other laws."
32	
33	SECTION 69. Arkansas Code 6-17-919 is amended to read as follows:
34	"6-17-919. Warrants void without valid certificate and contract.
35	(a) All warrants issued in payment of teachers' salaries are void
36	unl ess:

- (1) The teacher has a valid teacher's certificate filed with the county board or with the board's designee's clerk's office;
  - (2) The teacher has been employed by a valid written contract; and
- (3) Copies of such contract are on file in the offices of the county treasurer, or the school district treasurer if the school district has its own treasurer, and the county board or the board's designee.
- (b) The county board, or the board's designee, or the district superintendent of schools and the superintendent's surety shall be liable for any warrants which he countersigns in payment of teachers' salaries unless and until there is a valid teacher's certificate and contract for the teacher on file with the county board or with the board's designee clerk.
- (c) The county treasurer, or the school district treasurer if the school district has its own treasurer, and his surety shall be liable for all warrants in payment of teachers' salaries which he pays unless and until there is a valid contract on file in his office."

- SECTION 70. Arkansas Code 6-17-920 is amended to read as follows: "6-17-920. Examination of teachers' contracts -- Effect.
- (a) It shall be the duty of the county <del>board, or the board's designee,</del> <u>clerk</u> when the teachers' contracts are filed, as required by §§ 6-13-620 and 6-17-919, to examine such contracts.
- (b) If the county board <u>clerk</u> finds that any board of directors has entered into contracts with teachers who have not recorded a valid teacher's certificate with the <u>board</u>, the county board, or the board's <u>designee clerk</u>, shall immediately notify the board of directors in writing to correct the contract or contracts to conform to the legal requirements.
- (c) If the board of directors does not make contracts in accordance with this subsection and other legal requirements, the county board, or the board's designee, clerk shall notify the county treasurer that the contracts are invalid.
- (d) It shall then be the duty of the county treasurer, or the school district treasurer if the school district has its own treasurer, to refuse payment of warrants issued upon the contracts, and he and his surety shall be liable for failure to do so.
- (e) Moreover, the county <del>board, or the board's designee,</del> <u>clerk</u> and their surety shall be liable for any warrants countersigned which are inconsistent

with the provisions of this section."

SECTION 71. Arkansas Code 6-18-213 is amended to read as follows: "6-18-213. Attendance records and reports generally.

- (a)(1) A record of pupil attendance shall be kept by each school district of the state on forms provided by the Department of Education or on forms approved by the Director of General Education and the Director of Vocational and Technical Education as being suitable for the intended purposes.
- 10 (2) This basic record, showing the daily attendance or absence of
  11 each student for the school year, shall be kept in ink by a teacher or other
  12 officially designated person who visually notes the physical presence or
  13 absence of each student on a daily basis.
  - (3) The attendance for resident and nonresident students shall be kept separately.
  - (4) The basic attendance records of each district shall be kept on file in the district for a period of three (3) years and shall be audited by the Department of Education at least one (1) time in any given three-year period.
  - (b) The official reporting period for attendance shall be quarterly with the actual number of days counted in each period to be not less than forty (40) nor more than fifty (50).
  - (c) Each school district in the state shall file a report on its attendance for each quarterly period with the Department of Education within fifteen (15) days after the end of any quarterly period.
  - (d) The attendance in each of the school districts of the state as reflected by the combined reports for the first three (3) quarters of the school year shall be the official data used in computing Minimum Foundation Program Aid and Transportation Aid certain types of state aid for the following year.
  - (e) Any district which fails to file, by April 15 of any given year, reports for the first three (3) quarters of that year, as required by subsection (c) of this section, shall have the remainder of its Minimum Foundation Program Aid State Equalization Aid withheld, beginning with the April allotment, and placed in escrow to be released when such reports are received.

(f) The State Board of Education shall develop such forms and shall promulgate such rules, regulations, and procedures as may be required to implement the intent of this section.

(g) Nothing in this section shall be construed as relieving school districts from any requirement for filing annual or other reports, except monthly attendance reports, with the office of the county board of education."

SECTION 72. Arkansas Code 6-18-219 is amended to read as follows: "6-18-219. False attendance reports.

Any teacher, director, county school board or the board's designee, principal, superintendent, or any other person whose duty it is to make reports as to the schools of the county, who shall make a false report to the county board of education or the State Board of Education as to the number of children enumerated, the number enrolled in school, or the number in average daily attendance in the schools shall be:

- (1) Guilty of a misdemeanor, punishable by a fine not to exceed one hundred dollars (\$100) payable into the general school fund of the county; and
- (2) Liable personally for any loss of revenue which the district or state sustains as a result of the false report."

SECTION 73. Arkansas Code 6-18-307(b) is amended to read as follows:

"(b) When any individual or joint petition as authorized in subsection

(a) hereof is filed with the board of directors of any school district, the board shall, within thirty (30) days after the date of filing of the petition, either grant or deny the transfer. If the board denies the petition, the petitioners may appeal the decision of the board to the county board of education of the county in which the resident district is administered. Within thirty (30) days after the appeal is made to the county board, the board shall either grant or deny the transfer. If the county board of education of the resident county denies the petition, the petitioners may appeal to the State Board of Education. Within forty-five (45) days after the appeal to the state board, the board shall either grant or deny the transfer. The ruling of the State Board of Education shall be the final administrative ruling on the

 petition."

1 SECTION 74. Arkansas Code 6-18-802 is amended to read as follows: 2 "6-18-802. Liability. 3 No liability shall attach either to the State Board of Education, the 4 school district, the county board of education or any individual member 5 thereof, a superintendent, teacher, safety patrol member, or other school authority by virtue of the organization, maintenance, or operation of a school 6 7 safety patrol organized, maintained, and operated under authority of, and in compliance with, this subchapter." 8 9 SECTION 75. Arkansas Code 6-19-102(d) is amended to read as follows: 10 "(d) A bus or other vehicle used in transporting pupils in one (1) 11 12 district shall not be used to transport pupils in another district without the consent of the county board of education Department of Education." 13 14 15 SECTION 76. Arkansas Code 6-20-201 is repealed: 6-20-201. Allocation of funds to districts -- Deduction. 16 17 (a) All funds that would be allocated to school districts based upon the enumeration of students shall be allocated to school districts by 18 19 apportionment based on the average daily attendance or the average number of 20 students belonging to a district, whichever is used in allocating funds for Minimum Foundation Program Aid funds from the Department of Education. 21 22 (b) Expenditures for the county board of education budget may be 23 deducted from funds allocated each district under this section before apportionment is made to each district by the county board of education. 24 25 SECTION 77. Arkansas Code 6-20-216 is amended to read as follows: 26 27 "6-20-216. General school fund -- Apportionment generally. The county board of education, after setting aside the funds for the 28 salaries and expenses of the county school board designee's office, shall 29 apportion the general school fund of the county on the basis on which public 30 31 school funds are apportioned to the counties. The county quorum court shall apportion the general school fund of the 32 county based upon the average daily membership of the districts within the 33 34 county. Each school district within the county shall receive its pro-rata

36

35

share of the general school fund of the county."

1	SECTION 78. Arkansas Code 6-20-217 is amended to read as follows:
2	"6-20-217. General school fund Funds of doubtful application.
3	The county board of education quorum court of any county is authorized
4	to place all funds about which there is a doubt as to their proper application
5	to the credit of the general school fund in the county treasury. These funds
6	shall be apportioned among the school districts of the county on the same
7	basis as the state school funds are apportioned."
8	
9	SECTION 79. Arkansas Code 6-20-403 is amended to read as follows:
10	"6-20-403. Authority to draw warrants Countersignature.
11	The school district board of directors is authorized to draw warrants on
12	the county treasurer when the county treasurer serves as treasurer of the
13	school district for all funds to be disbursed by them, such warrants to be
14	countersigned by the agent authorized by the county board under § 6-17-918, as
15	countersignature is expressly required by law."
16	
17	SECTION 80. Arkansas Code 6-20-1213 is amended to read as follows:
18	"6-20-1213. Duty to pay on maturity Effect of failure.
19	(a) The school district board of directors $_ au$ and the secretary of the
20	board <del>, and the county board or the board's designee</del> shall see to it that
21	sufficient funds to meet each maturity of principal and interest of all bonds
22	of their district are in the place of payment not later than the day before
23	the date of maturity.
24	(b) Any failure thereof shall be cause for the State Board of Education
25	to withhold the monthly salary of the county board's designee and to withhold
26	any apportionment of school funds that would otherwise be apportioned to that
27	district and apply them on any past due bonds of that district."
28	
29	SECTION 81. Arkansas Code 6-20-1609(b)(4) is amended to read as
30	follows:
31	$^{\prime\prime}$ (4) To call for the election of a new school board for the district, in
32	which case the district shall reimburse the county board of $\underline{\text{education}}$ $\underline{\text{election}}$
33	<pre>commissioners for election costs as otherwise required by law; "</pre>
34	

SECTION 82. Arkansas Code 6-21-410 is amended to read as follows:

"6-21-410. Illegal acts involving school officials.

- (a)(1) It shall be illegal for the Director of General the Department of Education or any other employee connected with the Department of Education, any member of any selecting committee, or any member of any school board to accept or receive any money, gift, property, or favor whatsoever from any person, firm, or corporation, or any agent thereof, offering for sale any item pursuant to this subchapter, or from any person in any way interested in such sale.
- (2) Any person who pleads guilty or nolo contendere or is found guilty of violating this subsection shall be subject to a fine not to exceed five hundred dollars (\$500) or imprisonment in the county jail for a period not to exceed six (6) months, or both.
- (3) Any fines collected under this subsection shall be deposited in the State Treasury to the credit of the Public School Fund.
- (b)(1) It shall be illegal for any teacher in the public schools of Arkansas, any county supervisor or city superintendent of schools, any member of any school board or board of education, or any person connected with the public school system of Arkansas in any capacity to have any interest in the profits, proceeds, or sale of any school textbooks or other instructional materials used in the schools of Arkansas under his charge or with which he is connected in any official capacity, provided that this provision shall not apply nor have any reference to royalties or fees received by a person from the sale of school books or other instructional materials of which he is the author.
- (2) Any person who pleads guilty or nolo contendere or is found guilty of violating this subsection shall be subject to a fine of no less than fifty dollars (\$50.00) nor more than two hundred dollars (\$200).
- (3) Any fines collected under this subsection shall be deposited in the State Treasury to the credit of the Public School Fund.
- (c)(1) It shall be illegal for any person, directly or indirectly, to promise or offer to give or cause to be promised, offered, or given any money, good, bribe, present, reward, or any valuable thing whatsoever to the Director of General the Department of Education, his assistants, or any other employee of the Department of Education, any school board members, teachers, or other persons with the intent of influencing their decisions on any questions, matters, causes, or proceedings in the selection of any textbooks or other instructional materials.

- (2) Any person who pleads guilty or nolo contendere or is found guilty of violating this subsection shall be subject to a fine not to exceed five hundred dollars (\$500) or imprisonment in the county jail for a period not to exceed six (6) months, or both.
- (3) Any fines collected under this subsection shall be deposited in the State Treasury to the credit of the Public School Fund."

- SECTION 83. Arkansas Code 6-21-602 is amended to read as follows:
- 9 "6-21-602. School officials prohibited from acting as agent or 10 representative of suppliers, etc.
  - (a) No member of the State Board of Education, the Director of General the Department of Education, the Director of Vocational and Technical Workforce Education, member of a county board of education, county or city superintendent of schools, school director superintendent, or any employee of any of them shall act as agent or representative of any author or book seller seeking to sell any school books to the state or to any school district, or directly or indirectly receive any emolument, reward, or premium for his service or influence in recommending or procuring the use of any book, school apparatus, or furniture of any kind in any public school.
  - (b) Any school official who shall violate this act shall be guilty of a misdemeanor and removed from office, and liable to a fine not exceeding five hundred dollars (\$500)."

SECTION 84. Arkansas Code 6-41-313 is amended to read as follows:

"6-41-313. Contracts for services pursuant to federal law.

(a) The board is authorized to contract with a <u>school</u> district or county board of education and with the boards of other institutions under the control of a public board or commission for services to be provided for exceptional children as provided for in Title VI, Part B of Public Law 91-230 of 1965, as amended.

- (b) District school boards are authorized to contract for services for exceptional children residing in respective districts or for services rendered in more than one (1) district in a county if mutual agreements have been signed by the districts affected authorizing one (1) district to contract for two (2) or more districts in a county.
  - (c) County boards of education are given authority to contract in the

event district school boards desire to establish the program under the county board of education."

- SECTION 85. Arkansas Code 6-51-215 is amended to read as follows: "6-51-215. Cooperation of various boards in establishing vocational programs -- Use of tax moneys.
- (a) The board of directors of any school district, any county board of education, or board of trustees of any state school, college, or university, may cooperate with the State Board of Vocational Workforce Education and Career Opportunities in the establishment of vocational schools, departments, or classes giving instruction in vocational subjects, including secondary instruction in agricultural subjects, trades or industrial subjects, or home economics subjects.
- (b) Any board of directors, board of education, or board of trustees may use any moneys raised by public taxation in the same manner as moneys for other school purposes are used for the maintenance and support of public schools, or state schools, colleges, and universities."

- SECTION 86. Arkansas Code 19-7-402(c) and (d) is amended to read as follows:
- "(c) The county board of education quorum court shall make distribution of the schools' portion on an acreage basis or other equitable basis if data required for making distribution of funds as provided in this section is not available at the time funds are available for distribution.
- (d) It shall be the duty of the Department of Education to distribute that portion of the funds accruing to the schools to the respective counties and the duty of the Auditor of State to distribute the funds accruing to the county road funds. It shall be the duty of the county board of education quorum court to provide the county treasurer with a statement showing the distribution of the funds in accordance with law. Thereafter, the treasurer shall credit the respective school districts with the amounts indicated."

- SECTION 87. Arkansas Code 19-7-409(b)(3) is amended to read as follows:
- "(b)(3) The county board of education <u>quorum court</u> shall make distribution of the schools' portions on an equitable basis if the data required for making distribution of funds as provided in this section are not

available at the time funds are available for distribution."

SECTION 88. Arkansas Code 26-36-209(c) is amended to read as follows: "(c) All costs associated with such delinquent personal property taxes shall be prorated to the original taxing entities. All penalties associated with such delinquent personal property taxes shall be deposited as county revenues in the county general revenue fund unless a county has an operating and staffed county board of education office, in which case the penalty shall be divided fifty percent (50%) county general and fifty percent (50%) county common school fund if that county's common school fund was getting fifty percent (50%) at the time of the enactment of this subsection."

SECTION 89. Arkansas Code 26-80-104(c) is amended to read as follows:

"(c) The county treasurer shall separate the proceeds of these taxes into the several funds as is provided by law, or by the county board of education as has been stated, or the school directors as is authorized by law."

SECTION 90. Implementation.

(a) (1) Prior to the effective date of this act, all county boards of education, county board of education designees, and county school supervisors shall transfer all records, written or electronic, to either the respective county clerk, respective county quorum court, the State Board of Workforce Education and Career Opportunities, the Department of Workforce Education, the State Board of Education, or the Department of Education, whichever may be appropriate.

(2)(A) If a county had a full time county school supervisor or county board of education designee on January 1, 1999, who was not employed more than fifty percent (50%) of the time in other employment or duties other than county school supervisor or county board of education designee, then that individual may continue acting as county school supervisor or county board of education designee with all the duties, responsibilities and rights appertaining until such time that said individual leaves such position.

(B) If subdivision (a)(2)(A) controls, then the county

board of education shall also exist until such time that the office is dissolved under subdivision (a)(2)(A).

1	(C) If subdivision $(a)(2)$ controls, it is the intent of the
2	General Assembly that the funding of the county board of education, as it
3	existed on or before January 1, 1999, shall continue until such time that the
4	office is dissolved under subdivision (a)(2)(A).
5	(b)(1)(A) Any and all funds received via an award or grant under the
6	control of the county board of education, the county board of education
7	designee or the county school supervisor which use is restricted by the terms
8	of the award or grant under which the moneys were received shall revert to the
9	agency which awarded the funds unless otherwise specified in the terms of the
10	award or grant.
11	(B) Any and all funds under the control of any county board of
12	education, county board of education designee, or county school supervisor
13	shall first be used to satisfy all legal debts and obligations of the county
14	board of education.
15	(2) Any and all funds above under the control of any county board
16	of education, county board of education designee, or county school supervisor
17	remaining after the implementation of subdivision (b)(1) shall revert to the
18	common or general school fund of the respective county for redistribution to
19	the school districts domiciled in that county in accordance with existing law.
20	(c)(1) Any and all real and personal property belonging to the county
21	board of education shall first be sold at public auction if after the
22	implementation of subdivision (b)(1) above, there are still legal debts and
23	obligations. If any excess moneys from such an auction exist after the
24	payments of legal debts and obligations, those excess moneys shall be
25	distributed according to subdivision (b)(2) above.
26	(2) If no legal debts or obligations exist after the
27	implementation of subdivision (b)(1) above, any and all real and personal
28	property of the county board of education shall become the property of the
29	<u>local school district which contains the county seat of government until such</u>
30	time that all school districts domiciled in the county have entered into a
31	written agreement as to the disposition of the real and personal property of
32	the county board of education. Such written agreement must be finalized
33	within twelve months after the effective date of this act.
34	(d) The provisions in subdivisions (a)(1), (b)(1), (b)(2), (c)(1) and
35	(c)(2) of this section shall not include or apply to any funds, written or
36	electronic records, real and/or personal property belonging to or purchased

1	with funding for adult education programs or GED Testing centers supported
2	through state and/or federal adult education funds. All such funds, written
3	or electronic records, real and/or personal property including applicable real
4	estate titles, will be transferred to the State Board of Workforce Education
5	and Career Opportunities or any eligible entity approved by the State Board of
6	Workforce Education and Career Opportunities.
7	
8	SECTION 91. Legislative Intent. Nothing in this act should be
9	construed as to forbid local school districts from entering into agreements
10	with each other to perform some of the same functions that County Boards of
11	Education used to do.
12	
13	SECTION 92. Effective Date. This act will go into effect on July 1,
14	<u>2000.</u>
15	
16	SECTION 93. All provisions of this act of a general and permanent
17	nature are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas
18	Code Revision Commission shall incorporate the same in the Code.
19	
20	SECTION 94. If any provision of this act or the application thereof to
21	any person or circumstance is held invalid, such invalidity shall not affect
22	other provisions or applications of the act which can be given effect without
23	the invalid provision or application, and to this end the provisions of this
24	act are declared to be severable.
25	
26	SECTION 95. All laws and parts of laws in conflict with this act are
27	hereby repeal ed.
28	/s/ Mahony
29	
30	
31	
32	
33	
34	
35	
36	