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

1	State of Arkansas	A Bill		
2	82nd General Assembly	A DIII		0.4.4
3	Regular Session, 1999		SENATE BILL	866
4				
5	By: Senator Bradford			
6				
7				
8		For An Act To Be Entitled		
9		0 CLARIFY REQUIREMENTS FOR 16 AND 17 Y	'EAR OLD	
10		TO OBTAIN WAIVERS TO ENROLL IN ADULT		
11	EDUCATI ON	PROGRAMS; AND FOR OTHER PURPOSES."		
12				
13		Subtitle		
14		CLARIFY REQUIREMENTS FOR 16 AND 17		
15		OLD STUDENTS TO OBTAIN WAIVERS TO		
16	ENRO	LL IN ADULT EDUCATION PROGRAMS."		
17				
18				
19	BE IT ENACTED BY THE (GENERAL ASSEMBLY OF THE STATE OF ARKAN	ISAS:	
20				
21	SECTION 1. Arka	ansas Code 6-18-201(b)(2) is amended t	o read as follo	WS:
22	"(2) After form	mal application, and prior to any furt	her action on s	uch
23	application, the stude	ent shall be administered either a tes	t for adult bas	іc
24	education or a general	l educational development pre-test , un	ıder standardi zeo	d
25	testing conditions by	a secondary school counselor, and sha	H score 8.5 or	
26	above on the test for	adult basic education, or a minimum s	core of 45 on ea	ach
27	section and a minimum	composite score of 49 on the pre-gene	ral educational	
28	development test; prov	vided, however, that such minimum test	scores shall no	ot
29	be required of any stu	udent who is subject to the attendance	⊢requirement of	
30	this section but who w	was not enrolled in any school distric	t during the	
31	previous school year ;'	"		
32				
33	SECTION 2. AII	provisions of this act of a general a	nd permanent na	ture
34	are amendatory to the	are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code		
35	Revision Commission s	hall incorporate the same in the Code.		
36				

1	SECTION 3. If any provision of this act or the application thereof to
2	any person or circumstance is held invalid, such invalidity shall not affect
3	other provisions or applications of the act which can be given effect without
4	the invalid provision or application, and to this end the provisions of this
5	act are declared to be severable.
6	
7	SECTION 4. All laws and parts of laws in conflict with this act are
8	hereby repealed.
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
29	
30	
31	
32	
33	
34	
35	
36	