1	State of Arkansas	A Bill	
2	82nd General Assembly		CENIATE DILL 01/
3	Regular Session, 1999		SENATE BILL 916
4 5	By: Senator K. Smith		
6	by. Schutor R. Shinur		
7			
8		For An Act To Be Entitled	
9	"AN ACT TO AMEND ARKANSAS CODE 14-40-1202 AND ARKANSAS		
10		1203 PERTAINING TO THE CONSOLIDA	
11		ES; AND FOR OTHER PURPOSES."	
12		,	
13		Subtitle	
14	"TO AM	END ARKANSAS CODE 14-40-1202 ANI	D
15	ARKANS	AS CODE 14-40-1203 PERTAINING TO	0
16	THE CO	NSOLIDATION OF MUNICIPALITIES."	
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19	BE IT ENACTED BY THE GEN	NERAL ASSEMBLY OF THE STATE OF A	ARKANSAS:
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21	SECTION 1. Arkans	sas Code 14-40-1202(a) is amende	ed to read as follows:
22	"14-40-1202. Speci	al election called.	
23	(a)(1)(A) Upon pr	resentation of the petition to t	the county court by the
24	authorized persons, the	court shall at once order and o	call a special election
25	in both of the municipal	corporations on the question o	of the annexation <u>and</u>
26	the name of the proposed	d consolidated municipality.	
27	(B) T	The court shall give thirty (30)	days' notice of the
28	election by publication	one (1) time a week in some new	vspaper with a bona fide
29	circulation in the terri	tory and by notices posted in c	conspi cuous pl aces
30	therei n.		
31	(2) The cou	urt shall appoint one (1) judge	and one (1) clerk in
32		sion of each municipal corporati	-
33	-	the municipal corporations shal	
34		ach of the wards or other divisi	•
35	•	ors, to act as judges and clerks	s of election within the
36	respective wards		

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1	(3) The court shall fix all polling places at which the voting		
2	shall take place."		
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4	SECTION 2. Arkansas Code 14-40-1203 is amended to read as follows:		
5	"14-40-1203. Election results.		
6	(a) At any election held under this subchapter, all qualified electors		
7	who are residents of either municipality shall be allowed to vote on the		
8	adoption or rejection of the proposed annexation or consolidation and the nam		
9	of the proposed consolidated municipality.		
10	(b)(1)(A) If a majority of the votes cast in each of the respective		
11	municipalities, considered as a separate and distinct unit and without		
12	reference to the vote cast in the other, shall be in favor of consolidation or		
13	annexation, then the county court shall declare, by an appropriate order, the		
14	annexation or consolidation consummated.		
15	(i) If a majority of the votes cast in each of the		
16	respective municipalities considered as a separate and distinct unit and		
17	without reference to the vote cast in the other, shall be in favor of the same		
18	name of the municipality, then the county court shall declare, by appropriate		
19	order the name of the consolidated municipality.		
20	(ii) If a majority of the votes cast in each of the		
21	respective municipalities considered as a separate and distinct unit and		
22	without reference to the vote cast in the other, shall not be in favor of the		
23	same name of the municipality, then the county court shall declare, by		
24	appropriate order the name of the consolidated municipality to be the name of		
25	the larger municipality.		
26	(B) Upon the making of the order, the smaller municipal		
27	corporation and the territory comprising it shall, in law, be deemed and be		
28	taken to be included and shall be a part of the larger municipal corporation,		
29	and the inhabitants thereof shall in all respects be citizens thereafter of		
30	the larger municipal corporation.		
31	(2) If a majority of the votes of either municipal corporation		
32	shall be against annexation, then the city or incorporated town shall not be		
33	again permitted to attempt the consolidation within two (2) years thereafter."		
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35	SECTION 3. All provisions of this act of a general and permanent nature		
36	are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code		

1	Revision Commission shall incorporate the same in the Code.
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3	SECTION 4. If any provision of this act or the application thereof to
4	any person or circumstance is held invalid, such invalidity shall not affect
5	other provisions or applications of the act which can be given effect without
6	the invalid provision or application, and to this end the provisions of this
7	act are declared to be severable.
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9	SECTION 5. All laws and parts of laws in conflict with this act are
10	hereby repealed.
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