Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

2 SMIR General Assembly FX IDIT 3 Regular Session, 2003 HOUSE BILL 252 4 5 By: Representative Hardwick 6 7 7 7 8 For An Act To Bc Entitled 9 AN ACT TO ESTABLISH A COMPREHENSIVE SYSTEM OF 10 TESTING FOR ARKANSAS STUDENTS; TO ESTABLISH A 11 PROGRAM OF SCHOOL AND SCHOOL DISTRICT 12 ACCOUNTABILITY FOR STUDENT PERFORMANCE AND 13 ESTABLISH A SYSTEM OF REWARDS AND SANCTIONS BASED 14 THEREON; TO GIVE STUDENTS ATTENDING 15 UNDERPERFORMING SCHOOL CERTAIN CHOICES, KNOWN AS 16 THE ARKANSAS PUBLIC SCHOOL CHOICE OPTION; TO 17 ESTABLISH A FINANCIAL MANAGEMENT PRACTICES SYSTEM 18 FOR ARKANSAS SCHOOL DISTRICTS; TO ESTABLISH 19 WITHIN THE DEPARTMENT OF EDUCATION AN INTEGRATED 20 INFORMATION SYSTEM FOR EDUCATIONAL MANAGEMENT; TO 21 ESTABLISH CERTAIN PRIVACY RIGHTS OF STUDENTS AND 22 THEIR PARENTS TO CERTAIN STUDENT RECORDS; FOR 23 OTHER PURPOSES; AND DECLARING AN EMERGENCY. 24 25 25 Subtitle	1	State of Arkansas	A Bill	
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31 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:		BE IT ENACTED BY THE	JENERAL ASSEMBLY OF THE STATE OF ARKAN	ISAS:
33 SECTION 1. <u>The purpose of this act is to:</u> 24 (1) Establish a comprehensive system of testing for Arkenses students.				Antropos
 34 (1) Establish a comprehensive system of testing for Arkansas students; 35 (2) Establish a program of school and school district accountability 				
 35 (2) Establish a program of school and school district accountability 36 for student performance and establish a system of rewards and sanctions based 				



1	thereon;
2	(3) Give students attending underperforming school certain choices,
3	known as the Arkansas public school choice option;
4	(4) Establish a financial management practices system for Arkansas
5	school districts;
6	(5) To establish within the department of education an integrated
7	information system for educational management; and
8	(6) To establish certain privacy rights of students and their parents
9	to certain student records.
10	
11	SECTION 2. Arkansas Code Sections 6-15-403 is amended to read as
12	follows:
13	6-15-403. Authority of State Board of Education.
14	The State Board of Education <u>shall:</u> through the Department of
15	Education is hereby authorized to:
16	(1) Develop a comprehensive testing, assessment, and accountability
17	program which utilizes the most current and effective testing, evaluation,
18	and assessment research information designed to achieve the following
19	purposes set forth in this subchapter:
20	(A) Set clear academic standards;
21	(B) Establish professional development;
22	(C) Establish expected achievement levels;
23	(D) Report on student achievement;
24	(E) Provide evaluation data;
25	(F) Recognize excellence; and
26	(G) Apply sanctions;
27	(2) Promulgate such rules and regulations as may be necessary to
28	develop and implement the comprehensive testing, assessment and academic
29	accountability program; and
30	(3) Employ staff and enter into contracts as may be necessary to carry
31	out the provisions of this subchapter.
32	(1) Review periodically and approve the student performance standards
33	known as the Arkansas State Standards in key academic subject areas and grade
34	levels;
35	(2) Classify school services, designate the certification subject
36	areas, establish competencies, including the use of technology to enhance

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1	student learning, and certification requirements for all school-based
2	personnel, and prescribe rules in accordance with which the professional,
3	temporary, and part-time certificates issued by the Department of Education
4	to applicants who meet the standards prescribed by rules and regulations for
5	their class of service;
6	(3) Identify critical teacher shortage areas;
7	(4) Enforce compliance with law and state board rule by all school
8	<u>districts;</u>
9	(5) Collect and maintain the management information databases for all
10	components of the public K-12 education system;
11	(6) Promulgate rules and regulations to develop and implement the
12	comprehensive testing, assessment and academic accountability program; and
13	(7) Employ staff and enter into contracts as may be necessary to carry
14	out the provisions of this subchapter.
15	
16	SECTION 3. EMERGENCY CLAUSE. It is found and determined by the
17	General Assembly of the State of Arkansas that the Arkansas Supreme Court in
18	Lake View School District No. 25 v. Huckabee, 351 Ark. 31 (2002) has declared
19	the now extent system of education to be unconstitutional because it is both
20	inequitable and inadequate; and that the Arkansas Supreme Court has set forth
21	the test for a constitutional system to be one in which the State has an
22	"absolute duty" to provide an "equal opportunity to an adequate education";
23	and that the Arkansas Comprehensive Testing, Assessment and Accountability
24	Program ("ACTAAP"), as presently constituted, does not conform to the
25	requirements of the No Child Left Behind Act of the United States and this
26	Act amends the ACTAAP to comply with the No Child Left Behind Act; that the
27	Arkansas Supreme Court has instructed the General Assembly to define and
28	provide what is necessary to provide an adequate and equitable education for
29	the children of Arkansas-forthwith; and that the No Child Left Behind Act
30	sets out deadlines regarding the educational plan and student improvement
31	which the State to meet. Therefore, an emergency is declared to exist and
32	this act being immediately necessary for the preservation of the public
33	peace, health, and safety shall become effective on:
34	(1) The date of its approval by the Governor;
35	(2) If the bill is neither approved nor vetoed by the Governor, the
36	expiration of the period of time during which the Governor may veto the bill;

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1	or
2	(3) If the bill is vetoed by the Governor and the veto is overridden,
3	the date the last house overrides the veto.
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