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.

1 2	State of Arkansas 84th General Assembly	A Bill	
2	Regular Session, 2003		SENATE BILL 806
3 4	Regular Session, 2003		SENATE DILL 600
4 5	By: Senator Steele		
6			
7			
8	For 2	An Act To Be Entitled	
9	AN ACT TO CLARIFY THE PROCEDURE FOR PREPARATION		
10	OF THE GENERAL A	SSEMBLY'S BILLS, RESOLU	UTIONS, AND
11	AMENDMENTS; AND FOR OTHER PURPOSES.		
12			
13		Subtitle	
14	TO CLARIFY TH	E PROCEDURE FOR PREPARA	ATION
15	OF THE GENERA	L ASSEMBLY'S BILLS,	
16	RESOLUTIONS,	AND AMENDMENTS.	
17			
18			
19	BE IT ENACTED BY THE GENERAL AS	SSEMBLY OF THE STATE OF	F ARKANSAS:
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21	SECTION 1. (a) The staff of the Bureau of Legislative Research shall		
22	not:		
23	(1) Draft any bill, resolution, or amendment pursuant to the		
24	instructions of a lobbyist registered under Arkansas Code § 21-8-601 without		
25	the prior direct approval of a	member of the General	Assembly;
26		of any member of the S	
27	Representatives on any bill, re		t without the prior
28	direct approval of that member		
29	· · · ·		less the order in which
30	the sponsors are listed has rea	<u>ceived the prior direct</u>	t approval of the lead
31	sponsor.		
32	(b) The prior direct approval requirement of this act is met when a		
33	senator or representative communicates authorization to the staff of the		
34 25	<u>bureau by telephone, email, fa</u>	k, other written docume	ent, or in person.
35 36	CECTION O EMEDOENCY	The found and determined	ined by the Company
20	SECTION 2. <u>EMERGENCY</u> .	it is iound and decernin	LIEU DY LIE GEHELAL



1	Assembly that our present state of technology makes it possible for members		
2	of the General Assembly to more readily communicate with staff; that past		
3	procedures for preparation of documents for the General Assembly are		
4	antiquated and in some instances produce unintended results; that this act		
5	will provide the staff with necessary guidance; and that this act must go		
6	into effect as soon as possible in order to enhance the legislative process.		
7	Therefore, an emergency is declared to exist and this act being immediately		
8	necessary for the preservation of the public peace, health and safety shall		
9	become effective on:		
10	(1) The date of its approval by the Governor;		
11	(2) If the bill is neither approved nor vetoed by the Governor,		
12	the expiration of the period of time during which the Governor may veto the		
13	<u>bill;</u>		
14	(3) If the bill is vetoed by the Governor and the veto is		
15	overridden, the date the last house overrides the veto.		
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