1		As Engrossed: H12/16/03 A Bill	Call Item 4		
2	, , , , , , , , , , , , , , , , , , ,	A DIII	HOUSE DILL 1010		
3			HOUSE BILL 1018		
4 5		Milligan Igcobs Segwel Hathorn	House Rennett King Fite		
6	By: Representatives Boyd, Cleveland, Milligan, Jacobs, Seawel, Hathorn, House, Bennett, King, Fite, Weaver, Rankin, Adams, Berry, Gillespie				
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10	For An Act To Be Entitled				
11		IDE FOR THE CONTINUED SUPP	ORT OF		
12	2 ISOLATED SCHOOL	L DISTRICTS; AND FOR OTHER			
13	PURPOSES.				
14	4				
15	5	Subtitle			
16	AN ACT TO PI	ROVIDE FOR THE CONTINUED			
17	SUPPORT OF 3	ISOLATED SCHOOL DISTRICTS.			
18	3				
19	9				
20	BE IT ENACTED BY THE GENERAL	ASSEMBLY OF THE STATE OF A	ARKANSAS:		
21	SECTION 1. Arkansas Co	ode Title 6, Chapter 20, Su	abchapter 6 is amended		
22	2 to add an additional section	to read as follows:			
23	<u>6-20-602. Designated i</u>	solated districts.			
24	The following school di	stricts are designated as	isolated districts		
25	under § 6-20-601 and shall no	t be subject to consolidat	tion, annexation, or		
26	reorganization solely because	of the school district's	average daily		
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28	<del> </del>	ol District;;			
29	·	y School District;			
30	<del>-</del>	o School District;			
31	<del> </del>	School District;			
32	<del>-</del>	School District;			
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34 25		te School District;			
35 36					
סכ	<u>(9) Delaplaine S</u>	School District;			

1	(10) Elaine School District;	
2	(11) Fourche Valley School District;	
3	(12) Gillett School District;	
4	(13) Kingston School District;	
5	(14) Mount Judea School District;	
6	(15) Mount Pleasant School District;	
7	(16) Oark School District;	
8	(17) Oden School District;	
9	(18) Paron School District;	
10	(19) Randolph County School District;	
11	(20) Scotland School District;	
12	(21) Sparkman School District;	
13	(22) St. Joe School District;	
14	(23) St. Paul School District;	
15	(24) Taylor School District;	
16	(25) Umpire School District;	
17	(26) Williford School District; and	
18	(27) Winslow County School District.	
19		
20	SECTION 2. Arkansas Code § 6-20-601(a), concerning funding for	
21	isolated school districts, is amended to read as follows:	
22	(a) As used in this section, "isolated school district" means a school	
23	district that <u>is listed under § <math>6-20-602</math> and that</u> meets any four (4) of the	
24	following five (5) criteria:	
25	(1) There is a distance of twelve (12) miles or more by hard-	
26	surfaced highway from the high school of the district to the nearest adjacent	
27	high school in an adjoining district;	
28	(2) The density ratio of transported students is less than three	
29	(3) four (4) students per square mile of area;	
30	(3) The total area of the district is ninety-five square miles	
31	(95 sq. mi.) eighty square miles (80 sq. mi.) or greater;	
32	(4) Less than fifty percent (50%) of bus route miles is on hard-	
33	surfaced roads; and	
34	(5) There are geographic barriers such as lakes, rivers, and	
35	mountain ranges which would impede travel to schools that otherwise would be	
36	appropriate for consolidation, cooperative programs, and shared services.	

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2	SECTION 3. EMERGENCY CLAUSE. It is found and determined by the		
3	General Assembly of the State of Arkansas that the Arkansas Supreme Court in		
4	Lake View School District No. 25 v. Huckabee, 351 Ark. 31 (2002) declared the		
5	current system of education to be unconstitutional because it is both		
6	inequitable and inadequate; and the Arkansas Supreme Court set forth the test		
7	for a constitutional system to be one in which the State has an "absolute		
8	duty" to provide an "equal opportunity to an adequate education"; and the		
9	Arkansas Supreme Court instructed the General Assembly to define and provide		
10	what is necessary to provide an adequate and equitable education for the		
11	children of Arkansas; that in the process of restructuring school districts		
12	certain areas of the state need to be afforded protection from consolidation		
13	prior to any restructuring. Therefore, an emergency is declared to exist and		
14	this act being immediately necessary for the preservation of the public		
15	peace, health, and safety shall become effective on:		
16	(1) The date of its approval by the Governor;		
17	(2) If the bill is neither approved nor vetoed by the Governor,		
18	the expiration of the period of time during which the Governor may veto the		
19	bill; or		
20	(3) If the bill is vetoed by the Governor and the veto is		
21	overridden, the date the last house overrides the veto.		
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23	/s/ Boyd, et al		
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