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	State of Arkansas	A D:11		
2	85th General Assembly	A Bill		
3	3 Regular Session, 2005		HOUSE BILL 1687	
4				
5	By: Representative Mack			
6				
7		E A A4 T- D- E4*41- J		
8	For An Act To Be Entitled			
9		AN ACT TO AMEND THE GENERAL ACCOUNTING AND		
10	BUDGETARY PROCEDURES LAW TO PROHIBIT BEING ON SICK LEAVE FROM ONE (1) STATE AGENCY AND			
11	COLLECTING A SALARY FROM ANOTHER; AND FOR OTHER			
12 13		PURPOSES.		
13	rokroses.			
14	Subtitle			
16	AN ACT	TO AMEND THE GENERAL ACCOUNTING		
17		AND BUDGETARY PROCEDURES LAW TO PROHIBIT		
18	BEING ON SICK LEAVE FROM ONE (1) STATE			
19		AND COLLECTING A SALARY FROM		
20	ANOTHE	R.		
21				
22				
23	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:			
24				
25	SECTION 1. Arkans	sas Code Annotated § 19-4-1604 is	amended to read as	
26	follows:			
27	19-4-1604. Salary from two agencies.			
28	(a) Except as provided in subsection (b) of this section, no person			
29	drawing a salary or other compensation from one (1) state agency shall be			
30	paid salary or compensat	paid salary or compensation, other than actual expenses, from any other		
31	agency except upon written certification to and approval by the Chief Fiscal			
32	Officer of the State and by the head of each agency, stating that:			
33	(1) The work performed for the other agency does not interfere			
34	with the proper and required performance of the person's duties; and			
35	(2) The combined salary payments from the agencies do not exceed			
36	the larger maximum annua	al salary of the line-item positi	ion authorized for	



1 either agency from which the employee is being paid.

(b)(1) This section does not prohibit state employees from contracting to temporarily teach as adjunct faculty at a state-supported institution of higher education and thereby receive combined salary payments from the two (2) agencies in excess of the larger maximum annual salary of the line-item position authorized from either agency. (2)(A) This section does not prohibit part-time or job-share public defenders from receiving compensation from an appellate court for work performed in connection with an indigent's appeal to the Arkansas Supreme Court or the Arkansas Court of Appeals. (B) Persons employed as full-time public defenders who are not provided a state-funded secretary may also seek compensation for appellate work from the Arkansas Supreme Court or the Arkansas Court of Appeals. (3) This section does not allow an employee to be on paid sick leave with a state agency and be paid a salary or compensation from another state agency.