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 As Engrossed: H2/5/09	
2	87th General Assembly A B1II	
3	Regular Session, 2009	HOUSE BILL 1222
4		
5	By: Representative Hyde	
6	By: Senator Salmon	
7		
8		
9	For An Act To Be Entitled	
10	AN ACT TO ENSURE CONTINUED ACCOUNTABILITY AND	
11	EFFICIENCY FOR SCHOOL DISTRICTS INVOLVED IN	
12	DESEGREGATION LITIGATION; AND FOR OTHER PURPOSES.	
13		
14	Subtitle	
15	AN ACT TO ENSURE CONTINUED	
16	ACCOUNTABILITY AND EFFICIENCY FOR SCHOOL	
17	DISTRICTS INVOLVED IN DESEGREGATION	
18	LITIGATION.	
19		
20		
21	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE	OF ARKANSAS:
22		
23	SECTION 1. Arkansas Code § 6-20-415 is amended to read as follows:	
24	6-20-415. Consultants.	
25	(a) The Department of Education in consulta	tion with the Attorney
26	General shall hire consultants on the following ba	asis:
27	(1) The consultants shall be qualified	ed as experts in public
28	school district desegregation;	
29	(2) The department shall hire the con	esultants prior to October
30	1, 2007;	
31	$\frac{(3)}{(2)}$ The purposes for employing the	e consultants are to
32	determine whether and in what respects any of the three (3) Pulaski County	
33	school districts:	
34	(A)(i) Are unitary.	
35	(ii) If a school district has been declared unitary	
36	or has been declared unitary in some respects, the	e consultants shall not

02-05-2009 09:18 CLR039

1 examine the school district on those issues; and 2 (B) Have complied with their respective consent decrees; 3 and 4 (4)(3) The consultants shall understand and acknowledge in their 5 work and research that their testimony in court may be required. 6 (b) The department shall not pay the consultant fees or expenses 7 from moneys appropriated and available for the reimbursement of attorney's 8 fees to the three (3) Pulaski County school districts under § 6-20-416. 9 10 SECTION 2. Arkansas Code § 6-20-416(c)(2), concerning the 11 reimbursement of desegregation litigation costs, is amended to read as 12 follows: 13 (2) To be eligible for possible reimbursement under this 14 subsection (c) for legal fees incurred, motions seeking unitary status or partial unitary status shall be filed no later than October 30, 2007, and the 15 16 school districts must be declared unitary or at least partially unitary by 17 the federal district court no later than December 31, 2008 December 31, 2009. 18 19 SECTION 3. EMERGENCY CLAUSE. It is found and determined by the 20 General Assembly of the State of Arkansas that the state's provision of school systems that are free from the vestiges of racial discrimination is a 21 22 vital part of providing a general, suitable, and efficient school system; 23 that without a diligent pursuit of unitary status by the three (3) Pulaski 24 County school districts, there is no assurance that the school districts are 25 free of the vestiges of racial discrimination; that the state has enacted 26 <u>legislation to assist the Pulaski County school districts in achieving</u> 27 unitary status in desegregation litigation and provide assurance to the 28 children in those districts that the promise of unitary status will be fulfilled within a reasonable amount of time; that under that legislation, 29 30 the school districts filed their requests for a federal court order on unitary status, but the federal court system for hearings and appeals in the 31 32 case did not permit a resolution by December 31, 2008, the stated deadline; 33 and that this act is immediately necessary to ensure that the Pulaski County 34 school districts diligently pursue unitary status before the end of 2009 in order to ensure that the school systems are free from the vestiges of racial 35 discrimination. Therefore, an emergency is declared to exist and this act 36

As Engrossed: H2/5/09 HB1222

1	being immediately necessary for the preservation of the public peace, health,		
2	and safety shall become effective on:		
3	(1) The date of its approval by the Governor;		
4	(2) If the bill is neither approved nor vetoed by the Governor,		
5	the expiration of the period of time during which the Governor may veto the		
6	bill; or		
7	(3) If the bill is vetoed by the Governor and the veto is		
8	overridden, the date the last house overrides the veto.		
9			
10	/s/ Hyde		
11			
12			
13			
14			
15			
16			
17			
18			
19			
20			
21			
22			
23 24			
24 25			
26			
27			
28			
29			
30			
31			
32			
33			
34			
35			
36			