## 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: H3/24/09 H3/25/09	
2	87th General Assembly	<sup>°</sup> A Bill	
3	Regular Session, 2009		HOUSE BILL 2003
4			
5	By: Representative Lowery		
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8		For An Act To Be Entitled	
9	AN ACT TO AMEND THE LAW PERTAINING TO RESIDENCY		
10	REQUIREMENTS AND ATTENDANCE AT PUBLIC SCHOOLS;		
11	AND FOR	OTHER PURPOSES.	
12			
13			
14		Subtitle	
15	TO AM	MEND THE LAW PERTAINING TO RESIDENCY	Y
16	REQUI	IREMENTS AND ATTENDANCE AT PUBLIC	
17	SCHOO	DLS.	
18			
19			
20	BE IT ENACTED BY THE G	SENERAL ASSEMBLY OF THE STATE OF ARK	CANSAS:
21			
22	SECTION 1. Arka	nsas Code § 6-18-202(e), concerning	g age and residence
23	requirements for atten	nding public schools, is amended to	read as follows:
24	(e)(l) <del>Any</del> <u>A</u> sc	chool district <del>that admits</del> <u>shall not</u>	admit for ten (10)
25	school days or more a	student who is not a resident of th	<u>ne school district or</u>
26	is not otherwise entit	eled by law to attend the school dis	strict <del>for ten (10)</del>
27	school days or more a	student that the school district kn	<del>lows or should have</del>
28	<del>known is a resident of</del>	another school district not include	<del>led in a tuition</del>
29	agreement or is not of	ficially transferred to it shall be	<del>liable to the</del>
30	resident district of t	the student for an amount of money o	equal to the amount
31	of state foundation fu	<del>inding per student</del> .	
32	<del>(2) Notic</del>	<del>e to a school district by a complai</del>	nant school district
33	that a student is atte	ending illegally in the school distr	ict begins the
34	running of the ten-day	<del>'time period.</del>	
35	<del>(3) Cause</del>	es of action arising under this subs	ection may be
36	brought in a court of	competent jurisdiction.	

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1	(4) The school district that admits the student shall have the
2	burden of proof as to the student's residency.
3	(5)(A) Upon presentation of a court order or judgment finding
4	that a school district has admitted for ten (10) school days or more a
5	student the district should have known was a resident of another district, as
6	set forth in subdivision (e)(1) of this section, the Department of Education
7	will satisfy the defendant school district's liability by transferring to the
8	complainant school district the appropriate amount of funds from state aid
9	that the department would have distributed to the defendant school district.
10	(B) The transfer will be made from the next payment due to
11	the district from the department after the order is received by the
12	department.
13	(2)(A) A school district that determines that a student who
14	resides within its boundaries is unlawfully attending another school district
15	shall send written notification to the superintendent of the other school
16	district that the student is unlawfully attending the school district.
17	(B) The written notification to the superintendent shall
18	include a reasonable description of the location of the residence, including
19	a street address if available, and other information that enables the school
20	district to determine that the student is a resident of the school district.
21	(3)(A) The school district that receives the notification under
22	subdivision (e)(2) of this section shall immediately investigate and
23	determine which school district the student is required to attend.
24	(B) The school district conducting the investigation
25	shall:
26	(i)(a) Complete the investigation within ten (10)
27	business days after receiving the written notice.
28	(b) The school district conducting the
29	investigation may extend the investigation ten (10) business days in a case
30	that involves five (5) or more students by submitting written notice within
31	the first ten (10) business days of the investigation to the school district
32	that submitted the notification under subdivision (e)(2) of this section;
33	(ii) Make a determination as to which school
34	district the student is required to attend; and
35	(iii) Send a written report to the school district
36	that submitted the notification, in writing, of the findings of the

1	investigation and the documentation supporting its determination.
2	(4) A student who is determined to be unlawfully attending a
3	school not within the student's resident district shall be immediately barred
4	from attending the nonresident school district.
5	(5)(A) The school district that submitted the notification may
6	within five (5) days after receiving the written report, appeal the decision
7	of the school district that conducted the investigation.
8	(B) The appeal shall be made to the Department of
9	Education.
10	(C) The school district that conducted the investigation
11	shall have the burden of proof in proving that the student is entitled to
12	attend its school.
13	(6)(A) The department shall promulgate rules to establish the
14	procedure for a department hearing officer to investigate the appeal and
15	conduct a hearing.
16	(B) The department hearing officer may compel disclosure
17	of information from both of the school districts in his or her duties.
18	(C)(i) The decision of the department hearing officer may
19	be appealed by either school district to the circuit court of the county
20	where the school district that is appealing the decision is located.
21	(ii) The circuit court shall affirm the decision of
22	the department hearing officer if it is supported by substantial evidence.
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24	SECTION 2. Arkansas Code § 6-18-202(f), concerning the age and
25	residence requirements for attending public schools, is amended to read as
26	follows:
27	(f) Any person who knowingly gives a false residential address for
28	purposes of public school enrollment shall be is guilty of a violation and
29	subject to a fine not to exceed five hundred dollars (\$500) one thousand
30	<u>dollars (\$1,000)</u> .
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32	/s/ Lowery
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