1	State of Arkansas	As Engrossed: H3/15/11 H3/24/1	1
2	88th General Assembly	A Bill	
3	Regular Session, 2011		HOUSE BILL 1995
4			
5	By: Representative McLean		
6			
7		For An Act To Be Entitled	d
8	AN ACT TO	AMEND PROVISIONS OF THE ARKAN	SAS CODE
9	CONCERNING	G EXCESSIVE STUDENT ABSENCES FI	ROM PUBLIC
10	SCHOOL; AN	ND FOR OTHER PURPOSES.	
11			
12			
13		Subtitle	
14	TO AN	MEND PROVISIONS OF THE ARKANSA	S CODE
15	CONCI	ERNING EXCESSIVE STUDENT ABSEN	CES
16	FROM	PUBLIC SCHOOL.	
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18			
19	BE IT ENACTED BY THE G	GENERAL ASSEMBLY OF THE STATE (	OF ARKANSAS:
20			
21	SECTION 1. Arka	ansas Code § 6-18-209 is amend	ed to read as follows:
22	6-18-209. Adopt	tion of student attendance pol	icies — Effect of
23	excessive absences.		
24	(a) The board o	of directors of each school di	strict in this state shall
25	adopt student attendar	nce policies.	
26	(b) Each school	l district <del>shall</del> , as a part of	its six-year educational
27	plan, <u>shall</u> develop st	trategies for promoting maximum	m student attendance,
28	_	mited to, the use of alternati	
29	<u>-</u>	lieu of suspension from school	
30		attendance policy may include o	
31	absences as a mandator	ry basis for denial of promotic	on or graduation.
32			
33		ansas Code § 6-18-220(a)(4), c	
34		FFA, FHA, and 4-H programs, is	amended to read as
35	follows:		
36	(4) One n	method of encouraging participa	ation in such programs is

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to excuse the grant additional absences of students from regular classes when
the students are participating to students who participate in officially
sanctioned activities of those organizations.

- SECTION 3. Arkansas Code § 6-18-220(c), concerning excused absences for participation in FFA, FHA, and 4-H programs, is amended to read as follows:
- (c) Any school district that excuses grants additional absences of FFA member students who attend officially sanctioned FFA activities shall afford equal treatment to FHA and 4-H member students who attend the same or similar officially sanctioned activities.

- SECTION 4. Arkansas Code § 6-18-222(a)(2) (5)(A), concerning the penalty for excessive unexcused absences, are amended to read as follows:
- (2) The State Board of Workforce Education and Career

  Opportunities Career Education shall adopt a student attendance policy for
  sixteen-year-olds and seventeen-year-olds enrolled in an adult education
  program. The policy shall require a minimum attendance of ten (10) hours per
  week to remain in the program.
- (3) A copy of the school district's student attendance policy or the board's State Board of Career Education's student attendance policy for sixteen-year-olds and seventeen-year-olds enrolled in adult education shall be provided to the students' parents, guardians, or persons parent, guardian, or person in loco parentis of each student enrolled in an adult education program at the beginning of the school year or upon enrollment, whichever event first occurs.
- (4)(A)(i) A student's parents, guardians, or persons parent, guardian, or person in loco parentis and the community truancy board, if the community truancy board has been created, shall be notified when the student has accumulated excessive unexcused absences equal to one-half (½) the total number of absences permitted per semester under the school district's or the board's State Board of Career Education's student attendance policy.
- (ii) Notice shall be by telephonic contact with the student's parents, guardians, or persons parent, guardian, or person in loco parentis by the end of the school day in which the absence occurred or by regular mail with a return address on the envelope sent no later than the

1	following school day.		
2	(iii) Notice to the community truancy board, if the		
3	community truancy board has been created, shall be by letter to the chair of		
4	the community truancy board.		
5	(B) The If a community truancy board has been created, the		
6	community truancy board shall schedule a conference with the parents,		
7	guardians, or persons parent, guardian, or person in loco parentis to		
8	establish a plan to take steps to eliminate or reduce the student's unexcused		
9	absences.		
10	(C) If the community truancy board has scheduled a		
11	conference and the student's parents, guardians, or persons parent, guardian,		
12	or person in loco parentis do does not attend the scheduled conference, the		
13	conference may be conducted with the student and a school official. However,		
14	the parent, guardian or person in loco parentis shall be notified of the		
15	steps to be taken to eliminate or reduce the child's absence student's		
16	<u>absences</u> .		
17	(D)(i) Before a student accumulates the maximum number of		
18	absences allowed in a school district's student attendance policy, the		
19	student or the student's parent, guardian, or person in loco parentis may		
20	petition the school administration or school district administration for		
21	special arrangements to address the student's absences.		
22	(ii) If special arrangements are granted by the		
23	school administration or the school district administration, the arrangements		
24	will be formalized into a written agreement to include the conditions of the		
25	agreement and the consequences for failing to fulfill the requirements of the		
26	<u>agreement.</u>		
27	(iii) The agreement shall be signed by the:		
28	<u>(a) Designee of the school administration or</u>		
29	of the school district administration;		
30	(b) Student's parent, guardian, or person in		
31	loco parentis; and		
32	<u>(c) Student.</u>		
33	(5)(A) Whenever When a student exceeds the number of excessive		
34	unexcused absences provided for in the district's or the <del>board's</del> <u>State Board</u>		
35	of Career Education's student attendance policy, or when a student has		
36	violated the conditions of an agreement granting special arrangements under		

1	subdivision (a)(4)(D) of this section, the school district or the adult		
2	education program shall notify the prosecuting authority and the community		
3	truancy board, if a community truancy board has been created, and the		
4	student's <del>parents, guardians, or persons</del> parent, guardian, or person in loca		
5	parentis shall be subject to a civil penalty through a family in need of		
6	services action in circuit court, as authorized under subdivision (a)(6)(A)		
7	of this section, but not to exceed five hundred dollars (\$500) plus costs of		
8	court and any reasonable fees assessed by the court.		
9			
10	SECTION 5. Arkansas Code § 6-27-113 is amended to read as follows:		
11	6-27-113. Absence due to military deployment.		
12	A student shall be granted additional excused absences at the		
13	discretion of the local educational agency superintendent to visit with his		
14	or her parent or legal guardian if the parent or legal guardian is a member		
15	of the uniformed services and has:		
16	(1) Been called to active duty or is on leave from active duty;		
17	or		
18	(2) Returned from deployment to a combat zone or combat support		
19	posting.		
20			
21	SECTION 6. Arkansas Code $\S$ 7-4-116(c)(1)(A), concerning the election		
22	poll workers program for high school students, is amended to read as follows:		
23	(A) Be <del>excused</del> <u>granted an additional absence</u> from school		
24	while working as an election page;		
25			
26	SECTION 7. Arkansas Code $\S$ 7-4-116(d)(1)(D), concerning the election		
27	poll workers program for high school students, is amended to read as follows:		
28	(D) Be <del>excused</del> <u>granted an additional absence</u> from school		
29	while working as an election official.		
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32	/s/McLean		
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