1	State of Arkansas	A Bill	
2	90th General Assembly	ADIII	HOUGE DILL 1960
3	Regular Session, 2015		HOUSE BILL 1252
4 5	By: Representatives Broadaway	, Ballinger Vines	
6	By: Senators J. Hutchinson, But		
7	By: Schators v. Hatermison, Bus	nett, D. vollison	
8		For An Act To Be Entitled	
9	AN ACT TO C	LARIFY AND REORGANIZE THE GENERAL	L VENUE
10	STATUTES FO	R CIVIL ACTIONS; AND FOR OTHER P	URPOSE
11			
12			
13		Subtitle	
14	TO CLA	RIFY AND REORGANIZE THE GENERAL	
15	VENUE	STATUTES FOR CIVIL ACTIONS.	
16			
17			
18	BE IT ENACTED BY THE GE	NERAL ASSEMBLY OF THE STATE OF A	RKANSAS:
19			
20	SECTION 1. Arkan	sas Code § 16-55-213 is repealed	•
21	16-55-213. Venue	F	
22	(a) All civil ac	tions other than those mentioned	<u>in §§ 16-60-101 - 16-</u>
23	60-103, 16-60-107, 16-6	0-114, 16-60-115, and 16-60-119	and subsection (e) of
24	this section must be bro	ought in any of the following co	unties:
25	(1) The co	unty in which a substantial part	of the events or
26	omissions giving rise to		
27		county in which an individual de	
28		If the defendant is an entity oth	
29	•	where the entity had its princip	
30		e accrual of the cause of action	
31		county in which the plaintiff re	
32		If the plaintiff is an entity ot	
33		where the plaintiff had its prin	_
34		e accrual of the cause of action	
35		ence of any properly joined name	<u>-</u>
36	or representatives may	be considered in determining pro	per venue in a class

1	action.
2	(2) The residency of any putative or actual member of a class
3	other than a named representative shall not be considered in determining
4	proper venue for a class action.
5	(c) In any civil action, venue must be proper as to each or every
6	named plaintiff joined in the action unless:
7	(1) The plaintiffs establish that they assert any right to
8	relief against the defendants jointly, severally, or arising out of the same
9	transaction or occurrence; and
10	(2) The existence of a substantial number of questions of law or
11	material fact common to all those persons not only will arise in the action,
12	but also that:
13	(A) The questions will predominate over individualized
14	questions pertaining to each plaintiff;
15	(B) The action can be maintained more efficiently and
16	economically for all parties than if prosecuted separately; and
17	(C) The interest of justice supports the joinder of the
18	parties as plaintiffs in one (1) action.
19	(d)(1) Unless venue objections are waived by the defendant or by
20	unanimous agreement of multiple defendants, if venue is improper for any
21	plaintiff joined in the action, then the claim of the plaintiff shall be
22	severed and transferred to a court where venue is proper.
23	(2)(A) If severance and transfer is mandated and venue is
24	appropriate in more than one (1) court, a defendant sued alone or multiple
25	defendants, by unanimous agreement, shall have the right to select another
26	court to which the action shall be transferred.
27	(B) If there are multiple defendants who are unable to
28	agree on another court, the court in which the action was originally filed
29	may transfer the action to another court.
30	(e) Any action for medical injury brought under § 16-114-201 et seq.
31	against a medical care provider, as defined in § 16-114-201(2), shall be
32	filed in the county in which the alleged act or omission occurred.
33	
34	SECTION 2. Arkansas Code Title 16, Chapter 60, Subchapter 1, is
35	amended to read as follows.
36	16-60-101. Actions brought where subject of action situated Venue in

1	circuit courts - general rules and exceptions.
2	Actions for the following causes must be brought in the county in which
3	the subject of the action, or some part thereof, is situated, except as
4	provided in § 16-60-116(d):
5	(1) The recovery of real property, or of an estate or interest
6	therein;
7	(2) The partition of real property;
8	(3) The sale of real property under a mortgage, lien, or other
9	encumbrance or charge; and
10	(4) An injury to real property.
11	(a) A civil action other than a civil action mentioned in §§ 16-60-
12	102-16-60-109, § $16-106-101$, and specific venue provisions codified in
13	another title of the Arkansas Code shall be brought in any of the following
14	<pre>counties:</pre>
15	(1) The county in which a substantial part of the event or
16	omission giving rise to the cause of action occurred;
17	(2)(A) The county in which an individual defendant resided at
18	the time of the event or omission giving rise to the cause of action.
19	(B) If the defendant is an entity other than an
20	individual, the civil action shall be brought in the county where the entity
21	had its principal office in this state at the time of the event or omission
22	giving rise to the cause of action; or
23	(3)(A) The county in which the plaintiff resided at the time of
24	the event or omission giving rise to the cause of action.
25	(B) If the plaintiff is an entity other than an
26	individual, the civil action shall be brought in the county where the
27	plaintiff had its principal office in this state at the time of the events or
28	omissions giving rise to the cause of action.
29	(b)(1) The residence of a properly joined named class representative
30	may be considered in determining proper venue in a class action.
31	(2) The residence of a putative or actual member of a class
32	other than a named representative shall not be considered in determining
33	proper venue for a class action.
34	(c) In a civil action with multiple plaintiffs, venue shall be proper
35	as to each named plaintiff joined in the civil action unless:
36	(1) The plaintiffs establish that they assert any right to

_	refler against the defendant jointry, severally, or allsing out of the same
2	transaction or occurrence; and
3	(2) The existence of a substantial number of questions of law or
4	material fact common to all the plaintiffs not only will arise in the civil
5	action, but also that:
6	(A) The common questions of law or material fact will
7	predominate over individual questions of law or material fact pertaining to
8	<pre>each plaintiff;</pre>
9	(B) The civil action can be maintained more efficiently
10	and economically for all parties than if prosecuted separately; and
11	(C) The interest of justice supports the joinder of the
12	parties as plaintiffs in one (1) civil action.
13	(d)(l) Unless venue objections are waived by the defendant or by
14	unanimous agreement of multiple defendants, if venue is improper for any
15	plaintiff joined in the civil action, then the claim of the plaintiff shall
16	be severed and transferred to a court where venue is proper.
17	(2)(A) If severance and transfer is mandated and venue is
18	appropriate in more than one (1) court, a defendant sued alone or multiple
19	defendants, by unanimous agreement, may select another court to which the
20	civil action shall be transferred.
21	(B) If there are multiple defendants who are unable to
22	agree on another court, the court in which the civil action was originally
23	filed may transfer the action to another court.
24	(e) When venue is proper as to one (1) defendant, it is also proper as
25	to any other defendant with respect to all causes of action arising out of
26	the same transaction, occurrence, or series of transactions or occurrences.
27	
28	16-60-102. Actions brought where cause of action arose. Local actions.
29	Actions for the following causes must be brought in the county where
30	the cause, or some part thereof, arose:
31	(1) An action for the recovery of a fine, penalty, or forfeiture
32	imposed by a statute, except that where the offense for which the claim is
33	made was committed on a watercourse or road which is the boundary of two (2)
34	counties, the action may be brought in either of them;
35	(2) An action against a public officer for an act done by him or
36	her in wirtue or under color of his or her office, or for a pecleat of

T	official suty; and
2	(3) An action upon the official bond of a public officer, except
3	as provided in §§ 16-106-101 and 16-106-104.
4	A civil action for the following causes shall be brought in the county
5	in which the subject of the civil action, or some part of the civil action,
6	is situated:
7	(1) The recovery of real property, or of an estate or interest
8	in real property;
9	(2) The partition of real property;
10	(3) The sale of real property under a mortgage, lien, or other
11	encumbrance or charge; and
12	(4) An injury to real property.
13	
14	16-60-103. Actions which must be brought in Pulaski County Actions
15	brought where cause of action arose.
16	The following actions must be brought in the county in which the seat
17	of government is situated:
18	(1) All civil actions in behalf of the state, or which may be
19	brought in the name of the state, or in which the state has or claims an
20	interest, except as provided in § 16-106-101;
21	(2) All actions brought by state boards, state commissioners, or
22	state officers in their official capacity, or on behalf of the state, except
23	as provided in § 16-106-101;
24	(3) All actions against the state and all actions against state
25	boards, state commissioners, or state officers on account of their official
26	acts, except that if an action could otherwise be brought in another county
27	or counties under the venue laws of this state, as provided in § 16-60-101 et
28	seq., then the action may be brought either in Pulaski County or the other
29	county or counties;
30	(4) All civil actions brought against an organization that
31	regulates extracurricular interscholastic activities in grades seven through
32	twelve (7-12) in both public and private schools if the organization's main
33	administrative office is located in Pulaski County; and
34	(5) All other actions required by law to be brought in Pulaski
35	County.
36	A civil action for the following causes shall be brought in the county

1	where the cause, or some part of the cause, arose:
2	(1) A civil action for the recovery of a fine, penalty, or
3	forfeiture imposed by a statute, except that when the violation of the
4	statute for which the claim is made was committed on a watercourse or road
5	that is the boundary of two (2) counties, the civil action may be brought in
6	either county;
7	(2) A civil action against a public officer for an act done by
8	him or her in virtue or under color of his or her office, or for a neglect of
9	official duty; and
10	(3) A civil action upon the official bond of a public officer,
11	except as provided in § 16-106-101.
12	
13	16-60-104. Actions against corporations Actions that shall be brought
14	in Pulaski County.
15	An action, other than those in $\$\$$ $16-60-101 - 16-60-103$, against a
16	corporation created by the laws of this state may be brought in the county in
17	which it is situated or has its principal office or place of business, or in
18	which its chief officer resides. However, if the corporation is a bank or
19	insurance company, the action may be brought in the county in which there is
20	a branch of the bank or agency of the company, where it arises out of a
21	transaction of the branch or agency.
22	The following civil actions shall be brought in Pulaski County:
23	(1) A civil action in behalf of the state, or which may be
24	brought in the name of the state, or in which the state has or claims an
25	interest, except as provided in § 16-106-101;
26	(2) A civil action brought by a state board, state commissioner,
27	or state officer in his or her official capacity, or on behalf of the state,
28	except as provided in § 16-106-101;
29	(3)(A) A civil action against the state or a civil action
30	against a state board, state commissioner, or state officer because of his or
31	her or the board's official acts.
32	(B) However, if a civil action could otherwise be brought
33	in another county or counties under the venue laws of this state, including
34	without limitation § 16-60-101 et seq., then the civil action may be brought
35	either in Pulaski County or the other county or counties;

(4) A civil action brought against an organization that

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2 twelve (7-12) in both public and private schools if the organization's main administrative office is located in Pulaski County; and 3 4 (5) Other civil actions required by law to be brought in Pulaski 5 County. 6 16-60-105. Actions against persons, partnerships, or associations 7 8 maintaining more than one office Actions for medical injury. 9 An action, other than those mentioned in §§ 16-60-101, 16-60-102, 16-60-106 - 16-60-108, 16-60-110, against a person, firm, copartnership, or 10 11 association engaged in business in this state which has or maintains more 12 than one (1) office or place of business in this state, may be brought in any 13 county in which the person, firm, copartnership, or association has or 14 maintains any office, branch office, suboffice, or place of business, and 15 service of process upon an agent of any person, firm, copartnership, or 16 association at any such office, branch office, suboffice, or place of 17 business shall be service upon such person, firm, copartnership, or 18 association. 19 A civil action for medical injury brought under § 16-114-201 et seq. 20 against a medical care provider, as defined in § 16-114-201, shall be filed 21 in the county in which the alleged act or omission occurred. 22 23 16-60-106. Actions against railroad or stage line Actions on debt, 24 account, or note. 25 An action against a railroad company or an owner of a line of mail-26 stages or other coaches, upon a liability as a carrier, may be brought in any 27 county through or into which the road or line of stages or coaches of the 28 defendant upon which the cause of action arose passes. 29 (a)(1) A civil action on a debt, account, or note, or for goods or 30 services may be brought in the county where the defendant resided at the time 31 the cause of action arose. 32 (2) However, if a city of the first class, a city of the second 33 class, an incorporated town, a public facilities board, or a county is the 34 defendant, the civil action shall be brought in the county in which the city, 35 town, public facilities board, or county lies. 36 (b) In a civil action described in this section, summons may be served

regulates extracurricular interscholastic activities in grades seven through

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1	upon the defendant in any county in this state.
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3	16-60-107. Actions against turnpike company Contract actions by
4	resident subcontractor, supplier, or materialman against nonresident prime
5	contractor or subcontractor - Affidavit of contractor.
6	An action, other than one of those mentioned in §§ 16-60-101 - 16-60-
7	103, against a turnpike road company may be brought in any county in which
8	any part of the road of the defendant lies.
9	(a) A civil action in contract by a resident subcontractor, supplier,
10	or materialman against a prime contractor or subcontractor who is a
11	nonresident of this state or who is a foreign corporation may be brought in
12	the county in which the plaintiff resided at the time the cause of action
13	arose.
14	(b) When a judgment is recovered in a civil action in contract against
15	a nonresident prime contractor or subcontractor, the prevailing party is
16	entitled to an attorney's fee in the amount to which he or she is entitled by
17	contract or, if an amount is not fixed, a reasonable compensation for the
18	services rendered by the attorney on behalf of the prevailing party.
19	(c) The prevailing party in a civil action contract is also entitled
20	to recover costs and fees paid, as well as interest at the rate of ten
21	percent (10%) on the balance due from the date the prime contractor received
22	his or her final payment.
23	(d)(1) A foreign corporation providing services in this state shall
24	furnish, before receiving payment for its services, or in the case of
25	installment payment, before receiving the last installment, a sworn affidavit
26	to the person or entity employing the foreign corporation stating that all
27	subcontractors have been paid in full.
28	(2) A person signing a sworn affidavit under subdivision (d)(1)
29	of this section when in fact all subcontractors have not been paid in full
30	upon conviction is guilty of a Class D felony.
31	
32	16-60-108. Actions against nonresident individual or foreign
33	corporation Action by insured or beneficiary against surety on contractor's
34	performance bond.
35	An action, other than one of those mentioned in §§ 16-60-101 - 16-60-
36	103, against a nonresident of this state, or a foreign corporation, may be

1	brought in any county in which there may be property of or debts owing to the
2	defendant.
3	A civil action brought in this state by or in behalf of an insured or
4	beneficiary against a domestic or foreign surety on a contractor's payment or
5	performance bond may be brought in the county:
6	(1) In which the loss occurred;
7	(2) Of the insured's residence at the time of loss; or
8	(3) Of the beneficiary's residence at the time of loss.
9	
10	16-60-109. Contract actions against nonresident Actions against a
11	public school district.
12	(a) Contract actions against a nonresident of this state or a foreign
13	corporation may be brought in the county in which the plaintiff resided at
14	the time the cause of action arose.
15	(b) Venue provided in this section shall be cumulative, and this
16	section shall in no way repeal or modify any other existing venue statute.
17	A civil action, other than a civil action described in § 16-60-104 or a
18	civil action for personal injury or death, against a public school district,
19	a public school district board of directors, or a public school district's
20	officer, agent, servant, or employee acting within the course and scope of
21	his or her agency or employment shall be brought in the county or in the
22	judicial district of the county in which the public school district is
23	situated or has its principal office.
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25	16-60-110. Actions against person in penitentiary or asylum Actions
26	<u>local in nature — Service anywhere in state</u> .
27	An action, other than one of those mentioned in §§ 16-60-101 - 16-60-
28	103, against a person confined in the penitentiary or a facility for
29	treatment for mental disease must be brought in the county in which he or she
30	resided or claimed his or her residence prior to his confinement, unless
31	otherwise provided by law.
32	In a civil action that may lawfully be brought only in one (1) or more
33	particular counties in this state and not in any county of the state in which
34	service may be had on the defendant, so that the venue for the civil action
35	is local and not transitory in nature, summons may be served upon the
36	defendant in the civil action in any county in this state.

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2	16-60-111. Actions on debt, account, or note Civil actions in Pulaski
3	County - Assignment of judges.
4	(a)(1) An action on a debt, account, or note, or for goods or services
5	may be brought in the county where the defendant resided at the time the
6	cause of action arose.
7	(2) However, if a city of the first class, a city of the second
8	class, an incorporated town, a public facilities board, or a county is the
9	defendant, the action shall be brought in the county in which the city, town,
10	public facilities board, or county lies.
11	(b) In all such actions, summons may be served upon the defendant in
12	any county in this state.
13	(c) The provisions of this section are cumulative to the venue laws of
14	the State of Arkansas and shall not amend or repeal any other laws unless
15	expressly in conflict therewith.
16	(a) For a civil action filed in circuit court in Pulaski County under
17	a law that declares Pulaski County to be the venue for all civil actions of
18	that type in the state, the civil action may be heard by a judge of another
19	judicial district who agrees to hear the civil action under this section.
20	(b) A judge may agree to hear a civil action under this section by
21	notifying the Administrative Office of the Courts on a form provided by the
22	office.
23	(c)(l) The assignment of a judge from another judicial district shall
24	be made pursuant to procedures prescribed by the office unless the Supreme
25	Court adopts rules for the assignment of judges.
26	(2) Rules adopted under subdivision (c)(1) of this section shall
27	provide for the random selection of the participating judges.
28	(d) If a civil action is assigned to a judge of another judicial
29	district, the judge may hear the civil action in a court in Pulaski County or
30	in the judicial district of the judge.
31	
32	16-60-112. Actions for personal injury or death.
33	(a) All actions for damages for personal injury or death by wrongful
34	act shall be brought in the county where the accident occurred which caused

35 the injury or death, or in the county where the person injured or killed

resided at the time of injury.

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T	(b) All civil actions for the recovery of damages prought against a
2	nonresident of the State of Arkansas may be commenced in the county where the
3	accident occurred which caused the injury or death or in the county where the
4	person injured or killed resided at the time of the injury.
5	(c) Actions for damages for personal injury or death by wrongful act,
6	where the accident which caused the injury or death occurred outside this
7	state, shall be brought in the county in this state where the person injured
8	or killed resided at the time of injury or in any county in which the
9	defendant, or one (1) of several defendants, resides or is summoned.
10	
11	16-60-113. Actions for damage to, or conversion of, personal property
12	- Actions for fraud.
13	(a) Any action for damages to personal property by wrongful or
14	negligent act, whether arising from contract, tort, or conversion of personal
15	property, may be brought:
16	(1) In the county where the damage occurred;
17	(2) In the county where the property was converted; or
18	(3) In the county of residence of the person who was the owner
19	of the property at the time the cause of action arose.
20	(b) Any action for any type of fraud may be brought:
21	(1) In the county where any one (1) plaintiff resides or any one
22	(1) defendant is located;
23	(2) In the county where one (1) or more of the acts utilized to
24	induce, perpetuate, or conceal the fraud was performed; or
25	(3) In the county from which an act or one (1) or more of the
26	fraudulent acts or part of a scheme to defraud was originated or was
27	communicated from or into by telephone, mail, or other means orally or in
28	writing.
29	
30	16-60-114. Contract actions by resident subcontractor, supplier, or
31	materialman against nonresident prime contractor or subcontractor — Affidavit
32	of contractor.
33	(a) Contract actions by a resident subcontractor, supplier, or
34	materialman against a prime contractor or subcontractor who is a nonresident
35	of this state or who is a foreign corporation may be brought in the county in
36	which the plaintiff resided at the time the cause of action arose.

1	(b) when any judgment is recovered in an action against the
2	nonresident, the prevailing party shall be entitled to an attorney's fee in
3	the amount to which he or she is entitled by contract or, if no amount is
4	fixed, a reasonable compensation for the services rendered by the attorney on
5	behalf of the prevailing party.
6	(c) The prevailing party shall also be entitled to recover costs and
7	fees paid, as well as interest at the rate of ten percent (10%) on the
8	balance due from the date the prime contractor received his or her final
9	payment.
10	(d)(1) All foreign corporations providing services in this state shall
11	furnish, prior to receiving payment for their services, or in the case of
12	installment payment prior to receiving the last installment, a sworn
13	affidavit to the person or entity employing the foreign corporations stating
14	that all subcontractors have been paid in full.
15	(2) Any person signing such a sworn affidavit when in fact all
16	subcontractors have not been paid in full shall be deemed guilty of a Class D
17	felony.
18	
19	16-60-115. Action by insured or beneficiary against surety on
20	contractor's performance bond.
21	An action brought in this state by or in behalf of an insured or beneficiary
22	against a domestic or foreign surety on a contractor's payment or performance
23	bond may be brought in the county:
24	(1) In which the loss occurred;
25	(2) Of the insured's residence at the time of loss; or
26	(3) Of the beneficiary's residence at the time of loss.
27	
28	16-60-116. Other actions - County where defendant resides or is
29	summoned - Effective service.
30	(a) Every other action may be brought in any county in which the
31	defendant or one (1) of several defendants resides or is summoned.
32	(b) Where any action embraced in subsection (a) of this section is
33	against a single defendant, the plaintiff shall not be entitled to judgment
34	against him or her on the service of a summons in any other county than that
35	in which the action is brought, unless he or she resided in that county at
36	the commencement of the action or unless, having appeared in the action, he

or she fails to object before the trial to its proceeding against him or her.

- (c) Where any action embraced in subsection (a) of this section is against several defendants, the plaintiff shall not be entitled to judgment against any of them on the service of summons in another county than that in which the action is brought, where no one of the defendants is summoned in that county or resided in that county at the commencement of the action, or where, if any of them resided or were summoned in that county, the action is discontinued or dismissed as to them, or judgment in the action is rendered in their favor, unless the defendant summoned in another county, having appeared in the action, failed to object before the judgment to its proceeding against him.
- (d) The objection that one (1) of several defendants was summoned in another county shall be deemed to be waived if he or she appears, unless it is made before judgment as to that defendant.
- (e) If after the commencement of an action in the county of the defendant's residence, he or she moves therefrom, the service of a summons upon him or her in any other county shall have the same effect as if it had been made in the county from which he or she moved.

In any action which may lawfully be brought only in some one (1) or more particular counties in this state and not in any county of the state in which service may be had on the defendant, so that the venue for the action is local and not transitory in nature, summons may be served upon the defendant or defendants in the action in any county in this state.

16-60-117. Actions local in nature - Service anywhere in state.

16-60-118. Civil actions in Pulaski County.

- (a) For any civil action filed in circuit court in Pulaski County
 pursuant to a law that declares Pulaski County to be the venue for all such
 actions in the state, the action may be heard by a judge of another judicial
 district who agrees to hear such actions pursuant to this section.
- (b) A judge may agree to hear the actions by notifying the Administrative Office of the Courts on a form provided by the office.
- (c)(1) The assignment of a judge from another judicial district shall be made pursuant to procedures prescribed by the Administrative Office of the Courts unless the Arkansas Supreme Court adopts rules for the assignment of

1	judges.
2	(2) The rules shall provide for the random selection of the
3	participating judges.
4	(d) If an action is assigned to a judge of another judicial district,
5	the judge may hear the action in a court in Pulaski County or in the judicial
6	district of the judge.
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8	16-60-119. Actions against a public school district.
9	An action, other than an action described in § 16-60-103 or § 16-60-
10	112, against a public school district, a public school district board of
11	directors, or a public school district's officer, agent, servant, or employee
12	acting within the course and scope of his or her agency or employment shall
13	be brought in the county or in the judicial district of the county in which
14	the public school district is situated or has its principal office.
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16	SECTION 3. Arkansas Code § 23-79-204(c), concerning venue in actions
17	brought by the state against an insurer, is amended to read as follows:
18	(c) The venue of all other actions against a domestic insurer shall be
19	as provided in $\frac{\$ 16-60-104}{\$ 16-60-101}$.
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