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.

Act 953 of the Regular Session

1	State of Arkansas	
2	85th General Assembly A Bill	
3	Regular Session, 2005 HOUSE BILL	2004
4		
5	By: Representative Edwards	
6	By: Senator Madison	
7		
8		
9	For An Act To Be Entitled	
10	AN ACT CONCERNING THE PRESERVATION OF BALLOTS,	
11	STUBS, AND CERTIFICATES; AND FOR OTHER PURPOSES.	
12		
13	Subtitle	
14	AN ACT CONCERNING THE PRESERVATION OF	
15	BALLOTS, STUBS, AND CERTIFICATES.	
16		
17		
18	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
19		
20	SECTION 1. Arkansas Code § 7-5-702 is amended to read as follows:	
21	7-5-702. Preservation of ballots, stubs, and certificates.	
22	(a) The county board of election commissioners shall retain the	
23	custody of and safely keep in a sealed container appropriately marked all	
24	ballots and certificates returned to it from the several precincts for a	
25	period of twenty (20) days, after which time the ballots and certificates	
26	shall be stored for a period of two (2) years from the date of the election	'n,
27	unless the county board shall be sooner notified in writing that:	
28	(1) The election of some person voted for at the election and	
29	declared to have been elected has been contested; or	
30	(2) Criminal prosecution has been begun before a tribunal of	
31	competent jurisdiction against any officer of election or person voting	
32	thereat for any fraud in the election.	_
33	(b) If the county board is notified as provided in subsection (a) o	
34	this section, then so many of the ballots and certificates as may relate t	
35	matters involved in the contest or any prosecution shall be preserved for	use



1	as evidence in the contest or prosecution.
2	(c) During the time the ballots may be retained or stored, the package
3	containing them shall not be opened by anyone unless directed to do so by
4	some competent tribunal before which an election contest or prosecution is
5	pending in which the ballots are to be used as evidence.
6	(d) For a period of twenty (20) days, the county treasurer shall
7	retain the custody of and safely keep all ballot stubs in a sealed container
8	appropriately marked which are delivered to him from the several precincts,
9	after which time they shall be stored unless an election contest has been
10	filed or a criminal prosecution has been initiated in connection with the
11	election.
12	(e) After a period of two (2) years, all marked ballots and ballot
13	stubs may be destroyed in the following manner:
14	(1) The county board shall enter an order directing the
15	destruction of marked ballots and ballot stubs;
16	(2) The county board shall make and retain a record of $\underline{\text{marked}}$
17	ballots and ballot stubs destroyed; and
18	(3) The county board shall file the order and record pertaining
19	to $\underline{\text{marked}}$ ballots and ballot stubs destroyed with the county clerk.
20	(f)(1) Except as provided in subdivision (f)(2) of this section,
21	after a period of thirty (30) days following certification of the election,
22	all ballot stubs which were previously attached to marked ballots and all
23	unmarked ballots may be destroyed as provided for the destruction of marked
24	ballots in subsection (e) of this section.
25	(2) If an election contest has been filed, all ballot stubs
26	which were previously attached to marked ballots may be destroyed thirty (30)
27	days following the final judicial resolution of the election contest.
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30	APPROVED: 3/18/2005
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