## Stricken language would be deleted from and underlined language would be added to present law. Act 529 of the Regular Session

1	State of Arkansas	A Bill	
2	89th General Assembly	A DIII	CENATE DILL 766
3	Regular Session, 2013		SENATE BILL 766
4	Dry Camatan Hastan		
5	By: Senator Hester		
6 7		For An Act To Be Entitled	
8	AN ACT CONCERNING VARIOUS AMOUNT THRESHOLDS IN THE		
9	CONTROLLED SUBSTANCES CRIMINAL OFFENSE STATUTES;		
10	CONCERNING THE OFFENSES OF TRAFFICKING A CONTROLLED		
11	SUBSTANCE AND POSSESSION OF A COUNTERFEIT SUBSTANCE;		
12	AND FOR OTHER PURPOSES.		
13			
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15		Subtitle	
16	CONCERN	ING VARIOUS AMOUNT THRESHOLDS IN	
17	THE CONTROLLED SUBSTANCES CRIMINAL		
18	OFFENSE	STATUTES; CONCERNING THE OFFENSE	ES
19	OF TRAF	FICKING A CONTROLLED SUBSTANCE AN	ND
20	POSSESS	ION OF A COUNTERFEIT SUBSTANCE.	
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22			
23	BE IT ENACTED BY THE GEN	ERAL ASSEMBLY OF THE STATE OF ARK	ANSAS:
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25	SECTION 1. Arkansa	as Code § 5-64-419(b)(3) through	(5), concerning the
26	criminal offense of posso	ession of a controlled substance,	is amended to read
27	as follows:		
28		ule III controlled substance with	an aggregate
29	weight, including an adu	·	
30		Less than two grams (2g) upon c	onviction is guilty
31	of a Class A misdemeanor-		
32	(ii) However, if the person has four (4) or more		
33	prior convictions under this section or the former § 5-64-401(c), upon		
34	conviction the person is guilty of a Class D felony for a violation of		
35 26	subdivision (b)(3)(A)(i)		on transfer - 4-1-
36	(B) Tr	wo grams (2g) or more but less th	an twenty-eight

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1
     grams (28g) upon conviction is guilty of a Class D felony;
 2
                       (C) Twenty-eight grams (28g) or more but less than two
 3
     hundred (200g) upon conviction is guilty of a Class C felony; or
 4
                       (D) Two hundred grams (200g) or more but less than four
 5
     hundred grams (400g) upon conviction is guilty of a Class B felony;
 6
                 (4) A Schedule IV or Schedule V controlled substance with an
 7
     aggregate weight, including an adulterant or diluent, of:
                       (A)(i) Less than twenty-eight grams (28g) upon conviction
8
9
     is guilty of a Class A misdemeanor.
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                             (ii) However, if the person has four (4) or more
11
     prior convictions under this section or the former § 5-64-401(c), upon
12
     conviction the person is guilty of a Class D felony for a violation of
13
     subdivision (b)(4)(A)(i) of this section;
14
                       (B) Twenty-eight grams (28g) or more but less than two
15
     hundred grams (200g) upon conviction is guilty of a Class D felony;
16
                       (C) Two hundred grams (200g) or more but less than four
17
     hundred grams (400g) upon conviction is guilty of a Class C felony; or
18
                       (D) Four hundred grams (400g) or more but less than eight
19
     hundred grams (800g) upon conviction is guilty of a Class B felony; or
20
                 (5) A Schedule VI controlled substance with an aggregate weight,
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     including an adulterant or diluent, of:
22
                       (i) Less than four ounces (4 oz.) upon conviction is
23
     guilty of a Class A misdemeanor;
                       (ii) One ounce (1 oz.) or more but less than four ounces
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25
     (4 oz.) and the person has two (2) four (4) previous convictions under this
     section or the former § 5-64-401(c) upon conviction is guilty of a Class D
26
27
     felony;
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                       (iii) Four ounces (4 oz.) or more but less than ten pounds
29
     (10 lbs.) upon conviction is guilty of a Class D felony;
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                       (iv) Ten pounds (10 lbs.) or more but less than twenty-
31
     five pounds (25 lbs.) upon conviction is guilty of a Class C felony;
32
                       (v) Twenty-five pounds (25 lbs.) or more but less than one
33
     hundred pounds (100 lbs.) upon conviction is guilty of a Class B felony; or
34
                       (vi) One hundred pounds (100 lbs.) or more but less than
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     five hundred pounds (500 lbs.) upon conviction is guilty of a Class A felony.
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1 SECTION 2. Arkansas Code § 5-64-428(b)(1), concerning the criminal 2 offense of possession of a Schedule III controlled substance with the purpose 3 to deliver, is amended to read as follows: 4 (1) Class C felony if the person possessed by aggregate weight, 5 including an adulterant or diluent: 6 (A) Less than twenty-eight grams (28g) of a Schedule III 7 controlled substance that is not a controlled substance listed in this 8 subdivision (b)(1); 9 (B) Forty (40) or more but less Less than eighty (80) 10 dosage units for any other Schedule III depressant or hallucinogenic drug; or 11 (C) Forty (40) or more but less Less than eighty (80) 12 dosage units for any other Schedule III stimulant drug; 13 14 SECTION 3. Arkansas Code § 5-64-432(b)(1), concerning the criminal 15 offense of possession of a Schedule IV or V controlled substance with the 16 purpose to deliver, is amended to read as follows: 17 (1) Class D felony if the person possessed by aggregate weight, 18 including an adulterant or diluent: 19 (A) Less than two hundred grams (200g) of a Schedule IV or 20 Schedule V controlled substance that is not a controlled substance listed in 21 this subdivision (b)(1); 22 (B) Forty (40) or more but less Less than eighty (80) 23 dosage units for any other Schedule IV or Schedule V depressant or 24 hallucinogenic drug; or (C) Forty (40) or more but less Less than eighty (80) 25 26 dosage units for any other Schedule IV or Schedule V stimulant drug; 27 SECTION 4. Arkansas Code § 5-64-440(b), concerning the criminal 28 29 offense of trafficking a controlled substance, is amended to read as follows: 30 (b) A person engages in trafficking a controlled substance if he or 31 she possesses, possesses with the purpose to deliver, delivers, or 32 manufactures a controlled substance by aggregate weight, including an 33 adulterant or diluent, in the following amounts: 34 35 SECTION 5. Arkansas Code § 5-64-442(a), concerning the criminal

offense of possession of a counterfeit substance, is amended to read as

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1	follows:		
2	5-64-442. Delivery Possession with the purpose to deliver, delivery, or		
3	manufacture of a counterfeit substance.		
4	(a) Except as authorized by this chapter, it is unlawful for any		
5	person to possess with the purpose to deliver, deliver, or manufacture a		
6	counterfeit substance. Purpose to deliver may be shown by any of the		
7	following factors:		
8	(1) The person possesses the means to weigh, separate, or		
9	package a counterfeit substance;		
10	(2) The person possesses a record indicating a drug-related		
11	transaction;		
12	(3) The counterfeit substance is separated and packaged in a		
13	manner to facilitate delivery;		
14	(4) The person possesses a firearm that is in the immediate		
15	physical control of the person at the time of the possession of the		
16	<pre>counterfeit substance;</pre>		
17	(5) The person possesses at least two (2) other controlled		
18	substances or counterfeit substances in any amount; or		
19	(6) Other relevant and admissible evidence that contributes to		
20	the proof that a person's purpose was to deliver a counterfeit substance.		
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23	APPROVED: 03/28/2013		
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