Stricken language would be deleted from and underlined language would be added to present law. Act 627 of the Regular Session

1	State of Arkansas	As Engrossed: \$3/9/23	
2	94th General Assembly	A Bill	
3	Regular Session, 2023		SENATE BILL 353
4			
5	By: Senator J. Dotson		
6	By: Representative Wardlay	v	
7			
8		For An Act To Be Entitled	
9	AN ACT TO	O AMEND ARKANSAS LAW CONCERNING DRAF	?TING
10	REQUESTS	AND INFORMATION REQUESTS TO LEGISLA	ATIVE
11	EMPLOYEES	S; AND FOR OTHER PURPOSES.	
12			
13			
14		Subtitle	
15	TO	AMEND ARKANSAS LAW CONCERNING DRAFT	ING
16	REQ	UESTS AND INFORMATION REQUESTS TO	
17	LEG	ISLATIVE EMPLOYEES.	
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19			
20	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF A	RKANSAS:
21			
22	SECTION 1. Arl	kansas Code § 10-2-129 is amended to	read as follows:
23	10-2-129. Dra	fting and information requests to le	egislative employees -
24	Privilege regarding	<u>confidential communications — Legis</u>	lative findings and
25	<u>purpose</u> — Definitions	s.	
26	(a) The Genera	al Assembly finds:	
27	<u>(1)</u>) Arkansas Constitution, Article 5,	, § 15, provides, in
28	part, that "for any	speech or debate in either house, [t	the members of the
29	General Assembly] sha	all not be questioned in any other p	olace";
30	<u>(2)</u>) The common law doctrine of legisla	<u>itive privilege</u>
31	shields legislators	from disclosure of information relat	ced to legitimate
32	legislative actions a	and the purposes underlying those ac	ctions. In re Hubbard,
33	803 F.3d 1298, 1310	(11th Cir. 2015); and	
34	<u>(3)</u>) The common law deliberative proce	ess privilege also
35	exists to protect "co	onfidential exchanges of opinions ar	nd advice" and applies
36	to documents and test	timony that are "pre-decisional, del	liberative, and

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1	reflect the subjective intent of the legislators." Corporacion Insular de		
2	Seguros v. Garcia, 709 F.Supp 288, 295 (D.P.R. 1989).		
3	(b) The purpose of this section is to provide for the confidential an		
4	privileged nature of certain documents and communications resulting from the		
5	legislative process to implement the protections provided by Arkansas		
6	Constitution, Article 5, § 15, legislative privilege, and deliberative		
7	process privilege.		
8	(a)(c) As used in this section:		
9	(1) "Confidential communication" means:		
10	(A) A drafting request;		
11	(B) An information request;		
12	(C) A supporting document for a drafting request or		
13	information request;		
14	(D) The draft or the work product for a drafting request		
15	or information request; and		
16	(E) Any other verbal or written communication regarding a		
17	drafting request or an information request;		
18	$\frac{(1)}{(2)}$ "Legislative employee" means an employee of the House of		
19	Representatives, the Senate, the Bureau of Legislative Research, Arkansas		
20	Legislative Audit, and the Arkansas Code Revision Commission; and		
21	$\frac{(2)}{(3)}$ "Legislator" means <u>a:</u>		
22	(A) any member Member of the General Assembly;		
23	(B) or a member-elect Member-elect of the General		
24	Assembly; or		
25	(C) Former member of the General Assembly if the		
26	confidential communication, including without limitation a drafting request		
27	or information request, was made while the former member of the General		
28	Assembly was serving in the General Assembly.		
29	(b)(d)(1) A drafting request or information request made to a		
30	legislative employee by or on behalf of a legislator is confidential <u>and</u>		
31	privileged.		
32	(2) The identity of the legislator making the request, except to		
33	the extent necessary to fulfill the request, and the existence of the request		
34	shall not be revealed to any person who is not a legislative employee without		
35	the consent of the legislator.		
36	$\frac{(e)}{(e)}(1)$ Any supporting documents submitted or caused to be submitted		

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 $1 \hspace{0.1in}$ to a legislative employee by a legislator in connection with a drafting

- 2 request or information request are confidential and privileged.
- 3 (2) Except to the extent necessary to fulfill the request, the
- 4 document, copies of the document, or the identity of the person, firm, or
- 5 association producing it shall not be provided to any person who is not a
- 6 legislative employee without the consent of the legislator.
- 7 (d)(f) Unless made public by the legislator, a drafting request,
- 8 information request, supporting documents, and the drafts or the work product
- 9 for a drafting request or information request are not public records under \$
- 10 25-19-103.
- 11 (g)(1) A legislator has a privilege to refuse to disclose and to
- 12 prevent a legislative employee from disclosing a confidential communication,
- 13 including without limitation a confidential communication between:
- 14 (A) The legislator or his or her representative and a
- 15 <u>legislative employee</u>;
- (B) Two (2) or more legislative employees relating to a
- 17 drafting request or an information request made by the legislator; or
- 18 (C) Representatives of two (2) or more legislators and a
- 19 <u>legislative employee</u>.
- 20 (2) The privilege under subdivision (g)(1) of this section:
- 21 (A) Applies to a former legislative employee if he or she
- 22 received a confidential communication while employed as a legislative
- 23 employee; and
- 24 (B) Does not apply if the services of the legislative
- 25 <u>employee were sought or obtained to enable or aid anyone to commit or plan to</u>
- 26 <u>commit what the legislator knew or reasonably should have known to be a crime</u>
- 27 or fraud.
- 28 (h) A confidential communication shall not be subject to the Freedom
- 29 of Information Act of 1967, § 25-19-101 et seq., and shall be an absolutely
- 30 privileged communication.
- 31 $\frac{(e)(1)(i)(1)}{(e)(i)(1)}$ The Legislative Council may authorize the staff of the
- 32 bureau to provide assistance to state agencies and constitutional officers in
- 33 preparing legislation.
- 34 (2) If the Legislative Council authorizes the staff of the
- 35 bureau to provide assistance to state agencies and constitutional officers in
- 36 preparing legislation, the request, supporting documents, working papers, and

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1	drafts in the possession of the bureau are confidential and are not public
2	records under § 25-19-103.
3	(f)(j) Nothing in this section prohibits a legislative employee from
4	working on similar or identical drafting requests or information requests
5	from more than one (1) legislator.
6	(k) A former legislative employee is guilty of a Class B misdemeanor
7	if the former legislative employee knowingly:
8	(1) Discloses a confidential communication received while
9	employed as a legislative employee; or
10	(2) Uses a confidential communication received while employed as
11	a legislative employee for his or her personal gain or benefit.
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13	/s/J. Dotson
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16	APPROVED: 4/11/23
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