Hall of the House of Representatives

84th General Assembly - Regular Session, 2003 Amendment Form

Subtitle of Senate Bill No. 462

"AN ACT TO ADOPT TECHNICAL CORRECTIONS FOR THE IMPLEMENTATION OF AMENDMENT 80 TO THE ARKANSAS CONSTITUTION; AND FOR OTHER PURPOSES."

Amendment No. 1 to Senate Bill No. 462.

Amend Senate Bill No. 462 as engrossed, S3/30/03:

Page 3, delete "probate" and substitute "probate"

AND

Page 4, line 8, delete "office" and substitute "Office"

AND

Page 17, line 5, delete "(b)" and substitute "(b)"

AND

Page 22, line 12, delete "board authority" and substitute "board, authority"

AND

Page 34, line 16, delete "the" and substitute "the"

AND

Page 46, line 9, delete "enrolments" and substitute "enrollments"

AND

Page 47, line 4, delete "purposes, including" and substitute "purposes. However, fees and costs established by law for other specific purposes"

AND

Page 47, line 31, delete "note" and substitute "not"

AND



Page 47, line 32, delete "aid" and substitute "paid" AND Page 48, line 14, delete "17-17-126" and substitute "16-17-126" AND Page 49, line 31, delete "by" and substitute "be" AND Page 53, line 27, delete "court" and substitute "court in" AND Page 54, line 29, delete "actions" and substitute "action" AND Page 55, line 6, delete "in the triplicate" and substitute "in triplicate" AND Page 55, line 9, delete "copy and" and substitute "copy of such report to be forwarded or delivered to the mayor of the city and" AND Page 55, line 28, delete "prosecuting" and substitute "prosecutions" AND Page 59, line 6, delete "court where" and substitute "court in any city subject to this subchapter, where" AND Page 61, line 20, delete "first or second" and substitute "first class or city of the second" AND Page 70, line 24, delete "civil" AND Page 73, line 18, delete "he" AND

Page 80, line 3, insert the following:

"(g)(1) If the creditor, at the commencement of his <u>or her</u> action, or afterward, files an affidavit that he <u>or she</u> verily believes that the property levied upon will be removed from the county, sold, or otherwise disposed of, with intent fraudulently to defeat his <u>or her</u> lien, the court, or judge thereof in vacation, or, if within the jurisdiction of a magistrate, then a justice of the peace, may make an order directing the officer to possess himself <u>or herself</u> of the property so levied upon, unless a bond with approved security is executed to the plaintiff in the execution, binding the obligors in the bond to have the same forthcoming, in obedience to any order or judgment of the court in the action.

(2) The bond shall be taken by the officer and returned by him <u>or her</u> to the court in which the action is pending."

AND

Page 80, line 11, delete "executions" and substitute "execution"

AND

Page 84, line 35, delete "Department of Community Punishment" and substitute "Department of Community Punishment Department of Community Correction"

AND

Page 94, line 10, delete "Supreme" and substitute "Supreme"

AND

Page 94, line 11, delete "courts" and substitute "courts court"

AND

Page 98, line 9, delete "16-118-105(a) and (b)" and substitute "16-118-105(a), (b)(1), and (b)(2)"

AND

Page 111, line 25, delete "In" and substitute "In"

AND

Page 112, line 14, delete "the"

AND

Page 113, line 28, delete "in the lands"

AND

Page 118, line 6, delete "28-67-307(a)" and substitute "28-68-307(a)"

The Amendment was read ______ By: Representative Mahony LDH/JMB - 032620031107 JMB491

Chief Clerk