| 1 | State of Arkansas | As Engrossed: H3/26/13 ${ m ABill}$ | |
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| 2 | 89th General Assembly | A DIII | |
| 3 | Regular Session, 2013 | | HOUSE BILL 2065 |
| 4 | | | |
| 5 | By: Representative Lea | | |
| 6 7 | | For An Act To Be Entitled | |
| 7 8 | ለክ ለርሞ ሞር | REVISE THE PROCEDURES FOR FILING FO | P OFFICE |
| 9 | | ARTISAN JUDICIAL CANDIDATE; AND FOR | |
| 10 | PURPOSES. | | omin |
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| 13 | | Subtitle | |
| 14 | TO R | EVISE THE PROCEDURES FOR FILING FOR | |
| 15 | OFFI | CE BY A NONPARTISAN JUDICIAL | |
| 16 | CAND | IDATE. | |
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| 19 | BE IT ENACTED BY THE (| GENERAL ASSEMBLY OF THE STATE OF ARK | ANSAS: |
| 20 | | | |
| 21 | SECTION 1. Arka | ansas Code § 7-10-103 is amended to | read as follows: |
| 22 | 7-10-103. Filin | ng as a candidate — Judicial Filing | Fee Fund. |
| 23 | (a) A candidate | e for a nonpartisan judicial office | may pay a filing fee |
| 24 | as provided for in the | is chapter, file a petition in the m | anner provided for |
| 25 | in this chapter, or f | ile as a write-in candidate in the m | anner as provided |
| 26 | for in this chapter. | | |
| 27 | (b)(l) The Stat | ce Board of Election Commissioners s | hall establish |
| 28 | reasonable filing fees | s for nonpartisan judicial offices. | |
| 29 | (2)(A) Th | ne filing fee for the offices of Jus | tice of the Supreme |
| 30 | - | ourt of Appeals, and circuit judge <u>,</u> | |
| 31 | - | Secretary of State at the same time | |
| 32 | - | cical practices pledge. A candidate | |
| 33 | | tee to the county clerk at the same | time that the |
| 34 | | - her political practices pledge. | 1 (. 1 |
| 35 | (B) | The period for paying filing fees | |
| 36 | practice pledges shall | l be the same as the party filing pe | rıod under § /-/-203 |



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begin at 3:00 p.m. on the first day of the party filing period under § 7-7-

2 203 and shall end at 3:00 p.m. on the last day of the party filing period 3 under § 7-7-203.

4 (3)(A) There is created on the books of the Treasurer of State,
5 the Auditor of State, and the Chief Fiscal Officer of the State a fund to be
6 known as the "Judicial Filing Fee Fund".

7 (B) The filing fees shall be remitted to the Treasurer of
8 State for deposit into the fund for covering the cost of election expenses of
9 the state board.

10 (c)(l)(A)(i) Any person desiring to have his or her name placed on the 11 ballot for a nonpartisan judicial office without paying a filing fee may do 12 so by filing a petition in the manner provided for under this section. 13 Petitions for Supreme Court, Court of Appeals, and circuit court, and 14 district court positions shall be filed with the Secretary of State, and 15 petitions for district court positions shall be filed with the applicable 16 county clerk beginning at 12:00 noon forty-six (46) fifty-three (53) days 17 before the first day of the party filing period under § 7-7-203 and ending at 18 12:00 noon thirty-two (32) forty-six (46) days before the first day of the 19 party filing period under § 7-7-203.

20 (ii) Political practice pledges for nonpartisan
21 judicial candidates filing by petition shall be filed at the same time as the
22 petition.

(B) The petition shall be directed to the office with which it is to be filed and shall request that the name of the candidate be placed on the ballot for the election set forth in the petition. Candidates may begin circulating petitions not earlier than sixty (60) days prior to the filing deadline.

28 (C) The Secretary of State or the county clerk, as the 29 case may be, shall determine within thirty (30) forty-five (45) days whether 30 the petition contains the names of a sufficient number of qualified electors. 31 The Secretary of State or county clerk shall verify the sufficiency of the 32 petitions within thirty (30) forty-five (45) days of filing. The sufficiency 33 of any petition filed under the provisions of this section may be challenged 34 in the same manner as provided by law for election contests, § 7-5-801 et 35 seq.

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(D) Qualified electors signing the petitions must be

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1 registered voters in the geographic area applicable to the position at the 2 time they sign the petition. Each qualified elector shall provide his or her 3 printed name, signature, address, date of birth, and date of signing on the 4 petition.

5 (E) In determining the number of qualified electors in the 6 state or in any court of appeals district, circuit court circuit, or district 7 court district, the total number of all votes cast therein for Governor <u>or</u> 8 <u>President</u> in the immediately preceding general gubernatorial election shall 9 be conclusive of the number of all qualified electors therein for purposes of 10 this section.

11 (2)(A) Candidates by petition for the Supreme Court shall file 12 petitions signed by at least ten thousand (10,000) qualified electors or 13 three percent (3%) of the qualified electors residing within the state, 14 whichever is the lesser.

(B) Candidates by petition for the Court of Appeals shall
file petitions signed by three percent (3%) of the qualified electors
residing within the court of appeals district for which the candidate seeks
office, but in no event shall more than two thousand (2,000) signatures be
required.

(C) Candidates by petition for circuit judge shall file
petitions signed by three percent (3%) of the qualified electors residing
within the circuit for which the candidate seeks office, but in no event
shall more than two thousand (2,000) signatures be required.

(D) Candidates by petition for district judge shall file
petitions signed by at least one percent (1%) of the qualified electors
residing within the district for which the candidate seeks office, but in no
event shall more than two thousand (2,000) signatures be required.

(d) No votes for a write-in candidate in a nonpartisan judicial
election shall be counted or tabulated unless the candidate or his or her
agent gives notice in writing of his or her intention to be a write-in
candidate to the all county board boards of election commissioners in the
judicial district and either :

33 (1)(Λ) The Secretary of State, if a candidate for a Supreme
 34 Court, Court of Appeals, or a circuit judgeship; or

35 (B) A county clerk, if a candidate for a district
 36 judgeship the Secretary of State.

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| 1 | $\frac{(2)}{(1)}$ The written notice must be given not later than eighty | | |
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| 2 | (80) days before the nonpartisan judicial election. | | |
| 3 | (3)(2) Write-in candidates shall file a political practices | | |
| 4 | pledge at the same time as filing a notice of intention. | | |
| 5 | (e) (l) A candidate for Justice of the Supreme Court, Judge of the | | |
| 6 | Court of Appeals, or circuit judge <u>, or district judge</u> shall file with the | | |
| 7 | Secretary of State. | | |
| 8 | (2) A candidate for district judge shall file with the county | | |
| 9 | clerk. | | |
| 10 | (f)(l)(A) A candidate for nonpartisan judicial office may not use more | | |
| 11 | than three (3) given names, one (1) of which may be a nickname or any other | | |
| 12 | word used for the purpose of identifying the candidate to the voters. | | |
| 13 | (B)(i) A candidate for nonpartisan judicial office may add | | |
| 14 | as a prefix to his or her name the title or an abbreviation of an elective | | |
| 15 | public office the candidate currently holds. | | |
| 16 | (ii) A candidate may use as the prefix the title of | | |
| 17 | a judicial office in an election for a judgeship only if the candidate is | | |
| 18 | currently serving in a judicial position to which the candidate has been | | |
| 19 | elected. | | |
| 20 | (C) A nickname shall not include a professional or | | |
| 21 | honorary title. | | |
| 22 | (2) The names and titles as proposed to be used by each | | |
| 23 | candidate on the political practice pledge shall be reviewed no later than | | |
| 24 | one (1) business day after the filing deadline by the Secretary of State for | | |
| 25 | Supreme Court, Court of Appeals, and circuit court positions and by the | | |
| 26 | county board of election commissioners for district court positions. | | |
| 27 | (3)(A) The name of every candidate shall be printed on the | | |
| 28 | ballot in the form as certified by either the Secretary of State or the | | |
| 29 | county board of election commissioners. | | |
| 30 | (B) However, the county board of election commissioners | | |
| 31 | may substitute an abbreviated title if the ballot lacks space for the title | | |
| 32 | requested by a candidate. | | |
| 33 | (C) The county board of election commissioners shall | | |
| 34 | immediately notify a candidate whose requested title is abbreviated by the | | |
| 35 | county board of election commissioners. | | |
| 36 | (4) A candidate shall not be permitted to change the form in | | |
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| 1 | which his or her name will be printed on the ballot after the deadline for |
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| 2 | filing the political practices pledge. |
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| 4 | /s/Lea |
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