1	State of Arkansas	A Bill	
2	94th General Assembly	A DIII	110110F PH 1 100
3	Regular Session, 2023		HOUSE BILL 1287
4	Dry Dommosomtativos Cozoviav	M. Shanhand	
5	By: Representatives Gazaway,	•	
6	By: Senators C. Tucker, J. Bry	ant	
7 8		For An Act To Be Entitled	
9	ለN ለርጥ ጥር 1	MAKE TECHNICAL CORRECTIONS TO TITLE	16 OF
10		AS CODE CONCERNING PRACTICE, PROCEDU	
11		; AND FOR OTHER PURPOSES.	July IIII
12	III GOOKID	, and for office for oblige	
13			
14		Subtitle	
15	TO MA	KE TECHNICAL CORRECTIONS TO TITLE 1	6
16	OF TH	E ARKANSAS CODE CONCERNING PRACTICE	,
17	PROCE	DURE, AND THE COURTS.	
18			
19			
20	BE IT ENACTED BY THE G	ENERAL ASSEMBLY OF THE STATE OF ARKA	ANSAS:
21			
22	SECTION 1. Arka	nsas Code § 16-10-109 is repealed be	ecause it is
23	obsolete.		
24	<del>16-10-109. Read</del>	ing of record — Signing.	
25	Full entries of	the orders and proceedings of all co	ourts of record of
26	each day shall be read	in open court on the morning of the	e succeeding day.
27	However, on the last d	ay of the term, the minutes shall be	e read and signed at
28	the rising of the cour	<del>E.</del>	
29			
30		nsas Code § 16-10-123 is repealed be	ecause it is
31	obsolete.		
32		ishing fuel, blank books, and static	•
33		iffs are authorized and required to	
34	•	for the use of the several courts	-
35		ks shall furnish all blank books and	1 stationery for the
36	use of the several con-	rts in their respective counties.	

1	
2	SECTION 3. Arkansas Code § 16-10-125 is repealed because it is
3	obsolete.
4	16-10-125. Audit of accounts of sheriff and clerk.
5	The several courts shall audit and adjust the accounts of the sheriff
6	and clerk for all expenditures made under this act and certify the balance
7	accordingly.
8	
9	SECTION 4. Arkansas Code § 16-10-128 is repealed because it is
10	obsolete.
11	16-10-128. Transcripts — Bills of exceptions.
12	In making out transcripts of records, except on writs of error and
13	appeals, the bills of exception shall not be inserted unless specially
14	required by the applicant therefor.
15	
16	SECTION 5. Arkansas Code § 16-13-216 is repealed because it is
17	obsolete.
18	16-13-216. Clerk and court reporter — Assistants — Salaries.
19	(a) The circuit judge of any judicial district which had a total
20	population between forty-two thousand (42,000) and forty-four thousand
21	(44,000) according to the 1960 Federal Decennial Census may appoint for the
22	district some person who is either a lawyer, or who has served as an official
23	court reporter prior to February 27, 1968, to serve as clerk and court
24	reporter for the judicial district.
25	(b)(l) The official so provided for in this section for such a
26	judicial district shall receive a salary of five thousand four hundred
27	dollars (\$5,400) per year for such work.
28	(2) The salary is to be paid in monthly or quarterly payments by
29	the various counties of the judicial district out of proper and appropriate
30	funds and as set out in this section.
31	(c)(l) The circuit judge of the judicial circuit is authorized,
32	empowered, and directed to employ and appoint a person to assist the clerk or
33	court reporter at the request of the clerk or court reporter at wages to be
34	designated by the circuit judge.
35	(2) The wages of the assistant shall be paid out of the salary

36 of the clerk or court reporter appointed under this section to serve the

1 judicial district. 2 (d)(1) The annual salary of the clerk and court reporter shall be paid 3 by the respective counties comprising the judicial districts which may be 4 affected by this section according to an assessment or assessments to be 5 fixed, made, determined, and proportioned among the counties comprising the 6 judicial district by the presiding judge of the judicial district at such 7 time as he or she may deem proper and necessary. 8 (2) The proportioning, fixing, prorating, and determining of the 9 amounts each county shall pay shall be determined on a basis of assessed valuation of the property in the counties or in the district as a whole. 10 11 (3) The salary shall be paid as provided in subsection (b) of 12 this section by the various counties from appropriate county funds. (e) Nothing in this section shall affect the fees chargeable by court 13 14 reporters of the judicial districts with a total population of between forty-15 two thousand (42,000) and forty-four thousand (44,000) according to the 1960 16 Federal Decennial Census for transcripts and such services as may be now in 17 force and effect. 18 19 SECTION 6. Arkansas Code § 16-13-508 is repealed because the section is also codified at Arkansas Code § 19-5-1082. 20 21 16-13-508. Court Reporter's Fund established. 22 There is created on the books of the Auditor of State, Treasurer of State, and Chief Fiscal Officer of the State a fund to be known as the Court 23 Reporter's Fund which fund shall be used exclusively for paying such 24 25 salaries, transcript fees, and expenses of court reporters as may be provided 26 by law to be paid from state funds. 27 28 SECTION 7. Arkansas Code § 16-13-904 is repealed because it is 29 obsolete. 30 16-13-904. Additional judgeship. [Referred to Arkansas Judicial 31 Council for approval. 32 (a) There is created in the First Judicial District an additional 33 circuit judgeship which shall have jurisdiction in law, equity, and probate. (b) As soon as possible after July 30, 1999, the Governor shall 34 35 appoint a qualified person to temporarily fill the First Judicial District circuit judgeship created by subsection (a) of this section, and the 36

appointed person shall serve until December 31, 2000, or until a successor has been elected and qualified, whichever occurs last.

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- (c)(1) The qualified electors of the district shall elect the additional circuit judge created by this section at the November 2000 general election to take office on January 1, 2001.
- (2) The additional judge shall be elected from the district and shall satisfy the same qualifications for holding office and shall receive the same salary, expenses, and other allowances as provided by law for judges of the circuit courts.

(3) The judge shall serve for elected terms of four (4) years.

- (d) The counties which compose the First Judicial District shall
  provide courtroom and office facilities and supplies for the judge of the
  circuit judgeship created by this section, which shall be paid out of the
- county treasuries in the same manner as other demands against the counties,

  out of funds appropriated by the respective quorum courts of the counties for

  such purposes.
  - (e) There shall be provided for the judge of the circuit judgeship ereated by this section a court reporter and a trial court administrative assistant whose salaries shall be fixed and paid in the manner provided by law for court reporters and trial court administrative assistants of the circuit courts of this state.
  - (f) The Attorney General shall, if it is determined to be necessary, present the provisions of this section to the United States District Court for the Eastern District of Arkansas pursuant to the decision in Eugene Hunt, et al. v. State of Arkansas et al., No. PB C-89-406.
  - SECTION 8. Arkansas Code § 16-13-905 is repealed because it is obsolete.
- 29 16-13-905. Approval by Arkansas Judicial Council. [Referred to Arkansas 30 Judicial Council for approval.]
- 31 (a) The provisions of § 16-13-904 and this section shall be effective 32 only if approved by the Δrkansas Judicial Council which said approval shall 33 be in writing to the chairs of the Senate and House Committees on Judiciary.
  - (b) The council is hereby directed to review the provisions of § 16-13-904 and this section together with all other acts passed and approved by the Eighty-second Ceneral Assembly regarding the division of, or the adding

of judgeships to, the First Judicial District, and approve the plan which the council determines to be the best solution to the problems facing the First Judicial District.

(c) If it is determined by the council that none of the acts passed regarding the First Judicial District is meritorious, then none of the acts should be approved by the council and none of the acts shall take effect even after passage and approval by the Eighty-second General Assembly.

SECTION 9. Arkansas Code Title 16, Chapter 19, Subchapter 3, is repealed because its provisions are being transferred to Arkansas Code Title 14 by Section 18 of this act.

## Subchapter 3 - Constables

- 16-19-301. Peacekeeping duties and authority Neglect of duty.
- 16 (a) Each constable shall be a conservator of the peace in his township
  17 and shall suppress all riots, affrays, fights, and unlawful assemblies, and
  18 shall keep the peace and cause offenders to be arrested and dealt with
  19 according to law.
  - (b) If any offense cognizable before a justice of the peace in his township is committed in his presence, the constable shall immediately arrest the offender and cause him to be dealt with according to law.
  - (c) Nothing in subsection (a) or subsection (b) of this section shall be construed to deprive a constable of authority to serve warrants, summons, writs, and other process as provided by law.
  - (d) Nothing in this section shall prevent the fresh pursuit by a constable of a person suspected of having committed a supposed felony in his township, though no felony has actually been committed, if there are reasonable grounds for so believing. "Fresh pursuit" as used in this section shall not necessarily imply instant pursuit, but pursuit without unreasonable delay.
  - (e) If it comes to the knowledge of any constable that an offense mentioned in this section has been committed in his township, it shall be the duty of the constable to present the offender to a justice of the peace of the township in order that the offender may be arrested and brought to trial as prescribed by law.

1 (f) If a constable fails, refuses, or neglects to perform the duties 2 imposed upon him by this section, he shall be deemed guilty of a misdemeanor, and upon conviction, by indictment in the circuit court, shall be fined not 3 4 less than five dollars (\$5.00) nor more than one hundred dollars (\$100). 5 6 16-19-302. Proceedings against constables upon default. 7 (a) A justice of the peace shall, upon the demand of the party injured, or his agent, issue a summons against a constable to whom any 8 9 execution has been delivered, or who has received any money upon any judgment 10 of the justice, whether with or without execution: 11 (1) If the constable fails to make return of the execution 12 according to the command thereof; 13 (2) If he makes a false return; 14 (3) If he fails to have any money collected by him on execution 15 before the justice on the return day thereof, ready to be paid over to the 16 party entitled thereto, or the receipt of such person therefor; or 17 (4) If he fails to pay over on demand to the person entitled 18 thereto, or his agent, any money received by him in payment of any judgment. 19 (b) The summons shall require the constable to appear before the justice at a place and time to be specified therein, not exceeding ten (10) 20 days, and show cause why an execution should not be issued against him for 21 22 the amount due upon the execution placed in his hands, or for the amount received by him upon the judgment, according to the nature of the case. The 23 24 summons shall be served at least four (4) days before the return day thereof and may in other respects be executed in the same manner as an original 25 26 summons. 27 (c) If the constable fails to appear, or if he appears but fails to 28 show good cause in reply to the matters alleged against him, the justice shall render judgment against him for the amount due on the execution, or for 29 30 the amount received by him without execution, according to the nature of the case, together with interest thereon, at the rate of one hundred percent 31 (100%) per annum, from the time the execution ought to have been returned, 32 33 and from the time the money ought to have been had before the justice ready to be paid over to the parties entitled thereto, or from the time the money 34 35 was received on the judgment without execution, or was demanded by the party 36 or his agent.

- (d) Any process issued against any constable shall be served and executed by a special deputy, who shall be appointed by the justice for that purpose and who shall have the same power to execute and return such process as a constable, and whose return shall be sworn to.
- (e) Upon a judgment against a constable pursuant to this section, there shall be no stay of execution, but an appeal may be had as in other cases and with like effect.
- (f) The party injured may proceed against the constable as provided in this section or may institute a suit against him on his official bond. When proceeding on the constable's official bond, the injured party shall be entitled to the same recovery as upon a summons against the constable.

- 16-19-303. Removal from office.
- (a) If any constable fails to pay over any money collected by him after demand is made, or fails to return any execution or other process within the time specified in the process, or fails or neglects to perform any other duty required by law, he shall be removed from office by the county court on motion on charges exhibited against him.
- (b) A copy of the charges, together with notice of the time of hearing the charges, shall be served on the constable at least five (5) days before the commencement of the term of the court at which the motion is made, which may be served in the same manner as a summons, and by any person over the age of twenty-one (21) years who would be a competent witness.

- 16-19-304. Failure to pay moneys collected Responsibility of sureties Relief from liability.
- (a) If any constable receives from any person any bonds, bills, notes, or accounts for collection and gives his receipt therefor in his official capacity, and fails to pay to that person on demand the amount he may have collected, and fails to return the bonds, bills, notes, or accounts, if they have not been collected, the constable and his securities shall be responsible on his official bond for the amount of the bonds, bills, notes, or accounts not paid over or returned.
- (b) No constable shall be responsible for any bond, bill, or note for which he may have given his receipts and on which suit may have been brought.

1	16-19-305. Continuance in office upon division of township.	
2	If any township is divided, the constable in office at the time of the	
3	division shall continue in office and be constable of the township in which	
4	he resides.	
5		
6	16-19-306. Restriction on constables' authority to appoint deputies.	
7	Constables in the various townships in this state shall have no	
8	authority to appoint deputies.	
9		
10	SECTION 10. Arkansas Code § 16-31-103(c), concerning deferment of jury	
11	service for a member of the General Assembly, is amended to read as follows	
12	to make stylistic changes:	
13	(c) If a member of the General Assembly is summoned for service on a	
14	petit or grand jury in circuit court within thirty (30) days preceding the	
15	convening of the General Assembly or at any time during a regular <u>session</u> ,	
16	extraordinary session, or fiscal session, he or she is entitled to a	
17	deferment of that service until thirty (30) days after adjournment sine die	
18	of the General Assembly.	
19		
20	SECTION 11. Arkansas Code § 16-84-117(b)-(c), concerning denial of bail	
21	for certain arrested persons, is amended to read as follows to clarify	
22	references:	
23	(b) Unless waived by the court under subsection (c) of this section, a	
24	person arrested for a violation of trafficking of persons, § 5-18-103,	
25	kidnapping, § 5-11-102, or false imprisonment in the first degree, § 5-11-	
26	103, or an offense that involves the taking of a minor or holding a minor	
27	without consent, shall not be granted bail before the person agrees to the	
28	following conditions imposed by the arraigning court:	
29	(1) An ankle monitor or GPS-enabled tracking device;	
30	(2) Restricted movement limited to the person's residence,	
31	except in the case of a medical emergency;	
32	(3) A restriction on internet access and access to electronic	
33	media;	
34	(4) An agreement by the <del>defendant</del> <u>person</u> to:	
35	(A) A no contact order prohibiting direct or indirect	
36	contact with the victim or victims of the charged offence.	

1	(B) Relinquish all firearms to a third party until the	
2	expiration of the no contact order; and	
3	(C) Refrain from using an illegal controlled substance;	
4	(5) A cash bond or a secured bond requiring the defendant person	
5	to put up at least fifty percent (50%) of the principal bond amount, at the	
6	discretion of the court;	
7	(6) Maintaining regular reporting requirements, at the	
8	discretion of the court; and	
9	(7) Obeying a curfew, at the court's discretion.	
10	(c) The court may waive a condition under subsection (b) of this	
11	section upon a showing that the waiver would not result in an increased risk	
12	to the community or an increased risk of flight by the defendant person.	
13		
14	SECTION 12. Arkansas Code § 16-85-714(b)(1), concerning issuance of no	
15	contact orders with respect to certain persons in custody, is amended to read	
16	as follows to clarify a reference:	
17	(b)(l) A court may issue a no contact order under this section in	
18	addition to any other condition of release from custody that is imposed by	
19	the court if:	
20	(A) The $\frac{\text{person}}{\text{defendant}}$ is charged with one (1) or more of the	
21	following offenses:	
22	(i) Terroristic threatening, § 5-13-301;	
23	(ii) Trafficking of persons, § 5-18-103; or	
24	(iii) False imprisonment in the first degree, § 5-11-103;	
25	or	
26	(B) It appears that there exists a danger that a defendant will:	
27	(i) Commit a serious crime;	
28	(ii) Seek to intimidate a witness; or	
29	(iii) Otherwise unlawfully interfere with the orderly	
30	administration of justice.	
31		
32	SECTION 13. Arkansas Code § 16-93-613(a), concerning eligibility for	
33	parole for certain offenses, is amended to read as follows to clarify its	
34	application and to make stylistic changes:	
35	(a) Except for <del>those persons</del> <u>a person</u> subject to delayed release under	
36	§ 5-4-405 and except for a drug offense addressed in § 16-93-618 or a Class Y	

1 felony addressed in 5-4-104(c)(2), 16-93-614, or 16-93-618, a person 2 who commits a Class Y felony, Class A felony, or Class B felony, except those drug offenses addressed in § 16-93-618 or those Class Y felonies addressed in 3 4  $\frac{5-4-104(c)(2)}{5}$ ,  $\frac{5-614}{5}$ , or  $\frac{5-618}{5}$ , and who shall be is convicted and incarcerated for that the Class Y felony, Class A felony, or Class B 5 6 felony, shall be is eligible for release on parole as follows: 7 (1) An inmate under sentence of death or life imprisonment 8 without parole is not eligible for release on parole but may be pardoned or 9 have his or her sentence commuted by the Governor as provided by law; and 10 (2)(A) An inmate sentenced to life imprisonment is not eligible 11 for release on parole unless the sentence is commuted to a term of years by 12 executive clemency. 13 (B) Upon commutation, the inmate is eligible for release 14 on parole as provided in this subchapter. 15 16 SECTION 14. Arkansas Code Title 16, Chapter 96, Subchapter 1, is 17 repealed because it is obsolete. 18 19 Subchapter 1 - City Courts 20 21 16-96-101. Procedure generally. 22 The proceedings in circuit courts for the trial of criminal cases, so 23 far as applicable, shall govern the proceedings of the city courts, except as 24 otherwise provided in this subchapter. 25 26 16-96-102. Applicability to judge acting as clerk. 27 Where a judge acts as the clerk of the court, the provisions of this 28 subchapter as to the clerk shall apply to him or her. 29 30 16-96-103. Terms of sessions. The judge of the city court may, by orders entered on its minutes, fix 31 32 terms for its sessions, to which process shall be returnable, but may hold 33 the court at any time for the transaction of business brought before him or 34 her. 35

16-96-104. Pleadings and indictments.

1	(a) No written information or pleadings are required in prosecutions
2	in which an indictment is not required.
3	(b) No indictment shall be necessary in prosecutions for violations of
4	the bylaws or ordinances of a city or town nor in other prosecutions in city
5	<del>courts.</del>
6	
7	<del>16-96-105. Summons.</del>
8	(a) Upon information given by a peace officer, or by a private person
9	on oath, to the judge or clerk of a court that an offense within the
10	jurisdiction of the court has been committed, the judge or clerk shall issue
11	a summons against the offender.
12	(b)(1) The summons shall command the peace officer to whom it is
13	directed to summon the defendant, naming him or her, to appear in the court,
14	on a day to be named in the summons, to answer the charge made against him or
15	her of having committed an offense, naming or briefly describing it, and the
16	peace officer shall return the summons on a day to be named.
17	(2) It shall be signed by the judge or clerk and directed to the
18	peace officer of the town or city, but it may be executed by any peace
19	officer of the city or county.
20	(c) The summons shall be executed by the officer reading it to the
21	defendant or stating to him or her its contents; and, if required, the
22	officer shall show it to him or her.
23	
24	16-96-106. Warrant of arrest.
25	Upon information on oath made to the judge of the court, he or she may
26	order a warrant of arrest to be issued, which shall be similar to the summons
27	except in the command to arrest the defendant instead of summon him or her.
28	
29	<del>16-96-107. Subpoenas.</del>
30	The clerk shall issue subpoenas for witnesses at the request of the
31	officers of the city or of the defendant, and the court may compel their
32	attendance in the manner prescribed in the Code of Practice in Civil Cases.
33	
34	16-96-108. Right to speedy trial or bail.
35	When a person has been arrested and brought before the city court, or
36	the judge thereof, charged with an offense within the jurisdiction of the

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    court, he or she shall be immediately tried or, at the discretion of the
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    judge, held to bail for his or her future appearance for trial, or discharged
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    from custody.
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           16-96-109. Time of trial.
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 6
           (a) All prosecutions in city courts shall stand for trial immediately,
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    where the defendant is in custody or on bail for the offense charged, or on
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    the day when the defendant has been summoned to appear, but only if the
    summons was executed within the limits of the court's jurisdiction one (1)
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    day or, elsewhere, ten (10) days before the day on which he or she is warned
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11
    to appear.
12
           (b) If not executed as provided in subsection (a) of this section, the
    trial shall be postponed to a day to be fixed by the court.
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14
15
           16-96-110. Trial by judge or jury for violations of other than
16
    ordinances.
17
           The issues of law and of fact in cases for violations of other than
18
    ordinances may be tried by the judge unless the defendant demands a trial by
19
    jury, in which case the issues shall be tried by a jury of twelve (12)
    persons unless the defendant shall consent to be tried by a lesser number.
20
21
22
           16-96-111. [Repealed.]
23
24
           16-96-112. Trials in city court.
25
           All trials in the city court for violation of the bylaws or ordinances
26
    of any city or incorporated town shall be before the judge without the
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    intervention of a jury, but the defendant, upon appeal, shall have the right
    to a trial by jury in the circuit court.
28
29
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           16-96-113. Continuances.
31
           The court may, for good cause, grant continuances or postponements of
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    the trial.
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34
           SECTION 15. Arkansas Code 16-96-503 is repealed because it is
35
     obsolete.
           16-96-503. Jurisdiction.
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           The court shall have appellate jurisdiction over the judgments of city
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     courts in their respective counties without regard to the amount in
 3
     controversy.
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 5
           SECTION 16. Arkansas Code § 16-102-102(g)-(h), concerning DWI/BWI
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     specialty courts, is amended to read as follows to clarify its application
 7
     and to make stylistic changes:
           (g) Subject to § 5-65-108, probation and any other services ordered by
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9
     the DWI/BWI specialty court shall be ordered after the person pleads guilty
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     or nolo contendere to violating driving or boating while intoxicated, § 5-65-
11
     103.
12
           (h) A DWI/BWI specialty court shall not reduce or dismiss a charge or
13
     conviction of driving or boating while intoxicated, § 5-65-103, as provided
14
     <u>under</u> § 5-65-107.
15
           SECTION 17. Arkansas Code § 16-118-118(a), concerning definitions for
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17
     a civil action for vulnerable victims of sexual abuse, is amended to read as
18
     follows to include respectful language pursuant to § 1-2-124:
19
           (a) As used in this section:
20
                 (1) "Disabled" "Disability" means that a person was determined
21
     legally disabled to have a disability or determined medically disabled to
22
     have a disability by a medical or mental health provider at the time of the
23
     alleged wrongful conduct and was unable to give legal consent;
24
                     "Minor" means a person of under eighteen (18) years of age;
                 (2)
25
                 (3)
                      "Sexual abuse" means the commission of one (1) or more of
     the following acts or offenses:
26
27
                       (A) Rape, § 5-14-103;
28
                       (B) Sexual assault in the first degree, § 5-14-124;
29
                            Sexual assault in the second degree, § 5-14-125;
30
                       (D) Engaging children in sexually explicit conduct for use
     in a visual or print medium, § 5-27-303;
31
32
                            Transportation of minors for prohibited sexual
33
     conduct, § 5-27-305;
34
                       (F) Use of children in sexual performances, § 5-27-401 et
35
     seq.;
36
                       (G) Unlawful sexual contact with a vulnerable victim; and
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1	(H) Unlawful sexually explicit conduct with a vulnerable	
2	victim;	
3	(4) "Sexual contact" means the same as defined in § 5-14-101;	
4	(5) "Sexually explicit conduct" means the same as $\underline{\text{defined}}$ in §	
5	5-27-302; and	
6	(6) "Vulnerable victim" means a person who was either $\frac{disabled}{disabled}$ $\underline{a}$	
7	person with a disability, a minor, or both at the time he or she was a victim	
8	of sexual abuse.	
9		
10	SECTION 18. Arkansas Code Title 14, Chapter 15, is amended to add an	
11	additional subchapter that was repealed by Section 9 of this act and that	
12	includes corrections to obsolete language and stylistic changes.	
13		
14	<u>Subchapter 11 - Constables</u>	
15		
16	14-15-1101. Peacekeeping duties and authority — Neglect of duty.	
17	(a) Each constable shall be a conservator of the peace in his or her	
18	township and shall suppress all riots, affrays, fights, and unlawful	
19	assemblies, and shall keep the peace and cause offenders to be arrested and	
20	dealt with according to law.	
21	(b) If any offense cognizable before a district court in his or her	
22	township is committed in his or her presence, the constable shall immediately	
23	arrest the offender and cause him or her to be dealt with according to law.	
24	(c) Nothing in subsection (a) or subsection (b) of this section shall	
25	be construed to deprive a constable of authority to serve warrants, summons,	
26	writs, and other process as provided by law.	
27	(d) Nothing in this section shall prevent the fresh pursuit by a	
28	constable of a person suspected of having committed a supposed felony in his	
29	or her township, though no felony has actually been committed, if there are	
30	reasonable grounds for so believing. As used in this section, "fresh	
31	pursuit" shall not necessarily imply instant pursuit, but pursuit without	
32	unreasonable delay.	
33	(e) If it comes to the knowledge of any constable that an offense	
34	mentioned in this section has been committed in his or her township, it shall	
35	be the duty of the constable to present the offender to a district court in	
36	order that the offender may be arrested and brought to trial as prescribed by	

1 law. 2 (f) If a constable fails, refuses, or neglects to perform the duties 3 imposed upon him or her by this section, he or she shall be deemed guilty of a violation, and upon conviction, by indictment in the circuit court, shall 4 5 be fined not less than five dollars (\$5.00) nor more than one hundred dollars 6 (\$100). 7 8 14-15-1102. Proceedings against constables upon default. 9 (a) A district court shall, upon the demand of the party injured, or 10 his or her agent, issue a summons against a constable to whom any execution 11 has been delivered, or who has received any money upon any judgment of the justice, whether with or without execution: 12 13 (1) If the constable fails to make return of the execution 14 according to the command thereof; 15 (2) If he or she makes a false return; (3) If he or she fails to have any money collected by him or her 16 17 on execution before the district court on the return day thereof, ready to be 18 paid over to the party entitled thereto, or the receipt of such person 19 therefor; or 20 (4) If he or she fails to pay over on demand to the person entitled thereto, or his or her agent, any money received by him or her in 21 22 payment of any judgment. 23 (b) The summons shall require the constable to appear before the 24 district court at a place and time to be specified therein, not exceeding ten 25 (10) days, and show cause why an execution should not be issued against him 26 or her for the amount due upon the execution placed in his or her hands, or 27 for the amount received by him or her upon the judgment, according to the nature of the case. The summons shall be served at least four (4) days before 28 the return day thereof and may in other respects be executed in the same 29 30 manner as an original summons. (c) If the constable fails to appear, or if he or she appears but 31 32 fails to show good cause in reply to the matters alleged against him or her, 33 the district court shall render judgment against him or her for the amount 34 due on the execution, or for the amount received by him or her without 35 execution, according to the nature of the case, together with interest

thereon, at the rate of one hundred percent (100%) per annum, from the time

- 1 the execution ought to have been returned, and from the time the money ought
- 2 to have been had before the district court ready to be paid over to the
- 3 parties entitled thereto, or from the time the money was received on the
- 4 judgment without execution, or was demanded by the party or his or her agent.
- 5 (d) Any process issued against any constable shall be served and
- 6 executed by a special deputy, who shall be appointed by the district court
- 7 for that purpose and who shall have the same power to execute and return such
- 8 process as a constable, and whose return shall be sworn to.
- 9 (e) Upon a judgment against a constable pursuant to this section,
- 10 there shall be no stay of execution, but an appeal may be had as in other
- ll cases and with like effect.
- 12 (f) The party injured may proceed against the constable as provided in
- 13 this section or may institute a suit against him or her on his or her
- official bond. When proceeding on the constable's official bond, the injured
- 15 party shall be entitled to the same recovery as upon a summons against the
- 16 constable.

17 18

- 14-15-1103. Removal from office.
- 19 (a) If any constable fails to pay over any money collected by him or
- 20 <u>her after demand is made</u>, or fails to return any execution or other process
- 21 within the time specified in the process, or fails or neglects to perform any
- 22 other duty required by law, he or she shall be removed from office by the
- 23 county court on motion on charges exhibited against him or her.
- 24 (b) A copy of the charges, together with notice of the time of hearing
- 25 the charges, shall be served on the constable at least five (5) days before
- 26 the commencement of the term of the county court at which the motion is made,
- 27 which may be served in the same manner as a summons, and by any person over
- 28 the age of twenty-one (21) years who would be a competent witness.

- 30 <u>14-15-1104.</u> Failure to pay moneys collected Responsibility of
- 31 <u>sureties Relief from liability.</u>
- 32 (a) If any constable receives from any person any bonds, bills, notes,
- 33 or accounts for collection and gives his or her receipt therefor in his or
- 34 her official capacity, and fails to pay to that person on demand the amount
- 35 he or she may have collected, and fails to return the bonds, bills, notes, or
- 36 accounts, if they have not been collected, the constable and his or her

1	securities sharr be responsible on his or her official bond for the amount of	
2	the bonds, bills, notes, or accounts not paid over or returned.	
3	(b) No constable shall be responsible for any bond, bill, or note for	
4	which he or she may have given his or her receipts and on which suit may ha	
5	been brought.	
6		
7	14-15-1105. Continuance in office upon division of township.	
8	If any township is divided, the constable in office at the time of the	
9	division shall continue in office and be constable of the township in which	
10	he or she resides.	
11		
12	14-15-1106. Restriction on constables' authority to appoint deputies.	
13	Constables in the various townships in this state shall have no	
14	authority to appoint deputies.	
15		
16	SECTION 19. DO NOT CODIFY. CONSTRUCTION AND LEGISLATIVE INTENT.	
17	It is the intent of the General Assembly that:	
18	(1) The enactment and adoption of this act shall not expressly	
19	or impliedly repeal an act passed during the regular session of the Ninety-	
20	Fourth General Assembly;	
21	(2) To the extent that a conflict exists between an act of the	
22	regular session of the Ninety-Fourth General Assembly and this act:	
23	(A) The act of the regular session of the Ninety-Fourth	
24	General Assembly shall be treated as a subsequent act passed by the General	
25	Assembly for the purposes of:	
26	(i) Giving the act of the regular session of the	
27	Ninety-Fourth General Assembly its full force and effect; and	
28	(ii) Amending or repealing the appropriate parts of	
29	the Arkansas Code of 1987; and	
30	(B) Section 1-2-107 shall not apply; and	
31	(3) This act shall make only technical, not substantive, changes	
32	to the Arkansas Code of 1987.	
33		
34		
35		
36		