Stricken language would be deleted from and underlined language would be added to present law. Act 672 of the Regular Session

1		1
2	2 92nd General Assembly A Bil	_
3	3 Regular Session, 2019	HOUSE BILL 1754
4	4	
5	5 By: Representative Gazaway	
6		7. 44.
7	For An Act To Be Entitled	
8	AN ACT CONCERNING THE OFFENSE OF FURNISHING,	
9	POSSESSING, OR USING PROHIBITED ARTICLES; AND FOR	
10		
11		
12		
13		TUDNICULA
14		•
15	·	BITED ARTICLES.
16		
17 18		
19		E STATE OF ARRANSAS:
20		is amended to read as follows:
21		
22		
23	3 (a) A person commits the offense of	furnishing a prohibited article if
24		
25	5 (1) Introduces a prohibited ar	ticle into a correctional
26	6 facility, the Arkansas State Hospital, or a	youth services program; or
27	7 (2) Provides a person confined	in a correctional facility, the
28	8 Arkansas State Hospital, or a youth service	s program with a prohibited
29	9 article.	
30	0 (b)(l)(A) Furnishing or providing a	weapon, intoxicating beverage,
31	controlled substance, moneys, a cellular telephone or other communication	
32	device, the components of a cellular telephone or other communication device,	
33	or any other items that would facilitate an escape, engaging in a continuing	
34	criminal enterprise, \S 5-64-405, or violence within a facility is a Class B	
35	5 felony.	
36	6 (B) Otherwise, furnishin	g a prohibited article is a Class

- 1 C felony. 2 (2) This section does not apply to a religious official who 3 supplies sacramental wine labeled as sacramental wine to an inmate in the 4 Department of Correction for the sole purpose of an approved religious 5 service, pursuant to rules and regulations promulgated by the Board of 6 Corrections. 7 (c)(1) A person commits possessing a prohibited article if, being an 8 inmate of a correctional facility or in the custody of a correctional 9 facility, the person knowingly possesses a: 10 (A) Cellular telephone or other communication device; or 11 (B) Component of a cellular telephone or other 12 communication device; or (C) Controlled substance. 13 14 (2) Possessing a prohibited article is a Class B felony. 15 (d)(1) A person commits using a prohibited article if, being an inmate 16 of a correctional facility or in the custody of a correctional facility, the 17 person knowingly uses a cellular telephone or other communication device to 18 commit or to attempt, conspire, or solicit to commit: 19 (A) An escape from the custody of the correctional 20 facility; 21 Engaging in a continuing criminal enterprise, § 5-64-(B) 22 405; or 23 (C) A violent felony as defined at $\S 5-4-501(d)(2)$. 24 (2) Using a prohibited article is a Class A felony. 25 (e)(1) A person commits the offense of delivering a prohibited article 26 if, being an inmate of a correctional facility or in the custody of a 27 correctional facility, the person knowingly delivers a controlled substance 28 to another person. 29 (2)(A) Delivering a prohibited article is a Class A felony if 30 the controlled substance through its use causes the death of or serious 31 bodily injury to another person. 32 (B) Otherwise, delivering a prohibited article is a Class 33 B felony. 34 (f) A person may not be convicted of furnishing, possessing, or
 - 3/7/2019 2:37:30 PM BPG346

delivering a prohibited article if the prohibited article is a controlled

substance and the person has been charged with, tried for, or convicted of a

35

36

T	possession or delivery offense under the uniform Controlled Substances Act, §
2	5-64-401 et seq., that arises out of the same set of facts.
3	
4	
5	APPROVED: 4/3/19
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
29 30	
31	
32	
33	
34	
35	
36	