Stricken language would be deleted from and underlined language would be added to present law. Act 817 of the Regular Session

1	State of Arkansas	As Engrossed: S4/7/25	
2	95th General Assembly	A Bill	
3	Regular Session, 2025		HOUSE BILL 1827
4			
5	By: Representative Wardlaw		
6	By: Senator Irvin		
7			
8	For An Act To Be Entitled		
9	AN ACT TO AMEND THE ARKANSAS HUNTING HERITAGE		
10	PROTECTION	ACT; AND FOR OTHER PURPOSES.	
11			
12		C. L.C.L.	
13		Subtitle	
14		MEND THE ARKANSAS HUNTING HERIT	CAGE
15	PROTE	ECTION ACT.	
16			
17	BE IT ENACTED BY THE G	ENERAL ASSEMBLY OF THE STATE O	F ARKANSAS:
18	anamana 1 1 1		
19	SECTION 1. Arkansas Code § 15-41-303 is amended to read as follows:		
20	15-41-303. Definitions.		
21	As used in this subchapter:		
22		ission" means the Arkansas Sta	te Game and Fish
23	Commission;		11
24 25		ission-leased lands" means tho	_
25 26	_	sessory interest under lease o	_
20 27	hunting rights;	least one (1) year and include	s public recreationar
28		ission-managed lands" means th	ose lands that are either
29		or commission-leased lands+	ose lands that are elemen
30		That the commission owns; and	
31		Over which the commission hol	
32	and	0.02	
33		ission-owned lands" means thos	e lands to which the
34	commission holds title		
35	(3)(5) "Hunting" means the lawful pursuit, trapping, shooting,		
36		r killing of wildlife or the a	

1 shoot, capture, collect, or kill wildlife.

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- SECTION 2. Arkansas Code § 15-41-304 is amended to read as follows: 3 4 15-41-304. Recreational hunting.
- (a) Subject to valid existing rights, commission-managed lands shall 5 6 be open to access and use for recreational hunting except as limited by the 7 Arkansas State Game and Fish Commission for reasons of public safety or 8 homeland security or as otherwise limited by law fish or wildlife management
- 10 (b)(1) The commission shall exercise its authority consistent with 11 subsection (a) of this section in a manner to support, promote, and enhance 12 recreational hunting opportunities to the extent authorized by law.

or as otherwise limited by statutory authority of the commission.

- (2) The commission is not required to give preference to hunting over other uses of commission-managed lands or over land or water management priorities established by state law.
- (c)(1) To the greatest practicable extent, commission land management decisions and actions, including decisions made by private owners to close commission-managed lands, may shall not result in any net loss of habitat land acreage available for hunting opportunities on commission-managed lands that exists on August 12, 2005 January 1, 2025.
- 21 (2) This subchapter does not apply to commission-owned lands 22 under contract to private persons or entities.
 - (3) Acreage lost from commission-leased lands due to the expiration or termination of the lease or agreement on the commission-leased lands shall not be counted in the net loss calculation.
- 26 (d)(1) The commission shall expeditiously find replacement acreage for 27 hunting to compensate for the closures of any existing hunting land.
- 28 (2) To the greatest extent possible, the replacement land 29 required under subdivision (d)(1) of this section shall be:
- 30 (A) Located within a reasonable distance from the closed
- 31 land; and
- 32 (B) Consistent with the hunting discipline that the 33 commission allowed on the closed land.
- 34 (d)(e) On or before October 1 July 1 of each year, the commission 35 shall submit to the House and Senate cochairs of the Legislative Council 36 House Committee on State Agencies and Governmental Affairs and the Senate

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As Engrossed: S4/7/25 HB1827

1	Committee on State Agencies and Governmental Affairs a written report		
2	describing:		
3	(1) The acreage administered by the commission number of acres		
4	of commission-managed lands that has been were closed during the previous		
5	fiscal year to recreational hunting and the reasons for the closures; and		
6	(2) The acreage administered by the commission number of acres		
7	$\underline{\text{of commission-managed lands}}$ that $\underline{\text{was opened}}$ $\underline{\text{were open}}$ to recreational hunting		
8	to compensate for the acreage that was closed during the previous <u>fiscal</u>		
9	year.		
10	$\frac{(e)(f)}{(f)}$ This subchapter does not compel the opening to recreational		
11	hunting of national parks or national monuments administered by the National		
12	Park Service.		
13	(g) This subchapter does not prohibit a private landowner from making		
14	otherwise legal decisions regarding access to his or her privately owned		
15	commission-managed lands.		
16			
17	SECTION 3. DO NOT CODIFY. Report.		
18	The initial report required under Section 2 of this act shall be		
19	submitted by July 1, 2025.		
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21	/s/Wardlaw		
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24	APPROVED: 4/17/25		
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