State of Arkansas
82nd General Assembly
Regular Session, 1999

By: Senator Everett

# For An Act To Be Entitled <br> " AN ACT TO ALLOW THE COMBI NI NG OF MULTI PLE MUNI CI PAL COURT CONVI CTI ONS OF RELATED OFFENSES ON APPEAL; AND FOR OTHER PURPOSES. " 

Subtitle<br>"TO ALLOW THE COMBI NI NG OF MULTI PLE<br>MUNI CI PAL COURT CONVI CTI ONS OF RELATED<br>OFFENSES ON APPEAL. "

BE I T ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:

SECTI ON 1. If a person, who has been convicted of more than one rel at ed $\underline{\text { misdemeanor of } f e n s e s ~ i n ~ m u n i ~ c i ~ p a l ~ c o u r t, ~ s h a l l ~ p r e s e n t ~ o t h e r w i ~ s e ~ l a w f ~ u l ~ y ~}$ sufficient documents to the clerk of the court for an appeal of the rel at ed convictions accompanied by an affidavit of the person or his attorney stating that the convictions arise out of the same set of facts and circumstances, the clerk of the court shall combi ne the convictions and prepare and file the appeal as one case, and shall charge only one filing fee for the appeal.

SECTI ON 2. All provisions of this act of a general and permanent nature are amendat ory to the Arkansas Code of 1987 Annotated and the Arkansas Code Revisi on Commissi on shall incorporate the same in the Code.

SECTI ON 3. If any provision of this act or the appl ication ther eof to any person or circunst ance is hel d i nvalid, such invalidity shall not affect ot her provisions or applications of the act which can be given effect wi thout the i nval id provision or application, and to this end the provisions of this
act are decl ared to be severable.

SECTI ON 4. All I aws and parts of I aws in conflict with this act are hereby repeal ed.

## APPROVED: 2/ 24/ 1999

