Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	As Engrossed: S3/27/01 S4/2/01 H4/12/01	
2	83rd General Assembly	A Bill	Act 1789 of 2001
3	Regular Session, 2001		SENATE BILL 789
4			
5	By: Senator Everett		
6	By: Representative Carson		
7			
8			
9		For An Act To Be Entitled	
10	AN ACT CO	NCERNING NONPARTISAN JUDICIAL E	LECTI ONS;
11	AND FOR O	OTHER PURPOSES.	
12			
13		Subtitle	
14	AN ACT	CONCERNING NONPARTISAN JUDICIA	L
15	ELECTI	ONS.	
16			
17			
18			
19			
20	BE IT ENACTED BY THE GEN	NERAL ASSEMBLY OF THE STATE OF A	ARKANSAS:
21			
22		<u>i ti ons.</u>	
23	For the purposes of	<u>of this act:</u>	
24	·	judicial office" means the offi	
25		ourt of Appeals, circuit judge a	
26		arty" has the same meaning as pi	rovided in Arkansas Code
27	<u>7-1-101.</u>		
28	050710110		
29		rtisan election of judges and ju	
30		of Supreme Court Justice, judge	
31	· · ·	and district judge are declared	d to be nonpartisan
32	offices.		d'a'al a GC'arra aball ba
33	-	al elections for nonpartisan jud	_
34		and at the same times and places	s as provided by law for
35	preferential primary ele		on tudicial afficia
36	<u>(2) The nai</u>	mes of candidates for nonpartisa	an judiciai offices

CDS233

1	shall be included on the ballots of the political parties and shall be	
2	designated as nonpartisan judicial candidates. However, separate ballots	
3	containing only the names of nonpartisan judicial candidates shall be prepared	
4	and shall be made available to voters requesting the same.	
5	(3) No voter shall be required to vote in a political party's	
6	preferential primary in order to be able to vote in nonpartisan judicial	
7	<u>el ecti ons.</u>	
8	(c)(1) No person shall be elected to a nonpartisan judicial office	
9	without receiving a majority of the votes cast at the election for the office.	
10	(2) In any nonpartisan judicial election in which no person	
11	receives a majority of the votes cast, the two (2) candidates receiving the	
12	highest and next highest number of votes shall be certified to a runoff	
13	election which shall be held on the same date, and at the same times and	
14	places as the November general election.	
15	(3) The names of the candidates in a nonpartisan judicial runoff	
16	election shall be placed on the same ballots as used for the November general	
17	<u>el ecti ons.</u>	
18		
19	SECTION 3. <u>Filing as a candidate.</u>	
20	(a) Generally. A candidate for a nonpartisan judicial office may pay a	
21	filing fee as provided for in this act, file a petition in the manner provided	
22	for in this act, or file as a write-in candidate in the manner as provided for	
23	<u>in this act.</u>	
24	(b) Filing fee deadlines.	
25	(1) The State Board of Election Commissioners shall establish	
26	reasonable filing fees for nonpartisan judicial offices.	
27	(2)(A) The filing fee for the offices of Supreme Court Justice,	
28	judge of the Court of Appeals, and circuit judge, shall be paid to the	
29	Secretary of State at the same time the candidate files his or her political	
30	practices pledge. A candidate for district judge shall pay the filing fee to	
31	the county Clerk at the same time the candidate files his or her political	
32	practices pledge.	
33	(B) The filing period shall begin at 12:00 noon on the	
34	third Tuesday in March and end at 12:00 noon on the fourteenth day thereafter.	
35	(3)(A) There is created on the books of the Treasurer of State,	
36	the Auditor of State, and the Chief Fiscal Officer of the State a fund to be	

1 known as the "Judicial Filing Fee Fund". 2 (B) The filing fees shall be remitted to the Treasurer of 3 State for deposit into the Judicial Filing Fee Fund for covering the cost of 4 election expenses of the State Board of Election Commissioners. 5 (c) Al ternative ballot access. (1)(A) Any person desiring to have his or her name placed on the 6 7 ballot for a nonpartisan judicial office without paying a filing fee may do so 8 by filing a petition in the manner provided for under this section. Petitions 9 for Supreme Court, Court of Appeals and circuit court positions shall be filed with the Secretary of State, and petitions for District Court positions shall 10 11 be filed with the applicable county clerk beginning 12:00 noon forty-six (46) 12 days before the third Tuesday in March and ending at 12:00 noon thirty-two 13 (32) days before the third Tuesday in March. (B) The petition shall be directed to the office with which 14 15 it is to be filed and shall request that the name of the candidate be placed 16 on the ballot for the election set forth in the petition. Candidates may 17 begin circulating petitions not earlier than sixty (60) days prior to the 18 filing deadline. 19 (C) The Secretary of State or the county clerk, as the case 20 may be, shall within thirty (30) days determine whether the petition contains 21 the names of a sufficient number of qualified electors. The Secretary of State 22 or County Clerk shall verify the sufficiency of the petitions within 30 days 23 of filing. The sufficiency of any petition filed under the provisions of this 24 section may be challenged in the same manner as provided by law for election 25 contests, beginning at Arkansas Code 7-5-801. 26 (D) Qualified electors signing the petitions must be 27 registered voters in the geographic area applicable to the position at the 28 time they sign the petition. Each qualified elector shall provide his or her 29 printed name, signature, address, date of birth, and date of signing on the 30 peti ti on. 31 (E) In determining the number of qualified electors in the 32 state or in any court of appeals district or circuit court circuit, the total 33 number of all votes cast therein for Governor in the immediately preceding general gubernatorial election shall be conclusive of the number of all 34 35 qualified electors therein for purposes of this section. 36 (2)(A) Candidates by petition for the Arkansas Supreme Court

1	shall file petitions signed by at least ten thousand (10,000) qualified	
2	electors or three per cent (3%) of the qualified electors residing within the	
3	state, whichever is the lesser.	
4	(B) Candidates by petition for the Arkansas Court of	
5	Appeals shall file petitions signed by three per cent (3%) of the qualified	
6	electors residing within the court of appeals district for which the candidate	
7	seeks office, but in no event shall more than two thousand (2,000) signatures	
8	be required.	
9	(C) Candidates by petition for circuit judge shall file	
10	petitions signed by three per cent (3%) of the qualified electors residing	
11	within the circuit for which the candidate seeks office, but in no event shall	
12	more than two thousand (2,000) signatures be required.	
13	(D) Candidates by petition for district judge shall file	
14	petitions signed by at least thirty (30) qualified electors who reside within	
15	the district for which the candidate seeks office.	
16	(d) Write-in candidates.	
17	(1) No votes for a write-in candidate in a nonpartisan judicial	
18	election shall be counted or tabulated unless the candidate or his or her	
19	agent, in writing, gives notice of his or her intention to be a write-in	
20	candidate to the county board of election commissioners and either:	
21	(A) The Secretary of State, if a candidate for a Supreme	
22	Court, Court of Appeals, or a Circuit judgeship; or	
23	(B) A county clerk, if a candidate for a district	
24	<u>j udgeshi p.</u>	
25	(2) The written notice must be given not later than sixty (60)	
26	days before the nonpartisan judicial election.	
27	(3) Write-in candidates shall file a political practices pledge	
28	at the same time as filing a notice of intention.	
29	<u>(e) Place of filing.</u>	
30	(1) A candidate for Supreme Court Justice or judge of the Court	
31	of Appeals, or circuit judge shall file with the Secretary of State.	
32	(2) A candidate for district judge shall file with the county	
33	<u>cl erk.</u>	
34		
35	SECTION 4. Arkansas Code 7-5-205 is amended to read as follows:	
36	7-5-205. Write-in candidates' votes - When counted.	

1	<u>(a)</u> No votes for write-in candidates in general elections shall be		
2	counted or tabulated unless the candidate or his agent shall notify in writi		
3	the county board of election commissioners and either the Secretary of State		
4	if a state or district candidate, or a county clerk, if a candidate for a		
5	county or township office, of his intention to be a write-in candidate not		
6	later than sixty (60) days before the election day.		
7	(b) This section shall not apply to the offices of Justice of the		
8	Supreme Court, judge of the Court of Appeals, circuit judge, or district		
9	<u>j udge.</u>		
10			
11	SECTION 5. Arkansas Code 7-5-704, concerning returns and canvass, is		
12	amended to add an additional subsection to read as follows:		
13	(c) Subsection (b) of this section shall not apply to the offices of		
14	Justice of the Supreme Court, judge of the Court of Appeals, circuit judge, or		
15	<u>district judge.</u>		
16			
17	SECTION 6. Arkansas Code 7-7-103, concerning independent candidates, is		
18	amended to add an additional subsection to read as follows:		
19	(f) This section shall not apply to the offices of Justice of the		
20	Supreme Court, judge of the Court of Appeals, circuit judge, or district		
21	<u>j udge.</u>		
22			
23	SECTION 7. Arkansas Code 7-7-401(e), concerning certification of		
24	nominations, is amended to read as follows:		
25	(e)(1) Nomination as a nonpartisan candidate for Supreme Court Justice,		
26	judge of the Court of Appeals, circuit judge, or district judge shall be		
27	deemed certified upon the candidate filing for office where a filing fee is		
28	paid, or upon determination by the appropriate officer that sufficient		
29	signatures were obtained where the candidate seeks alternative ballot access.		
30	(2) For any other office, nomination Nomination as an independent		
31	candidate without political party affiliation for election to any office shall		
32	be certified by petition of electors in the manner provided in § 7-7-103.		
33			
34	SECTION 8. Arkansas Code 14-42-206, concerning municipal primary		
35	elections, is amended to add a new subsection to read as follows:		
36	(g) This section does not apply in any respect to the election of		

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1
    district judges.
2
3
          SECTION 9. Arkansas Code 7-5-405 is amended to read as follows:
4
          7-5-405. Application form.
          Applications for absentee ballots may be made on a form furnished by the
5
6
    county clerk, and the county clerk shall supply a form substantially similar
7
    to the following form or an electronic facsimile of a substantially similar
    form via telephonic transmission on request at least sixty (60) days before
8
9
     the election:
10
11
          "IF YOU PROVIDE FALSE INFORMATION ON THIS FORM, YOU MAY BE GUILTY OF
12
    PERJURY AND SUBJECT TO A FINE OF UP TO $10,000 OR IMPRISONMENT FOR UP TO 10
13
    YEARS.
14
15
          ..... Date
16
          To: County Clerk
17
18
19
          ..... County
20
21
          ..... Arkansas
22
23
          (1) I am a qualified elector of precinct ..... in
24
    ..... (City, Town), ..... County, Arkansas. Because I:
25
26
          [check one]
27
          [] Will be unavoidably absent from my polling site on election day, or
28
29
          [] Will be unable to attend the polls on election day because of
30
31
    illness or physical disability,
32
33
          I am requesting that you provide me with the appropriate absentee
    ballot(s) for the following elections: (check only one (1) political party):
34
35
    [ ] Nonpartisan Judicial General Election
36
```

1			
2	[] Preferential Primary		
3	[] Democratic <u>/ Nonpartisan Judicial General Election</u>		
4	[] Republican <u>/ Nonpartisan Judicial General Election</u>		
5	[] General Primary (Runoff) [] Democratic [] Republican		
6			
7	[] Annual School Election		
8			
9	[] General Election		
10			
11	[] General Runoff		
12			
13	[] Special [] School Runoff or		
14			
15	[] All elections for calendar year [designate party] (I		
16	understand that if I select all elections for the calendar year that the		
17	absentee ballots will be delivered to me only by mail.)		
18			
19	The application shall remain in effect for the current calendar year		
20	unless revoked by voter.		
21			
22	(2) I will receive my ballot(s): [check one]		
23			
24	[] By coming to the office of the county clerk by the time the county		
25	clerk's office regularly closes on the day before the election.		
26			
27	[] By mail. I request that you mail my ballot(s) to the following		
28	address:		
29			
30			
31			
32			
33			
34	[] By bearer (insert name of relative, agent, or		
35	desi gnated bearer)		
36			

1	The information I have provided is true to the best of my knowledge		
2	under penalty of perjury. If I have provided false information, I may be		
3	subject to a fine of up to ten thousand dollars (\$10,000) or imprisonment for		
4	up to ten (10) years, or both, under federal or state laws.		
5			
6			
7			
8	Printed or typed name of voter Signature of voter		
9			
10			
11			
12	Residence address of voter Date of birth		
13			
14			
15			
16	City or Town, Zipcode Signature of Designated Bearer,		
17	Relative, or Authorized Agent."		
18	(3) Any person may distribute blank applications for absentee		
19	ballots.		
20			
21	SECTION 10. Arkansas Code 7-5-407 is amended to read as follows:		
22	7-5-407. Preparation and delivery of ballots.		
23	(a) The county board of election commissioners shall prepare official		
24	absentee ballots and deliver them to the county clerk for mailing to all		
25	qualified applicants as soon as practicable but in any event not later than		
26	twenty-five (25) days before any election and not later than fifteen (15) day		
27	before a runoff election unless certification is delayed, in which case, not		
28	later than seven (7) days before a runoff election a preferential primary,		
29	general election, school election, non-partisan judicial general election,		
30	non-partisan judicial runoff election, or any special election.		
31	(b) The county board of election commissioners shall prepare official		
32	absentee ballots and deliver them to the county clerk for mailing to any		
33	qualified applicant as soon as practicable but in any event not later than		
34	twenty-five (25) days before the preferential primary election and not later		
35	than fifteen (15) days before the general primary election unless		
36	certification is delayed, in which case, not later than seven (7) days before		

1	the general primary election not later than ten (10) days before all other
2	elections not included in subsection (a).
3	
4	SECTION 11. Section 4 of Act 74 of 2001 is amended to read as follows:
5	"SECTION 4. SPECIAL LANGUAGE. NOT TO BE INCORPORATED INTO THE ARKANSAS
6	CODE NOR PUBLISHED SEPARATELY AS SPECIAL, LOCAL AND TEMPORARY LAW. USE OF
7	ELECTION EXPENSES APPROPRIATION. The funds appropriated for Election Expenses
8	may be used to cover the expenses of the State Board of Election Commissioners
9	and the county election commissions to conduct preferential primary elections,
10	general primary elections, special primary elections, <u>nonpartisan judicial</u>
11	general elections, and statewide special elections.
12	The provisions of this section shall be in effect only from July 1, 2001
13	through June 30, 2003. "
14	/s/ Everett
15	
16	
17	APPROVED: 4/19/2001
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