Stricken language would be deleted from and underlined language would be added to present law. Act 1110 of the Regular Session

1 2	State of Arkansas 89th General Assembly	As Engrossed: H3/18/13 $ m A~Bill$		
3	Regular Session, 2013		HOUSE BILL 1855	
4	-			
5	By: Representatives Shepherd,	Steel		
6	By: Senator Irvin			
7				
8		For An Act To Be Entitled		
9	AN ACT TO E	STABLISH THE OFFICE OF PROSECUTING	j j	
10	ATTORNEY AS	A NONPARTISAN OFFICE; TO AMEND TH	IE LAW	
11	CONCERNING	THE DATES OF CERTAIN ELECTIONS; AN	ID FOR	
12	OTHER PURPO	SES.		
13				
14				
15		Subtitle		
16	TO EST	TABLISH THE OFFICE OF PROSECUTING		
17	ATTORN	NEY AS A NONPARTISAN OFFICE; AND TO)	
18	AMEND	THE LAW CONCERNING THE DATES OF		
19	CERTA	IN ELECTIONS.		
20				
21				
22	BE IT ENACTED BY THE GE	NERAL ASSEMBLY OF THE STATE OF ARK	ANSAS:	
23				
24		sas Code § 7-1-101, concerning def	initions, is amended	
25		isions to read as follows:		
26		onpartisan candidate" means a cand		
27	-	me Court, Judge of the Court of Ap	peals, circuit	
28		or prosecuting attorney.		
29	(B) "Nonpartisan candidate" does not include a candidate			
30	for nonpartisan municip			
31		onpartisan election" means a gener		
32	runoff election for the office of Justice of the Supreme Court, Judge of the			
33		Court of Appeals, circuit judge, district judge, or prosecuting attorney.		
34		"Nonpartisan election" does not in	_	
35	· · · · ·	tion for a nonpartisan municipal c		
36	<u>(3/)(A) "N</u>	onpartisan office" means the offic	<u>e of Justice of the </u>	



1	Supreme Court, Judge of the Court of Appeals, circuit judge, district judge,	
2	or prosecuting attorney.	
3	(B) "Nonpartisan office" does not include a nonpartisan	
4	municipal office.	
5		
6	SECTION 2. Arkansas Code § 7-4-101(f)(11), concerning the authority of	
7	the State Board of Election Commissioners, is amended to read as follows:	
8	(11) Administer reimbursement of election expenses to counties	
9	in accordance with § 7-7-201(a) for primary elections, statewide special	
10	elections, and nonpartisan judicial general elections.	
11		
12	SECTION 3. Arkansas Code § 7-5-102 is amended to read as follows:	
13	7-5-102. Time of general election.	
14	On the Tuesday next after the first Monday in November in every even-	
15	numbered year, there shall be held an election in each precinct and ward in	
16	this state for the election of all:	
17	(1) All elective state, county, and township officers whose term	
18	of office is fixed at two (2) years by the Arkansas Constitution or the	
19	General Assembly; for state	
20	(2) State senators in their respective districts when the terms	
21	for which the state senators have been elected expire before the next general	
22	election; for Representatives in the Congress of the	
23	(3) Members of the United States House of Representatives for	
24	each congressional district in this state; and for	
25	(4) United States Senators when the term of office of any United	
26	States Senator expires before the next general election; and for prosecuting	
27	attorney in this state.	
28		
29	SECTION 4. Arkansas Code § 7-5-207(d), concerning names printed on	
30	ballots, is amended to read as follows:	
31	(d)(1) Beside or adjacent to Adjacent to the name of each candidate in	
32	the general election shall be:	
33	(A) His or her party designation; or	
34	(B) The term "INDEPENDENT" if he or she represents no	
35	officially recognized party.	
36	(2) Subdivision (d)(l) of this section shall does not apply to	

1	a:		
2	(A) Nonpartisan judicial election; or		
3	(B) Nonpartisan municipal election.		
4			
5	SECTION 5. Arkansas Code \S 7-5-407(a), concerning the preparation and		
6	delivery of absentee ballots, is amended to read as follows:		
7	(a)(1) The county board of election commissioners shall prepare		
8	official absentee ballots and deliver them to the county clerk for mailing		
9	all qualified applicants as soon as practicable but in any event not later		
10	than forty-seven (47) days before a preferential primary, general election,		
11	school election, nonpartisan judicial general election, nonpartisan judicial		
12	runoff election, or any special election.		
13			
14	SECTION 6. Arkansas Code § 7-6-102 is amended to read as follows:		
15	7-6-102. Political practices pledge — Penalty for falsification.		
16	(a)(1) Candidates for political party nominations for state or		
17	district offices shall file with the Secretary of State and candidates for		
18	county, municipal, or township offices shall file with the county clerk of		
19	the county during the filing period set out in § 7-7-203 for the preferential		
20	primary election a pledge in writing stating that they are familiar with the		
21	requirements of $\S\S$ 7-1-103, 7-1-104, 7-3-108, 7-6-101, 7-6-103, 7-6-104, and		
22	this section and will comply in good faith with their terms.		
23	(2) Persons seeking nomination as independent candidates and		
24	school district candidates An independent candidate or school district		
25	candidate shall file the political practices pledge at the time of filing the		
26	petition for nomination.		
27	(3) Independent candidates for municipal office shall file the		
28	political practices pledge with the county clerk at the time of filing the		
29	petition for nomination.		
30	(4) Persons who wish to be write in candidates Write-in		
31	candidates shall file the political practices pledge at the time of filing		
32	the notice to be a write-in candidate.		
33	(5) Nonpartisan judicial candidates A nonpartisan candidate		
34	paying filing fees in accordance with $\$$ 7-10-103(b) shall file the political		
35	practices pledge at the time of filing for office.		

(6) Nonpartisan judicial candidates A nonpartisan candidate

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- 1 filing by petition in accordance with according to § 7-10-103(c) shall file 2 the political practices pledge at the time of filing the petition.
- (b) All political practices pledge forms for state or district offices 3 4 and county, municipal, or township offices shall be required to contain the 5 following additional pledge:
- 6 "I hereby certify that I have never been convicted of a felony in Arkansas or 7 in any other jurisdiction outside of Arkansas."
- 8 (c) Any person who has been convicted of a felony and signs the pledge 9 stating that he or she has not been convicted of a felony shall be guilty of 10 a Class D felony.
- (d) For purposes of this section, a person shall be qualified to be a candidate for a state, district, county, municipal, and township office and may certify that he or she has never been convicted of a felony if his or her record was expunged in accordance with §§ 16-93-301 - 16-93-303, or a similar expunction statute in another state, provided, if the candidate presents a certificate of expunction from the court that convicted the prospective 17 candidate.
- 18 (e)(1) The name of a candidate who fails to sign and file the pledge 19 shall not appear on the ballot.
 - (2)(A) However, within Within five (5) two (2) days from which of the date the pledge is required to be filed, the Secretary of State or the county clerk shall notify by certified mail that requires a return receipt signed by the candidate those candidates who have failed to file a signed political practice pledge. The notice shall and include a copy of the written pledge required by this section.
 - (B) Failure of the state or district candidate to file with the Secretary of State or of the county, municipal, or township candidate to file with the county clerk within twenty (20) five (5) days of receipt or refusal of this notice shall prevent the candidate's name from appearing on the ballot.
- SECTION 7. Arkansas Code § 7-6-203(h)(3)(B), concerning disposition of 31 32 campaign contributions, is amended to read as follows:
- 33 (B) For an unopposed candidates for nonpartisan judicial 34 office candidate, the affidavit may be filed after the deadlines have passed 35 to declare as a filing fee candidate, petition candidate, or write-in 36 candidate under § 7-10-103.

attorneys.

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2	SECTION 8. Arkansas Code § 7-7-306 is amended to read as follows:
3	7-7-306. Partisan and nonpartisan judicial general election ballots.
4	(a) At each party primary and nonpartisan judicial general election,
5	each county board of election commissioners shall furnish $\frac{1}{2}$
6	separate ballot for each political party containing:
7	(1) The names of persons seeking offices name of each person
8	seeking an office to be voted on as a nominee or candidate of that political
9	party;
10	(2) The names of all qualified candidates name of each candidate
11	for the general election to \underline{a} nonpartisan $\underline{\text{judicial offices}}$ $\underline{\text{office}}$ under § 7-
12	10-101; and
13	(3) All measures and questions, if any, to be decided by the
14	voters.
15	(b) The county board of election commissioners shall also furnish a
16	separate nonpartisan ballot containing the names of all qualified candidates
17	for the general election to nonpartisan judicial offices and all measures, if
18	any, to be decided by the voters.
19	
20	SECTION 9. The name of Arkansas Code Title 7, Chapter 10, is changed
21	from "Nonpartisan Election of Judges" to "Nonpartisan Elections". The
22	Arkansas Code Revision Commission shall make all changes in the Arkansas Code
23	necessary to implement this section.
24	
25	SECTION 10. Arkansas Code § 7-10-101 is repealed:
26	7-10-101. Definitions.
27	For the purposes of this chapter:
28	(1) "Nonpartisan judicial office" means the offices of Justice
29	of the Supreme Court, Judge of the Court of Appeals, circuit judge, and
30	district judge; and
31	(2) "Political party" has the same meaning as provided in § 7-1-
32	101.
33	
34	SECTION 11. Arkansas Code § 7-10-102 is amended to read as follows:
35	7-10-102. Nonpartisan election of judges and, justices, and prosecuting

- 1 (a) The offices of Justice of the Supreme Court, Judge of the Court of 2 Appeals, circuit judge, and district judge, and prosecuting attorney are 3 declared to be nonpartisan offices.
- 4 (b)(1) The general elections for nonpartisan judicial offices shall be 5 held on the same dates date and at the same times and places as provided by 6 law for preferential primary elections.
- 7 (2)(A) The names of candidates for nonpartisan judicial offices 8 candidates shall be included:
- 9 <u>(i) Included</u> on the ballots of the political parties; and shall be designated
- 11 <u>(ii) Designated</u> as nonpartisan judicial candidates.
- 12 However, separate
- 13 <u>(B) Separate</u> ballots containing the names of nonpartisan 14 <u>judicial</u> candidates shall be <u>prepared:</u>
- 15 <u>(i) Prepared;</u> and shall be made
- 16 (ii) Made available to voters requesting the same \underline{a}
- 17 <u>separate ballot</u>.

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- 18 (3) No voter shall A voter shall not be required to vote in a
 19 political party's preferential primary in order to be able to vote in a
 20 nonpartisan judicial elections election.
 - (c)(1) A person shall not be elected to a nonpartisan judicial office without receiving the office of Justice of the Supreme Court, Judge of the Court of Appeals, circuit judge, district judge, or prosecuting attorney unless the person receives a majority of the votes cast at the election for the office.
 - (2) In any <u>a</u> nonpartisan judicial election in which no person receives a majority of the votes cast, the two (2) candidates receiving the highest and next highest number of votes shall be certified to a runoff election, which shall be held on the same date and at the same times and places as the November general election.
- 31 (3) The names of the candidates in a nonpartisan judicial runoff 32 election shall be placed on the same ballots as used for the November general 33 elections.

35 SECTION 12. Arkansas Code § 7-10-103 is amended to read as follows: 36 7-10-103. Filing as a candidate — Judicial Filing Fee Fund.

1 (a) A candidate for a nonpartisan judicial office may pay under this 2 chapter shall: 3 (1) Pay a filing fee as provided for in this chapter, file; 4 (2) File a petition in the manner provided for in this chapter, 5 or file; or 6 (3) File as a write-in candidate in the manner as provided for 7 in this chapter. 8 (b)(1) The State Board of Election Commissioners shall establish 9 reasonable filing fees for nonpartisan judicial offices. 10 (2)(A)(i) The filing fee A candidate for the offices office of 11 Justice of the Supreme Court, Judge of the Court of Appeals, and circuit 12 judge, or prosecuting attorney who chooses to pay by filing fee shall be paid 13 pay the filing fee to the Secretary of State at the same time that when the 14 candidate files his or her political practices pledge. 15 (ii) A candidate for the office of district judge who chooses to file by paying a filing fee shall pay the filing fee to the 16 17 county clerk at the same time that when the candidate files his or her 18 political practices pledge. 19 (B) The period for paying filing fees and filing political 20 practice pledges shall be the same as the party filing period under § 7-7-21 203. 22 (3)(A) There is created on the books of the Treasurer of State, 23 the Auditor of State, and the Chief Fiscal Officer of the State a fund to be 24 known as the "Judicial Filing Fee Fund". 25 (B) The filing fees collected for the offices of Justice of the Supreme Court, Judge of the Court of Appeals, circuit judge, and 26 27 district judge shall be remitted to the Treasurer of State for deposit into the fund Nonpartisan Filing Fee Fund under § 19-5-1225 for covering the cost 28 29 of election expenses of the state board State Board of Election 30 Commissioners. 31 (B)(i) Except as provided in subdivision (b)(3)(B)(ii) of this section, the filing fees collected for the office of prosecuting 32 33 attorney shall be remitted to the Treasurer of State for deposit into the Nonpartisan Filing Fee Fund under § 19-5-1225. 34 35 (ii) The first one hundred thousand dollars

(\$100,000) collected annually from filing fees for the office of prosecuting

1 attorney shall be remitted to the Treasurer of State for deposit into the 2 Trial Court Administrative Assistant Fund under § 19-5-1241. 3 (c)(l)(A)(i) Any A person desiring to may have his or her name placed 4 on the ballot for a nonpartisan judicial office without paying a filing fee may do so by filing a petition in the manner provided for under this section. 5 6 Petitions for Supreme Court, Court of Appeals, and circuit court positions A 7 petition for a candidate for the office of Justice of the Supreme Court, 8 Judge of the Court of Appeals, circuit judge, or prosecuting attorney shall 9 be filed with the Secretary of State, and petitions for district court 10 positions a petition for a candidate for the office of district judge shall 11 be filed with the applicable county clerk beginning at 12:00 noon forty-six 12 (46) days before the first day of the party filing period under § 7-7-203 and ending at 12:00 noon thirty-two (32) days before the first day of the party 13 14 filing period under § 7-7-203. 15 (ii) Political practice pledges for \underline{A} nonpartisan 16 judicial candidates candidate filing by petition shall be filed at the same 17 time as file a political practices pledge with the petition. 18 (B)(i) The petition shall be: 19 (a) Be directed to the office with which it is 20 to be filed; and shall request 21 (b) Request that the name of the candidate be 22 placed on the ballot for the election set forth in the petition. Candidates 23 may 24 (ii) A candidate shall not begin circulating 25 petitions not earlier than sixty (60) days prior to before the filing 26 deadline. 27 (C)(i) The Secretary of State or the county clerk, as the 28 case may be, within thirty (30) days of the filing of the petition shall 29 determine within thirty (30) days: 30 (a) Determine whether the petition contains 31 the names of a sufficient number of qualified electors. The Secretary of 32 State or county clerk shall verify; and 33 (b) Verify the sufficiency of the petitions within thirty (30) days of filing petition. 34 35 (ii) The sufficiency of any a petition filed under 36 the provisions of this section may be challenged in the same manner as

1 provided by law for election contests, under § 7-5-801 et seq. 2 (D) Qualified electors A qualified elector signing the 3 petitions petition must be a registered voters voter in the geographic area 4 applicable to the position at the time they sign he or she signs the petition. Each qualified elector shall provide on the petition his or her 5 6 printed: 7 (i) Printed name, signature, address, date; 8 (ii) Signature; 9 (iii) Address; 10 (iv) Date of birth; and date 11 (v) Date of signing on the petition. 12 (E) In determining the number of qualified electors in the 13 state or in any court of appeals district, circuit court circuit, or district 14 court district, the total number of all votes cast therein for Governor in 15 the immediately preceding general gubernatorial election shall be conclusive 16 of the number of all qualified electors therein in the state, circuit, or 17 district for purposes of this section. 18 (2)(A) Candidates A candidate by petition for Justice of the 19 Supreme Court shall file petitions a petition signed by at least ten the 20 lesser of: 21 (i) Three percent (3%) of the qualified electors 22 residing within the state; and 23 (ii) Ten thousand (10,000) qualified electors or 24 three percent (3%) of the qualified electors residing within the state, 25 whichever is the lesser. 26 (B) Candidates A candidate by petition for Judge of the 27 Court of Appeals shall file petitions a petition signed by the lesser of: 28 (i) three Three percent (3%) of the qualified electors residing within the court of appeals district for which the 29 candidate seeks office, but in no event shall more than two; and 30 31 (ii) Two thousand (2,000) signatures be required 32 qualified electors. 33 (C) Candidates A candidate by petition for circuit judge shall file petitions a petition signed by the lesser of: 34 35 (i) three Three percent (3%) of the qualified 36 electors residing within the circuit for which the candidate seeks office,

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1
     but in no event shall more than two; and
 2
                             (ii) Two thousand (2,000) signatures be required
 3
     qualified electors.
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                       (D) Candidates A candidate by petition for district judge
 5
     shall file petitions a petition signed by at least one the lesser of:
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                             (i) One percent (1%) of the qualified electors
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     residing within the district for which the candidate seeks office, but in no
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     event shall more than two; and
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                             (ii) Two thousand (2,000) signatures be required
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     qualified electors.
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                       (E) A candidate by petition for prosecuting attorney shall
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     file a petition signed by the lesser of:
13
                             (i) Three percent (3%) of the qualified electors
14
     residing within the district for which the candidate seeks office; and
15
                             (ii) Two thousand (2,000) qualified electors.
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           (d)(1) No votes Votes for a write-in candidate in a nonpartisan
17
     judicial election shall not be counted or tabulated unless the candidate or
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     his or her agent gives notice in writing of his or her intention to be a
     write-in candidate to the:
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20
                       (A) The county board of election commissioners of each
21
     county in which the candidate seeks election; and either:
22
                 (1)(A)(B)(i) The Secretary of State, if a candidate for a
23
     Justice of the Supreme Court, Judge of the Court of Appeals, or a circuit
24
     judgeship judge, or prosecuting attorney; or
25
                             (B)(ii) A county clerk, if a candidate for a
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     district judgeship district judge.
27
                 (2) The written notice must shall be given not no later than
28
     eighty (80) days before the nonpartisan judicial election.
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                 (3) Write-in candidates A write-in candidate shall file a
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     political practices pledge at the same time as filing a notice of intention.
31
           (e)(1) A candidate for Justice of the Supreme Court, Judge of the
     Court of Appeals, or circuit judge, or prosecuting attorney shall file with
32
33
     the Secretary of State.
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                 (2) A candidate for district judge shall file with the county
35
     clerk.
36
           (f)(1)(A) A candidate for nonpartisan judicial office may candidate
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- 1 shall not use more than three (3) given names, one (1) of which may be a
- 2 nickname or any other another word used for the purpose of identifying to
- 3 <u>identify</u> the candidate to the voters.
- 4 (B)(i) A candidate for nonpartisan judicial office
- 5 candidate may add as a prefix to his or her name the title or an abbreviation
- 6 of an elective public office the candidate currently holds.
- 7 (ii) A candidate may use as the prefix the title of
- 8 a judicial office in an election for a judgeship only if the candidate is
- 9 currently serving in a judicial position to which the candidate has been
- 10 elected.
- 11 (C) A nickname shall not include a professional or
- 12 honorary title.
- 13 (2) The names and titles as proposed to be used by each \underline{a}
- 14 candidate on the political practice practices pledge shall be reviewed no
- 15 later than one (1) business day after the filing deadline by the:
- 16 (A) The Secretary of State for Supreme Court, Court of
- 17 Appeals, and circuit court positions a candidate for Justice of the Supreme
- 18 Court, Judge of the Court of Appeals, circuit judge, and prosecuting
- 19 attorney; and by the
- 20 (B) The county board of election commissioners for
- 21 district court positions a candidate for district judge.
- 22 (3)(A) The name of every each candidate shall be printed on the
- 23 ballot in the form as certified by either the Secretary of State or the
- 24 county board of election commissioners.
- 25 (B) However, the <u>The</u> county board of election
- 26 commissioners may substitute an abbreviated title if the ballot lacks space
- 27 for the title requested by a candidate.
- 28 (C) The county board of election commissioners immediately
- 29 shall immediately notify a candidate whose requested title is abbreviated by
- 30 the county board of election commissioners.
- 31 (4) A candidate shall not be permitted to change the form in
- 32 which his or her name will be printed on the ballot after the deadline for
- 33 filing the political practices pledge.

- 35 SECTION 13. Arkansas Code § 7-11-105(d)(3), concerning special
- 36 election ballots, is amended to read as follows:

1	(3) Separate ballots containing the names of the candidates to	
2	be voted on at the special election or nonpartisan judicial elections	
3	election, if applicable, and any other measures or questions that may be	
4	presented for a vote shall be prepared and made available to voters	
5	requesting a separate ballot.	
6		
7	SECTION 14. Arkansas Code § 19-5-1225 is amended to read as follows:	
8	19-5-1225. Judicial Nonpartisan Filing Fee Fund.	
9	(a) There is established on the books of the Treasurer of State, the	
10	Auditor of State, and the Chief Fiscal Officer of the State a fund to be	
11	known as the "Judicial Nonpartisan Filing Fee Fund".	
12	(b)(1) The fund shall consist of nonpartisan judicial office filing	
13	fees as set out in <u>under</u> § 7-10-103.	
14	(2) The fund shall be used for covering to cover the cost of	
15	election expenses of the State Board of Election Commissioners as set out in	
16	§ 7-10-101 et seq.	
17		
18	/s/Shepherd	
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21	APPROVED: 04/11/2013	
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