Stricken language would be deleted from and underlined language would be added to present law. Act 1150 of the Regular Session

1 2	State of Arkansas 89th General Assembly	As Engrossed: H3/15/13 A Bill		
3	Regular Session, 2013		HOUSE BILL 1726	
4	,			
5	By: Representatives Williams, Vines			
6				
7	For An Act To Be Entitled			
8	AN ACT TO REPEAL OBSOLETE LAWS CONCERNING LOCAL			
9	GOVERNMENT UNDER TITLE 14 OF THE ARKANSAS CODE; AND			
10	FOR OTHER PURPOSES.			
11				
12				
13	Subtitle			
14	TO REPEAL OBSOLETE LAWS CONCERNING LOCAL			
15	GOVERNMENT UNDER TITLE 14 OF THE ARKANSAS			
16	CODE.			
17				
18				
19	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:			
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21	SECTION 1. Arkansas Code § 14-21-107, concerning bonds authorized by			
22	repealed amendments to the Arkansas Constitution, is repealed.			
23	14-21-107. Transfer of unexpended balances in bond redemption funds.			
24	(a) In all cases where bonds have been issued by any county for the			
25	construction, reconstruction, and extension of any county courthouse or			
26	county jail, as authorized by Arkansas Constitution, Amendment 17 [repealed],			
27	and all bonds issued for these purposes by any county have been wholly			
28	retired, the county courts of the counties, by appropriate order, may			
29	transfer any balances remaining unexpended to the credit of the bond			
30	redemption fund in the counties, to the county general revenue fund, and they			
31	may then be used for all purposes for which the county general revenue fund			
32	could be used.			
33	(b) In all cases	(b) In all cases where Amendment 49 [repealed] bonds have been issued		
34	by any county, as autho	by any county, as authorized by Arkansas Constitution, Amendment 49, and all		
35	bonds issued for these	bonds issued for these purposes by the county have been wholly retired, the		
36	county court, by appropriate order, may transfer any balances remaining			

1 unexpended in the bond redemption fund to the county general revenue fund, 2 and when so transferred, the funds may be used for any and all purposes for which other funds in the general revenue fund of the county may be used. 3 4 SECTION 2. Arkansas Code § 14-54-801, concerning training schools no 5 6 longer in use, is repealed. 7 14-54-801. Nurses' training schools. 8 Cities of the first class are authorized and empowered to establish and 9 maintain training schools for the education of trained nurses in connection with city hospitals and to issue, under the hand of the mayor and corporate 10 11 seal of the city and attested by the city clerk, diplomas to nurses 12 graduating from these training schools. 13 14 SECTION 3. Arkansas Code § 14-54-1401, concerning obsolete licensing 15 authority of amusement places, is repealed. 16 14-54-1401. Amusement places. 17 All municipal corporations in this state shall have authority and power 18 to license, regulate, tax, prohibit, or suppress billiard halls, pool rooms, 19 bowling alleys, box-ball alleys, and other similar places of amusement kept 20 for hire. 21 22 SECTION 4. Arkansas Code § 14-54-1403, concerning obsolete carriages, 23 is repealed. 14-54-1403. Carriages for hire. 24 25 Municipal corporations shall have power to regulate all carts, wagons, 26 drays, hackney coaches, omnibuses, ferries, and every description of 27 carriages which may be kept for hire. 28 SECTION 5. Arkansas Code § 14-54-1404, concerning obsolete livery 29 30 stables, is repealed. 14-54-1404. Livery stables. 31 32 Municipal corporations shall have power to regulate all livery stables. 33 34 SECTION 6. Arkansas Code § 14-54-1405, concerning obsolete regulatory 35 authority, is repealed. 14-54-1405. Public exhibitions and shows. 36

1	(a) Municipal corporations shall have power to license, regulate, or		
2	prohibit all theatrical exhibitions, public shows, and exhibitions of		
3	whatever name or nature.		
4	(b) Lectures on science, historical, or literary subjects shall not be		
5	included within the provisions of this section.		
6			
7	SECTION 7. DO NOT CODIFY. The enactment and adoption of this act		
8	shall not repeal, expressly or impliedly, the acts passed at the regular		
9	session of the Eighty-Ninth General Assembly. All such acts shall have full		
10	force and effect, and so far as those acts intentionally vary from or		
11	conflict with any provision contained in this act, those acts shall have the		
12	effect of subsequent acts amending or repealing the appropriate parts of the		
13	Arkansas Code of 1987.		
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15	/s/Williams		
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18	APPROVED: 04/11/2013		
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