Stricken language would be deleted from and underlined language would be added to present law. Act 1348 of the Regular Session

1	State of Arkansas	As Engrossed: ${}^{S4/9/13}A$ $Bill$	
2	89th General Assembly		HOUSE DUL 1725
3	Regular Session, 2013		HOUSE BILL 1735
4		**	
5	By: Representatives Williams,	Vines	
6			
7		For An Act To Be Entitled	
8		REPEAL OBSOLETE STATUTES IN THE CRI	
9		E 5; TO AMEND STATUTES AFFECTED BY	
10		TATUTES BEING REPEALED; AND FOR OTH	.ER
11	PURPOSES.		
12			
13			
14		Subtitle	
15	TO RE	PEAL OBSOLETE STATUTES IN THE	
16	CRIMI	NAL CODE, TITLE 5, AND TO AMEND	
17	STATU	TES AFFECTED BY THE OBSOLETE	
18	STATU	TES BEING REPEALED.	
19			
20			
21	BE IT ENACTED BY THE G	ENERAL ASSEMBLY OF THE STATE OF ARK	ANSAS:
22			
23	SECTION 1. Arkan	nsas Code § 5-38-210, which is an o	outdated statute, is
24	repealed.		
25	5-38-210. Allow:	<del>ing animals into enclosures — Divis</del>	ion fences.
26	<del>(a)(l)(A) Any p</del>	erson who willfully, directly, or i	ndirectly turns
27	loose any horse, mule,	hog, sheep, goat, domesticated cat	tle, or any other
28	animal or so allow any	such animal to be turned loose in	any enclosure where
29	crops of any kind are a	growing or have been cultivated and	not gathered
30	without the consent of	all persons or their agents owning	; and cultivating the
31	<del>crops is guilty of a v</del>	iolation and upon conviction shall	<del>be fined not less</del>
32	than ten dollars (\$10.0	00) nor more than one hundred dolla	<del>rs (\$100).</del>
33	<del>(B)</del>	This section shall not be enforced	<del>for a trespass</del>
34	occurring after the cl	ose of the year in which the crop h	as been grown.
35	<del>(2) Willf</del> t	ully leaving open a gate or a gap i	<del>n a fence in such</del>
36	manner that an animal w	will or can enter such cultivated l	and when the crop is



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1	not gathered and in the year in which the crop is grown is a violation of
2	this section and shall be punished as provided in this section.
3	(b)(l) When different owners or their tenants have cultivated under a
4	common enclosure for one (1) or more years and anyone owning only a part of
5	the land desires to avoid the penalties of this section and will put up half
6	of a division fence by March 1 in any year and give notice in writing before
7	January 1 preceding March 1 to the owner of the balance of the field,
8	notifying him or her to put up the balance of the division fence, and the
9	owner so notified fails to enclose his or her land by putting up the balance
10	of the division fence or a fence entirely his or her own before April 1
11	following such notice, the person giving the notice is not liable to a
12	penalty provided in this section for trespass that may occur on the land of
13	the owner so notified.
14	(2) When a division fence is put up under a provision of this
15	section or has existed for one (1) year or more by common consent of adjacent
16	owners of land, no person shall break or remove the division fence or any
17	part of the division fence without giving at least nine (9) months' notice of
18	the intention to do so to the owner or agent of the adjoining land enclosed
19	by the division fence, and if done without the notice, the offender shall be
20	punished as provided in this section.
21	(c) It is not the purpose of this section to repeal or modify any law
22	of enclosure now existing nor a remedy in the law of enclosure now existing
23	nor to affect or repeal any animal statute or law nor a penalty in the animal
24	statute or law.
25	
26	SECTION 2. Arkansas Code § 5-38-211, which is an outdated statute, is
27	repealed.
28	5-38-211. Seed horse, unaltered mule, or jack running at large.
29	(a) If any seed horse or any unaltered mule or jack, over the age of
30	two (2) years, is found running at large, the owner shall be fined, for the
31	first offense, three dollars (\$3.00), and for every subsequent offense, not
32	exceeding ten dollars (\$10.00), to be recovered by action in the name of any
33	person who shall sue:
34	(1) One-half (½) to his or her own use; and
35	(2) The other one-half (1/2) to the county's.
36	(b) The action may be prosecuted before any justice of the peace of

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    the county where the offense is committed, and the owner is also liable for
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    any damage that may be sustained by the running at large of the seed horse,
 3
    jack, or mule, to be recovered by an action before any court having
 4
    jurisdiction over the action.
 5
 6
           SECTION 3. Arkansas Code § 5-38-212, which is an outdated statute, is
7
    repealed.
8
          5-38-212. Destruction of native growth.
9
          (a) The wanton and willful destruction of holly or a dogwood, pine,
    cedar, or other native southern growth is prohibited.
10
11
          (b) The cutting or destruction of holly or a dogwood, pine, cedar, or
12
    other native southern growth within a distance of fifty yards (50 yds.) of
    either side of a highway of this state is prohibited except by the owner of
13
14
    the land upon which the growth is found or upon the consent of the owner.
15
           (c) This section shall not be construed to prevent an owner of real
16
    property from clearing his or her land of growth described in subsections (a)
17
    and (b) of this section or from cutting and marketing a pine, cedar, or other
18
    timber on his or her land.
19
          (d) Any person violating a provision of this section is guilty of a
20
    violation and shall be fined in any sum not less than twenty-five dollars
21
    ($25.00) nor more than one hundred dollars ($100).
22
23
           SECTION 4. Arkansas Code § 5-39-302, which is an outdated statute and
     is covered by criminal trespass, § 5-39-203, is repealed.
24
25
          5-39-302. Unlawful entry upon enclosed grazing land.
26
          (a) It is unlawful for any person to enter upon any enclosed grazing
27
    land except by way of a gate, gap, or other opening.
28
          (b) Any person entering upon enclosed grazing land is guilty of a
    violation and shall be punished by a fine of:
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30
                (1) Not less than one hundred dollars ($100) for the first
31
    offense; or
32
                 (2) Not less than two hundred fifty dollars ($250) for the
33
    second offense.
34
35
           SECTION 5. Arkansas Code § 5-51-206, which may be in conflict with the
36
    First Amendment, is repealed.
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1	5-51-206. Advocating personal injury, destruction of property, or
2	overthrow of government — Use of symbols.
3	(a) It is unlawful for any person to wear, use, exhibit, display, or
4	have in possession any symbol, token, device, or flag, the meaning, object,
5	purpose, or intent of which is to encourage, aid, assist, or abet, with such
6	intent, or incite with such intent to, or which is calculated to encourage,
7	aid, assist, abet, or incite any person in:
8	(1) The infliction of personal injury upon any other person;
9	(2) The taking of human life;
10	(3) The destruction of either public or private property without
11	due process of law; or
12	(4) The destruction or overthrow of, or that which tends to
13	destroy or overthrow, the present form of government of either the State of
14	Arkansas or the United States of America.
15	(b) Any person violating this section is guilty of a Class A
16	misdemeanor.
17	
18	SECTION 6. Arkansas Code § 5-51-207, which may be overbroad or in
19	conflict with the First Amendment, is repealed.
20	5-51-207. Contempt for or desecration of the United States flag.
21	(a)(1) Any person who knowingly mutilates, defaces, physically
22	defiles, burns, maintains on the floor or ground, or tramples upon any flag
23	of the United States shall be fined not more than one thousand dollars
24	(\$1,000) or imprisoned for not more than one (1) year, or both.
25	(2) This subsection does not prohibit any conduct consisting of
26	the disposal of a flag when it has become worn or soiled.
27	(b) As used in this section, "flag of the United States" means any
28	flag of the United States, or any part of a flag of the United States, made
29	of any substance, or any size, in a form that is commonly displayed.
30	
31	SECTION 7. Arkansas Code § 5-51-305, which is covered by criminal
32	trespass, § 5-39-203, and burglary, § 5-39-201, is repealed.
33	5-51-305. Unlawful entry on property.
34	(a) It is unlawful for any person to enter upon the enclosed premises
35	of another without permission of the owner for the purpose of committing an
36	act declared by this subchapter to be unlawful.

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          (b) Any person who violates the provisions of this section is guilty
 2
    of a Class C misdemeanor.
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 4
           SECTION 8. Arkansas Code § 5-51-306 is repealed.
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          5-51-306. Questioning and detaining suspected persons.
 6
          It is not lawful for any private employee acting as a watchperson,
 7
    guard, or in a supervisory capacity, or any individual, partnership,
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    association, or corporation engaged in the manufacture, production,
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    transportation, or storage of any article or thing described in § 5-51-303 to
10
    arrest or detain any person found on any premises to which entry without
11
    permission is forbidden by § 5-51-305.
12
13
           SECTION 9. Arkansas Code § 5-51-308, which may be in conflict with
14
    Fifth Amendment due process, is repealed.
15
          5-51-308. Witnesses' privileges.
16
          (a) No person is excused from testifying as a witness in any court of
17
    competent jurisdiction concerning any thing made unlawful by this subchapter
18
    and a person may be compelled to produce any book, paper, or document in his
19
    or her possession in connection with his or her testimony or for use at the
20
    trial, as is now provided by law.
21
           (b) However, the testimony given by the witness pursuant to subsection
22
    (a) of this section or the books, papers, or document produced by him or her
    pursuant to subsection (a) of this section shall not be used as evidence
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    against him or her, nor form the basis of a criminal charge against him or
24
25
    her.
26
27
           SECTION 10. Arkansas Code § 5-51-309, which is an outdated statute and
28
     is addressed by the First Amendment, is repealed.
          5-51-309. Rights of labor not impaired.
29
30
          (a) Nothing in this subchapter shall be construed as impairing,
    curtailing, or destroying any right of employees and their representatives to
31
32
    self-organization to form, join, or assist labor unions or to bargain
33
    collectively through representatives of their own choosing or to engage in
34
    concerted activities.
35
          (b) It is not intended by this subchapter that the members of labor
    unions, their officers and representatives, be deprived of any legal rights
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    which they now have or may have hereafter.
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           SECTION 11. Arkansas Code § 5-62-112, which is covered by Rule 13 of
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 4
     the Arkansas Rules of Criminal Procedure, is repealed.
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           5-62-112. Search warrant.
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           A search warrant related to an investigation under this subchapter may
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    be:
8
           (1) Issued by a judge or magistrate if he or she has reasonable cause
9
    to believe that the search will discover persons or things specified in the
    application and subject to seizure; and
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11
           (2) Executed by any law enforcement officer.
12
13
                        Arkansas Code § 5-62-113, which is covered by Rule 4 of
           SECTION 12.
14
     the Arkansas Rules of Criminal Procedure, is repealed.
15
           5-62-113. Authority to make arrests.
           A law enforcement officer may make an arrest under the Arkansas Rules
16
17
    of Criminal Procedure and bring before a court or magistrate having
18
    jurisdiction any person alleged to have violated this subchapter.
19
20
           SECTION 13. Arkansas Code § 5-62-123, which is an outdated statute, is
21
    repealed.
22
           5-62-123. Larceny of animals including carcasses and flesh.
           Upon an indictment for the larceny of any animal that it is a felony to
23
    steal, a conviction may be had for the larceny of the carcass of the animal,
24
    or of the flesh of the animal, if the carcass has been dismembered, as the
25
26
    evidence in the case may warrant.
27
28
           SECTION 14. Arkansas Code § 5-66-102, which is covered by Rules 4
29
     through 9 of the Arkansas Rules of Criminal Procedure, is repealed.
30
           5-66-102. Duty of officer.
          When it comes to the knowledge of any sheriff, coroner, or constable,
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32
    or any of their deputies, that any person is guilty of any offense created or
33
    prohibited by this section and §§ 5-66-101, 5-66-104 - 5-66-107, and 5-66-
    109, it is their duty to give notice of the offense to any judge or justice
34
    of the peace for the county who shall:
35
36
           (1) Issue his or her warrant and cause the offender to be brought
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6

1	before him or her;
2	(2) Examine the matter in a summary manner; and
3	(3) Discharge, bail, or commit the offender, as the circumstances and
4	the right of the case may require.
5	
6	SECTION 15. Arkansas Code § 5-66-108, which is covered by Rule 13 of
7	the Arkansas Rules of Criminal Procedure, is repealed.
8	<del>5-66-108. Gaming devices — Search warrants.</del>
9	(a) It is made and declared to be the duty and required of the judges
10	of the circuit courts, the presiding judges of the county courts, and also of
11	the justices of the peace, on information given or on their own knowledge, or
12	when they have reasonable ground to suspect, that they issue their warrant to
13	the sheriff, coroner, or constable as the case may be most convenient,
14	directing in the warrant a search for gaming tables, or devices mentioned or
15	referred to in § 5-66-104, and, directing that on finding any, the devices
16	shall be publicly burned by the officer executing the warrant.
17	(b) The officer executing a warrant, and burning, by virtue of the
18	warrant, any gaming device, as required in subsection (a) of this section, on
19	making his return to the judge or justice who issued the warrant, and getting
20	the statement of the judge or justice that the warrant had been returned to
21	the judge or justice duly executed by the burning of the gaming device,
22	stating or describing the gaming device burnt, endorsed on the warrant, the
23	officer is entitled to his or her fees for the service, to be paid by the
24	person keeping the gambling table.
25	
26	SECTION 16. Arkansas Code § 5-66-109, which is an outdated statute, is
27	repealed.
28	<del>5-66-109. Gaming devices — Vagrants.</del>
29	(a) Any keeper or exhibitor of any gaming table, bank, or other
30	gambling device and any person who travels or remains in a steamboat, or goes
31	about from place to place for the purpose of gaming is deemed and treated as
32	a vagrant.
33	(b) Any keeper or exhibitor of either of the gaming tables, called "A.
34	B. C." or "E. O." or any other table distinguished or known by any other
35	name, letter, or figure, such as faro bank, rouge et noir, or any gaming
36	bank, of the same or like kind, with, or without a name, is deemed and rated

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1	as a vagrant.
2	
3	SECTION 17. Arkansas Code § 5-71-216, which is covered by criminal
4	mischief, §§ 5-38-203 and 5-38-204, is repealed.
5	5-71-216. Defacing public buildings.
6	(a) A person commits the offense of defacing a public building if he
7	or she purposely defaces, mars, or otherwise damages a public building.
8	(b) Defacing a public building is a Class A misdemeanor.
9	
10	SECTION 18. Arkansas Code § 5-73-210, which is covered by Rule 13 of
11	the Arkansas Rules of Criminal Procedure, is repealed.
12	5-73-210. Search warrants.
13	Warrant to search any house or place and seize any machine gun adapted
14	to use pistol cartridges of 30 (.30 in. or 7.63 mm ) or larger caliber
15	possessed in violation of this subchapter may issue in the same manner and
16	under the same restrictions as provided by law for stolen property, and any
17	court of record upon application of the prosecuting attorney shall have
18	jurisdiction and power to order any illegal machine gun, thus legally seized,
19	to be confiscated and either destroyed or delivered to a law enforcement
20	officer of the state or a political subdivision of the state.
21	
22	SECTION 19. DO NOT CODIFY. The enactment and adoption of this act
23	shall not repeal, expressly or impliedly, the acts passed at the regular
24	session of the Eighty-Ninth General Assembly. All such acts shall have full
25	force and effect, and so far as those acts intentionally vary from or
26	conflict with any provision contained in this act, those acts shall have the
27	effect of subsequent acts amending or repealing the appropriate parts of the
28	Arkansas Code of 1987.
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31	/s/Williams
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34	APPROVED: 04/18/2013
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