## Stricken language would be deleted from and underlined language would be added to present law. Act 1152 of the Regular Session

1 2	State of Arkansas 90th General Assembly	A Bill	
3	Regular Session, 2015		SENATE BILL 120
4	Regulai Session, 2015		SENATE DILL 120
5	By: Senator D. Johnson		
6	By: Representative Vines		
7			
8		For An Act To Be Entitled	
9	AN ACT MAK	ING TECHNICAL CORRECTIONS TO TITLE 16	OF
10	THE ARKANS	AS CODE; AND FOR OTHER PURPOSES.	
11			
12			
13		Subtitle	
14	MAKIN	G TECHNICAL CORRECTIONS TO TITLE 16	
15	OF TH	IE ARKANSAS CODE.	
16			
17			
18	BE IT ENACTED BY THE G	ENERAL ASSEMBLY OF THE STATE OF ARKAN	SAS:
19			
20	SECTION 1. Arka	nsas Code $ 16-10-404(b)(1)(G) $ and (H	), concerning the
21	duties and records of	the Judicial Discipline and Disabilit	y Commission, is
22	amended to read as fol	lows to conform to style and clarify:	
23	(G) <del>(</del>	i) If, during the course of or after	an investigation
24	or hearing, the Judici	al Discipline and Disability Commissi	on reasonably
25	believes that there ma	y have been a violation of any rules	of professional
26	conduct of attorneys a	t law, the Judicial Discipline and Di	sability
27	Commission may release	such information to any committee, c	ommission, agency,
28	or body within or outs	ide of the state empowered to investi	gate, regulate, or
29	adjudicate matters inc	ident to the legal profession+;	
30		(ii) (H) If, during the course of o	r after an
31	investigation or heari	ng, the Judicial Discipline and Disab	ility Commission
32	reasonably believes th	at there may have been a violation of	a law or rule
33	falling under the juri	sdiction of the Arkansas Ethics Commi	ssion, the
34	-	d Disability Commission may release s	uch information to
35	the Arkansas Ethics Co		
36	<del>(H)</del>	(I) If, during the course of or after	an investigation

T	or hearing, the Judicial Discipline and Disability Commission reasonably
2	believes that there may have been a violation of criminal law, the Judicial
3	Discipline and Disability Commission shall release such information to the
4	appropriate prosecuting attorney.
5	
6	SECTION 2. Arkansas Code § 16-10-1103(b)(2)(F), concerning court
7	interpreters for persons with limited English proficiency, is amended to read
8	as follows to make a reference consistent:
9	(F) Ensuring reciprocity of certification for interpreters
10	from other jurisdictions provided that the criteria for certification in the
11	foreign other jurisdiction is comparable to that established by the office;
12	
13	SECTION 3. Arkansas Code § 16-17-802, concerning combining multiple
14	misdemeanor court convictions on appeal, is amended to read as follows to
15	correct a grammatical error and conform usage:
16	16-17-802. Combining multiple misdemeanor court convictions.
17	If a person who has been convicted of more than one (1) related
18	misdemeanor offense in district court or city court shall present otherwise
19	lawfully sufficient documents to the circuit clerk for an appeal of the
20	related convictions, accompanied by an affidavit of the person or his or her
21	attorney stating that the convictions arise out of the same set of facts and
22	circumstances, the circuit clerk shall:
23	(1) Combine the convictions; and
24	(2) $(A)$ Prepare and file the appeal as one (1) case $+$ ; and
25	(B) $(3)$ Charge only one (1) filing fee for the appeal.
26	
27	SECTION 4. Arkansas Code § 16-20-301, concerning preservation of seal
28	and property of office of the circuit court clerks, is amended to read as
29	follows to clarify references:
30	16-20-301. Preservation of seal and property of office.
31	(a) Each circuit clerk shall preserve the seal and other property
32	belonging to his or her office and shall provide suitable books, stationery,
33	furniture, and other things necessary for his or her office.
34	(b) The A circuit clerk's seal shall be clear and legible and capable
35	of photographic reproduction.

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          SECTION 5. Arkansas Code § 16-23-102(c)(3)(A), concerning county law
2
    library boards, is amended to read as follows to clarify references:
 3
                (3)(A) The board may dispose of any personal property of the
 4
    county law library it determines is junk, scrap, discarded, or otherwise of
5
    no value to the county law library.
6
7
          SECTION 6. Arkansas Code § 16-47-107(c), concerning forms for
8
    acknowledgement, is amended to read as follows to add gender neutral language
9
    to a form:
10
          (c) For all deeds, conveyances, deeds of trust, mortgages, and other
11
    instruments in writing affecting or purporting to affect the title of any
12
    real estate situated in this state and executed by attorneys in fact, the
13
    following form is deemed to be a valid acknowledgment and sufficient for
14
    recordation or entry into evidence under § 18-12-202:
15
16
    "State of.....
17
    County of.....
    On this the ..... day of ....., 20...., before me,
18
19
     ....., the undersigned officer, personally appeared .....,
20
    known to me (or satisfactorily proven) to be the person whose name is
21
    subscribed as attorney in fact for ....., and acknowledged that [he
22
    or she] executed the same as the act of [his or her] principal for the
23
    consideration, uses, and purposes therein contained.
24
25
    IN TESTIMONY WHEREOF I hereunto set my hand and official seal.
26
     27
     28
29
    Title of Officer."
30
31
          SECTION 7. Arkansas Code § 16-86-103(a), concerning examination and
32
    observation of the insanity defense, is amended to read as follows to correct
33
    grammatical errors:
34
          (a) If the court orders the defendant to undergo examination and
35
    observation, the examination and observation of the defendant shall be made
36
    by:
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1	(1) A licensed psychiatrist who:	
2	(A) Has successfully completed or is currently	
3	participating in÷	
4	$\frac{(i)}{A}$ <u>a</u> post-residency fellowship in forensic	
5	psychiatry accredited by the American Board of Psychiatry and Neurology,	
6	Inc.; or	
7	(ii) Has has successfully completed a forensic	
8	certification course approved by the Department of Human Services; and	
9	(B) Is currently approved by the Department of Human	
10	Services to administer forensic examinations; or	
11	(2) A licensed psychologist who has:	
12	(A) Successfully Has successfully completed or is	
13	currently participating in a formal postdoctoral fellowship training program	
14	in forensic psychology or has successfully completed a forensic certification	
15	course approved by the Department of Human Services; and	
16	(B) Is currently approved by the Department of Human	
17	Services to administer forensic examinations.	
18		
19	SECTION 8. Arkansas Code § 16-87-203(d), concerning the Public	
20	Defender Fund, is repealed because it is obsolete.	
21	(d) There is hereby created on the books of the Treasurer of State,	
22	Auditor of State, and Chief Fiscal Officer of the State a fund to be known as	
23	the "Public Defender Fund" to be used exclusively by the commission, as	
24	appropriated by the General Assembly.	
25		
26	SECTION 9. Arkansas Code § 16-87-214(b), concerning prohibited conduct	
27	of a public defender, is amended to read as follows to clarify a reference	
28	and make stylistic changes:	
29	(b) Nothing in this section shall be construed to This section does	
30	not bar a prosecution or other disciplinary action against a trial public	
31	defender or deputy trial public defender who commits a violation of the law	
32	or the <del>Supreme Court Model</del> <u>Arkansas</u> Rules of Professional Conduct.	
33		
34	SECTION 10. Arkansas Code § 16-90-123, concerning sealing certain	
35	criminal convictions, is repealed to move this provision to a new subchapter	
36	concerning the Comprehensive Criminal Record Sealing Act of 2013.	

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          16-90-123. Sealing certain convictions.
          (a) As used in this section, "victim of human trafficking" means a
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    person who has been subjected to trafficking of persons, § 5-18-103, or any
 3
 4
     former law of this state, law of another state, or federal law that is
 5
    substantially similiar.
 6
          (b)(1) A person convicted of prostitution, § 5-70-102, may file a
 7
    petition to seal the conviction under this section if it was obtained as a
8
    result of the person having been a victim of human trafficking.
9
                 (2) A petition under this section may be filed at any time and
    may be filed for a conviction imposed before, on, or after August 16, 2013.
10
11
                 (3)(A) The court shall hold a hearing on the petition under this
12
    section as provided in § 16-90-904 [repealed effective January 1, 2014].
                       (B) The court may dismiss the petition without a hearing
13
14
    if the court finds that the petition fails to assert a claim for which relief
15
    may be granted.
                (4) The court shall grant the petition under this section if it
16
17
    finds by a preponderance of the evidence that:
18
                       (A) The petitioner was convicted of prostitution, § 5-70-
19
    102; and
20
                       (B) The conviction was obtained as a result of the
    petitioner's having been a victim of human trafficking.
21
22
                 (5) If the petition under this section is granted, the court
    shall:
23
                       (A) Issue an order to seal the conviction: and
24
                       (B) With respect to the conviction for prostitution, § 5-
25
26
    70-102, redact the petitioner's name from all records and files related to
27
    the petitioner's:
28
                             (i) Arrest;
29
                             (ii) Citation;
30
                             (iii) Criminal investigation;
31
                             (iv) Criminal charge:
32
                             (v) Adjudication of guilt;
33
                             (vi) Criminal proceedings; and
                             (vii) Probation for the offense.
34
                (6)(A) Official documentation by a federal, state, or local
35
36
    government agency verifying that at the time of the conviction for
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1 prostitution, § 5-70-102, the petitioner was a victim of human trafficking 2 creates a presumption under this section that the person's prostitution conviction was obtained as a result of having been a victim of human 3 4 trafficking. 5 (B) Documentation under this subdivision (b)(6) is not 6 required to grant a petition under this section. 7 (C) Documentation under this subdivision (b)(6) may 8 include without limitation: 9 (i) Certified records of federal or state court 10 proceedings that demonstrate that the defendant was a victim of a trafficker 11 charged with a trafficking offense under state law or the Victims of 12 Trafficking and Violence Protection Act of 2000, 22 U.S.C. § 7101 et seq., as 13 it existed on January 1, 2013; or 14 (ii) Certified records of "approval notices" or "law 15 enforcement certifications" generated from federal immigration proceedings 16 available to victims of human trafficking. 17 18 SECTION 11. Arkansas Code § 16-90-907, concerning eligibility to file 19 a uniform petition to seal a misdemeanor offense or violation, is repealed to 20 remove the obsolete language, which is superseded by the Comprehensive 21 Criminal Record Sealing Act of 2013. 22 16-90-907. Eligibility to file a uniform petition to seal a misdemeanor 23 offense or violation. (a) A person is eligible to file a uniform petition under this 24 25 subchapter to seal his or her record of a misdemeanor or violation sixty (60) 26 days after: 27 (1) The completion of his or her sentence for the misdemeanor or 28 violation, including full payment of restitution; 29 (2) Full payment of court costs; and 30 (3) Full payment of driver's license suspension reinstatement 31 fees, if a driver's license suspension reinstatement fee was assessed as a 32 result of the person's arrest or conviction for the misdemeanor or violation. 33 (b) There is not a limit to the number of times a person may file a uniform petition to seal his or her record of a misdemeanor or violation, 34 except that the person may not file: 35 36 (1) A new uniform petition to seal a criminal offense listed in

1	§ 16-90-904(a)(2)(A) [repealed effective January 1, 2014] until after a
2	period of five (5) years has elapsed since the completion of the person's
3	sentence for the conviction;
4	(2) A new uniform petition to seal a criminal offense listed in
5	§ 16-90-904(a)(2)(A) [repealed effective January 1, 2014] before one (1) year
6	from the date of the order denying the previous uniform petition;
7	(3) A new uniform petition to seal any other misdemeanor or
8	violation before ninety (90) days from the date of an order denying a uniform
9	petition to seal the misdemeanor or violation;
10	(4) A new uniform petition to seal a misdemeanor or violation
11	under this section if an appeal of a previous denial of a uniform petition to
12	seal a misdemeanor or violation for the same misdemeanor or violation is
13	still pending; or
14	(5) A new uniform petition to seal a misdemeanor or violation
15	under this section if:
16	(A) The person was a holder of a commercial driver license
17	or commercial learner's permit at the time the misdemeanor or violation was
18	committed; and
19	(B) The misdemeanor or violation was a traffic offense,
20	other than a parking violation, vehicle weight violation, or vehicle defect
21	violation, committed in any type of motor vehicle.
22	(c) Except as provided in subsection (b) of this section, a person is
23	eligible to file a uniform petition to seal a misdemeanor or violation under
24	this section even if his or her misdemeanor or violation occurred before
25	January 1, 2014.
26	
27	SECTION 12. Arkansas Code Title 16, Chapter 90, Subchapter 14,
28	concerning the Comprehensive Criminal Record Sealing Act of 2013, is amended
29	to add an additional section to read as follows to add a new section
30	containing language being repealed at Arkansas Code § 16-90-123:
31	16-90-1412. Sealing certain convictions for victims of human
32	trafficking.
33	(a) As used in this section, "victim of human trafficking" means a
34	person who has been subjected to trafficking of persons, § 5-18-103, or any
35	former law of this state, law of another state, or federal law that is
36	cubetantially cimilar

1	(b)(1) A person convicted of prostitution, $\S 5-70-102$ , may file a
2	uniform petition to seal the conviction under this section if it was obtained
3	as a result of the person's having been a victim of human trafficking.
4	(2) A uniform petition under this section may be filed at any
5	time and may be filed for a conviction imposed at any time.
6	(c) The court shall grant the uniform petition under this section if
7	it finds by a preponderance of the evidence that:
8	(1) The petitioner was convicted of prostitution, § 5-70-102;
9	<u>and</u>
10	(2) The conviction was obtained as a result of the petitioner's
11	having been a victim of human trafficking.
12	(d) If the uniform petition under this section is granted, the court
13	shall:
14	(1) Issue a uniform order to seal the conviction; and
15	(2) With respect to the conviction for prostitution, § 5-70-102,
16	redact the petitioner's name from all records and files related to the
17	<pre>petitioner's:</pre>
18	(A) Arrest;
19	(B) Citation;
20	(C) Criminal investigation;
21	(D) Criminal charge;
22	(E) Adjudication of guilt;
23	(F) Criminal proceedings; and
24	(G) Probation for the offense.
25	(e)(l) Official documentation by a federal, state, or local government
26	agency verifying that at the time of the conviction for prostitution, § 5-70-
27	102, the petitioner was a victim of human trafficking creates a presumption
28	under this section that the person's prostitution conviction was obtained as
29	a result of having been a victim of human trafficking.
30	(2) Documentation under this subsection is not required to grant
31	a petition under this section.
32	(3) Documentation under this subsection may include without
33	limitation:
34	(A) Certified records of federal or state court
35	proceedings that demonstrate that the defendant was a victim of a trafficker
36	charged with a trafficking offense under state law or the Victims of

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1 Trafficking and Violence Protection Act of 2000, 22 U.S.C. § 7101 et seq., as 2 it existed on January 1, 2013; or (B) Certified records of "approval notices" or "law 3 4 enforcement certifications" generated from federal immigration proceedings 5 available to victims of human trafficking. 6 7 SECTION 13. Arkansas Code  $\S$  16-90-1413(c)(2) and (d)(1), concerning 8 the procedure for sealing of records, is amended to read as follows to 9 clarify its application: 10 (2) If the court determines that the record shall be sealed under the standards of § 16-90-1415, the uniform order described in § 16-90-11 12 1414 shall be entered and filed with the circuit court clerk or district 13 court clerk, as applicable. 14 (d)(1) The circuit Δ court clerk with whom a uniform order is filed 15 shall certify copies of the uniform order to the prosecuting attorney who 16 filed the underlying charges, the arresting agency, the Arkansas Crime 17 Information Center, and, if applicable, any district court where the person 18 appeared before the transfer or appeal of the case to circuit court. 19 20 SECTION 14. The introductory language of Arkansas Code § 16-90-21 1413(e)(1), concerning the procedure for sealing of records, is amended to 22 read as follows to clarify its application: 23 (e)(1) The circuit court clerk, the district court clerk, and, if 24 applicable, the district court clerk where the person appeared before the 25 transfer or appeal of the case to circuit court shall: 26 27 SECTION 15. Arkansas Code § 16-93-210(a)(1), concerning the monthly 28 performance report on parole applications and outcome, is amended to read as 29 follows to eliminate obsolete language: 30 (a)(1) Beginning October 1, 2011, the The Parole Board shall submit a 31 monthly report to the chairs of the House Committee on Judiciary and the 32 Senate Committee on Judiciary, the Legislative Council, the Board of 33 Corrections, and the Governor, and the Commission on Disparity in Sentencing 34 showing the number of persons who make application for parole and those who 35 are granted or denied parole during the previous month for each criminal 36 offense classification.

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2	SECTION 16. The introductory language of Arkansas Code § 16-93-	
3	615(b)(1)(A), concerning parole eligibility procedures for offenses committed	
4	after January 1, 1994, is amended to read as follows to correct a reference:	
5	(A) Unless the offense is listed under $ 16-93-612(e)(1) $ ,	
6	the following homicide offenses:	
7		
8	SECTION 17. Arkansas Code § 16-120-202(b)(1)(B), concerning immunity	
9	for tort liability for equine and livestock activities, is amended to read as	
10	follows to make references consistent with defined terms:	
11	(B) The signs required under subdivision (b)(1)(A) of this	
12	section shall be placed in a clearly visible location on or near stables,	
13	corrals, or arenas where the equine activity sponsor or livestock activity	
14	sponsor conducts equine or livestock activities an equine activity or	
15	livestock activity.	
16		
17	SECTION 18. DO NOT CODIFY. The enactment and adoption of this act	
18	shall not repeal, expressly or impliedly, the acts passed at the regular	
19	session of the Ninetieth General Assembly. All such acts shall have the ful	
20	force and effect and, so far as those acts intentionally vary from or	
21	conflict with any provision contained in this act, those acts shall have the	
22	effect of subsequent acts and as amending or repealing the appropriate parts	
23	of the Arkansas Code of 1987.	
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26	APPROVED: 04/06/2015	
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