Stricken language would be deleted from and underlined language would be added to present law. Act 699 of the Regular Session

1	State of Arkansas	A Bill	
2	94th General Assembly		CENATE DILL 446
3	Regular Session, 2023		SENATE BILL 446
4	Den Constan I. Durant		
5	By: Senator J. Bryant		
6	By: Representative Underwood		
7		For An Act To Be Entitled	
8 9		ND THE LAW CONCERNING THE PRO-	י ד ד די ד
9 10		F POLITICAL SUBDIVISIONS; TO A	
10			
11		S, COUNTIES, AND OTHER POLITIC FO STATE BY RESOLUTION THAT TH	
12		CY; AND FOR OTHER PURPOSES.	ILI NAVE A
14	TRO-LIFE FOLIC	T; AND FOR OTHER FURFOSES.	
14			
16		Subtitle	
17	TO ALLOW	MUNICIPALITIES, COUNTIES, AN	ח
18		LITICAL SUBDIVISIONS TO STATE	
19		ON THAT THEY HAVE A PRO-LIFE	21
20	POLICY.		
21			
22			
23	BE IT ENACTED BY THE GENER	RAL ASSEMBLY OF THE STATE OF A	ARKANSAS:
24			
25	SECTION 1. Arkansas	s Code Title 14, Chapter 1, Su	ubchapter l, is amended
26	to add an additional secti	ion to read as follows:	
27	<u>14-1-108.</u> Pro-Life	City, Pro-Life County, or Pro-	o-Life Political
28	Subdivision designation.		
29	<u>(a) A municipality</u> ,	, county, or other political s	subdivision may state
30	by resolution:		
31	(1) That the	policy of the municipality, o	county, or political
32	subdivision is to promote	and protect the dignity and h	numanity of all persons
33	<u>at all stages of life from</u>	n conception until natural dea	ath;
34	(2) That the	municipality, county, or poli	<u>itical subdivision is</u>
35	<u>to be known as a "Pro-Life</u>	e City", a "Pro-Life County",	or a "Pro-Life
36	Political Subdivision": ar	nd	



1	(3) The following findings:		
2	(A) The Declaration of Independence declares that all men		
3	are created equal, and that they are endowed by their Creator with certain		
4	unalienable rights, including the right to life;		
5	(B) Arkansas Constitution, Amendment 68, states that the		
6	policy of the state is to protect the life of every unborn child from		
7	conception until birth;		
8	(C) It is the duty of state and local government to		
9	protect the unalienable right to life of every person within each respective		
10	jurisdiction;		
11	(D) The United States Supreme Court found in Poelker v.		
12	Doe, 432 U.S. 519 (1977), that the United States Constitution does not		
13	prohibit a municipality using democratic processes from expressing a		
14	preference for childbirth rather than abortion; and		
15	(E) The United States Supreme Court found in Dobbs v.		
16	Jackson Women's Health Organization, 142 S. Ct. 2228 (2022), that the United		
17	States Constitution does not confer a right to abortion.		
18	(b) A municipality, county, or other political subdivision that passes		
19	a resolution under subsection (a) of this section may promote the Pro-Life		
20	<u>City, Pro-Life County, or Pro-Life Political Subdivision status in a manner</u>		
21	consistent with other law, including without limitation by:		
22	(1) Placing signs along rights-of-way near the boundaries of the		
23	municipality, county, or political subdivision;		
24	(2) Advertising in any promotion, advertisement, or public		
25	relations effort;		
26	(3) Placing signs or banners on municipal, county, or political		
27	subdivision property;		
28	(4) Placing a slogan or other notation on utility billing or		
29	other communications to municipal, county, or political subdivision		
30	<u>residents;</u>		
31	(5) Producing and distributing signs, decals, or other material		
32	for businesses or residents to voluntarily use and display;		
33	(6) Promoting at festivals, parades, or other public events;		
34	(7) Urging municipal, county, or political subdivision employees		
35	to develop and implement innovative and creative ways for promotion;		
36	(8) Placing a slogan or other notation on publicly owned		

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1	vehicles;		
2	(9) Declaring pro-life observances, such as a pro-life day or		
3	pro-life month;		
4	(10) Encouraging local schools and civic clubs to promote the		
5	dignity of innocent human life;		
6	(11) Encouraging local places of worship to promote the sanctity		
7	<u>of innocent human life;</u>		
8	(12) Erecting monuments or other permanent memorials to lives		
9	lost to abortion;		
10	(13) Establishing a cemetery or other place for the dignified		
11	burial of the unborn and for memorials to those who have died in an abortion;		
12	and		
13	(14) Using public service announcements.		
14			
15	SECTION 2. Arkansas Code § 14-54-805 is repealed.		
16	14-54-805. Pro-Life City designation.		
17	(a) A municipality may state by resolution:		
18	(1) That the policy of the municipality is to promote and		
19	<del>protect the dignity and humanity of all persons at all stages of life from</del>		
20	conception until natural death;		
21	(2) That the municipality is to be known as a "Pro-Life City";		
22	and		
23	(3) The following findings:		
24	(A) The Declaration of Independence declares that all men		
25	are created equal, and that they are endowed by their Creator with certain		
26	unalienable rights, including the right to life;		
27	(B) Arkansas Constitution, Amendment 68, states that the		
28	policy of the state is to protect the life of every unborn child from		
29	conception until birth;		
30	(C) It is the duty of state and local government to		
31	protect the unalienable right to life of every person within each respective		
32	jurisdiction; and		
33	(D) The United States Supreme Court found in Poelker v.		
34	Doe, 432 U.S. 519 (1977), that the United States Constitution does not		
35	prohibit a municipality using democratic processes from expressing a		
36	preference for childbirth rather than abortion.		

1	(b) A municipality that passes a resolution under subsection (a) of		
2	this section may promote the Pro-Life City status in a manner consistent with		
3	other law, including without limitation by:		
4	(1) Placing signs along rights-of-way near the boundaries of the		
5	municipality;		
6	(2) Advertising in any promotion, advertisement, or public		
7	relations effort;		
8	(3) Placing signs or banners on municipal property;		
9	(4) Placing a slogan or other notation on municipal utility		
10	billing or other communications to municipal residents;		
11	(5) Producing and distributing signs, decals, or other material		
12	for businesses or residents to voluntarily use and display;		
13	(6) Promoting at festivals, parades, or other public events;		
14	(7) Urging municipal employees to develop and implement		
15	innovative and creative ways for promotion;		
16	(8) Placing a slogan or other notation on publicly owned		
17	vehicles;		
18	(9) Declaring pro-life observances, such as a pro-life day or		
19	pro-life month;		
20	(10) Encouraging local schools and civic clubs to promote the		
21	dignity of human life;		
22	(11) Encouraging local places of worship to promote the sanctity		
23	<del>of human life;</del>		
24	(12) Erecting monuments or other permanent memorials to lives		
25	<del>lost to abortion;</del>		
26	(13) Establishing a cemetery or other place for the dignified		
27	burial of the unborn and for memorials to those who have died in an abortion;		
28	and		
29	(14) Using public service announcements.		
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32	APPROVED: 4/11/23		
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