ARKANSAS SENATE

91st General Assembly - Regular Session, 2017 Amendment Form

Subtitle of Senate Bill No. 726

TO AMEND ARKANSAS LAW CONCERNING PROHIBITED APPEARANCES BY LEGISLATORS AND ETHICAL STANDARDS APPLICABLE TO MEMBERS OF THE GENERAL ASSEMBLY.

Amendment No. 1 to Senate Bill No. 726

Amend Senate Bill No. 726 as originally introduced:

Page 1, delete line 12 and substitute the following: "TO AMEND A PORTION OF ARKANSAS LAW RESULTING FROM INITIATED ACT 1 OF 1988; AND FOR OTHER PURPOSES."

AND

Delete the subtitle in its entirety and substitute the following: "TO AMEND ARKANSAS LAW CONCERNING PROHIBITED APPEARANCES BY LEGISLATORS; AND TO AMEND A PORTION OF LAW RESULTING FROM INITIATED ACT 1 OF 1988."

AND

Delete everything after the enacting clause and substitute the following: "SECTION 1. Arkansas Code § 21-8-802, resulting from Initiated Act 1 of 1988 and as amended by Act 449 of 2017, is amended to read as follows: 21-8-802. Prohibited appearances - Exceptions. (a) No <u>A</u> legislator shall <u>not</u> appear for compensation on behalf of another person, firm, corporation, or entity before any entity of: (1) State government, if the legislator is a member of the General Assembly; (2) The legislator's county government, if the legislator is a member of a quorum court; (3) The legislator's municipal government, if the legislator is a member of a city council or board of directors of a municipality; or (4) The legislator's school district board of directors, if the legislator is a member of a school district board of directors. (b) This Subsection (a) of this section shall not: (1) Apply to any judicial proceeding or to any hearing or proceeding which is adversarial in nature or character; (2) Apply to any hearing or proceeding on which a record is made



by the entity of state government, entity of county government, entity of municipal government, or school district board of directors;

(3) Apply to an appearance which is a matter of public record;

(4) Apply to ministerial actions; or

(5) Preclude a legislator from acting on behalf of a constituent to determine the status of a matter without accepting compensation.

(c) An appearance which is a matter of public record as provided in subdivision (b)(3) of this section may be made by:

(1)(A) Filing a written statement within twenty-four (24) hours with the agency head of the entity of state government, entity of county government, entity of municipal government, or school district before which an appearance is sought.

(B) In the event that a written statement cannot be provided to the agency head prior to the meeting appearance, telephonic notice must shall be given to the agency head or his or her office; or

(2) Filing a quarterly statement with the agency head of the entity of state government before which an appearance is sought.

(d)(1) A statement filed under subsection (c) of this section shall identify the client on behalf of whom the appearance is made and contain a general statement of the action sought from the governmental body.

(2)(A) The statements statement shall be retained by the agency head and shall be a matter of public record.

(B) If the agency head determines that the release of the client's name would be an unwarranted invasion of individual privacy or would give advantage to competitors for bidding, the agency head may withhold the name until appropriate.

(e) No A member of the General Assembly shall not:

(1) receive <u>Receive</u> any income or compensation as defined in § 21-8-401 et seq., other than income and benefits from the governmental body to which he or she is duly entitled, for lobbying other members of the General Assembly by communicating directly or soliciting others to communicate with any other member with the purpose of influencing legislative action by the General Assembly; or

(2) Appear as the attorney or consultant of another person, firm, corporation, or entity before:

	(A)	Either house of the General Assembly;
	(B)	A committee or task force of either house of the
General Assembly;	or	
	(C)	A joint committee or task force of the General

Assembly."

The Amendment was read the first time, rules suspended and read the second time and ______By: Senator Collins-Smith MBM/KFW - 03-22-2017 17:10:09 _______MBM205

Secretary