

**Stricken language will be deleted and underlined language will be added.**

INTERIM STUDY PROPOSAL 2009-206

2 State of Arkansas

### 3 87th General Assembly

4 Fiscal Session, 2010

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6 By: Senator Altes

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8 Filed with: Arkansas Legislative Council  
9 pursuant to A.C.A. §10-3-217.

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## **For An Act To Be Entitled**

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## Subtitle

7 TO PROVIDE FOR JURISDICTIONAL  
8 COOPERATION REGARDING ARRESTS, SEARCHES,  
9 AND SEIZURES BY FEDERAL EMPLOYEES.

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2 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:

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24 SECTION 1. Arkansas Code Title 12, Chapter 16 is amended to add a  
25 subchapter to read as follows:

Subchapter 3 – Federal law enforcement personnel – Cooperation with  
County sheriff.

12-16-301. Intent.

It is the intent of the General Assembly to:

(1) Ensure maximum cooperation between federal employees and local law enforcement authorities;

(2) Ensure that federal employees who carry out arrests, searches, and seizures in this state receive the best local knowledge and expertise available; and

(3) Prevent misadventure affecting Arkansas citizens and their rights that results from lack of cooperation or communication between federal

1 employees operating in Arkansas and properly constituted local law  
2 enforcement authorities.

3  
4 12-16-302. County sheriff.

5 (a) The county sheriff of each county is the senior law enforcement  
6 officer of that county and is the most authoritative law enforcement official  
7 in the county.

8 (b) The primary duties of the county sheriff are to keep the peace in  
9 the county and to secure and protect the liberties and security of the  
10 residents of the county.

11

12 12-16-303. Federal employees.

13 (a) A federal employee who is not designated by state law as an  
14 Arkansas peace officer may not make an arrest or conduct a search or seizure  
15 in this state without the written permission of the county sheriff or  
16 designee of the county in which the arrest, search, or seizure will occur  
17 unless one (1) or more of the following circumstances exists:

18 (1) The arrest, search, or seizure will take place on a federal  
19 enclave for which jurisdiction has been actively ceded to the United States  
20 of America by state law;

21 (2) The federal employee witnesses the commission of a crime,  
22 the nature of which requires an immediate arrest;

23 (3) The arrest, search, or seizure is made pursuant to federal  
24 or state customs or immigration laws;

25 (4) The intended subject of the arrest, search, or seizure is an  
26 employee of the office of the county sheriff or is an elected county or state  
27 officer; or

28 (5) The federal employee has probable cause to believe that the  
29 subject of the arrest, search, or seizure has close connections with the  
30 county sheriff, and therefore the subject is likely to be informed of the  
31 impending arrest, search, or seizure.

32 (b) The county sheriff or county sheriff's designee may refuse written  
33 permission for any reason that the county sheriff or county sheriff's  
34 designee considers sufficient.

35 (c) A federal employee who desires to exercise an arrest, search, or  
36 seizure under subdivision (a)(4) of this section shall obtain the written

1   permission of the Attorney General for the arrest, search, or seizure unless  
2   the resulting delay in obtaining the written permission would probably cause  
3   serious harm to one (1) or more individuals or to a community or would  
4   probably cause flight of the subject of the arrest, search, or seizure in  
5   order to avoid prosecution. The Attorney General may refuse the permission  
6   for any reason the Attorney General considers sufficient.

7           (d)(1) A federal employee who desires to exercise an arrest, search,  
8   or seizure under subdivision (a)(5) of this section shall obtain the written  
9   permission of the Attorney General.

10          (2) The request for permission shall include a written  
11   statement, under oath, describing probable cause.

12          (3) The Attorney General may refuse the request for any reason  
13   that the Attorney General considers sufficient.

14          (e)(1) A request to the county sheriff or Attorney General for written  
15   permission under subsections (b), (c), and (d) of this section to exercise an  
16   arrest, search, or seizure shall contain:

17           (A) The name of the subject of the arrest, search, or  
18   seizure;

19           (B) A clear statement of probable cause for the arrest,  
20   search, or seizure or a federal arrest, search, or seizure warrant that  
21   contains a clear statement of probable cause;

22           (C) A description of specific assets, if any, to be  
23   searched for or seized;

24           (D) A statement of the date and time that the arrest,  
25   search, or seizure is to occur; and

26           (E) The address or location where the intended arrest,  
27   search, or seizure will be attempted.

28          (2) The request may be in letter form, either typed or  
29   handwritten, but must be countersigned with the original signature of the  
30   county sheriff or county sheriff's designee or by the Attorney General to  
31   constitute valid permission.

32          (3) The permission is valid for forty-eight (48) hours after it  
33   is signed.

34          (4) The sheriff or Attorney General shall keep a copy of the  
35   permission request on file.

1           12-16-304. Prosecution.

2           (a) A federal employee who conducts an arrest, a search, or a seizure  
3   or an attempted arrest, search, or seizure in violation of § 12-16-303 shall  
4   be prosecuted by the prosecuting attorney of the county for violations of  
5   state law as if the federal employee was acting as a private citizen.

6           (b) To the extent possible, any victim of a crime by a federal  
7   employee acting in violation of § 12-16-303 may receive benefits available to  
8   other victims of crime in this state including without limitation victims'  
9   benefits from the Crime Victims Reparations Revolving Fund.

10          (c) The prosecuting attorney shall prosecute when a claim of violation  
11   of § 12-16-303 has been made by the county sheriff, the county sheriff's  
12   designee, or the Attorney General.

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14           12-16-305. Declaration.

15          Pursuant to the Tenth Amendment to the United States Constitution and  
16   this state's compact with other states, the General Assembly declares that  
17   any federal law purporting to give federal employees the authority of a  
18   county sheriff in this state is not recognized by and is specifically  
19   rejected by this state and is declared to be invalid in this state.