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                            INTERIM STUDY PROPOSAL 2021-102
 2
           REQUESTING THAT THE HOUSE COMMITTEE ON INSURANCE AND COMMERCE
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           STUDY AND REVIEW THE LANDLORD-TENANT LAWS IN ARKANSAS AND IN
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 5
           OTHER STATES.
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           WHEREAS, during the 2021 Regular Session of the General Assembly,
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     various bills concerning landlord-tenant issues were filed, specifically
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     concerning civil eviction proceedings, unlawful detainer, failure to vacate
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     upon notice, and implied warranty of habitability; and
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           WHEREAS, Acts 2011, No. 1198, created the Non-Legislative Commission on
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     the Study of Landlord-Tenant Laws to study, review, and report on the
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     landlord-tenant laws in Arkansas and other states; and
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           WHEREAS, the Non-Legislative Commission on the Study of Landlord-Tenant
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     Laws was comprised of an equal number of pro-landlord and pro-tenant members;
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     and
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           WHEREAS, the Non-Legislative Commission on the Study of Landlord-Tenant
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     Laws submitted fifteen (15) unanimous recommendations concerning relevant
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     landlord-tenant issues to Governor Mike Beebe, the President Pro Tempore of
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     the Senate, and the Speaker of the House of Representatives on December 31,
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     2012; and
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           WHEREAS, HB1019 and HB1563 of 2021 create a civil eviction process to
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     replace Arkansas Code § 18-17-901 et seq.; and
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           WHEREAS, Arkansas is the only state in the country where the nonpayment
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     of rent and failure to vacate is a crime; and
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           WHEREAS, HB1798 of 2021 was introduced to repeal the failure to vacate
     law, Arkansas Code § 18-16-101; and
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           WHEREAS, Arkansas is the only state in the country without an implied
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    warranty of habitability; however, Acts 2021, No. 1052, provides that certain
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     residential lease agreements or rental agreements entered into or renewed
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     after November 1, 2021, contain implied residential quality standards; and
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           WHEREAS, Acts 2021, No. 1052, requires that a dwelling unit or single-
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     family residence have, both at the time possession is delivered to the tenant
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     and throughout the term of the lease or rental agreement:
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                 (1) An available source of hot and cold running water;
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                 (2) An available source of electricity;
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                 (3) A source of potable drinking water;
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                 (4) A sanitary sewer system and plumbing that conform to
     applicable building and housing codes in existence at the time of
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     installation;
                 (5) A functioning roof and building envelope; and
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                 (6) A functioning heating and air conditioning system to the
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     extent the heating and air conditioning system served the premises at the
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     time the landlord and tenant entered into the lease or rental agreement; and
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           WHEREAS, Arkansas has not clearly codified the holding of Gorman v.
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     Ratliff, 289 Ark. 332, 712 S.W.2d 888, denying a landlord the right to use
     self-help to evict a tenant without a court order; and
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           WHEREAS, Arkansans have fewer rights than tenants in any other state,
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     NOW THEREFORE,
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     BE IT PROPOSED BY THE HOUSE COMMITTEE ON INSURANCE AND COMMERCE OF THE
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     NINETY-THIRD GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
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           THAT the House Committee on Insurance and Commerce study and review the
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     landlord-tenant laws in Arkansas and other states.
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     Respectfully submitted,
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     Representative Justin Boyd
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     District 77
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