1	State of Arkansas			
2	81st General Assembly A Bill			
3	Regular Session, 1997	HOUSE BILL	1911	
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5	By: Representatives Wooldridge, Angel, Davis, Jeffress, Magnus, and French			
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8	For An Act To Be Entitled			
9	"AN ACT TO AMEND ARKANSAS CODE 8 5-65-102 TO PROVIDE A			
10	DEFINITION OF A SWORN REPORT AS USED IN OMNIBUS DWI ACT;			
11	TO AMEND ARKANSAS CODE $^{\theta}$ 5-65-104 TO CLARIFY THAT			
12	COMPLETION OF AN ALCOHOL EDUCATION PROGRAM IS REQUIRED			
13	PRIOR TO REINSTATEMENT OF SUSPENDED DRIVING LICENSE IN			
14	CASES OF ADMINISTRATIVE LICENSE REVOCATION; TO AMEND			
15	ARKANSAS CODE $^{6}$ 5-65-120 TO PROVIDE FOR CONSIDERATION OF			
16	THE DRIVING HISTORY IN DETERMINING WHETHER A TEMPORARY			
17	RESTRICTED DRIVING PERMIT SHOULD BE ISSUED TO A DRIVER			
18	FOUND GUILTY OF FIRST OFFENSE DWI; TO DECLARE AN			
19	EMERGENCY; AND FOR OTHER PURPOSES."			
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21	Subtitle			
22	"TO DEFINE SWORN REPORT AS USED IN			
23	OMNIBUS DWI ACT AND TO CLARIFY THAT			
24	COMPLETION OF AN ALCOHOL EDUCATION			
25	PROGRAM IS REQUIRED IN CASES OF			
26	ADMINISTRATIVE LICENSE REVOCATION."			
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28	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKAN	ISAS:		
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30	SECTION 1. Arkansas Code $^{\circ}$ 5-65-102 is amended to read as follows:			
31	"5-65-102. Definitions.			
32	As used in this act, unless the context otherwise requires:			
33	(1) Intoxicated means influenced or affected by the ingestion of			
34	alcohol, a controlled substance, any intoxicant, or any combination thereof,			
35	to such a degree that the driver's reactions, motor skills, and judgment are			
36	substantially altered and the driver, therefore, constitutes a clear and			

- 1 substantial danger of physical injury or death to himself and other motorists
  2 or pedestrians;
- 3 (2) Controlled substance means a drug, substance, or immediate
- 4 precursor in Schedules I through VI. The fact that any person charged with a
- 5 violation of this act is or has been entitled to use that drug or controlled
- 6 substance under the laws of this state shall not constitute a defense against
- 7 any charge of violating this act;
- 8 (3) Victim impact statement means a voluntary written or oral
- 9 statement of a victim, or relative of a victim, who has sustained serious
- 10 injury due to a violation of this act+;
- 11 (4) Sworn report means a signed, written statement of a certified law
- 12 enforcement officer, under penalty of perjury, on a form provided by the
- 13 Director of the Department of Finance and Administration."

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- 15 SECTION 2. Arkansas Code <sup>6</sup> 5-65-104 is amended to add new subsection
- 16 (h) to read as follows:
- 17 "(h)(1) Any person whose license is suspended or revoked pursuant to
- 18 this section shall, unless the charges are dismissed or the person is
- 19 acquitted of the charges upon which the suspension or revocation is based, be
- 20 required to complete an alcohol education program as prescribed and approved
- 21 by the Arkansas Highway Safety Program or an alcohol treatment program as
- 22 approved by the Bureau of Alcohol and Drug Abuse Prevention of the Department
- 23 of Health. The alcohol education program may collect a program fee of up to
- 24 fifty dollars (\$50.00) per enrollee to offset program costs. A person
- 25 required to complete an alcohol education program under this section may be
- 26 required to pay, in addition to the costs collected for education, a fee of up
- 27 to twenty-five dollars (\$25.00) to the alcohol education program, to offset
- 28 the additional costs associated with reporting requirements under this
- 29 subchapter. The alcohol education program shall report semiannually to the
- 30 Arkansas Highway Safety Program all revenue derived from this fee.
- 31 (2) A person whose license is suspended or revoked pursuant to
- 32 this section shall furnish proof of attendance at, and completion of, the
- 33 alcoholism treatment or education program before reinstatement of his or her
- 34 suspended or revoked driver's license, or shall furnish proof of dismissal or
- 35 acquittal of the charge on which the suspension or revocation is based.
- 36 (3) Even if a person has filed a de novo petition for review

- 1 pursuant to subsection (c) of this section, the person shall be entitled to
- 2 reinstatement of driving privileges upon complying with this subsection and
- 3 shall not be required to postpone reinstatement until the disposition of the
- 4 de novo review in circuit court has occurred."

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- 6 SECTION 3. Arkansas Code & 5-65-120 is amended to read as follows:
- 7 "5-65-120. Restricted driving permit. [Effective July 1, 1996.]
- 8 (a) On July 1, 1996, and thereafter, the Office of Driver Services or
- 9 its designated agent, following the administrative hearing for suspension or
- 10 revocation of a driver's license as provided for in  $^{6}$  5-65-104, or upon the
- 11 request of the person whose privilege to drive has been denied or suspended,
- 12 may modify the denial or suspension in cases of extreme and unusual hardship
- 13 by the issuance of a restricted driving permit when it is determined by the
- 14 Office of Driver Services or its agent when upon review of the person's
- 15 driving record for a time period of three (3) years prior to the current
- 16 suspension or denial of driving privilege it is determined, at the discretion
- 17 of the Office of Driver Services or its designated agent, that the person is
- 18 not a multiple traffic law offender or that the person does not present a
- 19 threat to the general public and that no other adequate means of
- 20 transportation exists for that person except to allow driving in any or all of
- 21 the following situations:
- 22 (1) To and from his or her place of employment; or
- 23 (2) In the course of his or her place of employment; or
- 24 (3) To and from an educational institution for the purpose of
- 25 attending classes if the person is enrolled and regularly attending classes at
- 26 the institution; or
- 27 (4) To and from the alcohol safety education and treatment course
- 28 for drunk drivers.
- 29 (b) The restricted driving permit shall state the specific times and
- 30 circumstances under which driving is permitted, but shall not be granted where
- 31 prohibited under 6 5-65-104.
- 32 (c) For all arrests or offenses occurring before July 1, 1996, but
- 33 which have not reached a final disposition as to judgment in court, the
- 34 offenses shall be decided under the law in effect at the time the offense
- 35 occurred, and any defendant shall be subject to the penalty provisions in
- 36 effect at that time and not under the provisions of this section."

As Engrossed: H3/3/97 S3/27/97 S4/2/97 HB 1911 1 2 SECTION 4. All provisions of this act of general and permanent nature 3 are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code 4 Revision Commission shall incorporate the same in the Code. 5 6 SECTION 5. If any provisions of this act or the application thereof to 7 any person or circumstance is held invalid, the invalidity shall not affect 8 other provisions or applications of the act which can be given effect without 9 the invalid provisions or application, and to this end the provisions of this 10 act are declared to be severable. 11 SECTION 6. All laws and parts of laws in conflict with this act are 12 13 hereby repealed. 14 15 Emergency. It is hereby found and determined by the Eighty-16 First General Assembly of the State of Arkansas that current ambiguities in Arkansas law create confusion and possible conflicts which would endanger the 18 enforcement of certain DWI penalties; that enforcement of driving while 19 intoxicated laws serves as an extreme deterrent to that kind of conduct which 20 threatens the health and safety of Arkansas' driving public; and that these 21 clarifications of Arkansas law should take effect immediately to prevent any 22 possible forestalling of the enforcement of Arkansas DWI laws. Therefore, in 23 order to remove the ambiguities in those important laws, an emergency is 24 hereby declared to exist, and this act being necessary for the immediate 25 preservation of the public peace, health, and safety shall become effective on 26 the date of its approval by the Governor. If the bill is neither approved or 27 vetoed by the Governor, it shall become effective on the expiration of the 28 period of time during which the Governor may veto the bill. If the bill is 29 vetoed by the Governor and the veto is overridden, it shall become effective 30 on the date the last house overrides the veto. 31 /s/Rep. Wooldridge, et al 32

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