1	State of Arkansas	As Engrossed: H2/4/99 S2/12/99							
2	82nd General Assembly	A Bill							
3	Regular Session, 1999	HOUSE BILI	1334						
4									
5	By: Representatives L. Thoma	s, J. Jeffress, Duggar, J. Lewellen, Rackley, Booker, Judy, Carson,	Haak,						
6	G. Jeffress, C. Johnson, Gullett,	Wilkins							
7	By: Senator Bradford								
8									
9									
10	For An Act To Be Entitled								
11		AMEND ARKANSAS CODE 14-42-206 PERTAINING TO							
12		N OF NOMINATION FOR ALDERMEN; AND FOR OTHER							
13	PURPOSES. "								
14		Subtitle							
15 16	"TO AN	MEND ARKANSAS CODE 14-42-206							
17		INING TO THE PETITION OF NOMINATION							
18		DERMEN. "							
19	7 011 712								
20	BE IT ENACTED BY THE GE	NERAL ASSEMBLY OF THE STATE OF ARKANSAS:							
21									
22	SECTION 1. Arkan	sas Code 14-42-206(b)(1) is amended to read:							
23	"(b)(1) Any pers	on desiring to become an independent candidate fo	r						
24	municipal office in cit	ies and towns with the mayor-council form of gove	rnment						
25	shall, not more than ei	ghty (80) days nor less than sixty (60) days prio	r to						
26	the general election by	twelve o'clock noon, file with the county clerk	the						
27	petition of nomination	in substantially the following forms:							
28	(A)	For all candidates except aldermen in cities of t	he						
29	first and second class:								
30									
31		PETITION OF NOMINATION							
32		ed qualified electors of the city (town) of							
33		eing in number not less than ten (10) for incorpo							
34		e second (2nd) class, and not less than thirty (30) for						
35		t) class, do hereby petition that the name of							
36	be placed on	the ballot for the office of at the	next						

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1	election of municipal officials in 19									
2										
3	NamePrinted Name <u>Street AddressSignature</u> <u>Voting PrecinctStreet</u>									
4	Address Date of Birth									
5										
6										
7	(B) For all candidates for alderman <u>elected by ward</u> in									
8	cities of the first and second class the nominating petitions shall be signed									
9	only by qualified electors of the ward in the following manner:									
10	'PETITION OF NOMINATION									
11	We, the undersigned qualified electors of Ward of the city of									
12	Arkansas, being in number not less than ten (10) for incorporated									
13	towns and cities of the second (2nd) class, and not less than thirty (30) for									
14	cities of the first (1st) class <u>, do</u> hereby petition that the name of									
15	\ldots be placed on the ballot for the office of Alderman, Ward \ldots ,									
16	position \ldots , of the next election of municipal officials in 19 \ldots .									
17										
18	NamePrinted Name Street AddressSignature Voting PrecinctStreet									
19	Address Date of Birth									
20										
21										
22	(C) For at-large candidates for alderman of a ward in									
23	cities of the first and second class the nominating petitions shall be signed									
24	be any qualified elector of the city in the following manner:									
25	'PETITION OF NOMINATION									
26	We, the undersigned qualified electors of the city of									
27	Arkansas, being in number not less than ten (10) for incorporated towns and									
28	cities of the second (2nd) class, and not less than thirty (30) for cities of									
29	the first (1st) class, hereby petition that the name of be placed									
30	on the ballot for the office of Alderman, Ward \ldots , position \ldots , of the									
31	next election of municipal officials in 19									
32										
33	Printed Name Signature Street Address Date of Birth									
34										
35										
36										

	SECTION 2.	ΑΙΙ	provisions of	this Act	t of a	general	and	permanent	nature
are	amendatory to	the	Arkansas Code	of 1987	Annot	ated and	the	Arkansas	Code
Revision Commission shall incorporate the same in the Code.									

SECTION 3. If any provision of this Act or the application thereof to any person or circumstance is held invalid, such invalidity shall not affect other provisions or applications of the Act which can be given effect without the invalid provision or application, and to this end the provisions of this Act are declared to be severable.

11 SECTION 4. All laws and parts of laws in conflict with this Act are 12 hereby repealed.

13 /s/ L. Thomas