Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	As Engrossed: H2/8/01 S2/22/01	
2	83rd General Assembly	A Bill	
3	Regular Session, 2001		HOUSE BILL 1112
4			
5	By: Representatives Parks, Creekmore		
6			
7			
8	For An Act To Be Entitled		
9	AN ACT TO AMEND ARKANSAS CODE 7-5-805 TO PROVIDE THAT		
10	A MEMBER OF THE HOUSE OF REPRESENTATIVES CONVICTED OF		
11	CRIMINAL FELONY SHALL BE SUSPENDED FROM THE		
12	LEGISLATIVE PROCESS UNTIL FINAL ACTION BY THE HOUSE OF		
13	REPRESENT	ATIVES; AND FOR OTHER PURPOSES.	
14			
15		Subtitle	
16	PROVIDES THAT A MEMBER OF THE HOUSE OF		
17	REPRESENTATI VES CONVICTED OF FELONY		
18	SHALL BE SUSPENDED FROM THE LEGI SLATI VE		
19	PROC	ESS UNTIL FINAL ACTION BY THE HOUSE.	
20			
21			
22	BE II ENACIED BY THE (GENERAL ASSEMBLY OF THE STATE OF ARKA	NSAS:
23 24	SECTION 1 Ark	ansas (ode $7_{-5_{-805}}(h)(1)$ concerning	the procedure to
24 25	SECTION 1. Arkansas Code 7-5-805(b)(1), concerning the procedure to contest eligibility for a legislative office in the Arkansas House of		
25	Representatives, is amended to read as follows:		
20	(b)(1)(A) Any action to contest eligibility, qualification, or election		
28	to serve as a member of the House of Representatives of the General Assembly		
29	shall be initiated by filing a complaint with the Arkansas State Claims		
30	Commi ssi on.		
31	(B)	This procedure shall apply to House	election contests
32	pursuant to Arkansas Constitution, Article 5, § 11, to contests of eligibility		
33	pursuant to Arkansas Constitution, Article 5, § 9, and to actions for		
34	expulsion pursuant to Arkansas Constitution, Article 5, § 12, except that a		
35	member of the House of Representatives shall be automatically suspended from		
36	the legislative process if a Representative under felony criminal indictment		
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1	<u>is subsequently found guilty or pleads guilty.</u>		
2	(C)(i) If a Representative under a felony criminal		
3	indictment in any federal or state court is subsequently found guilty or		
4	pleads guilty to the charges, then the Speaker of the House of Representatives		
5	shall immediately declare the Representative suspended from the legislative		
6	process and notification shall be given to the convicted Representative, all		
7	members of the House, the Chief Clerk of the House, the Governor, the		
8	Secretary of State, and the Auditor of State.		
9	<u>(ii) However, if a Representative who was found</u>		
10	guilty appeals that conviction, then the Representative may petition the House		
11	Management Committee for a stay of the suspension from the legislative process		
12	and the Committee may grant a stay upon the filing of the petition and a		
13	notice of appeal to the relevant appellate court. The stay of the suspension		
14	shall continue until the appeal is complete or until the House of		
15	Representatives takes final action on the conviction.		
16	(D) A Representative suspended from the legislative process		
17	shall not participate in interim committee meetings or in extraordinary or		
18	regular sessions of the General Assembly and shall not accept per diem and		
19	mileage, but shall be eligible to retain the title of office and salary as a		
20	member of the General Assembly and is authorized to assist constituents and		
21	<u>utilize legislative staff until a final action is taken by the House of</u>		
22	Representatives.		
23	/s/ Parks		
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