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	A D:11		
2	84th General Assembly	A Bill		
3	Regular Session, 2003		HOUSE BILL	1728
4				
5	By: Representatives Pickett, Br	radford, Mahony		
6				
7				
8		For An Act To Be Entitled		
9	AN ACT TO	ALLOW CERTAIN COUNTIES AND CITIES O	F	
10	THE FIRST	CLASS TO CONDUCT LOCAL OPTION ELECT	IONS	
11	TO DECIDE	THE ISSUE OF ALLOWING THE SALE OF		
12	ALCOHOLIC	BEVERAGES IN HOTELS, RESTAURANTS, A	ND	
13	LARGE ATT	ENDANCE FACILITIES; AND FOR OTHER		
14	PURPOSES.			
15		~		
16		Subtitle		
17	AN ACT	TO ALLOW CERTAIN COUNTIES AND		
18	CITIES	OF THE FIRST CLASS TO CONDUCT		
19	LOCAL	OPTION ELECTIONS TO DECIDE THE		
20	ISSUE	OF ALLOWING THE SALE OF ALCOHOLIC		
21	BEVERA	GES IN HOTELS, RESTAURANTS, AND		
22	LARGE	ATTENDANCE FACILITIES.		
23				
24				
25	BE IT ENACTED BY THE GE	NERAL ASSEMBLY OF THE STATE OF ARKANS	SAS:	
26				
27	SECTION 1. Arkan	sas Code Title 3, Chapter 8, is amend	led to add an	
28	additional subchapter t	o read as follows:		
29	<u>3-8-501. Legisla</u>	tive Determination and Intent.		
30	The General Assem	bly finds that:		
31	<u>(1)</u> Local	option laws of Arkansas no longer mee	et the needs a	nd
32	desires of certain comm	unities which have chosen not to auth	<u>norize every t</u>	уре
33	<u>of alcoholic beverage s</u>	ale permitted by law, in that if the	sale of	
34	intoxicating liquors is	approved by voters under existing la	w, that appro	val
35	would necessarily inclu	de the approval of most forms of the	manufacture a	nd
36	<u>sale of intoxicating li</u>	quors, including a multitude of on-pr	cemises and of	<u>f-</u>



1	premises sales as permitted by the Alcoholic Beverage Control Division; and
2	(2) There is currently no provision in Arkansas law allowing
3	certain counties and cities of the first class, in which the manufacture or
4	sale of alcoholic beverages has been prohibited, to decide by local
5	referendum whether the sale of alcoholic beverages in hotels, restaurants,
6	and large attendance facilities should be authorized.
7	
8	3-8-502. Definitions.
9	For purposes of this subchapter:
10	(1) "Alcoholic beverages" means all intoxicating beverages including
11	spirits, wines, beer, and all other intoxicating beverages approved for sale
12	in this state which contain more than one-half of one percent (1/2 of 1%)
13	alcohol by weight;
14	(2) "Final determination" means the date of certification of the
15	results of an uncontested election or, if contested, the date of the issuance
16	of the mandate by the court finally determining an election contest;
17	(3) "Hotel" has the same meaning as defined in § 3-9-202; and
18	(4) "Restaurant" has the same meaning as defined in § 3-9-202.
19	
20	<u>3-8-503. Applicability.</u>
21	(a) This subchapter is supplemental to existing on-premises
22	consumption laws.
23	(b) This subchapter only applies to:
24	(1) Counties having a population between seventy thousand
25	(70,000) and eighty-seven thousand (87,000) based on the most recent Federal
26	decennial census that have not approved the sale of intoxicating liquors as
27	of the date of this subchapter, that have cities of first class located in
28	those counties, with a population exceeding forty-three (43,000) based on the
29	most recent decennial census; and
30	(2) Cities of first class with a population exceeding forty-
31	three (43,000) based on the most recent Federal decennial census that have
32	not approved the sale of intoxicating liquors as of the effective date of
33	this subchapter.
34	(c) This subchapter, or any election conducted under its provisions,
35	does not divest any permit holder of any permit issued under any law which
36	was in effect on the effective date of this subchapter.

1		
2	3-8-504. Referendum Procedures.	
3	(a) A referendum election may be called in an authorized city of the	
4	first class by resolution adopted by a majority vote of the governing body of	
5	the city at any regular or special meeting or by petition procedure, as	
6	provided in this subchapter.	
7	(b) A referendum election may be called in an authorized county by a	
8	resolution adopted by a majority vote of the quorum court at any regular or	
9	special meeting or by petition procedure, as provided in this subchapter.	
10	(c)(l) Petitions for local option elections held under this subchapter	
11	shall be prepared according to § 3-8-204.	
12	(2) Petitions for local option elections shall list the city of	
13	the first class or county in which hotels, restaurants, and large attendance	
14	facilities will be authorized to apply for permits.	
15	(d) If a majority of electors vote for the sale of the alcoholic	
16	beverages for on-premises consumption in hotels, restaurants, and large	
17	attendance facilities, permits would be authorized to be issued within that	
18	city of the first class or county.	
19		
20	3-8-505. Determination of sufficiency of petition - Calling of	
21	election.	
22	(a)(l) If at least thirty-eight percent (38%) of the qualified	
23	electors in the authorized county or city of the first class file a petition	
24	with the county clerk praying that an election be held in the county or city	
25	of the first class, to determine whether or not licenses shall be granted to	
26	permit the sale of alcoholic beverages in hotels, restaurants, and large	
27	attendance facilities, the county clerk shall determine within ten (10)	
28	business days the sufficiency of the petition.	
29	(2) The total number of voters registered in the county or city	
30	of the first class as certified by the county clerk to the Secretary of State	
31	by the first of June of each year pursuant to Amendment 51 of the Arkansas	
32	Constitution, shall be the basis upon which the number of signatures of	
33	qualified electors on petitions shall be computed.	
34	(3) A person shall be a registered voter at the time of signing	
35	the petition.	
36	(b) If thirty-eight percent (38%) of the qualified electors of a county	

1	or city of the first class have signed the petition, or if the governing body
2	of a county or city of the first class shall, by majority vote, call for an
3	election pursuant to this subchapter, the county clerk shall certify that
4	finding to the county board of election commissioners, and the question shall
5	be placed on the ballot in the applicable county or city of the first class
6	at a general or special election.
7	(c)(l) If an appeal is taken from the certification of the county
8	clerk, it shall be taken within ten (10) business days and shall be
9	considered by the circuit court within ten (10) business days, or as soon as
10	practicable, after the appeal is lodged with the court.
11	(2) The circuit court shall render its decision within thirty
12	(30) calendar days.
13	(d) If an appeal is taken, the election shall be conducted within one
14	hundred twenty (120) calendar days after the appeal is determined by the
15	Arkansas Supreme Court, if the decision is in favor of the election
16	petitioners.
17	(e)(l)(A) The decision shall be certified immediately to the county
18	board of election commissioners, and the day for the election shall be fixed
19	by the county board of election commissioners for not earlier than twenty
20	(20) calendar days or later than thirty (30) calendar days after the
21	certification of the decision of the circuit court.
22	(B) Any appeal from the final decision of the circuit
23	court shall be taken within ten (10) business days and shall be advanced and
24	immediately determined by the Supreme Court.
25	(2) If an appeal is taken from the circuit court, the county
26	board of election commissioners may delay the election until after the final
27	decision of the Supreme Court.
28	(3)(A) If the decision is in favor of the election petitioners,
29	then the county board of election commissioners shall set the day for the
30	election.
31	(B) The date shall not be fewer than twenty (20) calendar
32	days nor more than thirty (30) calendar days after the final decision of the
33	Supreme Court.
34	
35	3-8-506. Conduct of Election.
36	(a)(1) Upon the certification by the county clerk for an election

1	under this subchapter, in a city of the first class or county, the county
2	board of election commissioners of the county shall cause the question to be
3	placed on the ballot at a general or special election, which shall be fixed
4	by the county board of election commissioners not less than thirty (30)
5	calendar days and no more than one hundred twenty (120) calendar days from
6	date of certification by the county clerk, and shall give notice of the
7	special election by publication in the newspaper of general circulation in
8	the city of first class or county by at least two insertions, the last being
9	not less than ten (10) business days prior to the election.
10	(2) The form of the ballot, consistent with the petition having
11	been circulated, shall be printed as follows:
12	
13	FOR THE SALE OF ALCOHOLIC BEVERAGES FOR ON-PREMISES CONSUMPTION IN HOTELS,
14	RESTAURANTS, AND LARGE ATTENDANCE FACILITIES IN (NAME OF CITY OF THE FIRST
15	CLASS OR COUNTY), ARKANSAS, AS AUTHORIZED IN § 3-8-504.
16	AGAINST THE SALE OF ALCOHOLIC BEVERAGES FOR ON-PREMISES CONSUMPTION IN
17	HOTELS, RESTAURANTS, AND LARGE ATTENDANCE FACILITIES IN (NAME OF CITY OF THE
18	FIRST CLASS OR COUNTY), ARKANSAS, AS AUTHORIZED IN § 3-8-504.
19	(b)(1) If voters approve the sale of alcoholic beverages for on-
20	premises consumption at hotels, restaurants, and large attendance facilities,
21	the Alcoholic Beverage Control Division may issue hotel, restaurant, and
22	large attendance facility mixed drink permits to qualified applicants located
23	within the city of the first class or the county.
24	(2) If voters approve the sale of alcoholic beverages for
25	on-premises consumption at hotels, restaurants, and large attendance
26	facilities, the city of the first class or county may hold a subsequent
27	election under §§ 3-8-201 through 3-8-210.
28	(3) If voters approve the sale of alcoholic beverages for
29	on-premises consumption in hotels, restaurants and large attendance
30	facilities, the city of the first class or county may hold a subsequent
31	election under § 3-9-215 on the issue of whether to allow the sale of
32	alcoholic beverages on Sundays, as authorized by law.
33	(c) The county board of election commissioners shall count the votes
34	cast on the question of the sale of alcoholic beverages in the designated
35	area, and shall deliver its certificate declaring the result of the election,
36	together with the election returns, within three (3) business days after the

1 date of the election, to the county clerk of the county. 2 (d) Upon petition of twenty-five (25) interested, registered voters in 3 the territory affected, within ten (10) business days after the date of the 4 election, the county board of election commissioners shall immediately 5 recount the votes and declare the results of the election as determined by 6 the recount. 7 (e) Within twenty (20) calendar days after the election, the county 8 court shall make and have entered of record its order declaring the result of 9 the election. 10 (f)(1) The costs of any special election held under this subchapter 11 shall be paid by the proponents of the election. 12 (2) In the case of a referendum election called by a resolution adopted by the governing body of the city or quorum court, the proponents 13 14 responsible for paying the costs of the special election shall be named in 15 the resolution. 16 (3) The costs of any general election held under this subchapter 17 shall be paid by the county in the same manner as other costs of general 18 elections. 19 (g)(1)(A) After an election is held, a period of at least four (4) 20 years shall elapse before another election on the same subject may be held in 21 the territory affected. 22 (B) An adverse vote in a countywide election shall not 23 prohibit the calling of an election in a city in that county, nor shall an 24 adverse vote in a city election prohibit the calling of an election in the cou<u>nty.</u> 25 26 (2)(A) If a city of the first class or county approves the sale 27 of alcoholic beverages for on-premises consumption at hotels, restaurants, 28 and large attendance facilities, opponents of the measure may petition to 29 place the issue back on the ballot at a subsequent election by using the same 30 procedures, and subject to the same requirements of this subchapter. 31 (B)(i) If the majority of the voters at a subsequent 32 election vote against the sale of alcoholic beverages for on-premises 33 consumption in hotels, restaurants and large attendance facilities, the 34 holders of permits shall be allowed a period of one hundred twenty (120) 35 calendar days in which to dispose of stock after the final determination of 36 the results of the local option election by which the political subdivision,

1	in which the holder of the permit is located, shall have voted against the
2	sale of alcoholic beverages for on-premises consumption in hotels,
3	restaurants, and large attendance facilities.
4	(ii) During the one hundred twenty (120) calendar
5	day period, the holder of a permit may not purchase any alcoholic beverages,
6	but must restrict its business to the sale of those items on hand as of the
7	date the election results are finally determined.
8	
9	5-8-507. Mandamus of County Officials.
10	Upon petition of ten (10) interested registered voters in the territory
11	affected, filed with the circuit clerk of the county in which proceedings are
12	pending, the circuit court shall immediately by mandamus, compel the county
13	court or other officials to perform the duties imposed upon them by this
14	<u>subchapter.</u>
15	
16	5-8-508. Purchase of Alcoholic Beverages.
17	Persons holding a permit to sell alcoholic beverages under this
18	subchapter shall purchase such beverages from a retail liquor store
19	authorized by the Alcoholic Beverage Control Board to sell to the permittee.
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21	5-8-509. Regulatory Authority.
22	The Alcoholic Beverage Control Board may adopt regulations to implement
23	the intent and purposes of this subchapter
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