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: H2/3/05	
2	85th General Assembly	A Bill	
3	Regular Session, 2005		HOUSE BILL 1139
4			
5	By: Representative Verkamp		
6			
7			
8		For An Act To Be Entitled	
9	AN ACT CONCERNING THE PRESENCE OF ATTORNEYS AT		
10	EXECUTIVE SESSIONS OF PUBLIC MEETINGS; AND FOR		
11	OTHER PURPOS	SES.	
12		Subtitle	
13	AN ACT CO	ONCERNING THE PRESENCE OF	
14	ATTORNEYS AT EXECUTIVE SESSIONS OF		
15	PUBLIC M	EETINGS.	
16			
17			
18	BE IT ENACTED BY THE GENER	RAL ASSEMBLY OF THE STATE OF	ARKANSAS:
19			
20	SECTION 1. Arkansas	s Code § 25-19-106(c), conce	rning persons eligible
21	to attend executive sessions of public agencies, is amended to subdivision to		
22	read as follows:		
23	(c)(l) Executive se	essions will be permitted on	ly for the purpose of
24	considering employment, appointment, promotion, demotion, disciplining, or		
25	resignation of any public	officer or employee. The sp	ecific purpose of the
26	executive session shall be	e announced in public before	going into executive
27	session.		
28	(2)(A) <u>Except</u>	as provided in subdivision	s (c)(2)(B) and (C) of
29	this section, only Only th	ne person holding the top ad	ministrative position in
30	the public agency, departm	ment, or office involved, th	e immediate supervisor
31	of the employee involved,	and the employee may be pre	sent at the executive
32	session when so requested by the governing body, board, commission, or other		
33	public body holding the executive session.		
34	(B) Any	person being interviewed f	or the top
35	administrative position in the public agency, department, or office involved		
36	may be present at the executive session when so requested by the governing		

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1	board, commission, or other public body holding the executive session.		
2	(C) A city attorney, county attorney, or an attorney		
3	employed by a municipality, county, or school district to represent its		
4	interests may be present at the executive session when so requested by the		
5	municipality, county, or school district holding the executive session.		
6	(3) Executive sessions must never be called for the purpose of		
7	defeating the reason or the spirit of this chapter.		
8	(4) No resolution, ordinance, rule, contract, regulation, or		
9	motion considered or arrived at in executive session will be legal unless,		
10	following the executive session, the public body reconvenes in public session		
11	and presents and votes on the resolution, ordinance, rule, contract,		
12	regulation, or motion.		
13	(5)(A) Boards and commissions of this state may meet in		
14	executive session for purposes of preparing examination materials and answers		
15	to examination materials that are administered to applicants for licensure		
16	from state agencies.		
17	(B) Boards and commissions are excluded from this chapter		
18	for the administering of examinations to applicants for licensure.		
19	(6)(A) Subject to the provisions of subdivision (c)(4) of this		
20	section, any public agency may meet in executive session for the purpose of		
21	considering, evaluating, or discussing matters pertaining to public water		
22	system security as described in § 25-19-105(b)(16).		
23	(B) Subdivision (c)(6) of this section shall expire on		
24	July 1, 2005.		
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26	/s/ Verkamp		
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