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: H2/18/05 A Bill	
2	85th General Assembly	A DIII	
3	Regular Session, 2005		HOUSE BILL 1562
4			
5	By: Representative Maloch		
6			
7		For Arr A of To Do Friddad	
8		For An Act To Be Entitled	
9		O CLARIFY VOTING PROCEDURES FOR QU	UORUM
10	COURTS; A	AND FOR OTHER PURPOSES.	
11 12		Subtitle	
12		T TO CLARIFY VOTING PROCEDURES FOR	D
14		M COURTS.	ĸ
15	QUORUI	. OOKID.	
16			
17	BE IT ENACTED BY THE GE	ENERAL ASSEMBLY OF THE STATE OF AR	RKANSAS:
18			
19	SECTION 1. Arkan	nsas Code § 14-14-905 is amended t	co read as follows:
20	14-14-905. Adopt	tion and amendment of ordinances g	generally.
21	(a) Introduction	n of Ordinances and Amendments to	Existing Ordinances.
22	A county ordinance or a	amendment to an ordinance may be i	introduced only by a
23	justice of the peace of	f the county or through the provis	ions of initiative
24	and referendum pursuant	t to Arkansas Constitution, Amendm	nent 7.
25	(b) Style Requir	rements. (1) Generally. No ordin	nance or amendment to
26	an existing ordinance p	passed by a county quorum court sh	all contain more than
27	one (1) comprehensive t	copic and shall be styled "Be It E	Inacted by the Quorum
28	Court of the County of	••••••••••••••••••••••••••••••••••••••	Arkansas; an
29	Ordinance to be Entitle	ed:". Each ordinance shall contai	In this comprehensive
30	title, and the body of	the ordinance shall be divided in	nto articles,
31	sequentially numbered,	each expressing a single general	topic related to the
32	single comprehensive to	opic.	
33	(2) Amendm	nent to Existing Ordinances. No c	county ordinance shall
34	be revised or amended,	or the provisions thereof extended	ed or conferred, by
35	reference to its title	only, but so much thereof as is r	cevised, amended,
36	extended, or conferred	shall be reenacted and published	at length.



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1	(c) <u>(1)</u> Passage. On the passage of every ordinance or amendment to an
2	existing ordinance, the yeas and nays shall be called and recorded. A
3	concurrence by a majority of the whole number of members elected to the
4	quorum court shall be required to pass any ordinance or amendment. All
5	ordinances or amendments to existing ordinances of a general or permanent
6	nature shall be fully and distinctly read on three (3) different days unless
7	two-thirds (2/3) of the members composing the court shall dispense with the
8	rule. This subsection shall not serve to restrict the passage of emergency,
9	appropriation, initiative, or referendum measures in a single meeting as
10	provided by law.
11	(2) This subsection shall not serve to:
12	(A) Require a vote after each individual reading but only
13	a vote after the third and final reading;
14	(B) Require the ordinance or amendment to be read in its
15	entirety on the first, second, or third readings; or
16	(C) Restrict the passage of emergency, appropriation,
17	initiative, or referendum measures in a single meeting as provided by law.
17 18	initiative, or referendum measures in a single meeting as provided by law. (d) Approval and Publication. Upon passage, all ordinances or
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18 19 20 21 22 23 24 25	(d) Approval and Publication. Upon passage, all ordinances or amendments shall be approved by the county judge within seven (7) days, unless vetoed, and shall become law without his signature if not signed within seven (7) days. The ordinances or amendments shall then be published by the county clerk as prescribed by law. Approval by the county judge shall be demonstrated by affixing his signature and his notation of the date signed on the face of an original copy of the proposed ordinance. This approval and authentication shall apply to all ordinances or amendments to existing
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31 effective date or may provide for the ordinance or amendment to an existing 32 ordinance to become effective upon the fulfillment of an indicated 33 contingency.

34 (f) Reference to Electors. Generally. A quorum court may, at the 35 time of or within thirty (30) days of adoption and prior to the effective 36 date of an ordinance, refer the ordinance to the electors for their

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1 acceptance or rejection. The referral shall be in the form of a resolution 2 and shall require a three-fifths (3/5) affirmative vote of the whole number 3 of justices comprising a quorum court. This action by a court shall not be 4 subject to veto and shall constitute a referendum measure; from that point, 5 the procedure of election shall be as required by Arkansas Constitution, 6 Amendment 7 and by law.

7 (2) Manner and Procedure. Any ordinance enacted by the 8 governing body of any county in the state may be referred to a vote of the 9 electors of the county for approval or rejection in the manner and procedure 10 prescribed in Arkansas Constitution, Amendment 7, and laws enacted pursuant 11 thereto, for exercising the local initiative and referendum. The manner and 12 procedure prescribed therein shall be the exclusive method of exercising the 13 initiative and referendum regarding these local measures.

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15 SECTION 2. EMERGENCY CLAUSE. It is found and determined by the 16 General Assembly of the State of Arkansas that the current law is unclear and 17 confusing; that due to the confusing nature of the current law there have been delays in passing emergency legislation in the quorum courts of the 18 State of Arkansas; and that this act is immediately necessary to clarify the 19 20 current voting procedure and provide for more efficient county government. 21 Therefore, an emergency is declared to exist and this act being immediately 22 necessary for the preservation of the public peace, health, and safety shall become effective on: 23 24 (1) The date of its approval by the Governor; 25 (2) If the bill is neither approved nor vetoed by the Governor, 26 the expiration of the period of time during which the Governor may veto the 27 bill; or 28 (3) If the bill is vetoed by the Governor and the veto is 29 overridden, the date the last house overrides the veto. 30 31 /s/ Maloch 32 33 34 35