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: S3/29/05	
2	85th General Assembly	A Bill	
3	Regular Session, 2005		HOUSE BILL 2948
4			
5	By: Representative J. Martin		
6			
7			
8		For An Act To Be Entitled	
9	AN ACT TO REQUIRE A PLAINTIFF TO STATE IN HIS OR		
10	HER PETIT	ION FOR DIVORCE WHETHER HE OR SHE IS	ı
11	SEEKING T	O DISSOLVE A MARRIAGE OR A COVENANT	
12	MARRIAGE;	AND FOR OTHER PURPOSES.	
13			
14		Subtitle	
15	TO REQ	UIRE A PLAINTIFF TO STATE IN HIS	
16	OR HER	PETITION FOR DIVORCE WHETHER HE	
17	OR SHE IS SEEKING TO DISSOLVE A MARRIAGE		
18	OR A C	OVENANT MARRIAGE.	
19			
20			
21	BE IT ENACTED BY THE GEN	NERAL ASSEMBLY OF THE STATE OF ARKAN	SAS:
22			
23	SECTION 1. Arkansas Code § 9-12-301 is amended to read as follows:		
24	9-12-301. Grounds for divorce.		
25	(a) A plaintiff t	who is seeking to dissolve and set a	side a covenant
26	marriage shall state in	his or her petition for divorce tha	t he or she is
27	seeking to dissolve a covenant marriage as authorized under the Covenant		
28	Marriage Act of 2001, §	9-11-801 et seq.	
29	(b) The circuit	court shall have power to dissolve	and set aside a
30	marriage contract, not only from bed and board, but from the bonds of		
31	matrimony, for the follo	owing causes:	
32	(1) Where	either party, at the time of the con-	tract, was and
33	still is impotent;		
34	(2) Where	either party shall be convicted of a	felony or other
35	infamous crime;		
36	(3) Where e	either party shall be addicted to ha	bitual drunkenness

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1 for one (1) year, shall be guilty of such cruel and barbarous treatment as to 2 endanger the life of the other, or shall offer such indignities to the person 3 of the other as shall render his or her condition intolerable; 4 (4) Where either party shall have committed adultery subsequent 5 to the marriage; 6 (5) Where husband and wife have lived separate and apart from 7 each other for eighteen (18) continuous months without cohabitation, the 8 court shall grant an absolute decree of divorce at the suit of either party, 9 whether the separation was the voluntary act of one party or by the mutual consent of both parties or due to the fault of either party or both parties; 10 11 (6)(A) In all cases where a husband and wife have lived separate 12 and apart for three (3) consecutive years without cohabitation by reason of the incurable insanity of one of them, the court shall grant a decree of 13 14 absolute divorce upon the petition of the sane spouse if the proof shows that 15 the insane spouse has been committed to an institution for the care and 16 treatment of the insane for three (3) or more years prior to the filing of 17 the suit, been adjudged to be of unsound mind by a court of competent jurisdiction, and has not been discharged from such adjudication by such 18 19 court and the proof of insanity is supported by the evidence of two (2) reputable physicians familiar with the mental condition of the spouse, one of 20 21 whom shall be a regularly practicing physician in the community wherein such 22 spouse resided and, where the insane spouse has been confined in an 23 institution for the care and treatment of the insane, that the proof in the 24 case is supported by the evidence of the superintendent or one (1) of the 25 physicians of the institution wherein the insane spouse has been confined; 26 (B) In all decrees granted under this subdivision (6), the 27 court shall require the plaintiff to provide for the care and maintenance of 28 the insane defendant so long as he or she may live. The trial court will 29 retain jurisdiction of the parties and the cause from term to term for the 30 purpose of making such further orders as equity may require to enforce the provisions of the decree requiring plaintiff to furnish funds for such care 31 32 and maintenance; 33 (C) Service of process upon an insane spouse shall be had 34 by service of process upon the duly appointed, qualified, and acting guardian 35 of the insane spouse or upon a duly appointed guardian ad litem for the 36 insane spouse, and where the insane spouse is confined in an institution for

1	the care of the insane, upon the superintendent or physician in charge of the			
2	institution wherein the insane spouse is at the time confined. However, where			
3	the insane spouse is not confined in an institution, service of process upon			
4	the duly appointed, qualified, and acting guardian of the insane spouse, or			
5	duly appointed guardian ad litem and thereafter personal service or			
6	constructive service on an insane defendant by publication of warning order			
7	for four (4) weeks shall be sufficient;			
8	(7) Where either spouse legally obligated to support the other,			
9	and having the ability to provide the other with the common necessaries of			
10	life, willfully fails to do so.			
11				
12	SECTION 2. Arkansas Code Title 9, Chapter 12, Subchapter 3 is amended			
13	to add an additional section to read as follows:			
14	9-12-324. Decree dissolving a covenant marriage.			
15	In all divorce decrees that dissolve a covenant marriage created under			
16	the Covenant Marriage Act of 2001, § 9-11-801 et seq., the court shall enter			
17	a finding that the marriage being dissolved is a covenant marriage.			
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19	SECTION 3. This act shall apply to all petitions for divorce filed on			
20	or after the effective date of this act.			
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22	/s/ J. Martin			
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