1	State of Arkansas	As Engrossed: H2/17/05		
2	85th General Assembly	A Bill		
3	Regular Session, 2005		SENATE BILL	125
4				
5	By: Senator Malone			
6				
7				
8		For An Act To Be Entitled		
9	AN ACT TO AMEND ARKANSAS CODE § 10-2-501			
10	CONCERN	NING RESTRICTIONS ON THE PREPARATION OF	F	
11	LEGISLATION; TO REPEAL SUBDIVISION (A)(3) OF			
12	SECTION 18 OF THE JOINT RULES OF THE SENATE AND			
13	THE HOU	USE OF REPRESENTATIVES OF THE EIGHTY-F.	IFTH	
14	GENERAL	L ASSEMBLY, WHICH CONCERNS INSTRUCTION	S TO	
15	DRAFT 1	LEGISLATION OR TO ADD A SPONSOR OR		
16	COSPONS	SOR ON LEGISLATION; AND FOR OTHER PURP	OSES.	
17				
18		Subtitle		
19	AN A	ACT CONCERNING RESTRICTIONS ON THE		
20	PREF	PARATION OF LEGISLATION.		
21				
22				
23	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKAN	ISAS:	
24				
25	SECTION 1. Ark	ansas Code § 10-2-501 is amended to re	ead as follows:	
26	10-2-501. Prep	aration.		
27	(a) A member o	f the General Assembly may choose to i	mpose the	
28	restrictions of subse	ction (b) of this section by filing wr	itten notice wi	<u>th</u>
29	the Director of the B	ureau of Legislative Research.		
30	<del>(a)</del> (b) The <u>If</u>	requested in writing by a member of th	<u>ne General</u>	
31	Assembly, the staff o	of the Bureau of Legislative Research s	shall not:	
32	(1) Draft any bill, resolution, or amendment for the member			
33	pursuant to the instructions of a lobbyist registered under § 21-8-601			
34	without the prior dir	without the prior direct approval of a the member of the General Assembly;		
35	(2) List	the name of <del>any</del> <u>the</u> member <del>of the Ser</del>	ate or the Hous	њ
36	<del>of Representatives</del> on	any bill, resolution, or amendment <u>pu</u>	irsuant to the	

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1	instructions of a lobbyist registered under § 21-8-601 without the prior		
2	direct approval of that member; or		
3	(3) List multiple sponsors on a bill unless the order in which		
4	the sponsors are listed has received the prior direct approval of the lead		
5	sponsor On a bill, resolution, or amendment of which the member is the lead		
6	sponsor, establish the order of cosponsors pursuant to the instructions of a		
7	lobbyist registered under § 21-8-601 without prior direct approval of the		
8	lead sponsor.		
9	(b)(c) The prior direct approval requirement of this section is met		
10	when a senator or representative communicates authorization to the staff of		
11	the bureau by telephone, electronic mail, fax, other written document, or in		
12	person.		
13			
14	SECTION 2. Subdivision (A)(3) of Section 18 of the Joint Rules of the		
15	Senate and the House of Representatives is repealed.		
16	(3) The staff of the Bureau of Legislative Research shall not:		
17	(a) Draft any bill, resolution, or amendment pursuant to		
18	the instructions of a lobbyist registered under Arkansas Code § 21-8-601		
19	without the prior direct approval of a member of the General Assembly;		
20	(b) List the name of any member of the Senate or the House		
21	of Representatives on any bill, resolution, or amendment without the prior		
22	direct approval of that member; or		
23	(c) List multiple sponsors on a bill unless the order in		
24	which the sponsors are listed has received the prior direct approval of the		
25	<del>lead sponsor.</del>		
26	The prior direct approval requirement of this rule is met when a		
27	senator or representative communicates authorization to the staff of the		
28	Bureau by telephone, email, fax, other written document, or in person.		
29			
30	SECTION 3. EMERGENCY CLAUSE. It is found and determined by the		
31	General Assembly of the State of Arkansas that the current law concerning		
32	preparation of legislation by the Bureau of Legislative Research is too		
33	restrictive and impairs the function of the General Assembly; that this act		
34	$\underline{\text{corrects}}$ deficiencies in the law; and that this act is immediately necessary		
35	$\underline{\text{in order to assist the operations of the 2005 regular session of the General}}$		
36	Assembly. Therefore, an emergency is declared to exist and this act being		

1	immediately necessary for the preservation of the public peace, health, and		
2	safety shall become effective on:		
3	(1) The date of its approval by the Governor;		
4	(2) If the bill is neither approved nor vetoed by the Governor		
5	the expiration of the period of time during which the Governor may veto the		
6	bill; or		
7	(3) If the bill is vetoed by the Governor and the veto is		
8	overridden, the date the last house overrides the veto.		
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10	/s/ Malone		
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