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 2	$\Lambda$ Bill		
2		OUSE BILL	1033
4		OUSE DILL	1055
4 5			
6			
7	7		
8	For An Act To Be Entitled		
9	AN ACT TO PROVIDE FOR THE ELECTRONIC PUBLICATION	I	
10	AND DISTRIBUTION OF THE ARKANSAS REPORTS; AND FO	R	
11			
12	2		
13	<b>Subtitle</b>		
14	AN ACT TO PROVIDE FOR THE ELECTRONIC		
15	5 PUBLICATION AND DISTRIBUTION OF THE		
16	ARKANSAS REPORTS.		
17	7		
18	3		
19	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS	:	
20	)		
21	SECTION 1. Arkansas Code § 16-11-202 is amended to read	as follows	:
22	l6-11-202. Preparation of syllabus, index, title page, a	notes, etc.	
23	headnotes, corrections; publication.		
24	It shall be the duty of the Reporter of the Supreme Court	t to:	
25	(1) Prepare the syllabus without delay after the (	Clerk of the	е
26	5 Supreme Court furnishes him <u>or her</u> with a copy of the decision	s of the co	urt;
27	(2) Prefix notes to each <u>published</u> decision conta:	ining the	
28	B points decided therein;		
29	(3) Make out and have published with each volume a	<del>a complete</del>	
30	) index thereto; and Edit the decisions of the Supreme Court and	the Court of	of
31	Appeals and make technical corrections thereto;		
32	(4) Cause to be prefixed to each volume a title pa	age, togeth	<del>er</del>
33	3 with Prepare an alphabetical list of all the cases reported the	erein. <u>Over</u>	see
34	publication and distribution of the decisions of the Supreme Co	ourt and the	<u>e</u>
35	Court of Appeals in such format and medium as the Supreme Court	t may direc	t;
36	6 <u>and</u>		



1	(5) Perform other duties as the Supreme Court assigns.
2	
3	SECTION 2. Arkansas Code § 16-11-203 is repealed.
4	16-11-203. Authority to omit opinions.
5	If the Reporter of the Supreme Court considers that any opinion
6	furnished him by the Clerk of the Supreme Court is not of sufficient
7	importance to justify the expense of publishing it, he may submit the opinion
8	to the Chief Justice of the Supreme Court and, with his concurrence, may omit
9	to publish the opinion.
10	
11	SECTION 3. Arkansas Code § 16-11-204 is amended to read as follows:
12	16-11-204. Assistant to Reporter of the Supreme Court.
13	(a) The Reporter of the Supreme Court is authorized to employ an
14	assistant to aid the Reporter in the preparation of the headnotes for the
15	Advance Reports of the Supreme Court and the Court of Appeals published
16	decisions of the Supreme Court and the Court of Appeals and in the
17	supervision of the <u>distribution and</u> publication of the <del>Arkansas Reports</del>
18	decisions of the Supreme Court and the Court of Appeals.
19	(b) No person shall be employed as an assistant by the Reporter <u>in</u>
20	accordance with this section unless he or she is a licensed attorney.
21	(c) The position of assistant to the Reporter shall be state-funded at
22	a salary to be set by the General Assembly.
23	
24	SECTION 4. Arkansas Code § 16-11-205 is amended to read as follows:
25	16-11-205. Reporter to superintend printing and binding distribution
26	and publication of decisions of the Supreme Court and the Court of Appeals.
27	It shall be the duty of the Reporter of the Supreme Court to
28	superintend the <del>printing and binding of the reports. When he is satisfied</del>
29	that the printing and binding have been properly done, he shall deliver to
30	the printer or binder, as the case may be, a certificate to that effect.
31	distribution and publication of the decisions of the Supreme Court and the
32	Court of Appeals in such format and medium as the Supreme Court may direct.
33	
34	SECTION 5. Arkansas Code § 16-11-206 is repealed.
35	16-11-206. Proofreader and proof sheets furnished by printer.
36	The printer shall furnish one (1) good proofreader and two (2) or three

1	(3) proof sheets, if desired by the Reporter of the Supreme Court.
2	
3	SECTION 6. Arkansas Code § 16-11-207 is repealed.
4	16-11-207. Delivery of printed volumes.
5	It shall be the duty of the contractor, as soon as the reports have
6	been printed and bound, to deliver the reports to the Administrative Office
7	of the Courts, whose duty it shall be to deliver to the contractor a receipt
8	showing the number of volumes in good condition so delivered to that office.
9	
10	SECTION 7. Arkansas Code § 16-11-208 is repealed.
11	16-11-208. Payment of printing and binding bill.
12	(a) Upon the presentation of the certificate of the Reporter of the
13	Supreme Court, the receipt of the Administrative Office of the Courts, and
14	the bill for printing and binding the reports, approved by the Reporter, to
15	the Auditor of State, it shall be the Auditor of State's duty to draw a
16	warrant on the Treasurer of State in favor of the contractor for the sum
17	mentioned in the approved bill or account.
18	(b) Upon the presentation of the warrant to the Treasurer of State, it
19	shall be his duty to pay the warrant out of any moneys in the State Treasury
20	appropriated for that purpose.
21	
22	SECTION 8. Arkansas Code § 16-11-209 is repealed.
23	16-11-209. Contractor's failure to perform — Forfeiture — Letting new
24	contract.
25	(a)(1) In case the person whose bid is accepted fails at any time to
26	comply with the provisions of his contract, the Reporter of the Supreme Court
27	is authorized and it shall be his duty to declare a forfeiture of the
28	contract.
29	(2) The Reporter may direct the Attorney General to bring suit
30	upon the contractor's bond, in behalf of the state, to cover any damage that
31	may have accrued to the state.
32	(b) Upon termination of any contract by forfeiting or otherwise, a
33	similar contract shall be let.
34	
35	SECTION 9. Arkansas Code § 25-18-210 is repealed.
36	25-18-210. Supreme Court and Court of Appeals reports — Distribution.

1	(a)(1) The Administrative Office of the Courts sha	<del>ll furnish, at no</del>
2	cost, the following officials with copies of the decision	s of the Supreme
3	Court and Court of Appeals as they are published and bound	<del>]:</del>
4		
5	Officials Number of	<del>Copies</del>
6		
7	Members of the Supreme Court and Court of Appeals	<del>2 each</del>
8	Governor	1
9	General Assembly	<del>2</del>
10	<del>Circuit judges</del>	<del>l each</del>
11	Clerks of the circuit courts of each county	<del>l each</del>
12	Prosecuting attorneys	<del>l each</del>
13	Secretary of State 2	
14	Attorney General	<del>20</del>
15	Supreme Court Library	<del>16</del>
16	Arkansas History Commission	<del>2</del>
17	Arkansas State Library	<del>2</del>
18	University of Arkansas at Fayetteville School of Law	<del>20</del>
19	University of Arkansas at Little Rock School of Law	<del>6</del>
20		
21	(2) The Administrative Office of the Courts	<del>shall take receipts</del>
22	for the volumes delivered and shall not furnish any other	office or official
23	free copies of the reports unless otherwise provided by la	<del>3₩ •</del>
24	(b) All officers and officials receiving sets and	<del>volumes of the</del>
25	reports shall turn them over to their successors in office	<del>}.</del>
26	(c) In counties where there is more than one (1) c	ounty seat, each
27	county seat shall be furnished with a set of the reports,	and this section
28	and <b>\$\$</b> 25-18-212 - 25-18-214 shall apply to each county se	eat.
29		
30	SECTION 10. Arkansas Code § 25-18-211 is repealed.	
31	25-18-211. Supreme Court and Court of Appeals repo	<del>rts — Additional set</del>
32	for Supreme Court Justices and Court of Appeals Judges.	
33	(a)(1) The Clerk of the Supreme Court is authorized	<del>l to purchase, when</del>
34	directed by the Supreme Court or Court of Appeals, the pr	inted reports of the
35	court for the use of each of the justices or judges in ch	ambers and to pay
36	for the set out of the funds of that court.	

1	(2) Reports so purchased shall be the property of the State of
2	Arkansas, and the justices or judges shall keep the reports in good order and
3	turn them over to their respective successors in office.
4	(b) The purchase of these sets of reports shall be in addition to the
5	reports furnished by the Administrative Office of the Courts.
6	
7	SECTION 11. Arkansas Code § 25-18-212 is repealed.
8	25-18-212. Supreme Court and Court of Appeals reports - Duties of
9	elerks.
10	(a)(1) The several clerks of the circuit courts of the State of
11	Arkansas shall be furnished with one (1) full set of the reports, not
12	including the first forty-seven (47) volumes of the decisions of the Supreme
13	Court, and shall keep them in good order.
14	(2) The county judge of each county shall furnish a room or
15	other suitable space for the reports convenient for the clerk, county
16	officials, and court at or near the courtroom or in the elerk's office.
17	(b)(1) Each clerk shall be in full and complete custody of the reports
18	and shall turn them over to his or her successor in office.
19	(2) Upon failure to do so, he or she shall be fined in any sum
20	not less than five (5) times the worth of the volumes which he or she has
21	failed to turn over.
22	
23	SECTION 12. Arkansas Code § 25-18-213 is repealed.
24	<del>25-18-213. Supreme Court and Court of Appeals reports — Annual check</del>
25	of county libraries and clerks' offices.
26	(a) It shall be the duty of the director of the Department of Finance
27	and Administration to make a check of the county libraries once a year and
28	report his or her findings to the Administrative Office of the Courts.
29	(b)(l) It shall be the duty of the director to check the reports of
30	each outgoing clerk.
31	(2) The director's findings shall be binding and shall be filed
32	with the Administrative Office of the Courts.
33	(c) When a county library is set up, the director shall have placed on
34	each volume the following statement: "This book is the property of the State
35	<del>of Arkansas.</del> "
36	

1	SECTION 13. Arkansas Code § 25-18-214 is amended to read as follows:
2	25-18-214. Supreme Court and Court of Appeals reports - Replacement of
3	missing books by the clerk. <u>Clerks — personal liability</u> .
4	(a) The clerk and his or her bondsmen shall be personally liable and
5	responsible for the safekeeping of <u>bound volumes of</u> the reports <del>, and</del> .
6	(b) no No volume shall be loaned or removed except that the clerk may,
7	upon approval of the Director of the Department of Finance and
8	Administration, remove or otherwise dispose of bound volumes if the official
9	reports are available in electronic or other readily accessible medium. Out
10	of his or her personal funds, the clerk shall replace any volumes found
11	missing by the Director of the Department of Finance and Administration so
12	that at all times one (1) full set, not including the first forty-seven (47)
13	volumes of the reports of the decisions of the Supreme Court, shall be
14	available in each county in the State of Arkansas for the general use of the
15	courts, county officials, and attorneys.
16	
17	SECTION 14. Arkansas Code § 25-18-215 is repealed.
18	25-18-215. Supreme Court and Court of Appeals reports - Replacement of
19	destroyed volumes.
19 20	destroyed volumes. If the reports of the Supreme Court or Court of Appeals shall be
20	If the reports of the Supreme Court or Court of Appeals shall be
20 21	If the reports of the Supreme Court or Court of Appeals shall be destroyed in the county library in any county in this state by causes not
20 21 22	If the reports of the Supreme Court or Court of Appeals shall be destroyed in the county library in any county in this state by causes not within the control of the clerk, the Director of the Department of Finance
20 21 22 23	If the reports of the Supreme Court or Court of Appeals shall be destroyed in the county library in any county in this state by causes not within the control of the clerk, the Director of the Department of Finance and Administration shall so ascertain and shall certify to the Administrative
20 21 22 23 24	If the reports of the Supreme Court or Court of Appeals shall be destroyed in the county library in any county in this state by causes not within the control of the clerk, the Director of the Department of Finance and Administration shall so ascertain and shall certify to the Administrative Office of the Courts the need for a new set of the reports, or replacements
20 21 22 23 24 25	If the reports of the Supreme Court or Court of Appeals shall be destroyed in the county library in any county in this state by causes not within the control of the clerk, the Director of the Department of Finance and Administration shall so ascertain and shall certify to the Administrative Office of the Courts the need for a new set of the reports, or replacements
20 21 22 23 24 25 26	If the reports of the Supreme Court or Court of Appeals shall be destroyed in the county library in any county in this state by causes not within the control of the clerk, the Director of the Department of Finance and Administration shall so ascertain and shall certify to the Administrative Office of the Courts the need for a new set of the reports, or replacements for the missing volumes, not including the first forty-seven (47) volumes.
20 21 22 23 24 25 26 27	If the reports of the Supreme Court or Court of Appeals shall be destroyed in the county library in any county in this state by causes not within the control of the clerk, the Director of the Department of Finance and Administration shall so ascertain and shall certify to the Administrative Office of the Courts the need for a new set of the reports, or replacements for the missing volumes, not including the first forty-seven (47) volumes. SECTION 15. Arkansas Code § 25-18-216 is repealed.
20 21 22 23 24 25 26 27 28	If the reports of the Supreme Court or Court of Appeals shall be destroyed in the county library in any county in this state by causes not within the control of the clerk, the Director of the Department of Finance and Administration shall so ascertain and shall certify to the Administrative Office of the Courts the need for a new set of the reports, or replacements for the missing volumes, not including the first forty-seven (47) volumes. SECTION 15. Arkansas Code § 25-18-216 is repealed. 25-18-216. Supreme Court and Court of Appeals reports – Number of
20 21 22 23 24 25 26 27 28 29	If the reports of the Supreme Court or Court of Appeals shall be destroyed in the county library in any county in this state by causes not within the control of the clerk, the Director of the Department of Finance and Administration shall so ascertain and shall certify to the Administrative Office of the Courts the need for a new set of the reports, or replacements for the missing volumes, not including the first forty seven (47) volumes. SECTION 15. Arkansas Code § 25-18-216 is repealed. 25-18-216. Supreme Court and Court of Appeals reports – Number of copies reserved by Administrative Office of the Courts.
20 21 22 23 24 25 26 27 28 29 30	If the reports of the Supreme Court or Court of Appeals shall be destroyed in the county library in any county in this state by causes not within the control of the clerk, the Director of the Department of Finance and Administration shall so ascertain and shall certify to the Administrative Office of the Courts the need for a new set of the reports, or replacements for the missing volumes, not including the first forty seven (47) volumes. SECTION 15. Arkansas Code § 25-18-216 is repealed. 25-18-216. Supreme Court and Court of Appeals reports – Number of copies reserved by Administrative Office of the Courts. The whole number of reports in the office of the Administrative Office
20 21 22 23 24 25 26 27 28 29 30 31	If the reports of the Supreme Court or Court of Appeals shall be destroyed in the county library in any county in this state by causes not within the control of the clerk, the Director of the Department of Finance and Administration shall so ascertain and shall certify to the Administrative Office of the Courts the need for a new set of the reports, or replacements for the missing volumes, not including the first forty-seven (47) volumes. SECTION 15. Arkansas Code § 25-18-216 is repealed. 25-18-216. Supreme Court and Court of Appeals reports – Number of copies reserved by Administrative Office of the Courts. The whole number of reports in the office of the Administrative Office of the Courts shall not be reduced below the number of three (3) copies of
20 21 22 23 24 25 26 27 28 29 30 31 32	If the reports of the Supreme Court or Court of Appeals shall be destroyed in the county library in any county in this state by causes not within the control of the clerk, the Director of the Department of Finance and Administration shall so ascertain and shall certify to the Administrative Office of the Courts the need for a new set of the reports, or replacements for the missing volumes, not including the first forty-seven (47) volumes. SECTION 15. Arkansas Code § 25-18-216 is repealed. 25-18-216. Supreme Court and Court of Appeals reports – Number of copies reserved by Administrative Office of the Courts. The whole number of reports in the office of the Administrative Office of the Courts shall not be reduced below the number of three (3) copies of
20 21 22 23 24 25 26 27 28 29 30 31 32 33	If the reports of the Supreme Court or Court of Appeals shall be destroyed in the county library in any county in this state by causes not within the control of the clerk, the Director of the Department of Finance and Administration shall so ascertain and shall certify to the Administrative Office of the Courts the need for a new set of the reports, or replacements for the missing volumes, not including the first forty seven (47) volumes. SECTION 15. Arkansas Code § 25-18-216 is repealed. 25-18-216. Supreme Court and Court of Appeals reports — Number of copies reserved by Administrative Office of the Courts. The whole number of reports in the office of the Administrative Office of the Courts shall not be reduced below the number of three (3) copies of each volume.

1	The Administrative Office of the Courts shall be authorized to draw
2	upon the contingent fund of that office for the payment of the necessary
3	expense incurred by transmitting the reports to the respective officers
4	entitled to receive them.
5	
6	SECTION 17. Arkansas Code § 25-18-218 is amended to read as follows:
7	§ 25-18-218. Supreme Court and Court of Appeals reports — Size-Sale
8	<del>price</del> <u>Medium of publication - Distribution</u> .
9	(a) <u>(1)</u> The reports of the Supreme Court and the Court of Appeals shall
10	each be printed in continuous paging until there shall be sufficient matter
11	to form a volume, the text block to be no thicker than two and one-half
12	inches (2 $\frac{1}{2}$ ") be published and distributed in such format and medium as the
13	Supreme Court may direct.
14	(2) The medium shall be a permanent, secure, and unalterable
15	record of the final, official decisions of the Supreme Court and the Court of
16	Appeals.
17	(b) <u>(1)</u> The Administrative Office of the Courts shall sell each volume
18	of the reports for an amount equal to the cost of the volume plus postage
19	costs The reports shall be made publicly available for viewing at no charge
20	via the Internet or other medium that is readily accessible by the public.
21	(2) However, the Administrative Office of the Courts may
22	establish:
23	(A) A system of subscription-based access to additional
24	features; and
25	(B) Reasonable charges for the provision of reports on
26	disc or other physical medium.
27	
28	SECTION 18. Arkansas Code § 25-18-220 is repealed.
29	§ 25-18-220. Exchange of books with federal, state, and foreign
30	entities.
31	(a)(1) The Administrative Office of the Courts is authorized to
32	exchange with other states and countries that extend to this state similar
33	courtesies the reports of the Supreme Court, and it shall furnish, upon
34	demand, to the federal courts of Arkansas the Supreme Court reports beginning
35	with Volume 126.
36	$(2)(\Lambda)$ The Secretary of State is authorized to exchange with

1	other states and countries the acts of the General Assembly of the State of
2	Arkansas, when bound and ready for distribution, and digests of the statutes,
3	when revised and published, that extend to this state similar courtesies.
4	(B) The Secretary of State is also to furnish, upon
5	demand, to the federal courts of Arkansas the current digest of the statutes
6	of Arkansas, and the acts of the General Assembly.
7	(b)(1)(A) The Secretary of State is further authorized to distribute
8	to the Library of Congress the acts of the General Assembly, digests of the
9	statutes after they have been published, and all other publications of any
10	sort by the State of Arkansas or any department or agency thereof.
11	(B) The Administrative Office of the Courts is authorized
12	to furnish reports of the Supreme Court to the Library of Congress.
13	(2) The Secretary of State shall not distribute to the Library
14	of Congress more than eight (8) copies of the acts, digests, and other
15	publications.
16	(3) In no event shall any number be so distributed to the
17	Library of Congress until that library shall agree to furnish to the State of
18	Arkansas, for the use of the Supreme Court Library, a like number of the
19	copies of all similar publications made by the United States Covernment.
20	
21	SECTION 19. Arkansas Code § 25-18-221 is repealed.
22	§ 25-18-221. Distribution of reports and proceedings of General
23	Assembly to Law Library Association, Inc., Shelby County, Tennessee.
24	(a) The Administrative Office of the Courts is directed to deliver to
25	the Law Library Association, Inc., of Shelby County, Tennessee, as a donation
26	and without charge, as they are published, all volumes of the reports of the
27	Supreme Court.
28	(b) The Secretary of State is directed to deliver to the Law Library
29	Association, Inc., of Shelby County, Tennessee, as a donation and without
30	charge, as they are published, all volumes of the proceedings of the General
31	Assembly of this state.
32	
33	
34	
35	
36	